NEW SOUTH WALES.

SURVEYOR GENERAL'S DEPARTMENT.

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REGULATIONS For the Employment of LICENSED SURVYEORS

1886.

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INDEX.

Subject.	Paragraph
Surveys to be satisfactory	1
Licensed Surveyor is employed under a District Surveyor	2
I. GENERAL	
Equipment, Acts of Parliaments, and all necessary documentary particulars to be obtained	3
Scale of Fees paid to Licensed Surveyors	4
District Appointment to Certain surveys excepted	5
Instructions to be acted .on promptly, those .received from Local Land Board to have precedence	6
Transfer of Instructions to be through District Surveyor	7
Deputy-Survey by, prohibited	8
Fees-Acceptance of, prohibited	8
Circumferentor not to be used, except under special authority	9
Progress reports, &c., to be furnished monthly	10
Field books to be carefully kept, and forwarded when required.	11
Address when absent from District to be intimated, also return to be reported	12
Homestead - Purchase of Crown Land for	13
Erroneous surveys may be rejected	14
Surcharge for erroneous surveys	14
Cost of amendment may be surcharged	14
Marking of rejected survey to be effaced	15
Discount on fees as a fine for noncompliance with Regulations	16
Office memoranda - Penalty for neglect to reply to	17-18
Removal from District and cessation of employment for erroneous survey or noncompliance with Regulations	19
Practice of the Department to be decided by the Minister for Lands	20
II SUDVEV AND MEASUDEMENT	

II. SURVEY AND MEASUREMENT

GENERAL DIRECTIONS

Survey to be effected only when authorized	21
Towns - Sites for, Reserves for public purposes, &c., to be, recommended	22
Towns – Designs for	23
Area of Town Allotments	24

Subject.	Paragraph
Width of streets and lanes	24
Numbering .of suburban portions	24
Area of suburban portions	24
Public Schools - Sites for, to be selected	25
Cemeteries - Sites for	26
Design - Preparation of, for subdivision for auction sale of lands	27
Frontage - Doubt. as to what may constitute	28
Inaccessible boundary	29
Inaccessible corner	29
Cliff or precipice farming natural boundary	29
Roads for intercommunication - Width of	30
Roads to form boundaries as far as possible	31
Roads reserved through portions, when unavoidable	31
Fords and Crossing places - Roads at	32
Reserves for water supply, fords, quarries, wharves, Public Schools, and other probable Public purposes or requirements to be provided	33
Trigonometrical Stations - Selection and reservation of sites for	34
Access to water to be provided	35
Access to each portion to be provided	35
Water races to be reserved	36
Azimuth or true meridian to be determined	37
Swamps and lagoons - Portions bordering on	38
Tidal waters - Portions bordering on	39
High water mark - Definition of	39
Parish - Portions to be numbered as of a	40
Parish - Area of	40
Parish - Boundaries of	41
Parish - Name of	41
Parish - Temporary boundaries of	42
Parish - Sketch to be supplied showing proposed boundaries of	43
Parish - Numbering in, to be in consecutive order	44
Connection for description	45
Offsets - Limit in length of	46
Land held under Mining Act	47
Subdivision of measured portions	48
Trigonometrical Stations - Bearings to, to be observed	49

Subject.	Paragraph
Connections with previous adjacent Surveys	50
Connections with other marked boundaries	51
Isolated Portions - When surveying, bearings to distant objects required	52
Letter reporting Survey	53
Tracings of Plans for District Surveyor	53
Close of survey	53
CONDITIONAL PURCHASE AND CONDITIONAL LEASES-(Except converted Pre-emptive Leases, See Part V.) - SPECIAL DIRECTIONS IN CONNECTION WI'I'H	
Form of measurement	54
Roads of access, &c.	54
Diagram to accompany instructions	54
Improvements - Land protected by, not to be embraced by measurement of land conditionally purchased	55
Gold-fields - Occupation under the Mining Act not to be interfered with	56
Marked starting - point, features, &c., referred to in the description - Position of, to be determined	57
Reserves that may be made out of areas conditionally purchased	58
Conditional purchase or lease partly within two Land Districts	59
Modification of survey, if within 60 chains of uncharted frontage	60
Excess area maybe measured with consent of applicant	61
Less areas than 40 acres not to be left	61
Exemption from fencing certain boundaries - Notes to be taken by Surveyor	62
Report on fencing, and improvements	63
Additional conditional purchase - Report on, &c.	64
All papers to be returned with letter reporting survey	65
Special report on improvements on measured or unmeasured land	66
VOLUNTEER ORDER SELECTIONS	
Form of measurement	67
IMPROVEMENT PURCHASES ON GOLD FIELDS-SPECIAL DIRECTIONS IN. CONNECTION WITH	
Application to be returned immediately if found to be objectionable	68
Area - Maximum of town, suburban, and country lands respectively	69
Improvements - Value of	70
Form of measurement - Town, suburban, and country lands	71 & 72
Letter transmitting plan - Particulars required to be reported in	73

Subject.	Paragraph
HOMESTEAD LEASES	
General rules - Diagram to accompany instructions for survey	74
Accuracy of traverse	75
Meridian observations	75
Initial line of survey	76
Closing error to be shown	77
Azimuth of adjoining surveys	78
Mean magnetic meridian to be adopted	79
Boundaries of runs not directed to magnetic meridian	80
Bearing to be magnetic	80
Frontages to watercourses	81
Frontages to lakes lagoons, &c.	82
Frontage to roads	83
Roads and tracks not to be measured without authority - How to be shown on a plan	84
Roads of access to be reserved but not marked	85
Main roads and traveling stock routes	86
Modification of survey	87
Closing error and amendment of survey	88
Reports - Information to be given in	89
Kin cun tion sec	
CASES NOT PROVIDED FOR	
Special reference may be made in cases not provided for	90
ROADS	
Preliminary report on application for road	91
Selection of route - Matters to be considered in	92
Road Act to be observed	93
Boundaries of estates to be followed, if practicable	94
Boundaries Fenced - Course to be adopted	94
Connections with measured portions or other fixed points	95
Width of road	96
Trigonometrical Stations - Bearings to	97
Magnetic variation to be determined	98
Book of reference required	99
1	
PUBLIC GATES (ACT OF COUNCIL, 36 VICTORIAE No. 19)	
Particulars required in reporting on application for a gate	100

Subject.	Paragraph
RESERVES	
Report on reserve - Particulars required in a	101
Recommendation for a reserve - Description to be supplied, &c.	102
FEATURE AND OTHER SURVEYS - SPECIAL DIRECTION IN CONNECTION WITH	
Azimuth to be determined	103
Magnetic variation to be determined	103
Trigonometrical stations - Bearings to be observed	103
Connection survey - Selections of features to, to be followed in	104
Features - Relative importance of	104
Connection to be direct where there are no leading features	104
Bearings to distant objects	105
Country and other boundaries, railway lines, &c., - Connections to be made with	106
Traverse to follow feature being surveyed	107
Offsets - Limits in length of	107
Letter transmitting plan - Information required in	108
III. MARKING Mallent but	
GENERAL DIRECTIONS	
Destruction of surveyors' marks to be reported to police	109
Character of marking	110
Penalty for omission to carry out specification	110
Reference trees - Particulars of bearing and distance from, to be observed	111
Broad-Arrow mark to be used	112
Corner reference trees, how to be marked	113
TOWNS AND SUBURBAN ALLOTMENTS	
Clearing boundary line	114
Section corner - Marking and numbering of	115
Allotment corner - Marking and numbering of	116
Rock at corner - Marking and numbering of	117
Town allotment - System of numbering	118
Suburban allotments - System of numbering	118
Suburban portions - System of numbering	118
Town section, appropriated as a Reserve	119

Subject.	Paragraph
COUNTRY PORTIONS	i ai agi apii
Numbering of	120
Clearing boundary line	120
Trees on or near boundary line	121
Alignment pegs on boundary of portion	122
Tree at a corner	123
Tree near a corner	124
Stake at a corner	125
Corner with no tree near - Post at	126
Open plain - Mound at one corner of portion on	120
Rock on a boundary line	127
Rock at a corner	128
	020
HOMESTEAD LEASES	NE
Numbering	129
Clearing and marking boundary lines	130
Alignment marking, pegs, stakes, &c	131
Corner with no tree near	132
Tree at corner	133
Permanent marks	134
Tree near a corner	135
Reference marks - Where none are available	136
this nut a sur	
TIMBER RESERVES - BLOCK LICENSES	
Distinctive marking	137
	157
ROADS	
Marking	138
Miles to be marked on tree or post	139
Open plain - Mound to be erected at mile - post	140
Corner post of a fence	141
FEATURE SURVEYS, AND OTHER SURVEYS	
Reference trees and marks	142
County and other boundaries - Marking	143
County-Reference trees	144

Subject.	Paragraph
Reserve Reference trees	145
Feature -Reference survey	146
Connection - Reference survey	146
IV. DRAWING	
GENERAL DIRECTIONS	
Paper - Size and quality of	147
Transmission of plans - Care to be used in the	147
Damaged plans	147
Plan to be carefully drawn; may be rejected if not up to standard	148
Bearings to be magnetic, or from azimuth of a previous survey	149
Position of plot	150
North point	151
True meridian - When determined, variations from, to be stated	151
Scale on extensive plans to be drawn as well as stated in writing	152
Scale for town allotments	153
Scale for suburban portions	154
Scale for country portions	155
Scale for conditional and homestead leases	156
Scale for special leases	157
Scale for feature and other surveys	158
Boundaries of portions - Bearings and lengths of	159
Bearings how stated	159
Traverse lines and reference	160
Red colour not to be used - Exception	161
Coloured writing prohibited - Exceptions	162
Bearings to distant objects, opposite sides of rivers, &c., not chained	163
Connections direct, for descriptions	164
Physical features - Rivers, creeks, &c., to be delineated	165
Trigonometrical stations	165
Physical features - Hills and undulations	166
Other physical features	167
Improvements, &c.	167
Reserved roads and existing tracks	168
Old boundaries	169
Discrepancies with previous surveys	169

Subject.	Paragraph
Old reference marks and particulars	169
Names of purchasers, and areas of previously measured portions	169
Reserve or tenement within leasehold	170
Features and localities - Names of	171
Feature survey - Special directions for preparation of plan of	172
Feature survey - Direct bearing and distance to be calculated	173
True meridian and magnetic variation - Particulars of observations to determine	174
Topographical particulars	175
Situation relative to a town, railway, &c., to be stated	175
Distinguishing boundaries for territorial divisions, reserves, &c.	176
Tinting and edging portions and allotments	177
Area - Computation and statement of	178
Area - Fractional quantities to be omitted from	178
Numbering of portions and allotments	179
Corners - Reference to	180
Title to plan	181
Object and particulars of measurement for alienation	182
Object and particulars of measurement for other purposes	183
Term "lot" not to be used	184
Photo-lithographic drawings	185
Separate plans required in certain cases	186
Amended plan, and plan of amended survey	187
Subdivision - Plan of	188
Separate letter reporting survey to accompany each plan	189
Declaration by Surveyor on plan	190
Notes on plan	191
Tracings of plans for District Surveyor	192
ROADS - PLANS OF	
Paper - Quality of	193
Position of plot	194
Scales	195
Diagrams on enlarged scale	195
Topographica1 information, boundaries, &c.	196
Particulars of survey	197
Bearings and lengths to be inserted in tabular form - Exception	197

Subject.	Paragraph
Preliminary traverse lines and bearings	197
Boundaries of alienated lands, other boundaries, &c.	197
All writing to be black - Exception	198
Reference to mile trees	198
Tracks - How indicated	199
Colouring	199
Road superseded - How indicated	200
Meridian lines (magnetic)	201
Other plotting lines	201
True meridian - Variation from, to be stated	201
Title - Particulars to be stated in	202
Plan to be accurately plotted, and otherwise carefully prepared	203
Book of reference	204
Fencing - Return of	204
Signature to be attached to plan and returns	205
Enclosure severed by a road, to be delineated	206
Letter reporting survey - Particulars required in	207
ma en build	
V. CONVERTED PRE-LEASES	
Special directions for measurement of	208
Lines of previously - approved surveys not to be remeasured	209
Corners - Marking of, when common to other portions	210
New corners - Marking of Lines - Azimuth of Alignment stakes	211
Lines - Azimuth of	212
	213
Trees on line to be blazed	214
Common boundaries of leases need not be measured	215
Common boundaries of leases should be marked	215
Computation of area	216
Roads of access or intercommunication - Area to be deducted from area of lease, marking not required	217
Limitation of error in area	218
Remuneration - Special rates of	219
VI. CORRESPONDENCE	
Letter - Form of	220

221

Subject.	Paragraph
Number - Letters to be numbered consecutively	221
Heading - Printed letter forms	222
Instructions and previous papers to be quoted	223
Abbreviations not to be used	224
Envelope to be endorsed by the Surveyor	225
Original papers to be returned with plan or report	226
Plan to be accompanied by letter	227
Memoranda and B.C's Endorsement on, when returned by letter	228
Papers not to be returned until acted on	228
Instructions - Full particulars of, to be quoted	229
Instructions – If transferred from another Surveyor	229
Classification of papers to be observed	230
Register of instructions to be kept	231
B.C's. or memoranda to be written in consecutive order	232
VII. ACCOUNTS, &C.	

Bank account	233
Private monetary arrangements not recognized	233
General authority for payment	234
Preparation of accounts in duplicate	235
Printed forms supplied	236
Advance on account	237
Separate accounts required for each class of survey	238
Separate accounts required for each special service - Exception	239
Special service - Account for	240
Special service - Charge for, may be reduced	240
Settlement of account not to be re-opened	241
Accounts to be consecutive	242
Terms for rendering accounts	242
Scale of Fees paid to Licensed Surveyors	243

INDEX TO APPENDICES.

Appendix	Subject	Folio.
А	Instruments to be provided by each Licensed Surveyor	21
В	31st clause of the Mining Act, 1874	21
Ba	Road Act, 4 Wm. IV. No. 11 - Extracts from	21
Bb	Copy of Act 16 Victoriae No. 15 (Government survey-marks)	21
С	Lists of Acts of Parliament required by Surveyor	22
D	Traverse Table on plan of Feature Survey	23
E	Stellar Observation - Form of record for determining meridian by	23
Ea	Solar Observation - Form of record for determining meridian by	23
F	Monthly Return - Services performed, unfulfilled instructions, &c	24, 25
G	Instructions for General Cemetery, and partition of area amongst different Denominations	26
Н	Book of Reference of Road to be opened under Act 4 William IV. No.	27
На	Tabular statement of fencing	28
Ι	Instructions transferred by Surveyor - Schedule of, Form of	28
Κ	Distinguishing boundaries, abbreviations, &c.	29
L	Specimen plan of portions	30
La	Specimen plan of Feature or connection survey	31
Lb	Specimen plan of a subdivision of country portions for auction sale, and reduced by photolithography	32
М	Letter transmitting plan of Improvement Purchase - Form of	33
Ma	Letter transmitting plan of Conditional Purchase - Form of	34
Mb	Letter transmitting plan of Auction Measurement - Form of	35
Mc	Letter transmitting plan of Conditional Lease - Form of	36
Ν	Letter transmitting plan of Blocks of Timber License - Form of	37
0	Account Form, with Diagram for Conditional Purchase, Conditional Lease, or Alienation	38 to 42
Р	Account Form, with Diagram for Town Allotments	43 to 47
Q	Account Form, with Diagram for Subdivision of measured portion	48 to 52

NEW SOUTH WALES SURVEYOR GENERAL'S DEPARTMENT (1886)

REGULATIONS for the - Employment of LICENSED SURVEYORS in the Measurement of Crown Lands and in Territorial and other Surveys.

1. All surveys shall be performed under the following Regulations, upon instructions from the Surveyor General, District Surveyor, or officers duly authorized by them, and to of the satisfaction of the Surveyor General or District Surveyor.

2. A Licensed Surveyor is employed under the supervision of, and subject to District Surveyor's instructions from the District Surveyor or acting District Surveyor, upon whose certificate payment of advance on account of surveys is authorized; and all official correspondence, reports, and plans shall be transmitted through the District Surveyor or Acting District Surveyor.

Surveys to be satisfactory

District Surveyor

GENERAL.

3. A Licensed Surveyor shall supply himself with the surveying instruments mentioned in the appended list (*see Appendix A*), with necessary equipment and labour, with copies of plans of lands adjacent to those which he may be instructed to measure, with copies of such Acts of Parliament as he may require in 'connection with the duties entrusted to him (*see Appendix C.*), and with all information requisite for carrying out his instructions.

4. A Licensed Surveyor will be paid for surveys which he may be instructed or authorized to perform, according to the scale of fees hereinafter set out (*vide* paragraph 243), except as may be provided for special surveys under the Crown Lands Act, viz.:-Homestead leases, scrub leases, converted pre-emptive leases, special leases, special purchases, and timber licenses, payment to be made after the work shall have been accepted by the Surveyor General, District Surveyor, or officer duly authorized; but an advance not exceeding 75 per cent. will be paid on certificate of the District Surveyor, or on receipt of the work if satisfactory; nevertheless it shall be competent for the Surveyor General or District Surveyor to let under special contract, at an increase or a discount upon such scale of fees, surveys such as the subdivision of areas, laying out roads, marking reserves, marking other boundaries, and topographical surveys. In certain districts, *e.g.*, in dense'

Equipment

Scale of Fees

Special Contract

brush, or rugged country, in order to provide adequate remuneration to meet difficult circumstances of survey, a local increase to the fees may be allowed by Ministerial authority, which shall apply to all surveys except where otherwise specified, but shall not apply to the daily rates for service. For services to which the scale of fees may not be applicable, payment may be allowed at the rate of £3 3s. per diem for field service, and £2 2s. per diem for office service.

5. When a Licensed Surveyor is appointed to a specific district it is customary to allow him to carry out generally the surveys for alienation and occupation therein, for which payment is made under the authorized scale of fee, but surveys under other conditions, such as the subdivision of areas for auction sale, road, and geographical surveys may be, entrusted to him or another Surveyor at the discretion of the District Surveyor. A Licensed Surveyor's district will be altogether within one Land Board district, and the limits shall, as far as may be practicable, be coincident with a Land District, as defined by the Crown Lands Act of 1884; and such limits shall be subject to alteration circumstances may require. A Licensed Surveyor holding a local appointment to a specific district shall reside within such district so that his services may be available for the Land Board or for the public whenever required. When such an arrangement may he impracticable, an application in writing setting forth the circumstances, and stating proposed place of residence, may be entertained, and the condition of residence within the district may be dispensed with under special permission of the Minister for Lands, upon the recommendation of the District Surveyor.

6. All instructions shall be promptly acted upon. Neglect in this particular may lead to stoppage of payment of advances on account, employment of another Surveyor in the District assigned to the Licensed Surveyor, forfeiture of district, or other arrangements being made to ensure the instructions being acted upon with dispatch. Surveys under instructions proceeding from the local Land Board shall take precedence of all other surveys, and shall be effected as far as possible in due order of sequence.

7. All instructions relinquished by a Surveyor, or to be transferred to another Surveyor, shall be forwarded to the District Surveyor, with a schedule of particulars on transfer form. (*Appendix I.*)

8. Survey by deputy - signing the declaration on plan and account in cases where survey, or amendment in survey, or inspection has not been performed by the Surveyor himself - taking a fee for the survey of Crown Lands, the cost of measurement of which is to be paid by the Government, - are strictly prohibited.

9. All surveys shall be effected by means of the theodolite, the only exception being when the use of the circumferentor may have been authorized in writing by the Surveyor General or District Surveyor.

10. The Surveyor shall compile for each month a return or progress report in the form appended and in accordance with the directions thereon (*Appendix F*), and shall transmit the same to the District Surveyor under whom he may be placed, on or before the seventh day of the following month. The monthly return or progress report to be written in copying ink, so that an impression

Special Rate

Special Fee

Local appointment

District boundaries may be modified

Licensed Surveyor to reside in district.

Instructions to be acted on promptly

Default to be reported

Transfer of instructions.

Survey by deputy, &c., prohibited.

Instrument to be used

Monthly progress report.

may be taken off to be sent to the Surveyor-General.

11. Field-notes of surveys shall be recorded in ink wherever possible in field-books supplied by the Surveyor General, which shall from time to time be forwarded to the Surveyor General or District Surveyor as they become filled, or are no longer required by the Surveyor. The original field-notes of surveys shall be sent to the Surveyor General or the District Surveyor, when demanded by either of them. Field-books shall be dated and kept in a manner intelligible to any Surveyor or Draftsman. Field-books will be supplied by the Surveyor General or District Surveyor upon requisition. Forms of requisition may be obtained from the District Surveyor.

12. When a Surveyor is absent from his district he shall intimate in writing to the District Surveyor his address, and also when in Sydney to the Surveyor General, and on returning to his district he shall also report at once to that effect.

13. The Surveyor will be at liberty to purchase Crown Land for his own occupation as a homestead; but his position precludes the purchase of Crown Land beyond such homestead within the district assigned to him. Any breach of this rule will render him liable to removal from his district.

14. Surveys discovered to be erroneous, or surveys in contravention of the Lands Acts, or surveys not in accordance with the practice of the Department, may be rejected by the Surveyor General or District Surveyor, and the fees charged for the same may be disallowed; or if such fees have been paid, the amount may be surcharged against any balances of accounts which may be due or may become due to the Surveyor; or if another Surveyor be employed to amend or re-measure, then the cost of his services at the authorized rates (but not exceeding the fee for the original survey) may be surcharged to the account of the Surveyor who made the original erroneous survey.

15. When a survey is rejected, the marking of the same shall be effaced by the Surveyor, or at his cost. Any plan rejected, whether on account of erroneous surveyor or otherwise, which may have been registered, shall not be returned to the Surveyor, neither shall payment for the same be allowed.

16. Under certain circumstances, such as where there has been failure to complete surveys according to conditions herein specified, or where plans have been inaccurately or badly drawn, or areas have been incorrectly computed, and when it may not be expedient or desirable to reject the survey, a discount, which shall not exceed 25 per cent. on the authorized fees, may be imposed as compensation for additional professional labour involved in examination and amendment, or as a fine; or in event of the account for such imperfect survey having been paid such discount as a fine may be surcharged against any balances of accounts which may be due, or may become due for services rendered.

17. Memoranda relating to omissions on plans, or other deficiencies, must meet with immediate attention and reply by the Surveyor, otherwise as surveys and accounts cannot be kept in abeyance the fees for the items in question will necessarily be struck out of account.

18. Should such memoranda be neglected for a period of one month, it shall

Field books and notes of surveys.

Absence from district and address to be notified

Purchase of Crown Land for homestead.

Erroneous surveys may be rejected

Surcharge

Cost of amendments may be surcharged.

Rejected survey marking to be effaced.

Plan rejected

Discount on fees as a fine for noncompliance with Regulations

Office memoranda.

Penalty for neglect to

be competent for the Surveyor General or District Surveyor to cancel or amend the survey, or to cause inspection, the cost of which may be surcharged against the Surveyor.

19. Erroneous and incomplete surveys and other non-compliance with these Regulations will cause the removal of the Licensed Surveyor from the district assigned to him, or will lead to cessation of his employment.

20. All questions arising in connection with the established practice of the Department not provided for in these Regulations shall be determined by the Minister for Lands.

II. - SURVEY AND MEASUREMENT.

GENERAL DIRECTIONS.

21. Surveys shall be effected only under instructions from the Surveyor General, District Surveyor, or other officer by either of them authorized. Surveys under exceptional circumstances, and without such instructions, will be at the risk of rejection or modification.

22. Whenever the Surveyor in the course of his duty may observe any lands which it may appear desirable to withhold from sale for town sites, public water supply, recreation, or for any other of the special, purposes provided for under the Crown Lands Act, he should at once bring the matter under notice by a separate and comprehensive report, with sketch annexed, defining thereon the area to be reserved.

23. Sites for towns are selected, and designs for the same with suburban lands are prepared by the District Surveyor, or other officer by him duly authorized, and the subdivisions of the same are generally entrusted to Licensed Surveyors under special contract.

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reply

Removal from district and cessation of employment.

Practice of Department to be decided by the Minister for Lands.

Survey only when authorized

Sites for towns and reserves for public purposes to be reported.

Town sites and designs

24. Town allotments are not to exceed $\frac{1}{2}$ acre, and are to be numbered as of a section. Streets are not to be *less* than 1 chain wide, and as a general rule are to be 150 links wide. Lanes are not to be *less* than 20 feet wide, and as a general rule are to be 31 links. Suburban portions are to be numbered as of a parish, unless under previous design have been numbered as of a section and alienated, when the remainder in such section may be marked in the same manner. A suburban portion shall not exceed 20 acres

25. In remote localities suitable sites may be selected for reservations from sale for public school purposes. The area for a school site is generally 2 acres, and for school paddock and playground about 20 acres. The recommendation for reservation should be conveyed by letter to the District Surveyor, affording full particulars as to site, and accompanied by a diagram or sketch in illustration.

26. Sites far cemeteries are selected in connection with towns, and measured in accordance with the special directions hereto appended. (*Appendix G*.)

27. Designs for subdivisions of lands for auction sale are as a rule prepared by the Salaried Surveyors, and are generally carried into effect under special contract, at a discount upon the scale of fees.

28. Where there is doubt as to whether a portion should be measured with frontage, reference should be made to the District Surveyor, upon whose instructions survey shall proceed, and shall be considered as binding in respect of payment for the same, whether finally adopted or not.

29. In cases where part of a boundary may be inaccessible, such part is to be delineated upon plan by a dotted line, and the means of ascertaining the distance indicated; and where parts of boundaries at a corner may be inaccessible a connecting traverse is to be supplied between the ends of the measured parts where pegs are to be driven and reference trees marked with the broad-arrow. Where there is a cliff or precipice which forms a natural boundary, such may be adopted as the boundary of the portion, and should be traversed and marked accordingly.

30. In order to provide for intercommunication, roads should be designed in the most suitable positions. Such roads may be of various widths, according to the conditions of the ground. In the settled districts the principal roads should be 100 or 150 links wide, whilst in the pastoral districts such roads may be 200 or 300 links wide, according to circumstances of traffic.

31. As far as possible, roads (*not constituting "frontage"*) should form boundaries of portions to be measured, *i.e.* an area may be modified in form so that the road in the most desirable position shall be a boundary but where the reservation of a road through a portion may be unavailable, the Surveyor shall survey and mark the same on both sides. (*Vide paragraph* 138.)

Town allotments – area of. Width of streets. Width of lanes.

Suburban portions – numbering.

Suburban portions – area.

Public School sites

Cemeteries

Designs for subdivision

Frontage – Doubt as to what may constitute.

Inaccessible boundary

Inaccessible corner.

Cliff or precipice forming a natural boundary.

Roads for intercommunication

Reservation of road

32. At the crossing of a river, creek, or gully, the road should be designed of such extra width as may be requisite to enable formation of the best causeway, or construction of a bridge in the best position. (*Especial care should be taken in this matter where a ford is liable to alteration of site by flood.*) This rule will also apply to providing ample and convenient access to water, or to landing places on navigable rivers.

33. In the subdivision of land for sale, and in view of future settlement, the Surveyor should exercise judgment in selecting and recommending for reservation for public use, permanent waterholes, springs, and parts of rivers desirable for water supply, which in this arid climate may be necessary for the beneficial occupation of the surrounding country; also fords, sites for quarries, wharves, public schools, recreation grounds, and other probable public purposes or requirements, with sufficient access thereto.

34. The Surveyor shall recommend far reservation suitable areas covering prominent points which may hereafter be useful in the trigonometrical survey of the country, whenever in the course of his surveys the necessity for such reservations may present itself; such recommendation to be made to the District Surveyor without delay.

35. In measurement of lands for alienation on the banks of rivers and creeks practicable access to water shall be provided at distances of about a mile; and in the measurement of other portions, roads should be provided for intercommunication at suitable distances apart. Access by a road must be provided to every portion.

36. In measuring portions within gold-fields, water-races shall be reserved 30 links wide, and their positions defined by traverse where the conditions of the country are such as to prevent sufficient approximation to accuracy in respect of site and area. This rule shall also apply to water-races beyond gold-fields. (*Vide section* 31 *Mining Act, 1874 - Appendix B.*)

37. In cases where several portions are measured adjacent to one another by the same Surveyor, the District Surveyor may require the azimuth or true bearing of the lines of the survey to be determined by solar or stellar observation, the particulars of which shall be recorded on the plan of one of such portions; and for this purpose tables have been prepared for the use of Surveyors. A fee of £1 will be paid for this service, if satisfactory. Stations for such observations should not be nearer to each other than 2 miles. (*Vide Appendices E and Ea.*)

38. Certain indefinite riparian rights being conferred by the alienation of Crown Land with frontage to lagoons, swamps, and lakes, the contour of such swamps and lakes should not be treated as a boundary, but the land to be alienated should be defined by right lines, preferably by road following such lines.

Roads at fords and crossings

Water supply &c. – reservation for

Trigonometrical stations – sites to be reserved

Sufficient access by roads

Water-races to be reserved

Azimuth to be determined

Swamps and lagoonsportions bordering on **39**. On creeks, estuaries, or waters subject to tidal influence, land being the foreshore, cannot be alienated beyond high-water-mark, unless under special conditions as prescribed by law; but where high-water-mark is doubtful the boundaries of the land measured shall be right lines following approximately such high-water-mark. When the conditions are favorable, and in view of probable traffic, a road may be marked approximately along high-water-mark, and shall form the boundary of such portion. High-water-mark shall be defined as the mean high-tide mark between high-water spring and high-water neap tides.

40. It is the practice of the Department in the subdivision of Crown Lands to design parishes and to number consecutively all portions measured therein, except town allotments. The area of a parish should be approximately 25 square miles, but may vary according to circumstances from 15 to 35 square miles. In the Western Division of the colony the latter area may be increased if necessary.

41. Whenever practicable the boundaries should be creeks, ranges, roads, or other leading features, but failing these in suitable positions, arbitrary lines may be adopted which should, unless for sufficient reason to the contrary, be directed to the cardinal points of the compass. The name of the parish should be suggested by the Surveyor, and where there is a recognized and euphonious aboriginal name it should be adopted.

42. It is not, however, essential that the permanent boundaries should be determined during early surveys. Parishes are defined by publication of plans and descriptions of alienated lands; the boundaries are therefore subject to modification as surveys and knowledge of local features progress, and in this manner creeks or permanent lines of road may replace rectilineal boundaries. Whenever an alteration in the projected design for a parish is desirable, such alteration should be duly recommended in a letter, or memorandum stating the circumstances, and, when requisite, annexing a sketch in illustration

43. When recommending permanent or temporary boundaries for a parish in a letter transmitting plan of the portions first numbered therein, a sketch showing the proposed boundaries should be supplied.

44. Where portions have been measured and a parish has not been defined, the Surveyor shall design boundaries as directed in the preceding paragraphs, and having ascertained the numbers of portions within the same shall adopt the lowest vacant number for the portion to be measured. Should there be any numbers omitted from the regular sequence of the parish numbering, the numbers so omitted shall be used for the portions next to be measured. When there is doubt as to the parish numbers to be used there should be enquiry of the District Surveyor.

Tidal waters – portions bordering on

High-water mark – definition of

Parishes - Area of

Parish boundaries

Nomenclature

Parish - temporary boundaries

Parish - design for

Parish - numbering portions therein

45. In order that each portion may be definitely described it is necessary to connect it with some previous survey; connection should be made with the nearest measured portion in preference to feature and road surveys where there is no very considerable difference in distance; and when with another portion, the connection should be made to a corner, the particulars of the reference tree being noted. The difference of azimuth should also be observed and noted on plan. If the distance exceeds 5 miles the connection should not be made unless prominent natural features can be followed, otherwise a sketch showing the probable position of the portion upon the county map should be supplied.

46. Offsets from traverse lines to fix the positions of rivers, watercourses, &c., should not exceed 150 links in surveys of country portions, nor 75 links in suburban portions. In cases where it is necessary to exceed the above limits a subsidiary traverse should be run and shown on the plan.

47. Land in lawful occupation, under the Mining Act of 1874 should not be measured for alienation except under section 46 of the Crown Lands Act of 1884.

48. No measured allotment or portion of land shall be subdivided or encroached upon to meet any claim for purchase without specific instructions to that effect. When a measured portion of land shall be subdivided the part applied for shall be treated as a new portion, appropriating to the remainder the parish number used for the portion as originally measured. (*Vide paragraph 188*).

49. Within the counties where the general triangulation is in progress one or more bearings shall be observed to a trigonometrical station wherever visible, and the particulars should be recorded upon the plan. In the measurement of, a portion such observations should preferably be made from a corner.

50. In the survey of several portions measured contemporaneously, and separated by a road or river from others previously measured, connections shall be made near the commencement and the termination of the survey, or at intervals of about a mile.

51. Whenever a portion is measured within a few chains of any previously defined area, road, reserve, run, or any marked boundary-line, a connection shall be made to a corner or some other defined point thereof.

52. When an isolated portion is measured in a remote locality bearings should be observed from one or more corners or defined points to prominent hills or other conspicuous natural features.

53. The plan of every survey shall be transmitted under separate letter (*vide paragraphs 181, and 200 to 204; also letter forms, Appendices M, Ma and Mb*), in which shall be forwarded full particulars as to object of survey character of land, occupation, improvement, and such other information as may be necessary for action thereupon. Tracings of plans shall be supplied to the District Surveyor as specified by paragraph 192.

The accuracy of the survey of each portion should be determined by

Connections for description

Offsets

Land held under Mining Act

Subdivision of measured portions

Bearings to trigonometrical stations to be observes

Connections with previous adjacent surveys

Connection with other marked boundaries

Bearings to distant objects

Letter reporting survey

Tracings of plan

Check closing

latitude and departure; and if the close is not within the following limits the particulars of error should be noted :-

Close of Survey

Table showing the limit of allowable error in links, being the sum of difference in latitude and departure, according to perimeter. Regular Figures, being rectilineal portions of ten sides and under.

PERIMETER		DESCRIPTION OF COUNTRY.			
Chains		Level	Undulating	Mountainous	
460 and under 650		10	15	22	
330 "	460	7	11	16	
230 "	330	5	8	12	
170 "	230	4	6	9	
120 "	170	3	4	7	
90 "	120	2	3	5	
Under 90		1	2	3	

Regular Figures, being portions of more than ten sides; and Irregular Figures, being portions with frontage to rivers, creeks, or cliffs.

PERIMETER		DESCRIPTION OF COUNTRY.			
Chains			Level	Undulating	Mountainous
460 and under 650		15	20	25	
330	"	460	11	15	20
230	"	330	8	11	15
170	"	230	6	8	11
120	"	170	4	6	8
90	" \$ (120	3	4	6
Under 90		2	3	4	

The above Table, showing limits of allowable error in survey, is to be applicable only to areas over 20 acres.

CONDITIONAL PURCHASE AND CONDITIONAL LEASES.

Except Converted Pre-emptive Leases, see Part V.

54. Conditional purchases and conditional leases should be measured subject to the provisions of the Crown Lands Act of 1884, *vide* sections 56, 59, and 60. As a rule a diagram showing the figure of the area to be measured will accompany the instructions. Upon this diagram roads for reservation or access may be denoted, but such are to be accepted simply as indicating local requirements. The responsibility of all necessary provision for these and other roads in the most suitable positions must rest with the Surveyor after local inspection.

55. Land conditionally purchased adjacent to improvements of the character specified in section 21, sub-section 9 of the Crown Lands Act of 1884, and being of the value of £40 and upwards shall be measured so as not to cover any part of the area protected thereby; and such area shall be considered as defined by Regulation under the above Act.

56. Land in lawful occupation for mining purposes under the Mining Act of 1874 is not available for conditional purchase. Any instruction which cannot be completed for this reason shall be returned as quickly as possible under

Measurement of Conditional Purchases or Leases.

Roads.

Purchase adjacent to improved land.

No interference with occupation under Mining Act. report. If there be any modification as to form of measurement to avoid interference with mining occupation, full explanation should be afforded when transmitting the plan.

57. The marked starting point of the description, also any prominent feature, &c., referred to in the application, should be from actual measurement indicated on the plan as illustrative of the description, and if such reference points cannot be found their absence should be reported.

58. Reserves out of areas conditionally purchased may be made only for the purposes specified under section 60 of the Crown Lands Act of 1884.

59. A conditional purchase or lease may not be measured extending into two land districts; but so much of the area, not being less than 40 acres, within the district in which the application was lodged may be measured with the applicant's written consent.

60. Where a portion designed for measurement approaches to within 60 chains of an uncharted frontage, necessitating a modification in the form of survey, such modified survey, if effected without authority, will be at the risk of the Licensed Surveyor. This may be avoided by reporting the facts of the case to the District Surveyor, and submitting for approval a sketch illustrative of a suggested design.

61. As a rule Crown Lands of a less area than 40 acres, or of less width than 10 chains, or 666 links in frontage, should not be left between portions. Should the vacant land adjoining that applied for contain less than 40 acres in excess of the area paid for, the Surveyor may, with the applicant's written consent, include the excess, provided the maximum area allowed by law is not exceeded, and subject to the approval of the Local Land Board.

62. The Surveyor should take such notes whilst in the field as will enable him in his letter transmitting the plan to report precisely in any case what natural boundaries or parts thereof might be exempted from the condition of fencing.

63. The Surveyor shall, when transmitting the plan of a conditional purchase or conditional lease, report as to fencing and any other improvements on the land, specifying each improvement and its value. (See letter form, Appendix Ma, Mc.) In all case where a special report is called for full particulars should be afforded by letter.

64. An additional conditional purchase must adjoin the original purchase, or an additional conditional purchase of the same series; and when transmitting plan of the same the Surveyor shall report as to fencing and other improvements on the portion measured.

65. All papers relating to a conditional purchase or conditional lease shall be returned under the letter covering the plan thereof, and no other papers shall be enclosed under the same letter.

66. Reports may be required as to claims for pre-emption or exemption from conditional sale in respect of improvements effected upon measured and unmeasured land. In such cases care should be taken to afford full particulars under the following heads - such as date of inspection, tenure of land, situation, within pastoral lease, whether in a goldfield, date or dates of

Starting point, features &c., referred to in the description.

Reservations out of area purchased.

Conditional Purchase or Lease in two Land Districts.

Modification of survey without authority.

Modification of survey in certain cases.

Report on exemption from fencing.

Report on fencing and improvements.

Report on additional conditional purchase.

Papers to be returned.

Improvements – Special report on. erection of or effecting the several improvements, and description and valuation of each improvement, with the detail dimensions of and rates allowed for excavation, fencing, grubbing, and such-like work, accompanied by a sketch plan showing the position of the improvements. In describing cleared land it should be stated whether naturally clear of timber, or whether trees have been felled and burned, or grubbed, also whether valuable timber has been destroyed.

VOLUNTEER ORDER SELECTIONS.

67. The land shall be measured in a Similar form to conditional purchases of a like area. *Vide* regulation 56 under the Crown Lands Act of 1884.

IMPROVEMENT PURCHASES ON GOLD-FIELDS.

68. On receipt .of instruction for survey, it should be ascertained whether there is any objection to the application, such as having been made in the wrong Land District, being within a reserve from sale, the improvements being of insufficient value or of a character not qualifying for pre-emption; and if there be such objection the instruction should be at once returned, reporting all particulars under letter or numbered memorandum.

69. The area allowed for residence and improvements on a gold-field is - for town land ¹/₄ acre, and for other land, 1 acre.

70. Improvements in respect of which such pre-emption is allowed must be of value equal to the respective minimum price of the land prescribed in section 46 of the Crown Lands Act of 1884.

71. Within town or suburban areas the form of measurement shall be in accordance with the general design of subdivision; and where such design is incomplete the form of measurement shall be submitted to the District Surveyor for approval previous to marking.

72. Within a gold-field the portion shall be measured in accordance with suitable design for general subdivision, and if with frontage shall have a depth not less than twice the frontage.

73. In the letter transmitting plan the Surveyor shall report the conditions qualifying for pre-emption, specifying each improvement, its value and probable date of construction, and shall also state the value of the land. The report should be in the form appended. (*Appendix M.*)

HOMESTEAD LEASES.

74. All the general rules herein contained relating to the conducting and marking of surveys shall be adapted in the survey of Homestead Leases unless otherwise directed. A diagram will accompany instructions for this class of surveys, showing the lines to be measured and marked.

75. The country in which Homestead Leases occur being generally unsuited for trigonometrical operations, the surveys will depend for accuracy solely upon closed traverses, therefore every survey of a Homestead Lease must be in itself a meridian circuit referred to the true meridian, and closed by computation. Six miles must not be exceeded without observing for

Volunteer selections

Application, if objectionable, to be returned.

L U-

Value of improvements.

Area.

Form of measurement - town and suburban.

Form or measurement - country land.

Report with plan - particulars required.

General directions

Accuracy of traverse.

Observations for meridian.

meridian, but the observations of other Surveyors within that limit may be adopted.

76. Each survey shall show in plan and field book the initial line of the survey.

77. The closing error shall be shown clearly in the field book, with explanation of the disposal thereof.

78. The azimuth of the lines of adjoining surveys shall be shown, and attention called to any error or discrepancy which may appear.

79. If not directed to adopt a mean magnetic meridian for the locality the Licensed Surveyor will, from readings of the needle in different parts of the survey, adopt that which he may consider to be the mean magnetic meridian of the locality, and use it where bearings are required for the preparation of description.

80. Unless contrary to the design approved by the Land Board, Homestead Leases falling within runs whose boundaries are directed otherwise than to the magnetic meridian will be measured as nearly parallel to the boundaries of the run as possible, and when the deviation does not exceed a degree the lines may be described as "Northerly on the meridian", or "Easterly on the parallel". Bearings, as for instance N. 10° E., 190° East, &c., are only to be used in connection with the magnetic meridian, which, having been adopted in all other parts of the Colony will not now be departed from.

81. Frontages to any river or water channel suitable for a boundary shall be traversed, but the traverse lines need not be marked, but reference marks made in accordance with Regulation 142.

82. When lakes, lagoons, or swamps are of sufficient importance to form a boundary, such boundary shall be defined by right lines tangential to the foreshore, marked in a similar manner to other boundaries.

83. Frontages to roads which have not been previously surveyed shall be traversed and marked.

84. Roads and tracks are not to be measured without authority; but the direction of tracks not measured must be shown approximately on the plan, and the distance of the intersection with the boundary of the leasehold to the nearest mile-post noted.

85. Roads of access to portions of land surrounded by a Homestead Lease, and not forming part of such lease, should be reserved, but should not be marked unless by the direction of the District Surveyor.

86. Should a main road or travelling stock route intersect a Homestead Lease, the former may be marked on one or both sides, as may be directed by the District Surveyor.

Modification of survey. 87. Any apparently desirable modification of survey should be reported to the District Surveyor, and upon his approval survey may proceed; but any modification effected without such approval will be at the risk of the Licensed Surveyor.

Closing error and 88. If in the survey the closing error, which must appear on plan and in field

Initial line.

Closing error to be shown.

Azimuth.

Mean magnetic meridian.

Boundaries of runs not directed to magnetic meridian. have

Frontages to creeks.

Frontages to lakes or lagoons.

Frontages to lakes or roads.

Roads and tracks.

Roads of access.

Main roads, &c.

book, falls within 2 links per mile of its computed position, three-quarters of the measured perimeter of, the survey may be allowed to stand, but the remaining lines must be amended. If the close exceeds the above limit, the whole survey must be amended.

89. Reports on Homestead Lease surveys should afford full particulars under the following heads: - Date of survey; tenure of land; situation, specifying name and number of original holding; date or dates when the several improvements were effected; description and value of each improvement, specifying dimension rates allowed; description of the country embraced by the survey; an estimate of the grazing capabilities, &c.

CASES NOT PROVIDED FOR.

90. Special reference should be made to the District Surveyor as to the course to be pursued in any case not provided for in these regulations.

ROADS.

91. When a Surveyor is required to report on an application for a road, full particulars should be supplied by him after careful inquiry as to public requirements for the same, length of road, alienated land to be traversed, damage by severance, &c., &c., such as may enable a decision to be arrived at touching survey or otherwise.

92. The Surveyor shall carefully inspect the country along the proposed route; and in selecting the site for a road the first consideration should be public requirements and conditions favourable for traffic; and the second, the least possible interference with, or injury to private property.

Cases not provided for.

Preliminary report.

Selection of route.

amendment of survey.

Reports

93. In survey of a parish road under Act 4 William IV, No. 11, and also of a road under section 110 of the Crown Lands Act of 1884, the provisions of section 2 of the first-mentioned Act must be strictly observed. (*See copies of sections 2, 23 and 26 Act 4 Wm. IV, No.11 -Appendix Ba*).

94. Unless for sufficient reason to the contrary (and where practicable) the road should be designed along boundary-lines of separate estates, so that the land required for the road may be taken in equitable proportions from each, *e.g.*, in order to utilize a substantial fence on such a boundary, the road may be designed to cross the same at a convenient angle, resuming land first wholly on one side and then on the other side.

95. The intersection by the road of all marked boundaries shall be noted, and wherever practicable the bearings of such boundaries shall be determined, and connection measured to a corner or other defined point thereon; and the terminations of the road survey shall be connected with corners of portions or defined points on other surveys.

96. The customary width for a parish road through alienated land, or road opened under the provisions of section 110 of the Crown Lands Act of 1884, is 1 chain; but for sufficient reasons this width may be increased or reduced. It is not necessary that such roads should be of uniform width throughout.

97. Bearings shall be carefully observed to trigonometrical stations wherever visible, and particulars noted on plan

98. The magnetic variation shall be determined when directed by the District Surveyor, as prescribed in paragraph 37.

99. The plan shall be transmitted with a letter reporting particulars, as provided in paragraph 207. In the case of roads to be opened under the before-mentioned Acts a book of reference, in the form appended (*Appendix* H), and containing full particulars as therein specified, shall be supplied with the letter; and for this purpose the necessary inquiries should be made during progress of survey.

PUBLIC GATES.

100. In dealing with an application for a public gate across a road under Act 36 Victoriae No. 19, the Surveyor should report full information concerning the points hereunder mentioned, also supply a sketch showing the position of proposed gate, and should submit his opinion whether permission for such gate should or should not be granted: -

- 1. Particulars of road, *e.g.*, description, whether dedicated under the Parish Roads Act, or otherwise a thoroughfare.
- 2. Particulars of present traffic.
- 3. Probable future traffic.
- 4. Whether a mail route, and traversed by a mail coach.
- 5. Whether the maintenance of the road is under trustees or in charge of an officer of the Works Department.
- 6. Whether there is any other route which should now or at any future time render unnecessary the road under reference.

Roads Act to be observed.

Boundaries to be followed if practicable.

Connections with measured portions, &c.

Width of roads.

Bearings to trigonometrical stations.

Magnetic variation.

Letter reporting survey

Book of reference required.

Public gates reports.

- 7. Whether applicant is the owner or occupant of land on both sides of the site of the gate applied for; and if not, then the names of the other owners and occupants.
- 8. The character of soil at site of proposed gate.
- 9. The damage (if any) to proprietary interests by the fencing of road, or the refusal of public gates.
- 10. The description and value of fencing forming the enclosure.
- 11. Any other public gates and their relative positions to each other.
- 12. If there are no objections to the public gate applied for, then whether it, should be single, double, or treble, and the width of opening which would be most desirable.

RESERVES.

101. The report on a reserve should be comprehensive in its character, describing aspect of the country and water supply; also affording full particulars of occupation, improvements (if any) and valuation and date of erection of same; setting forth public requirements for the reservation from sale or lease, specifying the purpose; containing particulars of access, thoroughfare, and all such information as may be requisite to support the recommendation for, or to warrant the revocation of the reserve.

102. In recommending a reserve for public purposes (*vide paragraphs 22*, 23, 33 and 34) such particulars must be afforded as will enable identification and description, and in order to prevent possible defeat by interim conditional purchase, the report should be marked "*Immediate*," so as to secure early attention, and, as a rule, should be accompanied by a sketch or diagram.

FEATURE AND OTHER SURVEYS, Not specially provided for above.

103. In a feature survey the azimuth or true bearing of the traverse shall be determined, when required by the Surveyor General or District Surveyor, either by solar or stellar observation, and in accordance with paragraph 37. In country not liable to local attraction stations for such observations need not be nearer than 10 miles in latitude and 5 miles in longitude; but where local attraction is suspected the distance should not exceed 5 miles and 2 miles respectively. The magnetic north and true meridian shall be indicated on the plan. Bearings shall be carefully observed to trigonometrical stations wherever visible, and the particulars noted on the plan.

Report on reserve

Recommendation for a reserve.

Azimuth to be determined.

Magnetic variation

Bearings to trigonometrical stations.

104. In selecting features for a connection survey under paragraph 45, preference shall be given first; to rivers and watercourses; secondly, to ranges of hills and divisions of watersheds; and lastly, to tracks, which, not being of permanent character, are of less importance to the geographical knowledge of the country. Where there are no leading features the connecting survey should be as direct as possible.

105. As in a feature survey it is desirable to obtain as much topographical information as possible, the Surveyor shall observe bearings to determine the position of hills and other conspicuous features.

106. Intersections of county boundaries, railway lines, pastoral run boundaries; &c., shall be carefully noted in the course of survey; and connection to some fixed point thereon will be required, as also with any measured portion if within reasonable distance; and wherever practicable the bearings of such boundaries shall be determined.

107. Every traverse shall follow as nearly as possible the feature to be surveyed, with a view to accurate delineation on map. Offsets should not exceed 150 links, and where it is not convenient to follow a watercourse or other feature of similar character within that distance, a subsidiary traverse should be affected.

108. In transmitting the plan of topographical features, the Surveyor shall report on the character of the land within scope of his survey, and also, if requisite, on suitable positions for reserves for public purposes.

Selection of features for connection survey.

Direct connection.

Bearings to distant objects

Connection with county and other marked boundaries.

Traverse to follow feature.

Offsets.

sede

Topographical information.

III. - MARKING.

GENERAL DIRECTIONS.

109. In the event of any instance of the willful and malicious destruction of Surveyors' marks coming under the observation of a Surveyor, he shall furnish to the local Superintendent of Police such information as may enable the prosecution of the offender under the Act of Council, 16 Victoriae No. 15. (*Appendix Bb.*)

110. All marking shall be performed in a permanent manner, and in accordance with the following specifications; and omissions, or neglect to comply therewith, or insufficient marking, will render the Surveyor liable to the imposition of a fine in the form of a reduction or discount upon the fees.

111. Particulars of all reference trees, *i.e.* bearing and distance to the nearest peg of traverse or corner, and species of trees and marks thereon, shall be observed and recorded for noting on plan; and such distance shall be horizontal and from the broad-arrow to the peg.

112. All survey marks for the Government shall bear inscribed the broadarrow above such other figures as may be used, excepting of course the detail marking by pegs of town and suburban allotments.

113. All corner reference trees, of portion measurements, and reference trees

Destruction of surveyors' marks.

Character of marking.

Penalty

Reference trees - particulars of.

Broad-arrow.

Corner reference trees.

to road and feature surveys, to be distinguished by four horse-shoe marks.

TOWN AND SUBURBAN ALLOTMENTS.

114. The building lines of streets and the side lines of lanes are, where the land is not naturally open, to be cleared to a width of not less than 3 feet, by the removal of all scrub and trees of a less diameter than 10 inches.

115. Each section corner is to be marked by a split hardwood stake 4 inches square and 24 inches long, sunk 12 inches into the ground; and by trenches cut to a depth of 8 inches and a length of 10 links, in the direction of the boundary-lines, and commencing at 2 links from the stake. On a dressed surface of the stake the section number; 4 inches in height, and in ordinary numerals, is to be cut or branded, or painted in, black on a white ground. The number of the corner allotment, should also be marked 2 inches in height, on the section corner stake. (*Vide Diagrams A and B.*)

116. At each allotment corner a split hardwood stake, 3 inches by 2 inches, and 18 inches long, is to be sunk 12 inches into the ground; and if on the street frontage is to be marked as above directed with the allotment numbers, in figures 2 inches in height. Trenches are also to be cut at the corners of allotments as directed in the foregoing paragraph. (*Vide Diagram C.*)

117. Should rock occupy the position of a corner, a broad-arrow and dot should be cut to indicate the corner, and lines should be marked with a pick in the direction of the boundaries. The section and allotment numbers should also be cut on the rock. (*Vide Diagram D.*)

118. Town allotments are numbered as of the section. Suburban portions shall be numbered as of the parish and marked in the same manner as country portions, unless where previously designed in sections, when they shall be marked and numbered in the same manner as town allotments.

119. A town section to be appropriated in its entirety to any public purpose shall be marked with the number of the section over "**RES**."

COUNTRY PORTIONS. *

120. Country portions are numbered consecutively as of the parish.

121. All boundary-lines, where the country is not open, are to be cleared to a width of not less than 3 feet by the removal of all scrub, and trees of a less diameter than 4 inches.

122. All trees upon boundary-lines, or within 3 feet in thickly wooded country, and 5 feet in open forest country, are to be marked with the horseshoe mark, which is to be cut into the *wood* of the tree on the opposite sides, in the direction of the boundary-line; and those trees which are in the line are to be marked in addition with smaller horseshoe marks above the others. (*Vide Diagram F.*)

Clearing boundarylines.

Section Corner.

Allotment corner.

Rock at corner.

Numbering.

Suburban portions.

Reserves in town.

Numbering.

Clearing boundary lines.

Trees on or near boundaries.

123. In alignment of boundary, split hardwood stakes, 3 inches by 2 inches, and 18 inches long, shall be inserted 12 inches in the ground at intervals of not more than 10 chains, with a lockspit on each side, 10 links long and 8 inches deep and wide, in the direction of the boundary, the object being to provide permanent marks visible one from another. In certain localities, *e.g.*, in dense bush country on the eastern watershed of the colony, alignment marks may be dispensed with, by permission of the Surveyor General, on the written recommendation of the District Surveyor.

124. Corners of portions shall be marked thus: -The corner shall be defined by a split hardwood stake not less than 24 inches long and 3 inches square or 4 inches in diameter, sunk 12 inches in the ground with trenches 8 inches deep, if so specified by the District Surveyor, and 10 links in length in direction of the boundary-lines. When a tree may stand on the corner it shall be marked with four horseshoe marks; and the bark shall be removed from a suitable portion of the tree, and on the surface thus exposed there shall be cut, at least ³/₄ inch deep into the wood, the broad-arrow over the parish numbers (in ordinary numerals) of all the portions joining at the corner. (*Vide Diagram J.*) Trenches indicating the direction of the boundary-lines shall also be cut in the manner directed in the following paragraph (*Vide Diagrams G and J.*)

125. Where there is no tree on the corner the nearest large tree shall be marked in a similar manner; and at the corner a split hardwood stake, 4 inches square and 24 inches long, shall be inserted 18 inches in the ground; and trenches, 10 inches in length and 8 inches in depth and width, should be cut in the direction of each of the boundary-lines meeting at the corner. (*Vide Diagram H.*) The particulars of bearing and distance from the peg to the tree shall be observed and noted for reference. (*Vide Paragraph* 180.)

126. Should there be no tree on or near the corner, the stake or post used to mark the corner shall be 2 feet 6 inches long and 4 inches square, or 6 inches in diameter, and 18 inches in the ground, sound and substantial, and should bear inscribed the number of the portion.

127. Where country portions may be measured in plain country at distances of not less than 1 mile apart, to which there may be no reference trees, and to which there may be no nearer reference mark or more permanent character, one corner is to be marked by a mound of earth 6 feet in diameter and 2 feet high around the peg, the earth for which is to be dug not less than 9 feet distant from such peg.

128. Rocks which may be upon a boundary-line are to be marked in suitable places with a pick-line whenever the character of the rock will admit of it; and where at a corner of a portion, with a broad-arrow, and the parish number in addition. (*Vide Diagram I.*)

Alignment pegs.

Tree at corner.

Tree near the corner.

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Corner with no tree near.

In open plain - mound at one corner.

Rock on boundary.

- at corner.

HOMESTEAD LEASES.

129. Homestead Leases shall be identified by the number of the Lease

instead of a parish number, thus

↑ HL 85/32

130. The Regulations, Nos. 121, 122, and 128, for marking and clearing the boundary lines of country portions shall also apply to Homestead Leases.

131. In the alignment of boundaries, posts 2ft. 6in. in length and 4in. square shall be sunk 18in. in the ground at intervals of 80 chains, and marked with the broad-arrow, number of mile, and M underneath. Split hardwood stakes 3in. x 2in. and 18in. in length shall be inserted 12in. in the ground at intervals of 10 chains, and marked with the number of the stake from the last mile or corner. In lieu of trenches, stakes similar to the foregoing shall be driven 12in. in the ground, in the alignment of the boundaries, at distances of 20 links on each side of the mile-posts.

132. Where there is not any tree available for reference the corner of a Homestead Lease shall be marked thus: the corner shall be defined by a split hardwood post 3ft. in length and 6in. square, to be inserted 2ft. into the ground, and marked with broad arrow over H. L., and the No. of the Lease, or any adjoining lease or portion. Stakes similar to those described in the preceding paragraph shall be inserted at distances of 20 links from such corner-posts in the alignment of the boundaries.

133. When a tree may stand on the corner it shall be marked with one large horse-shoe mark. The bark shall be removed from a suitable portion of the tree, and on the surface thus exposed there shall be cut at least three-quarters of an inch deep into the wood the broad-arrow over the letters H. L., and the number of the lease as provided above. Stakes in the direction of the boundaries shall be inserted at distances of about 20 links, as described in paragraph No. 131. The District Surveyor may give special directions applicable to locality or class of timber, indicating the shape and size of portion of bark to be removed from corner trees.

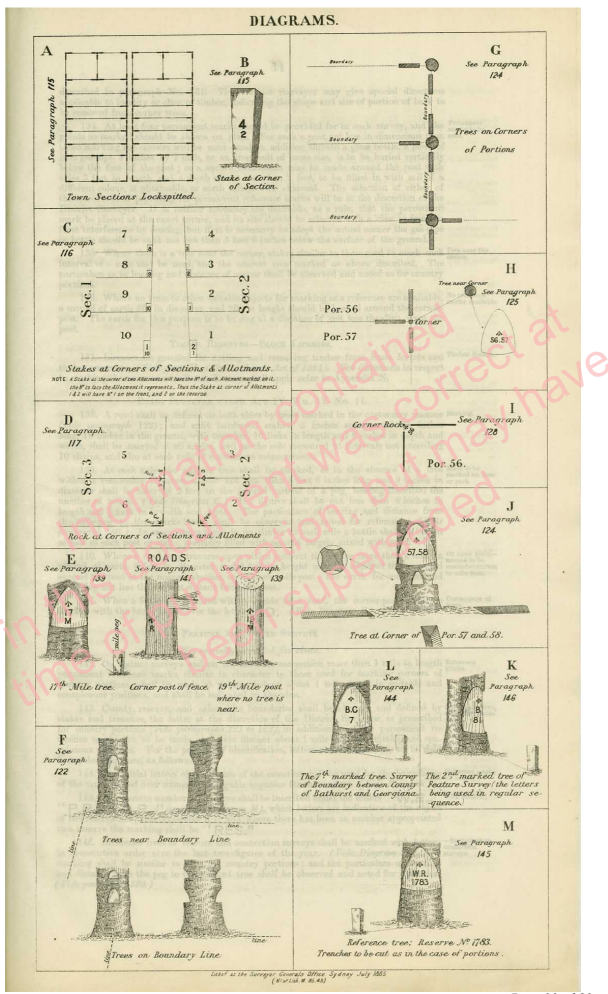
Numbering.

Trees on or near boundaries, &c.

Alignment marking.

Corner with no tree near.

Tree at the corner.



Surveyor General's Department - Regulations for the Employment of Licensed Surveyors 1886.

134. At least four permanent marks should be provided for in each survey, and the points so marked should be shown on plan. For each a post not less in dimensions than those marking the corners will be used - and in addition thereto a glass bottle, a piece of iron gas-pipe 9 inches by 1 inch, or an iron bolt of same size, is to be buried vertically below the foot of the post or a square excavation may be made around the post with sides 3 feet in length, and a depth of not less than 2 feet, to be filled in with soil of a different colour, if obtainable, or earth mixed with charcoal. The selection of either of these methods of providing for permanent reference marks will be at the discretion of the District Surveyor. It is neither necessary nor desirable, as a rule, that the permanent mark be placed at the exact corner, and its site should be selected with a view to freedom from interference by fencing, but if it is necessary to adopt the actual corner the gas-pipe or bottle should be sunk not less than 3 feet 6 inches below the surface of the ground.

135. Where there is a tree near the corner, stakes similar to those used to mark each interval of a mile may be used, and the nearest tree marked as above described. The particulars as to bearing and distance of corner shall be observed and noted as for country portions.

136. Where no trees or other suitable objects for marking as a reference are available, a mound of earth 6ft. in diameter, and 2ft. in height should be heaped around the corner-post. The earth for this purpose is to be dug at a distance of not less than 9ft. from the post.

TIMBER RESERVES - BLOCK LICENSES.

137. Licenses are granted for cutting and removing timber from State forests Timber and timber reserves. (*Vide part VI of Crown Lands Act of* 1884.). For directions in respect to marking the areas to which such licenses shall apply refer to Appendix N.

ROADS SURVEYED UNDER ACT IV WM IV No. 11.

138. A road shall be defined on both sides by trees marked in the customary manner (*vide paragraph* 122); and split hard wood stakes, 3 inches square and 21 inches long, 18 inches in the ground, with trenches, 10 links in length and 8 inches in depth and width, shall be inserted at all angles) and on the side measured at intervals not exceeding 10 chains, and also at each mile of continuous measurement.

139. At each mile the nearest tree shall be marked, or in the absence of a tree within a reasonable distance, a post not less than 4 feet 6 inches long and 9 inches in diameter shall be inserted 2 feet in the ground instead of a peg, bearing inscribed the number of miles. (*Vide Diagram E.*) The figures shall be not less than 4 inches in length and ³/₄ inch in breadth and depth. The particulars of bearing and distance from the mile-peg to the marked tree shall be observed and noted for reference. (*Vide paragraph 180.*) In cases where there is no timber at each mile a bottle shall be buried at foot of each post or stake, perfectly filled with cement largely mixed with sand.

Permanent marks to be used.

Tree near the corner.

No reference marks available.

Timber license.

Marking.

Miles to be marked on tree or post.

140. Where a road may traverse open plains without timber for more than a mile, a mound of earth 6 feet in diameter and 2 feet in height may be required to be erected around the post at the nearest station, or at such milepost; the earth for such mound to be dug not less than 9 feet distant from the post.

141. When a fence is coincident with one side of a road, the corner-posts shall be marked with the broad-arrow over the letters **RD**. (*Vide Diagram E.*)

FEATURE AND OTHER SURVEYS.

Not specially provided for above.

142. On feature surveys and on traverses for connection more than 1 mile in length permanent reference marks, similar in character to those used for marking corners of country portions, shall be made at points distant about 1 mile apart in suitable and conspicuous positions, and shall be indicated on the plan.

143. County, reserve, and other like boundaries shall be cleared, and defined by stakes and trenches, the latter at the discretion of the District Surveyor, as prescribed for country portions (*vide paragraphs 121 to 123*), in addition to which permanent reference marks are to be made at points distant about 1 mile apart in suitable and conspicuous positions. For the purpose of identification, letters and numerals are to be used in regular sequence, as follows: -

144. The initial letters of the names of the counties shall be used for the boundaries of the same, placed over numerals in regular sequence for that survey. (*Vide Diagram L.*)

145. The Gazette number of a reserve shall be inscribed under the letters "**W. R.**" "**P.R.**" **Q.R.**" &c. (*vide Diagram M*), which letters are indicative of the object of the reservation (*vide Appendix K*); and where there has been no number appropriated to a reserve the marking shall be "**RES**."

146. Reference trees of feature and connection surveys shall be marked with letters in consecutive order over the last two figures of the year. (*Vide Diagram K.*) The marking shall be similar to that for country portions; and the particulars of bearing and distance from the peg to the marked tree shall be observed and noted for reference. (*Vide paragraph 180.*)

IV. - DRAWING.

GENERAL DIRECTIONS

147. The best drawing paper shall be used for all plans; and for convenience in transmission and record, plans should be drawn of foolscap size where practicable. All other plans shall be not less than 18 inches in length and 13 inches in breadth. Plans should not be folded for transmission through the post, but should be rolled on rollers, or otherwise protected from damage. Should a plan be damaged through want of proper care in transmission the Surveyor will be required to furnish a duplicate at his own cost.

On open plain - mound to be erected at station or mile post.

Corner-post of fence.

Reference marks.

County, reserve and other boundaries.

Reference marks for county;

- for reserve.

- for feature and connections surveys.

Paper - size and quality of.

Transmission of plan.

148. A plan shall be accurately plotted; and if, upon inspection, found to be incomplete, faulty, or not up to the standard of professional work, it may be rejected; and when a plan is so rejected, the tracing or tracings supplied to the District Surveyor may also be rejected and the fees of the same disallowed.

149. The bearings of all boundaries, traverses, &c., shall be stated relatively to the local magnetic meridian, or to that of adjacent surveys when the azimuth of the previous survey is adopted.

150. Unless there is sufficient reason to the contrary, plans should be plotted and should read with the north point upwards.

151. The magnetic north should be carefully placed on every plan; and where the true meridian has been determined by observation the variation of the magnetic meridian should be stated.

152. On plans of extensive surveys the scale should be drawn during plotting, and should not be less than 12 inches in length; the scale of the plan should also in every instance be stated in writing, except when drawn for photo-lithography.

153. Plans of town allotments are usually to be plotted to the scale of 4 chains to 1 inch; but in cases where the allotments may be so small as to render representation on that scale indistinct, larger scales may be used at discretion, such as 2 chains or 1 chain to 1 inch, Where the allotments are to be sold by the foot frontage, the lengths and scale should be stated in feet.

154. Plans of suburban portions are usually to be plotted to the scale of 8 chains to 1 inch; but according to circumstances the scales provided for plans of town allotments may be used.

155. Plans of country portions are usually plotted to the scale of 20 chains to 1 inch; but the scale may be varied to 10 or 4 chains to 1 inch where the size of the portions would render the use of either of those scales desirable.

156. For conditional leases under 1,920 acres the plan is to be drawn to the scale of 20 chains to 1 inch; for leaseholds above that area, including homestead leases, to the scale of 40 chains to 1 inch. When the form of an area less than 1,920 acres is such that the plan will be of inconvenient size, the smaller scale may be used.

157. The plan of a special lease is to be drawn to the scale prescribed for the class of land to which it belongs; but when the area is comparatively small the plan should be drawn to a larger scale.

158. The scale to be used for feature and other surveys is 20 chains to 1 inch, unless otherwise directed.

Plans to be correctly and carefully drawn.

Bearings to magnetic meridian.

Position of plot.

North point.

Scale to be drawn.

Scale - for town allotments.

Scale - for suburban portions.

Scale - for country portions.

Scale - for conditional leases, &c.

Special lease scale of.

Scale - for feature surveys.

159. Boundaries of portions and allotments shall be shown by black lines; and the bearings and lengths of all boundary-lines should be distinctly written along them in black. All bearings should read from zero to 360°.

160. Traverse lines of survey are to be numbered and drawn in blue colour (*except as directed by paragraph 168*); and the bearings or angles and lengths are to be stated in a tabular form on the plan.

161. Except for edging or tinting portions measured, or for the purposes directed by paragraphs 198 and 199, red lake or carmine is not to be used by Surveyors on their plans, as those colours are used in the office for corrections and additions; vermillion should never be used.

162. Except for meridian lines, the numbers of traverse lines, the bearings and lengths of connecting lines, the widths, mileage, and mile trees on roads, there shall be no coloured writing on plans.

163. Bearings to distant and remarkable points, and to opposite sides of rivers, &c., and direct bearings by calculation, are to be delineated in blue dotted lines, and the particulars are to be written in like colour.

164. All direct bearings and lengths required for describing the relative positions of measured portions shall be calculated by the Surveyor and written on the plan.

165. Lines of coasts, rivers, creeks, &c are to be shown, where the position is determined with precision, by black lines, and where otherwise by broken black lines; both sides of rivers are to be shown, with an arrow to show the direction of the current. Trigonometrical stations are to be correctly shown when they are upon or adjacent to portions represented on a plan.

166. Hills and undulations of the ground are to be carefully represented with the brush or the pen, either in the vertical or horizontal style; they are not to be confined to the lands measured, but are to be represented on either sides of the lines of survey, so far as they can be sketched approximately.

167. The limits of swamps, forests, plains, lands liable to inundation, &c., are also to be represented, and the position and extent of improvements, such as buildings, fences, clearing, &c., on or adjacent to lands measured, are to be clearly shown, and their character and approximate value stated in a note.

168. Roads reserved through portions are to be represented on the plan by black lines, the traversed side being indicated by a firm line, and the opposite side by a broken line the road reserved being tinted brown. The width should be written along the course of the road, thus: - *Reserved road 1 chain (or 50 links) wide.* Tracks are to be represented by dotted lines or by brown bands.

Boundaries of portions.

Traverse lines.

Red colour not to be used.

Coloured writing.

Bearings of lines not chained.

Connections.

Physical features, rivers and creeks.

Trigonometrical stations.

Hills.

Other feature, improvements &c.

Reserved roads.

169. All boundaries are to be represented as they are found either as marked lines or walls, or fences, &c. Any discrepancies from the proper relative positions being clearly indicated, and explained so far as practicable in the letter transmitting plan. Particulars of corners and reference trees are also to be indicated as found. The names of grantees and conditional purchasers of adjoining portions with the areas and numbers of the portions or allotments are to be written in black ink.

170. On the plan of a leasehold any area reserved or held under authorized occupation within such leasehold, should be properly delineated.

171. All known names of rivers, creeks, hills, lakes, localities, &c., should be written on the plan, care being taken to ascertain and adhere to the correct orthography.

172. The plan of a feature survey should, for convenience in compilation, and when desirable, be plotted in sheets, and no sheet should be more than 5 feet long - the scale should be 20 chains to 1 inch. Meridian lines should be drawn through the stations at which meridian observations have been taken; also through stations at or near the extremity of each sheet, the lines to extend to the limits of the paper, and the angle made with one of the adjacent traverse lines shown. The variation between the meridian of the traverse and the true meridian at each meridian station should be stated.

173. The direct bearing and distance shall be calculated for convenient intervals by the Surveyor, in order to test the plotting of the plan, and shall be delineated by blue dotted line with particulars written in same colour. The reduced bearings of the traverse lines, and the differences of latitude and departure, shall be inserted in pencil in the proper columns of the traverse reference table. (*See Appendix D.*)

174. The particulars of observations for determination of meridian shall be supplied on plan in the form appended. (*Appendix E or Ea.*)

175. The geological and mineralogical character of the land measured, its aspect, suitability to building, cultivation, agricultural or pastoral occupation, the supply of water, character of timber and herbage, &c., are to be recorded on the plan, either by writing across the portions or in a note. Any circumstances such as proximity to a town a railway, or a main thoroughfare, or being on or adjacent to a navigable river or tidal water, which may give increased value to the land, should also be reported.

176. Boundaries for territorial divisions, such as county, parish, municipal and other districts, reserves, &c., shall be represented as defined upon the table of distinguishing boundaries (*Appendix K*); and where necessary the particulars of the same shall. be written in suitable position.

Old boundaries.

Old reference marks and particulars.

Reserve or tenement within leasehold.

Names of features and localities.

Feature surveys. Special directions for.

Ne

Feature surveys. Direct bearing and distance.

Meridian observations and magnetic variation.

Topographical particulars.

Distinguishing boundaries.

177. Portions represented by the plan are to be tinted, and, in addition, edging is to be used to define the area for computation, excluding shingle beds of rivers and frontage to watercourses. The edging is to be applied with a brush

178. The area of each portion is to be calculated without using scale measurement, except in the case of converted pre-leases, and is to be written within the portion; and where a road is reserved the area shall be stated as exclusive of reserved road. The following fractional quantities in excess shall be omitted according to the area specified: -

* Note: The perches (if any) should be entered as 10, 20, or 30 perches, as the case may be, i.e., units are to be omitted.

179. The numbers will represent either numbers of town sections and allotments, or country and suburban portions in parishes. (*Vide paragraphs* 118 *and* 120.)

180. The reference to corners of country and suburban portions, shall be in the following tabular form, the corners being identified by letters in alphabetical order, the character being varied when necessary :-

Reference to Corners.

From.

Distance in

links.

Number on

tree

Corner.

Bearing.

360° Bloodwood 50 15, 16 A В 265° 30' Ironbark 17 17 С No tree near (Stake) 17 71° 45' Swamp oak D 24 17 E Rock at 16, 17 corner *Note. - The bearing and horizontal distance should be stated as from the broad-arrow on* the tree to the corner peg.

181. The title to the plan is to be written without abbreviations, to explain clearly what the plan is intended to represent, indicating the town, parish, and county, if within any or all of these; the numbers of allotments or portions measured, and their general or particular locality, in remote districts.

Title to plan

Reference to corners.

Numbering

Areas

Omission of fractional quantities.

Tinting and edging.

Page 38 of 83

which the land is applied for should be stated, and also the Land Agent's registration No. and the name of the Land District.
183. Where a measurement is made for a purpose other than alienation, such as special lease, reserve, site for public school, cemetery, &c., the particulars

should be clearly set forth under the title.

182. The words "Applied for by," with the names of the applicant in full - or

"measured for sale," if measured to meet general demand, should be written

under the title, and not on the portion itself; and the section of the Act under

184. The word "*lot*," which is specially applied to lots of sale, is not in any case to be used on the Surveyor's plan; "*allotment*" is to be applied to town or suburban allotments in sections, and "*portion*" to other suburban and country portions.

185. Plans of town and suburban lands and of country lands measured under certain conditions may be required to be drawn for photo-lithography.

186. A plan shall not represent more than one conditional purchase, improvement purchase, or leasehold, except in the case of a conditional purchase or its associated conditional lease, or when several portions being conditional purchases of the same series are measured about the same time. Portions measured for auction sale at the same time which adjoin each other, or are connected by traverse, should be delineated on one and the same plan.

187. Whenever an amended plan, or plan of an amended survey is transmitted it should be under cover of a letter, specially stating particulars of original survey. The plan and letter must be headed "*Amended Plan*", or "*Plan of Amended Survey*," as the case may be.

188. When the subdivision of a measured portion is authorized, a plan only of the part applied for is to be supplied, the remainder being dealt with in the office without a new plan.

189. Each plan shall be accompanied by a separate letter, reporting full particulars as to object of survey, &c.

190. A declaration, specifying date, personal survey, and compliance with these Regulations, shall be written upon the plan and signed by the Surveyor. Specimen plans are appended. (*Appendices, L, La, and Lb.*)

191. Particulars of situation, *e.g.*, within a run, within a gold-field, and particulars of improvements (if any), together with the date and number of the letter reporting survey, shall be recorded amongst the notes on the plan.

192. A tracing of every plan, excepting of town allotments and portions for auction sale under certain conditions, shall be supplied to the District Surveyor under the letter reporting survey; provided that the District Surveyor may direct no such tracing to be supplied. Such tracing shall be on tracing linen of the best manufacture, shall be a copy of the plan, shall be up to the standard of professional drawing, and shall be signed by the Surveyor. The tracing shall be supplied in duplicate or triplicate when required by the District Surveyor. The exception above-mentioned applies to all plans of town allotments, and plans drawn for reproduction by photo-lithography.

Particulars under title; measurements for alienation.

Particulars of other measurements.

The term "lot" not to be used.

Photo-lithographic drawing for.

Separate plans.

Amended plan of survey.

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Plan of subdivision of a portion.

Letter with plan.

Declaration by surveyor.

Notes on plan.

Tracing of plans.

ROADS.

193. The best drawing paper mounted on linen shall be used for all plans of roads.

194. The survey shall be plotted on the paper longitudinally in the direction of the road, so as to be confined within convenient limits, with the north upwards.

195. Where the road is under 5 miles in length, measured from end to end in a direct line, the plan shall be plotted to the scale of 10 chains to 1 inch; and when of greater length to the scale of 20 chains to 1 inch; and sometimes when there is little or no topographical detail, and the road is of considerable length, to the scale of 40 chains to 1 inch; but in the last case, and possibly occasionally in the former, diagrams of parts to a larger scale may be requisite, and are to be drawn in convenient positions on the plan.

196. The boundaries, and all topographical information within scope of the survey shall be carefully and clearly represented.

197. The road is to be delineated in red colour, and to be tinted red (lake), and if under 5 miles in length the bearings and lengths may be written along the side traversed, otherwise these particulars are to be inserted in tabular form. The preliminary traverse, (if any), and traverses and measured lengths, and bearings for connections, also bearings to trigonometrical stations, are to be drawn and written in blue colour. The boundaries of all alienated lands, with all particulars appertaining thereto, and all buildings, fences, rivers, watercourses, and other like topographical detail, shall be delineated with Indian ink.

198. All writing on road plans shall be black, excepting particulars of traverse as expressed above, widths of roads, the numbers for book of reference, and such particulars of mile-trees or mile-posts as may be written along the traverse. Particulars of reference to mile-trees may be supplied in tabular form as for corners. (*See paragraph 180.*)

199. Tracks are to be indicated by brown lines. The road to be opened: is to be coloured red, and any roads which are to be granted in lieu of that to be opened are to be coloured blue; other roads defined by survey are to be coloured brown. A deviation of a road is to be coloured red, and the part of the road thereby superseded or closed, which will revert to the proprietor affected, is to be coloured blue. Except for the purposes specified the colours red, blue, and brown, are not to be used on road plans.

Paper - quality of.

Position of plot.

Scales.

Diagrams.

Topography.

Particulars of survey. Preliminary traverse. Boundaries of portions, &c.

Writing.

Colouring.

200. Whenever a road proposed to be opened through alienated land would render unnecessary any existing reserved or boundary road the Surveyor shall so report, and road shall describe the roads or the equivalent area of Crown Lands that might be granted in lieu, as provided for under section 69 of the Crown Lands Act of 1884, and such road or roads may be coloured blue upon the plan.

201. Fine faint blue, or black lines, directed to the cardinal points of the compass, crossing each other at intervals of about 6 inches, or a fine line at a stated angle with the magnetic meridian, and extending the length of the paper, together with the scale, should be drawn at the time of plotting; and in a survey where the meridian has been determined the magnetic variation should be stated. (*Vide paragraphs 37, 98, and 103.*)

202. The title of the plan shall express as clearly as possible the description of the road for notification in the Gazette; also specifying proceedings to be taken, whether as a parish road; as a deviation in a road, under Act 4 William IV, No. 11; or land to be resumed for a road under section 110 of the Crown Lands Act of 1884.

203. The plan shall be accurately plotted; and if, upon inspection, found to be incomplete, faulty, or not up to the standard of professional work, it will be rejected.

204. A book of reference shall accompany the plan of a road (except where it is not necessary to resume land), and shall contain complete particulars as to ownership and occupation of land affected, enclosures, &c., &c., according to the form appended. (*Appendix H.*) Also, wherever it is requisite to remove or re-erect fences, or Provide for new fences, a separate return shall be supplied in the form appended. (*Appendix Ha*.)

205. The plan, book of reference, and return of fencing, shall be subscribed by the Surveyor, and shall bear the date and number of letter reporting survey.

206. Any enclosure severed by a road should, if possible, be delineated in its entirety, so that claims for fencing and severance may be dealt with, but when too extensive to be brought within scope of the survey and plan, particulars should be afforded in the report. The traverse of fences merely for this purpose is not required.

207. The letter reporting survey should contain a full report upon the road proposed to be opened, the character of the land to be resumed, and particulars and value of improvements thereon, the enclosures severed, their uses, and the description of the fencing; together with the particulars of any special damage in respect of occupation, and probable claims for compensation. The report should be complete in all particulars so as to obviate further reference and inquiry when dealing with claims for compensation.

Roads superseding reserved road.

Meridian lines

Other plotting lines.

Title

Plan to be correct

Book of reference

Return of fencing.

Plan and returns to be signed.

Enclosure severed by a road.

Letter reporting survey.

V. – CONVERTED PRE-LEASES.

MARKING AND MEASUREMENT.

208. Leases under the 52nd Section of the Land Act of 1884, shall be surveyed as follows, viz. :-

209. The lines of approved measured areas to be adopted, re-measurement being unnecessary.

210. Corners to be marked with stakes and reference trees as specified in paragraphs 124 to 126, and when the initial corner is common to a previously-measured portion the letters **CPL** are to be marked above the old marking, and the stake is to be renewed if found to be decaying; and, instead of trench, a guide-stake in the direction of the boundary-line shall be inserted at 15 links from the corner, such stake to be in dimensions 1 foot long and not less than 2 inches square, driven to within 4 inches of the surface.

Marking of new **211.** A new corner shall be marked in accordance with the above, except that corners. the tree and stake or post, as the case may be, will only bear CPL instead of parish number, &c.

212. A boundary line starting from previously-measured portion shall be projected on the azimuth of survey of such portion.

213. Stakes are to be driven at intervals of not more than 20 chains, and in sufficiently prominent positions to enable the line to be correctly fenced; and also, at intervals of not more than a mile apart, reference trees or posts, as the circumstances may require, shall be marked or inserted for future reference, to be marked \uparrow .

214. Instead of the ordinary horse-shoe mark, and in place thereof, a simple blaze will be adopted, exposing but not cutting the wood of the tree, or otherwise assimilating the blaze to the mark used in survey for alienation. Line trees, where not, removed in clearing the line, will be marked with two notches on both sides of the tree, in direction of the line instead of the blaze.

215. Unless necessary for the preparation of description, common boundary lines of leases need not be measured, but they should be marked; the alignment should be accurate, and stakes inserted visible from, and sufficiently close to, each other to guide fencing.

216. In computing areas the boundaries of previously-measured portions will be accepted and their lengths adopted, the differences in azimuth arising from the closing of one survey upon another, when within ordinary limits, need not be taken into consideration. Scale measurements for computation of area where unavoidable may be allowed.

Measured portion adjoining.

Marking of corners common to other portions.

Azimuth of lines.

Alignment stakes.

Line to be blazed.

Common boundaries of lease

Computation of areas.

217. It will devolve upon the Licensed Surveyor at the time of survey to make such provision for intercommunication, or access by roads or tracks, as may be necessary. These should be indicated on the plan by brown colour, the width being written along the course of the road. The area of roads or tracks will be deducted from the area of the lease. Marking will not be required, but the distance of the intersection of one side of a road or track with the boundary of the portion to the nearest corner must be given on the plan.

218. As it is not intended to close these measurements by survey, the surveyor will be allowed a margin of difference between the nominal and the computed areas as follows, viz.: -

From 40 acres upwards to	200 acres 5	per cent.
From 200 " " to	640 ":	/2 "
From 640 " " to	1000 "	"
Upwards of	f 1000 " 2^{1}	/2 "

The difference between nominal and computed areas shall not exceed the limit above stated.

219. For this class of survey the following special rates of payment will be Reallowed: --

In addition to the above rates the local district increase shall apply to surveys situated in the Eastern and Central Divisions of the Colony -

For plan and report£1 1 0

NOTE.-For directions as to drawing plans *vide* section IV, especially paragraphs 156 and 170 .For form of letter reporting survey *vide* Appendix Mc.

VI.-CORRESPONDENCE.

220. All letters shall be written upon whole sheets of serviceable foolscap paper, with a *third* margin, in a distinct hand, with black ink, and intituled with the subject matter of survey - e.g. "Conditional Purchase," "Roads," "Auction Sale," "Improvement Purchase," "Conditional Lease," &c., &c. The writing shall follow on consecutive pages.

221. Each letter must be restricted to one subject; and all letters or reports should be dated and numbered consecutively as of the year, and addressed to the District Surveyor. Replies to query papers on points of survey and subordinate memoranda should not be numbered as letters.

222. The particulars should be written briefly at the head of each letter, not encroaching on the margin, a clear space of an inch being left above such heading. In reporting survey for alienation printed forms of letter are used, copies of which are attached. (*Appendices M, Ma, and Mb.*)

Roads of access or intercommunication.

Limitation of error.

Remuneration

Letter – Form of.

Subject and No. of letter.

Heading.

Printed letter forms.

223. The number and date of any letter or B.C. memorandum replied to, with the marginal number of official registration, should invariably be quoted.

224. There shall be no abbreviations used in letters or reports except for, quoting the recognized abbreviations for registration.

225. All letters shall be forwarded under envelope, marked "O.H.M.S.," and such envelope should bear the Surveyor's name on the outside left-hand lower corner.

226. All original papers forwarded with instructions must be returned under cover of the letter or report dealing with the same.

227. Every plan to be deposited in the Surveyor General's or District Surveyor's Office shall be accompanied by a letter reporting survey and other particulars. (*Vide paragraph* 189.)

228. In returning a letter or B.C. memorandum conveying instructions, after action has been taken on the same, particulars should be briefly endorsed by the Surveyor - e.g., *"Replied to by my letter No.* 82-5;" *"Dealt with by survey under letter* 82-6;" *"Observed and noted."* Papers forwarded under B.C., as an instruction or reminder, should not be returned until the desired action has been completed.

229. In a letter reporting survey or other action, full particulars of the instructions should be quoted; and if the instructions have been transferred from another Surveyor, his name should be stated.

230. Papers are registered in the Lands Department or Local Land Office under several heads, such as "Conditional Sales," "Alienation," "Ministerial," "Roads," "Leases," "Miscellaneous," &c., it is therefore requisite when quoting, a registration number to affix its classification, such as "C. S., 82-13, 659, Cor. (or Dep. or Sur.), "Aln. 82-794," "Minl. 82-375," "Roads 85²⁴,," "Misc: 82-1,651." Papers registered by the Local Land Board under the Crown Lands Act of 1884 shall be quoted in similar manner, and by the local number

231. A register shall be kept by the Licensed Surveyor setting forth particulars of all instructions received and action by him taken thereon. Such register will be supplied on application to the Surveyor General or District Surveyor, and is to be considered as the property of the Department, and shall be kept completed to date, and shall be forwarded to the Surveyor General or District Surveyor whenever demanded.

232. When returning papers referred for information, or upon which action may have been taken, the B. C. reply should be written next following the instruction or inquiry.

Registration No. of instruction to be quoted.

No abbreviations.

Envelope to be endorsed.

Papers to be returned.

Each plan to be accompanied by letter.

Action taken to be endorsed on papers returned.

18

Instructions, full particulars to be quoted.

Registration No. of papers.

Register of Instructions to be kept.

B.C.'s to be written consecutively.

VII. - ACCOUNTS.

233. All moneys will be paid into one of the Banks of the City of Sydney to the credit of the Surveyor or to the credit of any other person under his authority. Private monetary arrangements to the contrary cannot in any way be recognized.

234. A general authority in the following form for payments on account by the Surveyor General into a Bank, should be duly executed and forwarded whenever required: -

I HEREBY authorize the Surveyor General to pay, on my behalf, any moneys due or becoming due to me, for services in connection with his Department, to Bank, Sydney, for transmission to Branch, to my credit, or to the credit of of No. street, Sydney.

Witness -

235. Much care must be bestowed on the preparation of accounts, which are to be furnished in duplicate, and which cannot be accepted by the Auditor General if vitiated by erasure or interlineation.

236. Printed forms of accounts (*vide* Appendices O, P, Q) are supplied on requisition.

237, Upon receipt of account duly certified by the District Surveyor, an advance will be paid not exceeding 75 per cent, on the amount of account.

238. An account shall be rendered for *each* survey performed, and shall be headed according to its classification - e.g., "*Auction*," "*Roads*," "*Conditional Purchase*," "*Improvement Purchase*," "*Conditional Lease*," &c. It is also requisite that an account be rendered for each special service.

239. An account for any service to be paid for under the daily rates, shall be rendered upon printed form provided for that purpose. Such account should specify full particulars of the service performed, *e.g.*, the time occupied in survey, and the time occupied in office work, the lineal measurement, or areas, &.c. and should be transmitted with the report.

240. The charge for special service will be subject to consideration, and if in the opinion of the Surveyor General, upon the report of the District Surveyor, the amount charged is excessive for the service rendered it may be reduced. Particulars of such reduction will be intimated to the Surveyor by returning to him a copy of such account as passed and paid.

241. No claim in respect of any correction or reduction in account will be entertained after a lapse of six months from payment of balance.

Bank account.

General authority for payment.

Account - Preparation of.

Printed forms.

(Signature

(Date

Advance to be paid.

Separate account for each class of Survey.

Special account at daily rates.

Special charge subject to consideration and reduction.

Settlement not reopened. **242**. Accounts should be rendered if possible during the year in which the service is performed or not later than twenty-one days after the close of the year; otherwise the Department cannot be held responsible for delay which may occur in payment.

243. Schedule of rates for surveys for each portion, subject to authorized local increase to meet difficult circumstances of survey: -

- 1. For boundaries of portions, 9d. per chain up to 80 chains, and 6d. per chain for the remainder.
- 2. For marked new corners of portions and corners of town sections, 5s. each.
- 3. For each other corner, 2s. 6d. each.
- 4. For roads not exceeding 3 chains in width, reserved out of portions, to be marked on both sides, £3 per mile of road.
- 5. For roads or driftways exceeding 3 chains in width, reserved out of portions, per chain on each side, 6d.
- 6. For survey of ranges and water-courses, 6d. per chain.
- 7. For other connections, $4\frac{1}{2}$ d. per chain.
- 8. For comparison of meridian of portions connected by traverse for description or compilation purposes, 10s.
- 9. For determination of the true north, $\pounds 1$.
- 10. In respect of adjoining areas the survey to be paid for shall not include lines measured by the same surveyor within one year; in respect of homestead leases, the survey to be paid for shall not include lines previously measured unless, in the opinion of the District Surveyor, re-measurement and remarking are required.
- 11. Subdivision of measured portion to be paid for at the above rates.
- 12. Survey of roads under the Parish Roads Act, £4 per mile.
- 13. For feature surveys, £2 per mile.
- 14. For reserve and other boundaries marked, the same rates as for portion surveys.
- 15. For tracings of plan supplied to District Surveyor, at the rate of $2\frac{1}{2}$ % on the fees for survey (without the local increase).
- 16. Daily rates Field service, £3 3s. per diem; office service, £2 2s. per diem.
- 17. Leased areas, except converted pre-leases, to be paid for at the above rates.
- 18. The above schedule of rates may be subject to discount or augmentation by special contract.

Note. - For the application of the scale of fees to various classes of survey see forms of account with diagrams attached. (Vide Appendices O, P, Q.)

Terms for account to be rendered.

ectar

I acknowledge that I have this day received a copy of the foregoing Regulations, and I agree with the Surveyor General, on behalf of the Government of New South Wales, and declare that all work at any time hereafter done by me for the said Government, under instructions from the Department of the Surveyor General or from any District Surveyor, shall and will be done and performed under and in accordance in all things with the said Regulations and of the instructions forwarded to me; that payment for such work is to be made to me at the rates, and at the times, and in manner mentioned in the said Regulations, whether the said Regulations are or are not referred to in the instructions from time to time forwarded to me; that in respect of all work done by me I shall not have any claim or demand in respect of any matter or thing not provided for in the said Regulations; and that the acceptance by the Surveyor' General, District Surveyor, or officer duly authorized for that purpose, of any work done by me as before mentioned shall be a condition precedent to my having any claim or right of action for any money said to be due to me for work done under the said Regulations.

Dated the A:D. Witness to Signature

APPENDICES.

APPENDIX A.

INSTRUMENTS to be provided by a Licensed Surveyor, and to be subject Par. 3. to the approval of the Surveyor General.

- One (1)Theodolite, not less than 5 inches diameter.
- Two (2) Steel Ribands, 66 feet long; one to be used for adjusting and testing the riband and chain used for measurement.
- Gunter's Chain. One (1)
- One (1)Light steel riband, not less than 500 links long.
- One (1)Metal Parallel Ruler, not less than 18 inches long.
- Metal Protractor, not less than 6 inches in diameter, or cardboard One (1)rectat an have protractor.
- Set of Chain Scales, and other necessary drawing instruments One (1)

APPENDIX B.

31st Clause of the Mining Act, 1874

31. When at the time of any sale or alienation of Crown Lands under the" Crown Lands Alienation Act of 1861 Vor any other Act relating to the sale or alienation of Crown Lands now or hereafter to be in force any race drain dam or reservoir flows through or over or is upon any portion of such land although no reservation or exception thereof be contained in the Crown grant of such land no person unless specially authorized thereto by the Secretary for Lands shall obstruct or interfere therewith.

APPENDIX Ba.

EXTRACTS FROM ACT OF COUNCIL, WM. IV. No. 11.

PART OF CLAUSE No.2.

Par 36.

Races to be reserved on sale of Crown Lands

Par 93.

" And it shall and may be lawful to open and make such road through any land soever in the said Colony whether such land be wasted or cultivated unless the same shall at the time of such notice be enclosed by a stone or brick wall or in actual use as a garden churchyard or cemetery or as an avenue planted walk or lawn or as a yard garden or orchard or enclosed and planted as an ornament or shelter to a house or planted and set apart as a nursery for trees or situated within two hundred yards of any mansion house being the principal house on such land or enclosed for the purpose of carrying on any manufactory."

CLAUSE 23.

Power to enter Land and to get materials for making or repairing Roads.

"And be it further enacted That for the purposes of tracing marking opening altering turning repairing or improving any roads or ways within the said Colony and for performing every act matter and thing under the provisions of this Act it shall be lawful for the Surveyor General or any person appointed by him in such behalf and for his and their servants workmen and labourers at all times hereinafter and with all necessary and proper carriages oxen and horses and other means to enter upon all or any lands adjacent to the said line of roads and then and there severally to do and perform all acts matters and things hereby required by him or them to be done."

CLAUSE 26.

Penalty for resisting Surveyor General

"And be it further enacted That in case any person or persons shall resist or in any manner forcibly oppose the said Surveyor General or any person or persons employed in the due execution of this Act every such person so offending therein shall for every such offence forfeit any sum not exceeding five pounds at the discretion of the Justice or Justices of the Peace before whom he or she shall be convicted who is and are hereby authorized and ublication supersede empowered to hear and determine the matter in a summary manner."

halle

APPENDIX Bb.

COPY OF ACT 16 VICTORIAE No. 15.

An Act to fix a Survey-mark to be used on Surveys conducted for the Government and to prohibit the unauthorized use of such marks and for the preservation of Official Landmarks and Beacons. [19 August, 1852.]

BE it enacted by His Excellency the Governor of New South Wales by and with the advice and consent of the Legislative Council thereof as follows :---

1. In the conduct of official surveys made by the direction or under the authority of the Government the distinguishing mark to be hereafter used by the Surveyors appointed or licensed by the Government to conduct the same shall be in the form of a broad-arrow which mark shall not be used by private surveyors or other persons not authorized on that behalf by the Government and every person who shall make or use such mark in marking any boundary or so as to appear to indicate a boundary of any land except in the conduct of an authorized official survey shall for every such offence forfeit and pay a sum not exceeding ten pounds to be sued for and recovered summarily before any two Justices in Petty Sessions by any person whom Her Majesty's Attorney General may authorize to proceed for the recovery thereof.

2. And if any person shall wilfully obliterate remove or deface any such survey-mark as aforesaid or any landmark or beacon which shall have been erected by or under the direction of an officer of the Survey Department or a Surveyor licensed by the Government such person shall for every such offence forfeit and pay to Her said Majesty a sum not exceeding ten pounds to be sued for and recovered in manner aforesaid. Provided always that nothing herein contained shall render the owner or occupier of any land liable to any penalty for the removal of any tree thereon upon which any such mark shall have been made which he may desire to remove in fencing clearing or otherwise improving such land.

Par 109.

Government Surveymark.

Private Surveyors and other persons not to use official survey-marks.

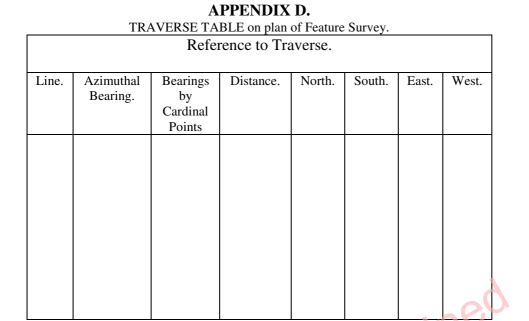
Penalty.

Penalty for unauthorized defacement or destruction of surveymarks landmarks or beacons.

NOTE. - See also Section 134 of the Crown Lands Act of 1884.

APPENDIX C. LIST OF ACTS OF PARLIAMENT.

Par. 3. Required for reference in the survey of Crown Lands for Alienation and Occupation and in the survey of Roads. The Crown Lands Alienation Act of 1861. The Crown Lands Occupation Act of 1861. The Lands Acts Amendment Act, 1875. The Lands Acts Further Amendment Act, 1880; and the Crown Lands Regulations there under. The Mining Act, 1874. Act 16 Victoriae No. 15 (relating to the use of the Government Surveymark. Appendix Bb,) The Crown Lands Act of 1884, and Regulations. 2 William IV No. 12. The Tolls Act (9th March, 1832). 4 William IV No. 11 An Act for making, altering, and improving the Roads throughout the Colony of New South Wales, and for opening and improving the Streets in the towns thereof (28th August, 1833), Commonly known as the "Parish Roads Act". 2 Victoria No.2 An Act for regulating the Police n the towns of Parramatta, Windsor, Maitland, Bathurst, and other towns respectively, and for removing and preventing nuisances and obstructions, and for the better alignment of Streets therein (10th August 1838), commonly known as the, "Country Towns Police Act". 4 Victoria No. 12. An Act to provide for the making and repairing of Parish Roads in the Colony of New South Wales (23rd September, 1840). 19 Victoria No. 10. An Act to amend the Country Towns Police Act as respects the Alignment of streets (7th September, 1855), commonly known as the "Country Towns Streets Alignment Act". 21 Victoria No. 8. An Act for managing and upholding the Main Roads of the Colony (7th June, 1858), commonly known as the "Main Roads Management Act." 31 Victoria No. 12. The Municipalities Act (23rd December, 1867). 35 Victoria No. 2. An Act to amend the Main Roads Management Act (22nd June, 1871). 39 Victoria No. 10. An Act to repeal the Public Gates Act of 1873, and to authorize the erection of Public Gates across certain roads (2nd August, 1875), commonly known as the "Public Gates Act." 45 Victoria No. 28. An Act to regulate the width of Streets and Lanes, and for certain other purposes (20th December, 1881), commonly known as the "Streets and Lanes Act." 37 Victoria No. 13. An Act to further amend the Mining Act. 44 Victoria No. 16. The "Land for Public Purposes Acquisition Act" Commons Regulation Act of 1875. 36 Victoria. No. 23. 45 Victoria. No. 15. Dedication of User Limitation Act of 1881. 48 Victoria No. 16. The Public Watering Places Act of 1884. Public Parks Act of 1884 48 Victoria No. 22.



APPENDIX E. OBSERVATION for Meridian. Station. Latitude. Star. Azimuth. True Bearing. Magnetic Bearing. Variation. Image: Star. Azimuth. True Bearing. Bearing. Image: Star. Image: Star

APPENDIX Ea.

FORM for Record of Solar Observations for determining Meridian Locality Approximate Date " Latitude. 0 6 Time of Limb Altitude. Horizontal Sums of Remarks. observed. Readings. Observation Arc. " h. m. A.M. L P.M. R A.M. L R P.M. A.M. L P.M. R Sum Mean Apparent Meridian Correction for difference Of Longitude Magnetic Variation. Meridian Name of Surveyors.

37, 45, 98, 103, 174.

Par 173.

APPENDIX F.

(a)

RETURN for the month of

18

Par. 10.

by Mr. Surveyor; containing Statement of Unfulfilled Instructions, Report of Progress and Proposed course of Duty.

Inst	ruction.							
No.	Date (c)	Applicant.	Area.	Parish No. & Name.	County.	Date and No. of Letter of Transmission	Remarks.	
								4
						aine		3,
					5	la.	(10-	2
			Repo	ort of Progr	ress (d)	125	May	
		FULL	n'a'	<u></u> e	nr ,	pur	ied l	
	/		, CV		tio	rse		
The D	istrict Surve	eyor,				(Signature.) (Dat	e.)	

DIRECTIONS TO BE OBSERVED IN FILLING UP THIS RETURN.

THIS Return to be forwarded to the District Surveyor, on or before the 7th day of the month. All unfulfilled instructions are to be quoted, whether issued direct by the Surveyor General, by or through the District Surveyor, or transferred by another Surveyor. Under the column headed Marginal No., the Register No. of the paper is to be inserted, such as 84^{337}_{14} Rds., C.S., 82-1, 819 Cor. (or Sur. or Dep.), &c. Instructions incomplete, such as surveys effected, the plans of which have not been drawn, or are being prepared but not transmitted, must appear under Unfulfilled Instructions, with the state of the work noted under remarks, *e.g.*, land measured, plan not drawn, &c.

- (*a*) The month then ended.
- (b) That is, all instructions, which have been completed and plans or reports transmitted or which have been returned unacted on or transferred to another Surveyor.
- (c) If the instructions issued to another Surveyor, his name should be inserted.

(*d*) Under this heading should be stated in a general way the work actually performed, either in the field or office, during the month. A reference will be sufficient to the instruction numbers, the subject of which should appear in detail, either under "services performed" or "unfulfilled"

APPENDIX F – continued. PROPOSED COURSE OF DUTY for the month of

188

(a)

(b)

(a) The month ensuing.

(b) State in a general manner the proposed course of duty, merely quoting the numbers of the instructions proposed to be acted on, in the order in 'which they will probably be taken in hand.

UNFULFILLED INSTRUCTIONS in the hands of Mr. on the 1st ,188

j a-10 III IV S

	Instructions (a)) 🖌	Partic	culars of Instru	ctions	
Marginal	No. (<i>c</i>)	Date. (<i>d</i>)	Applicant	Area	Parish or	Remarks
No. (b)					Locality	
יה לוו	info this ne			ion	erse	360

(a) Instructions should be entered in consecutive order; or, if not issued direct according to date.

(b) The registration number of the paper on which the instruction issued. See paragraph.

(c) If the instructions were originally issued to another Surveyor, his name should be given either

under the instructions or in the column for remarks. If issued by or through the District Surveyor, the letters 'D.S.' under the instruction number will be sufficient.

(d) The date of issue from the District Survey or Surveyor General's Office. 8c 5-85 (d)

APPENDIX G. GENERAL CEMETERY.

1. In selecting a site for a General Cemetery the following points should be observed, viz.:- The Cemetery must be outside the town limits; as a general rule the distance should not exceed two (2) miles from the probable nucleus of town settlement, and therefore may be within suburban limits. The position should be remote from the noise and interruption of traffic, but easy of access; the site should be elevated, and not in close proximity to a watercourse; the soil should be friable, and should be tested by digging a pit at least 6 feet deep, such pit to be indicated on plan; and the conditions should be otherwise suitable for burial purposes.

2. A Cemetery is dedicated under the 104th section of the Crown Lands Act of 1884; und in respect of survey it is convenient to treat the area as a reserve for a special purpose; and it should be defined accordingly on the ground by marking the reference trees at corners, or the corner posts thus,

CEMETERY, and numbering the allotments thus, 1. 2. 3, &.c., as of town section.

 $\mathbf{\Lambda}$

3. With respect to areas to be appropriated to the several religious sects, the minima should be as follows, viz.: - 1 rood for Jews, 3 roods for Independents, 1 acre for Presbyterians, 1 acre for Wesleyans, 3 acres for Church of England, and 2 acres for Roman Catholics. These areas may be increased under certain circumstances, *e.g.*, where a new General Cemetery is required for an established populous settlement, or where certain sects greatly exceed the usual proportion.

4. An allotment is frequently set apart for general purposes, *i.e.*, for burial other than under the before mentioned denominations; the area is dependent upon the design of subdivision, and may vary from 1 to 5 acres.

5. The form of measurement should be adapted to the natural conditions of site; it is generally practicable to project a symmetrical compact design.

6. It is desirable to provide an area. for ornamental plantation around a. Cemetery ; and this arrangement will admit of ready extension of allotments and the erection of a caretaker's residence, waiting rooms, &c,

7. The plan should be drawn to the scale of 4 chains to 1-inch, and should be initialed

Plan of a General Cemetery

at Parish of County of to be dedicated under the 104th section of the Crown Lands Act of 1884.

8. The area of the Cemetery in its entirety should be tinted yellow, and the boundaries of allotments should be edged with a darker tint of the same colour. The areas of the several allotments should be stated in figures.

9. The letter reporting survey should be comprehensive.

Letter.

Selection of site.

Trial pit.

Dedicated area.

Mode of Marking

Areas of allotments. Areas may be increased

Area for general purposes.

Design to be adapted to conditions of site. Ornamental plantation and caretaker's residence.

Plan.

APPENDIX H.

BOOK OF REFERENCE OF ROAD from

to to be opened as a

ed as a Road, under the Act of Council 4 William IV, No. 11.

Par 204.

No.	Portion of Road.	Reputed Owner.	Occupier.	Character of Land	Bearings	Length in chains	Enclosures.	Character and State of Preservation	Cultivation	Breadth of road.	Area	Remarks
						atic	n c ^o	of Fencing.	eo corre	ict s	ave	

Note 1. - Each number will indicate such part of a road as it may he necessary to describe separately, generally that part within each separate Estate.

2. - The part of a road to which the No. applies should be described as "from the south boundary of John Smith's 600 acres to the boundary between that land and Thomas Jones' 50 acres". From the last mentioned boundary to, &c. &c.

3. - The names in full of the reputed owners should be ascertained by inquiry, failing such information the name of the grantee from the Crown to be inserted.

4. - The names in full of the occupier should, by careful inquiry, be ascertained on the ground.

5. - The character of land should be described, *e.g.* open forest, country unimproved; open plain country, improved by enclosure; enclosed and under or suitable for cultivation.

6. - The bearings should be stated so as to read from North or South to East or West, as "N. 50° E," but where they are numerous and shown in a table on the plan the general bearing need only be stated as "north-easterly."

7. - In the column of remarks may be introduced information which cannot conveniently be inserted in any of the other columns; such as the dedication of the portion of the road to the public, in the subdivision of surrounding land. Thoroughfare acquired by user, &c.

APPENDIX Ha.

ROAD FROM

TO

MEMORANDUM, showing the names of the Owners, or reputed Owners, of the enclosed Lands through which the above-mentioned Road passes, the length of new fencing required to be erected within each enclosure, and the cost thereof. Also the length of the existing fences which will require removal, and the cost of their re-erection.

Names of Owner or	Names of Occupier (in	Length of Fen	cing required.	Cost per Rod.	Total Cost.	
reputed	full)	New.	Old to be			
Owner (in	,		removed and			
full)			re-erected.			
		Chains.	Chains.			
	nforr	APPEN	cont nt W	ainer	hay hay bed	at
				SO		
LIST OF INSTRU	UCTIONS trong	forrad by Licar	and Surveyor	01		
LIST OF INSTRU	outions nalisi	leneu by Licel	iscu Surveyor			Par 7

PPENDIX

LIST OF INSTRUCTIONS transferred by Licensed Surveyo

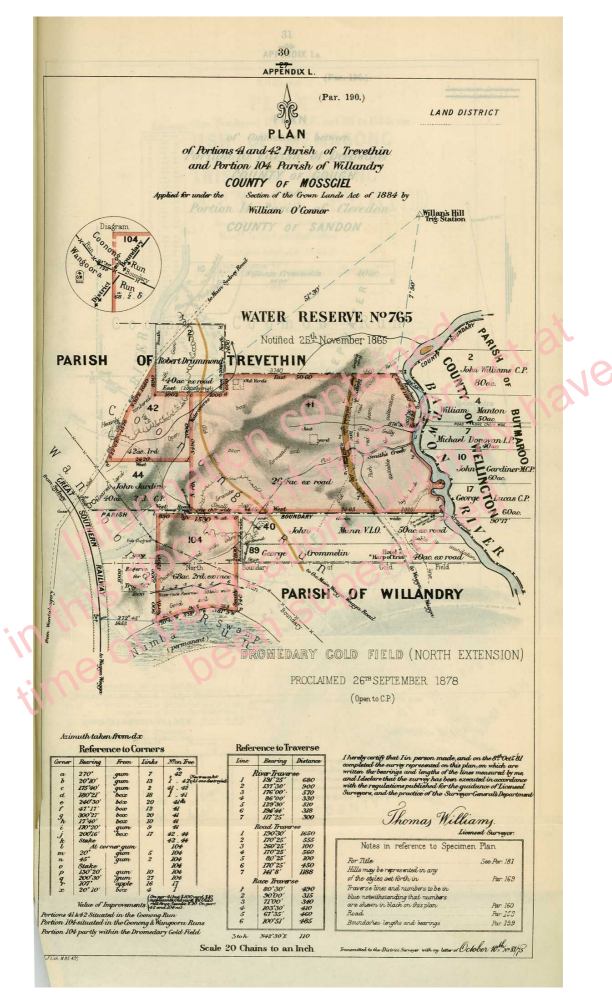
Par 7

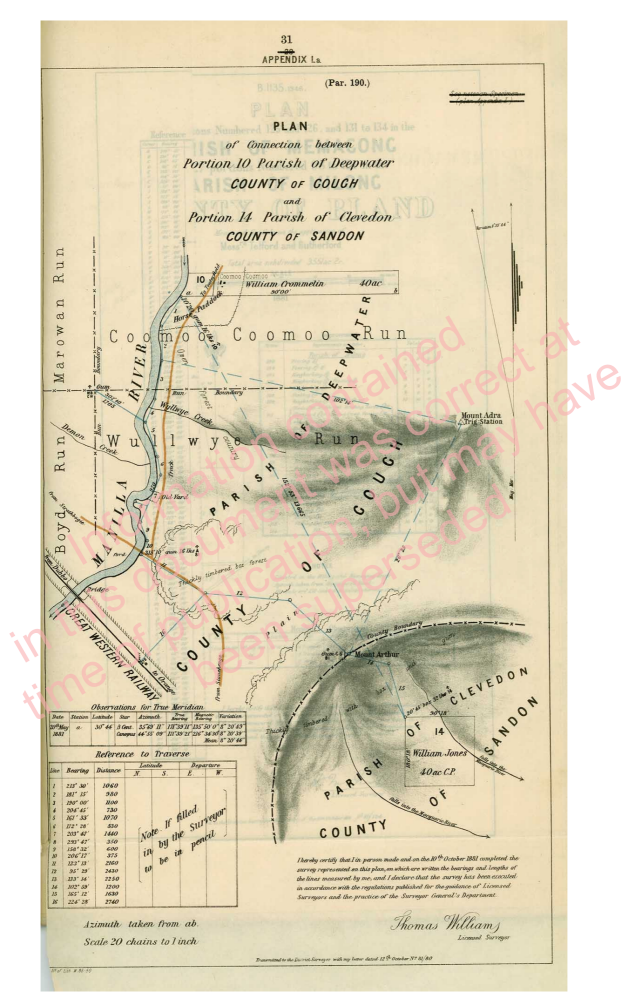
To whom	Date and	Marginal	Name of	Purpose.	To whom	Date of
originally	Number	No.,	Applicant		Transferred.	Transfer
issued.	0	Description	0			
	\mathbf{A}	and date.				
*//						

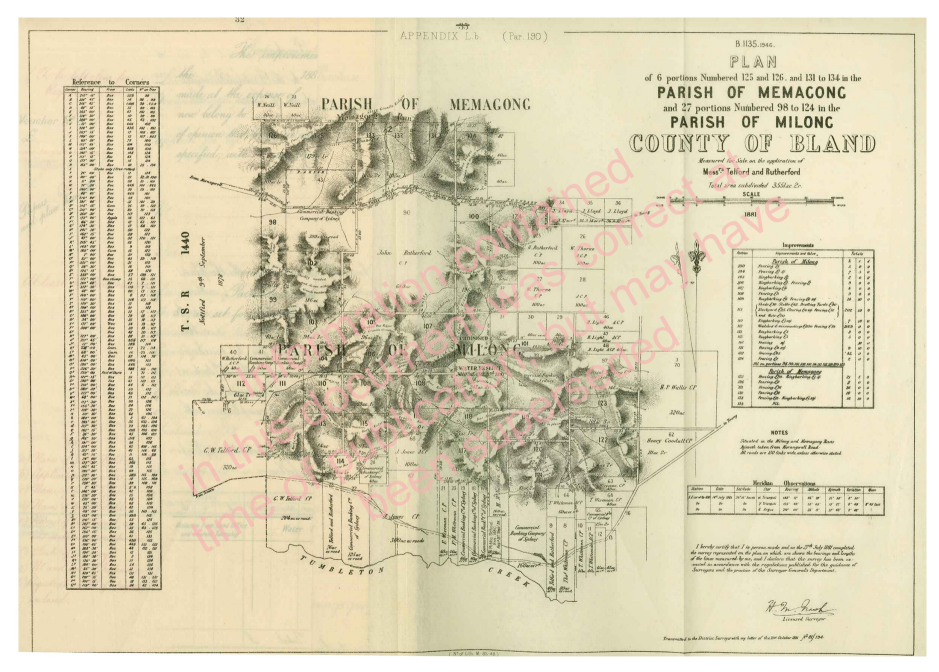
CIRCULAR MEMO. - Surveyors making transfers arc requested to forward returns of same with their monthly progress journals, in the tabulated form shown above. The names of Surveyors should be quoted in full.

Par 204

29 APPENDIX K Par: 145.176 DISTINGUISHUNG BOUNDARIES **ABBREVIATIONS &** W.R. Water Reserve Colony -+-+-+--+-Divisions under the Act (boundary between) _ Q.R. Quarry do. × Pastoral District __o __o __o __ C.R. Camping do. FRO do. Runs_x_x_x_x_x_x F.R. Forest do. County ___ x __ x __ x __ x RESERVES A.R. Aboriginal do. Parish _... V.R. Village do. Town _ G.R. Old Government do. Town Police Act + . + . -T.S.R. Travelling Stock do. PORARY Police District + ____+ R.R. Railway do. Land do .___. - + + -P.R. Public Camping do. Proclaimed Gold Field_____ RRF. Res. for Refuge from Flood Res. from CP within a Gold Field_". R. Other Reserves Population Area _____ Electoral District __.+.. Municipal do.____ Leasehold Area +++ --- + + + + -Reserve from Lease & open to C.P. ___ Special Area _____ do. from Sale & Lease + _ . + _... Railways on plans of portions shewn thus ---do. on small scale compilations shewn thus Fences shewn thus (when on the boundary of a portion _____ when not on a boundary _____ Surveyed Reserved Roads shewn thus _____ Tracks shewn thus _____ or by brown band Telegraph Lines shewn thus _____ Trigonometrical Station shewn thus / C.P. placed after the Applicants name denotes a Conditional Purchase do. do. Additional Conditional Purchase do. do. Non-residential do. do. do. N.R.C.P. do. do. do. do. do. do. do. do. do. 1.P. do. Improvement Purchase Conditional Lease do. C.L. C.P.L. do. Converted Pre-Lease Homestead Lease do. H.L. Sc.L. do...... do..... do. Scrub Lease S.L . do. do. do. Special Lease do. do. do. do. M.L. do. Mineral Lease V.L.O. do. Volunteer Land Order NOTE - When two boundaries are identical such as County and Parish the more important should be adopted; but where it is found necessary to adopt a combination of boundaries it should be as clear as possible; such as has been done in "Reserve from Sale & Lease" representing mile intervals, to which will be added if marked, the number of the mile tree and broad arrow thus _______ *____ *____ *____ *____ *____ *____ lithographed at the Surveyor Concrais Office July 1885 Noflith M 85.42







(To be left clean for Registration N.).

Voucher Nº 8

Papers (1) herewith

Sir, I have the honor to transmit herewith the plan At least one third marging of a portion of land containing within within and numbered and the in the situated in the Parish of applied for to purchase County of ... under the 46" Dection by manual the Lista ma of the Gown Lands act of 1884 and measured by me on in compliance with Instruction . W.

NOTES

(a) Name of Gold Field

(b) application number

O SNI

The improvements in respect of which the application for pre-remption is made are as follows :-

(c) Name of Land Office	LMARKS.	DA DA	VALUE			
(d) Name of Gold Field .	Description of Improvements	When commenced	When completed	£	S.	d.
e) Hame of applicant as person	Timber, aspect and c	r Supply	Wate	Land Offic Township	munit es Desnesi	hsiand and i
F) Date of Durvey .						
g) No and date of Instruction. Whegistration N. of papers						
enclosed.						ine e i
		3	Total L			
(q. 3) (q. 3) (q. 3)					A	0

33 37

che (6)

Licensed Surveyor

No (see par 221) (Date)

applied for by

M (Pars 73 and 53)

Improvement Surchase.

transmitting plan of a portion of land on the

(Place)....

to the District Surveyor

at white and the second and

M (Pari 33 and 53) The improvements were inspected by me on 188 , I ascertained that they were the made at the expense of (i), and now belong to : I am Voucher Nº 8 of opinion that they were commenced and completed upon the dates specified; with (10) exception hanar to becomment hereweth the blan Particulars as to locality, character of the land &c, are set forth in the appended table of remarks. I have the honor to be, in the Sir! here to hearthan Your obedient Servant Signature) NOTES contd Licensed Surveyor. applicant or previous owner (i) applicant or other person unpreventerels in respect of which the ap (k)"out" on the sono seam a marthmer and sol (1) Exception, if any, to specified REMARKS. Value for portion or allotment Distance from Land Office Water Supply Timber, aspect and character of land and nearest Township

Conditional Purchase. Licensed Surveyor Aranomitting plan of portion conditionally purchased by C. P. N.

Nº (See par 221)

Sir.

39

Ma (Pars 63 and 53)

Ao Ahe District Surveyor

at (a)

(Place)

(Date)

(To be left clear for Registration n.) Voucher Nº8 /

(Amount charged to be filled in by Surveyor).

I have the honor to transmit herewith the Plan of portion of land containing numbered in the Tarish of in the County of conditionally purchased by under the section of the Crown Lands act of 1884 measured by me on (6) accordance with Instructions no in dated

(c)

Here follows general report e.g. whether the applicants starting point "was found on the ground", and if so how indicated on plan, or whether it was

not found ", Description of land; Timber and

Water supply; Information as to Roads; Improve ments, specifying particulars of each, ownership and

date of completion; Included areas under authorized Mining occupation, if any, and Parts of boundaries

(Dignature)

NOTES

At least one thered margin _

(b) Date of Survey.

(a) Name of Land Office

(c) If within a Gold Field state name

which might be exempted from fincing. I have the honor to be, Sir, Your obedient Servant

Licensed Surveyor.

Alienation Licensed Surveyor to the District Surveyor portion measured Manomitting plan of for sale (a).

(Place)

(Date)

Mb (Par. 53)

35 41-

Voucher Nº 8 / £

(To be left clean for Registration nº)

(Amount charged to be filled in by Surveyor).

Alm (e)

No (Dee par 221)

at least one third margin_

NOTES (11) Insert name of Land District.

Gold Field, if within either or both.

(b) Name of Run and name of

(d) Names and address of applicant. (e) Registration no of papers enclosed.

(c) Date of Survey .

Sin.

I have the horor to transmit herewith the plan of portion of land containing numbered the Parish of the Country of .1.6.1.

measured by me on in accordance with Instructions No dated

This land has been measured for sale on the application of

.....(d)

Here follows general report on conditions of land measured, or reference to Schedule of particulars enclosed report on improvements (if any), &c. &c.

(Dignature)

I have the honor to be, Sin, Your obedient Servant

Licensed Surveyor

in

in

within

42 Mc(Par. 63) Lease. (.9) Licensed Surveyor to the District Surveyor Ananomitting Plan of applied for by Conditional Lease No. at (a) (To be left clear for Registration No) Voucher Nº 8 Amount charged to be filled in by the Surveyor). N. (See par 221) (Date) Sir, I have the honor to transmit herewith the Plan of an area of in the Country of applied for by in the At least one third margin as a Conditional Lease under the (b) Dection of the Gown Lands act of 1884 ; measured by me on (c) in accordance with Instructions No dated NOTES (a) Name of Land Office. (e) (b) 48,52 or 54 Dections Here follows general report on Description of according to application! (c) Date of Survey .. land ac e g' whether the applicants starting point " was found on the ground " and if so, how indicated on plan, or whether it "was not found", Description of land; Timber and Water Supply; Information as to (e) If within a Gold field, Roads; Improvemento, specifying particulars of each, state name. ownership and date of completion; Included areas under (g) Insert the words Conauthorized Mining occupation, if any, and Parts of verted Tro-emptive Leave boundaries which might be exempted from fencing or Conditional Leave as the case may be. I have the honor to be, Sir, Your obedient Servant (Signature) Licensed Surveyor.

APPENDIX N. (*Vide* Paragraph 137.)

SURVEY OF BLOCKS FOR TIMBER LICENSE.

Survey 1. The survey to be performed by a Licensed Surveyor. Marking 2. Where several adjoining blocks are measured simultaneously the outside boundaries of the entire area should be defined with precision and permanently marked in the usual manner; and when a corner is common to the Forest Reserve, the reference tree should be marked with \uparrow over letters RES over the *Gazette* No. of the reserve. The interior lines, *i.e.*, the subdivision into blocks for lease may be marked by blazed trees only; and for purpose of identification corner trees should be marked as provided in section 3 of the Timber Regulations before mentioned, viz., for the consecutive numbering of such licenses within the Forest Reserve in which they are comprised thus, T.L-1, T.L-2, &c. Such Nos. may then be utilized in the formal license, and also at auction sale of leases. 3. The Plan should be drawn to the scale of 20 chains to an inch, stating particulars of survey, e.g.:-Plan

Showing Timber License Blocks .

within Forest Reserve No.....

Land District of.....

Tracing and 4. The Plan is to be accompanied by two tracings (on linen), one for the District Surveyor, and the other for the Crown Lands Agent, and is to be transmitted under cover of a letter reporting the general conditions of the country, character, quality and density of timber, means of access or relative position to the nearest public thoroughfare, natural water supply (if any), &c.

report.

Remuneration

5. With respect to remuneration for this service, the outside boundaries will be paid for at the usual rate for marked lines; and the interior subdivision at such rate, being not more than 30s. per mile, as the conditions may warrant, and as may be agreed by the District Surveyor and the Licensed Surveyor. It is to be borne in mind that local increase to fees (if any) will apply or will not apply to this class of survey according to specific terms of contract.

6. Copies of Timber Regulations will be supplied for further information upon requisition to the Secretary

D.S.O. _____ APPENDIX O.

Accou	ınt No. 8 /					La	und D	list	rict		•••••				
Head	of Service - SURVEY OF LAN	DS For	rm A.		Ŧ	New	Soı	ıth	Wales.			S	ub-Voucher N	[0	
Payab	e from Vote of £	. for THE I	DEPARTM	ENT O	F THE SURV	VEYO	R GE	NEI	RAL.	Item No			of Appropriati	on Act c	of 188 .
Class	of Survey				[ORIG	INAL	.]		0	Dr. to L	icens	ed Si	urveyor		
<u>Depar</u>	tmental Reference No		SURVEY	S CHA	ARGED FOR	BY LI	NEA	<u>R M</u>	IEASUREME	<u>NT.</u>	Sub-	Head	l of Estimate		<u></u>
From	heto the				Fo	r the s	urvey	and	l measurement	t of			0		
													For details	see 4th j	page.
	Parish of														
Instruc	ctions No of the		to				2		Plan with L	etter No)		of the		
Cat No. of Plan.	Class of Work.	Quantity	£	Rate. s.	d.	Surve Charg £			Surveyor as for paid by the Department.	Amount Departn £		by d.	Initial of Officer passing Account		Remarks.
	Boundaries of Portions, Reserves Or Lease Areas Marked lines of Roads (Parish) Do do (not over 3 chains) Do do (over 3 chains) Features Connections Comparison of meridian Determination of true north Corners new Corners new Corners other * Tracings, 2 ½ per cent on fee of survey Local increase or decrease Total Advance Balance	287.26 27439 69.00 178.50 60.00 55.00	at 0 " 0 " 0 " 0 " 0 " 0 " 0 " 0 "	0 1 0 0 0 0 0 10 2 5	9 per chain 6 " 0 " 9 " 6 " 4.5 0 each service 2 each service 0 each 6 each	10 6 2 4 1 1 0 2 0 0 0	15 17 10 0 10 10 15 17 15	5 2 9 3 3 00 77 00 6 2	;e0e						
					Total carried	forward	l		£						

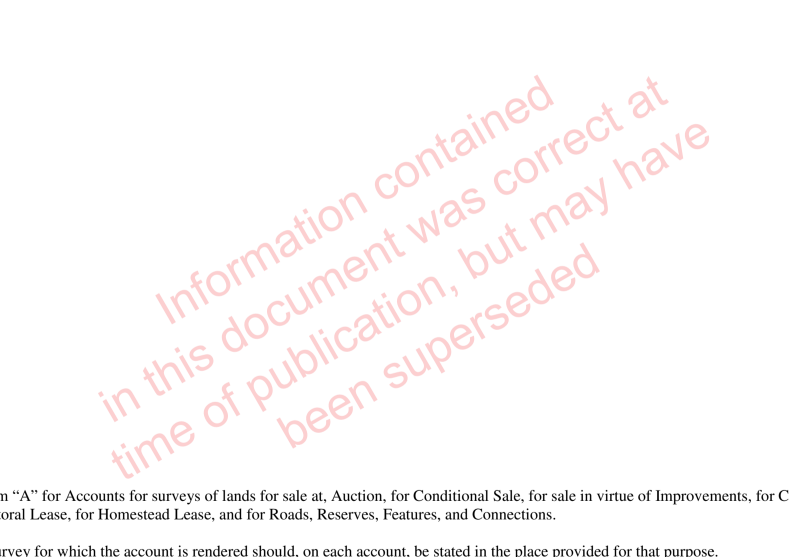
* At 2¹/₂ per cent on fee for survey at ordinary rates for each tracing.

Total brought forward£		

DECLARATION.

I hereby, on honor declare that I have faithfully and truly surveyed, measured, and marked out on the ground, the lines and corners for which I have charged in this Account; that the plans herewith forwarded are correct, and the whole service has been performed with care, and in strict accordance with the regulations and practice of the Surveyor General's Department; and that I have also forwarded to the District Surveyor the tracings for which I have charged in this Account. Licensed Surveyor.

CERT	IFICATE OF DISTRIC	I SURVEYOR.	3
The plan and tracing	gs of the survey herein cha	rged have been duly received.	•
	ation + W	as t Was	
Payment of an advance of	per centum on £	is recommended.	Errors and omissions excepted.
-{O\`	n	16 760.	
Examiner.	curration.	arsev.	District -Surveyor.
I certify that the amount charged in this Voucher as to con		ites, is correct; that the service	has been faithfully performed, and
that the expenditure is duly authorized in terms of the Auc	lit Act.		
Y h in ni	0		
Accountant.	nee	Secretary a	nd Cashier, for Surveyor General.
Received on the	om the Surveyor General, t	he sum of	pounds
shillings and	per	nce sterling, in full payment of	the above account for which
have signed Duplicate Receipts of the same tenor and date	2.		
Witness of payment			

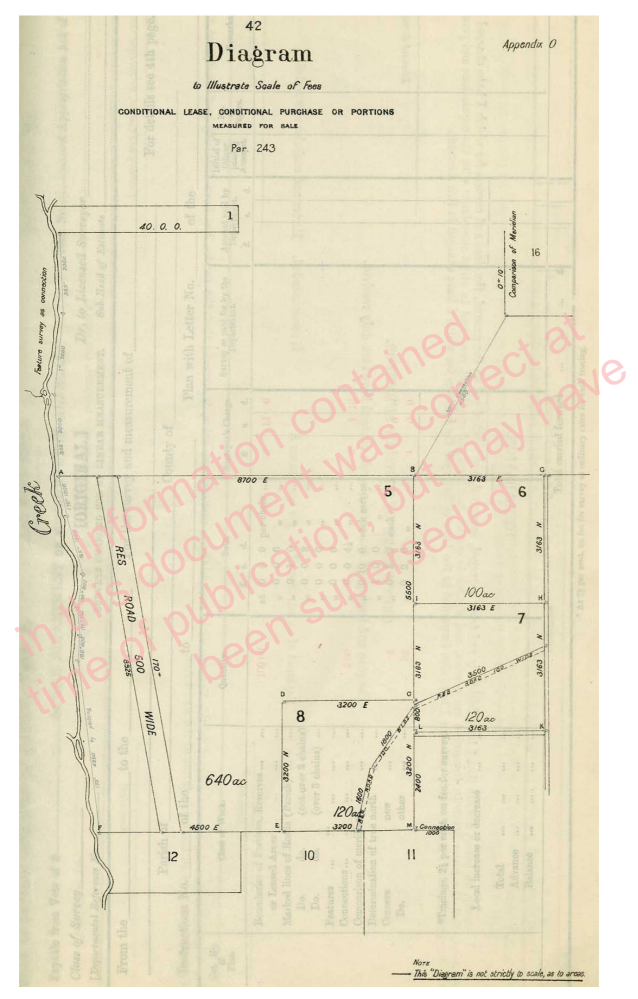


This is the form "A" for Accounts for surveys of lands for sale at, Auction, for Conditional Sale, for sale in virtue of Improvements, for Conditional Lease, for Pastoral Lease, for Homestead Lease, and for Roads, Reserves, Features, and Connections.

The class of survey for which the account is rendered should, on each account, be stated in the place provided for that purpose.

PARTICULARS OF MEASUREMENT.

	1		2				3			4	5		6			7	8	9		
Per	rimeter at	: 9d.		Per	imeter	at 6d.			Parish Ro	oads at 1s.	Roads	at 9d.	Roads a	at 6d.		Features at 6d. Connect		tions at 4 ¹ / ₂ d.	New	Other
Por. No.	Chains	Links	Por. No.	Chains	Links	Por. No.	Chains	Links	Chains	Links	Chains	Links	Chains	Links	Chains	Links	Chains	Links	Corners	Corners
5	80	00	5	7 55 32 45 10 15 8 7 6 42	00 00 00 00 00 00 00 00 00 00			`	atic			3.0		25 25 01	60 C C C C C C C		45 21	00	A B C D E	F
6 7 8	80 76 50	00 52 74	6	14	89			0	un ubli be	cat	35 34	00	(S ^E	ġ	0		10	00	C H I K L M	B H I C D E
2	 For the first 80 chains of boundary of each portion, including frontage traverse. For the length of boundary of each portions over 80 chains. For Parish Roads only under Act 4 William IV, No. 11. For roads reserved through portions not over 3 chains wide, to be marked on both sides at £3 per mile of road to be paid for by the traversed side. For roads and driftways reserved through portions exceeding 3 chains in width, to be marked on both sides, and each side to be paid for. 									n	7. 8.	featur For c For n corre	res. onnecti ew corr spondir	ons be ners to ng wit	etween j b be spe h plan.	ses, water-ra portions, &c cified by let nilarly spec	e. ters			



Surveyor General's Department - Regulations for the Employment of Licensed Surveyors 1886.

D.S.O. _____ APPENDIX P.

Accou	Account -: No. 8 / Land District											
Head	of Service - SURVEY OF LAN	NDS For	m A.		<u>Nev</u>	o Sou	<u>th Wales</u> .			Sub-Voucher	No	
Payab	e from Vote of £	for THE I	DEPARTME	NT OF T	THE SURVEY	OR GEN	ERAL.	Item No		of Appropria	ation Act o	of 188 .
Class	of Survey				[ORIGINA	.L.]	0	Dr. to L	censed	l Surveyor		
Depar	tmental Reference No		SURVEYS	CHARC	JED FOR BY	LINEAR	MEASUREM	ENT.	Sub-He	ead of Estimate .		
From	heto the.				For the	survey a	and measureme	nt of		16		
										For detai	ls see 4th	page.
	Parish of											
Instruc	ctions No of the		to	<u> </u>			Plan with	Letter No		of th	e	
Cat No. of Plan.	Class of Work.	Quantity	£	Rate. s. d.		veyor's arge. s. d	Surveyor as paid for by the Department.	Amount Departm £	ent.	Initial of Office passing Account		Remarks.
	Boundaries of Portions, Reserves Or Lease Areas Marked lines of Roads (Parish) Do do (not over 3 chains) Do do (over 3 chains) Features Connections Comparison of meridian Determination of true north Corners new Corners new Corners other * Tracings, 2 ½ per cent on fee of survey Local increase or decrease Total Advance Balance	109.00 5.00 4 32	" 1 " 0	0 6 · 1 0 9 · 0 0 6 · 0 0 6 · 0 0 6 · 0 0 4 ½ 10 0 e. 0 0 e. 5 0 6 e. 2 6 e.	each service each 1 each 4 0	14 6 1 1 0 0 0 0 3 1	0					
]	Total carried forw	ard	£					

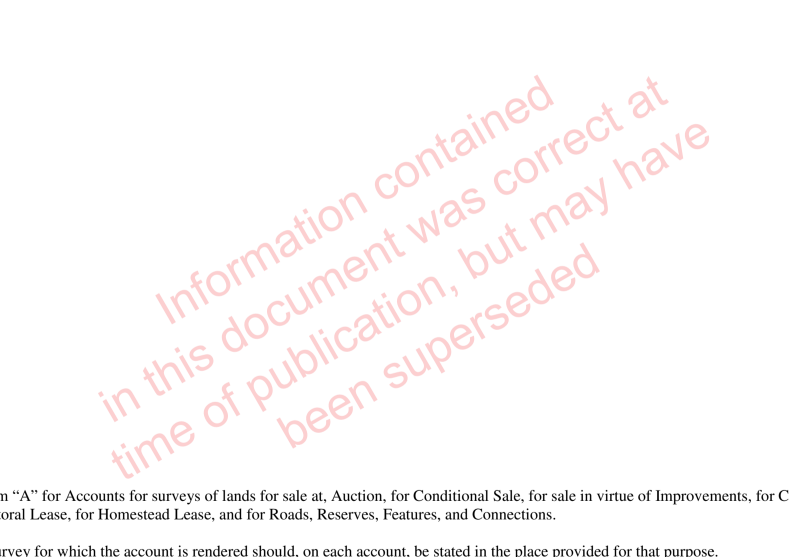
* At 2¹/₂ per cent on fee for survey at ordinary rates for each tracing.

Total brought forward£		

DECLARATION.

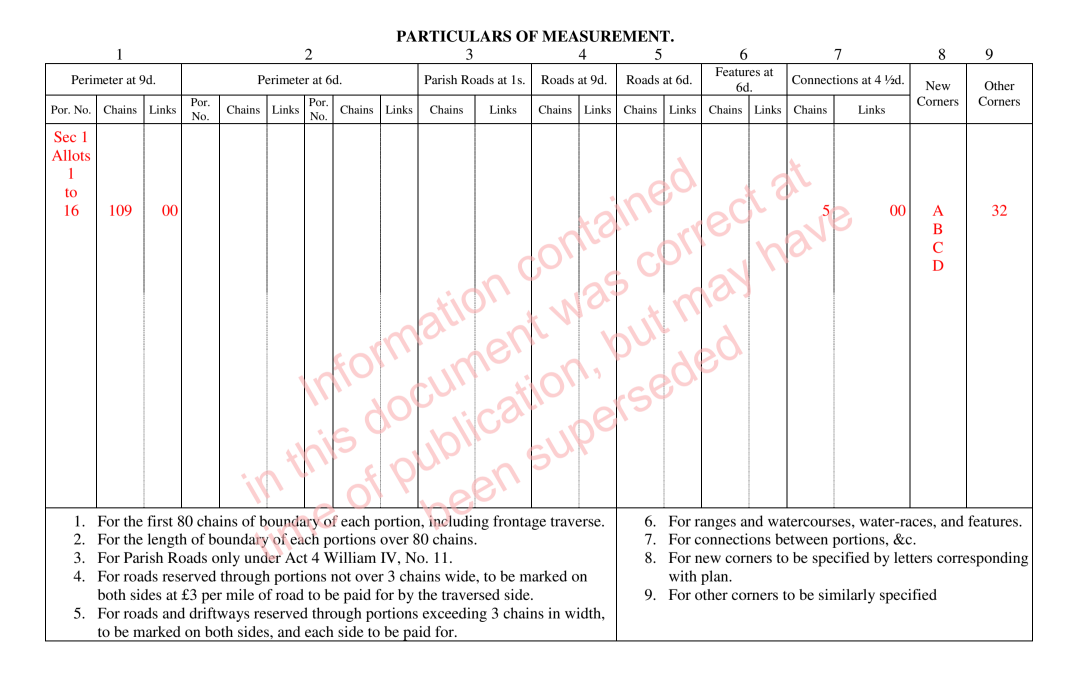
I hereby, on honor declare that I have faithfully and truly surveyed, measured, and marked out on the ground, the lines and corners for which I have charged in this Account; that the plans herewith forwarded are correct, and the whole service has been performed with care, and in strict accordance with the regulations and practice of the Surveyor General's Department; and that I have also forwarded to the District Surveyor the tracings for which I Licensed Surveyor. have charged in this Account.

CERTIFICATE OF DIS	TRICT SURVEYOR.
The plan and tracings of the survey her	ein charged have been duly received.
ation	Was + Mas
Payment of an advance of per centum on £	is recommended. Errors and omissions excepted.
	and a deci
Examiner.	District -Surveyor.
I certify that the amount charged in this Voucher as to computations, castings	s, and rates, is correct; that the service has been faithfully performed, and
that the expenditure is duly authorized in terms of the Audit Act.	UP
in the floor of t	
Accountant.	Secretary and Cashier, for Surveyor General.
Received on the	eneral, the sum of pounds
shillings and	pence sterling, in full payment of the above account for which
have signed Duplicate Receipts of the same tenor and date.	
Witness of payment	

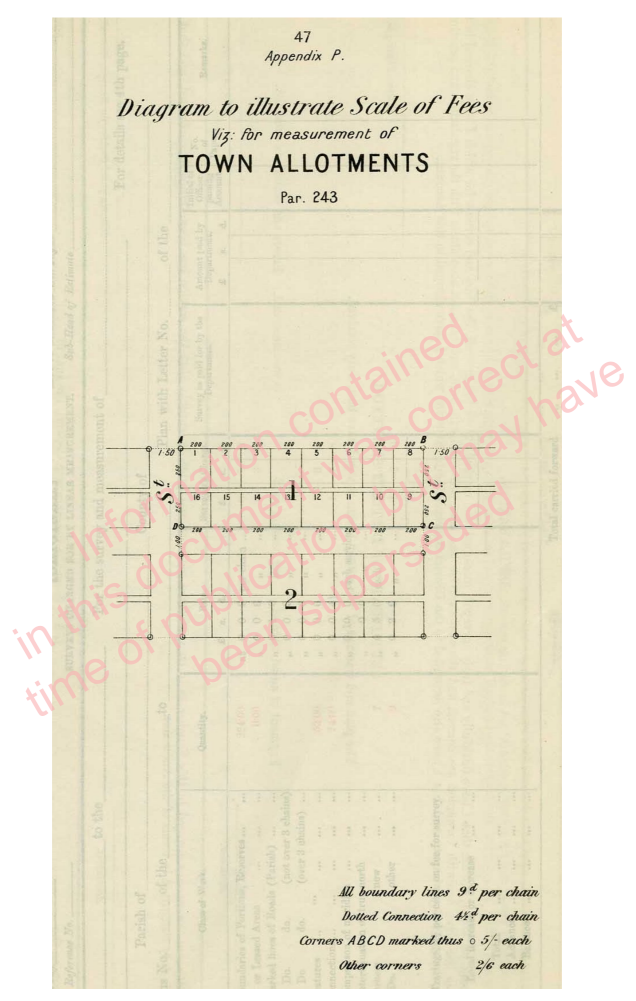


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The class of survey for which the account is rendered should, on each account, be stated in the place provided for that purpose.



Page 76 of 83



D.S.)	APPENDIX Q.							
Acco	unt No. 8 /			Land Dis	trict				
Head	of Service - SURVEY OF LAN	NDS Form A.	£	New Sout	h Wales		Sub-Voucher	No	
Payab	le from Vote of £	for THE DEPARTMEN	T OF THE SURV	EYOR GENE	RAL.	Item No	of Appropria	tion Act o	of 188 .
Class	of Survey		[ORIGINAL.] Dr. to Licensed Surveyor						
Depar	tmental Reference No	SURVEYS C	CHARGED FOR	BY LINEAR I	MEASUREME	ENT. Sub-I	lead of Estimate		
From	theto the.						For detail		
Parish of									
Cat No. of Plan.	Class of Work.		Rate. d.	Surveyor's Charge. £ s. d.	Surveyor as paid for by the	Amount paid b		No. of	Remarks.
	Boundaries of Portions, Reserves or Lease Areas Marked lines of Roads (Parish) Do do (not over 3 chains) Do do (over 3 chains) Features Connections Comparison of meridian Determination of true north Corners new Corners new Corners other * Tracings, 2 ½ per cent on fee of survey Local increase or decrease Total Advance Balance	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	9 per chain 6 " 9 " 6 " 4.5 0 each service 0 each service 0 each 6 each	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	sede				
			Total carried	forward	£,				L

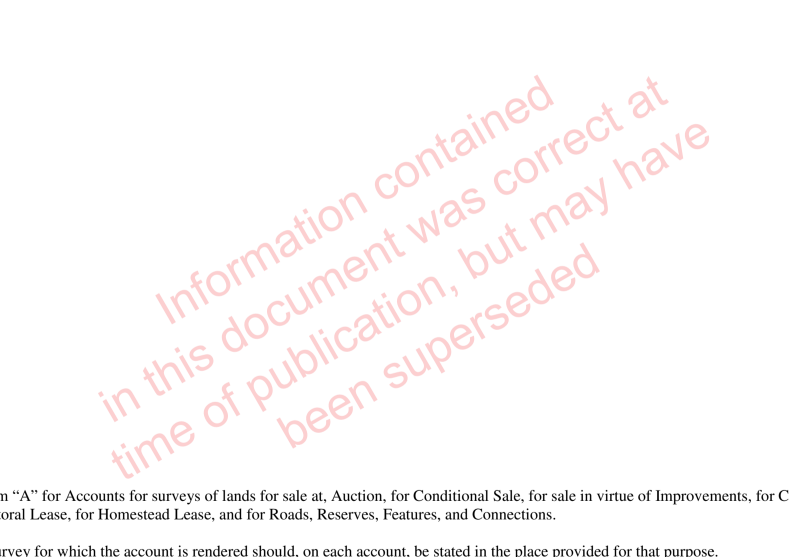
* At $2\frac{1}{2}$ per cent on fee for survey at ordinary rates for each tracing.

Total brought forward£		

DECLARATION.

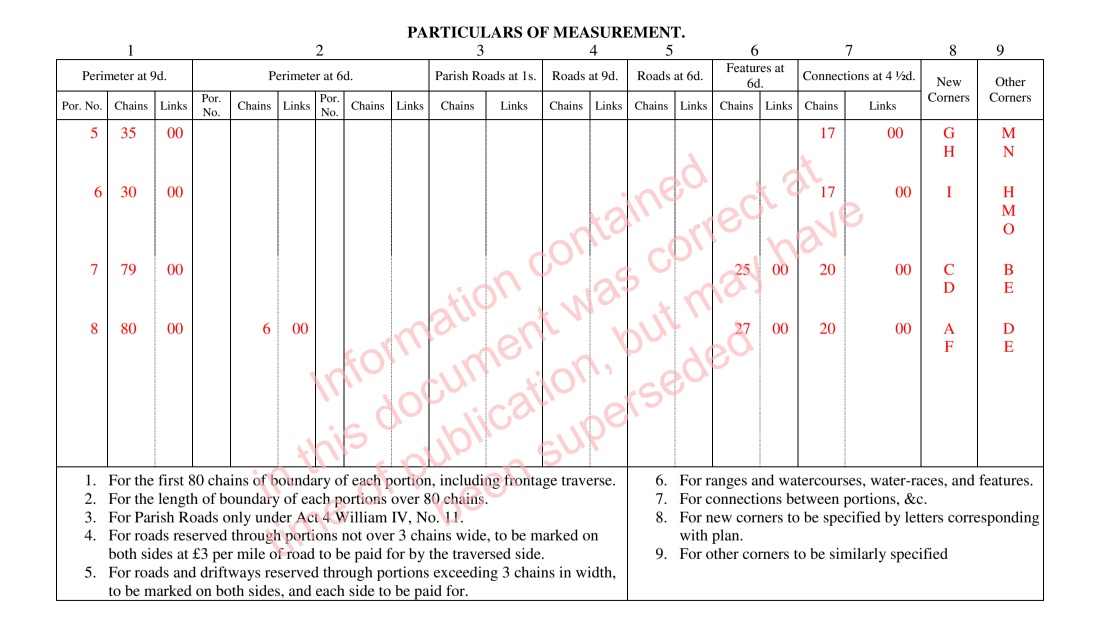
I hereby, on honor, declare that I have faithfully and truly surveyed, measured, and marked out on the ground, the lines and corners for which I have charged in this Account, that the plans herewith forwarded are correct, and the whole service has been performed with care, and in strict accordance with the regulations and practice of the Surveyor General's Department; and that I have also forwarded to the District Surveyor the tracings for which I Licensed Surveyor. have charged in this Account.

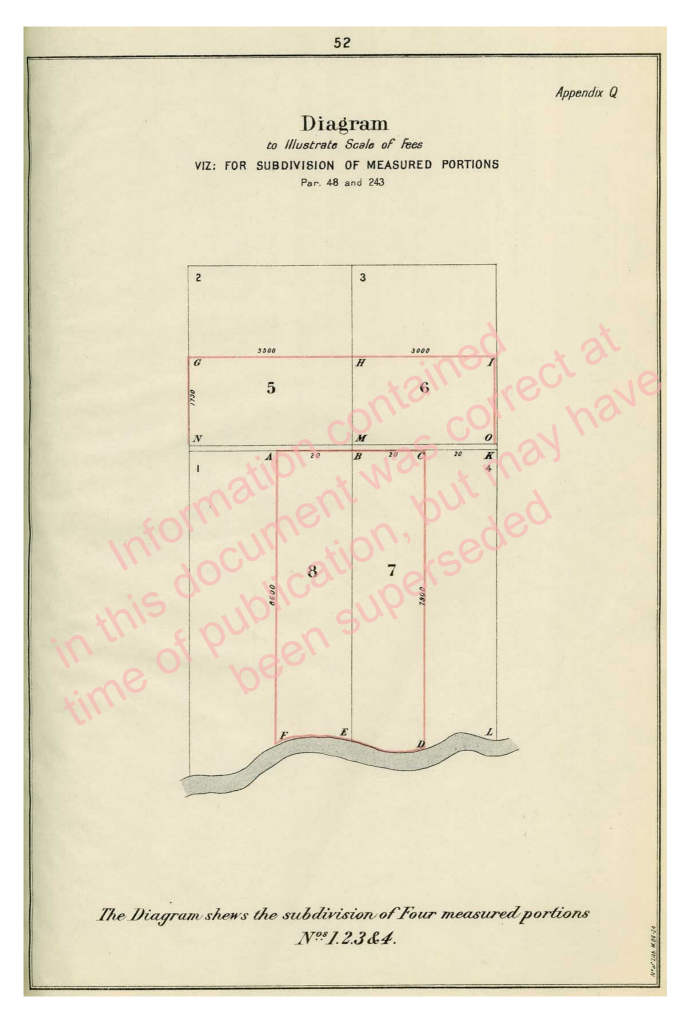
CERTIFICATE OF DISTRICT SURVEYO	R.					
The plan and tracings of the survey herein charged have been duly received.						
Payment of an advance of per centum on £ is record	mmended. Errors and omissions excepted.					
Examiner.	District -Surveyor.					
I certify that the amount charged in this Voucher as to computations, castings, and rates, is correct; that the expenditure is duly authorized in terms of the Audit Act.	that the service has been faithfully performed, and					
Accountant.	Secretary and Cashier, for Surveyor General.					
Received on the						
have signed Duplicate Receipts of the same tenor and date.						
Witness of payment						



This is the form "A" for Accounts for surveys of lands for sale at, Auction, for Conditional Sale, for sale in virtue of Improvements, for Conditional Lease, for Pastoral Lease, for Homestead Lease, and for Roads, Reserves, Features, and Connections.

The class of survey for which the account is rendered should, on each account, be stated in the place provided for that purpose.





End of

NEW SOUTH WALES. SURVEYOR GENERAL'S DEPARTMEN

REGULATIONS For the Employment of **CENSED SURVYEORS**

1886.