APPENDIX XV.

ACCOUNT showing the Amounts Received from and the Amounts Expended on Melbourne from 1st July, 1886, to 30th June, 1887.

<table>
<thead>
<tr>
<th>To Balance</th>
<th>£ s. d.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>£ 788 5 2</td>
</tr>
</tbody>
</table>

| General Inspector and Secretary, salary | £ 450 0 0 |
| Medicine | £ 6 3 0 |
| Eye and Ear Hospital | £ 5 0 0 |
| Rent of offices and fires | £ 48 14 0 |
| Clothing | £ 0 11 4 |
| Junior messenger | £ 44 16 5 |
| Stationery, &c. | £ 28 14 4 |
| Board and lodging (Blacks) | £ 32 10 0 |
| Travelling expenses (General Inspector) | £ 172 7 3 |

Expenses in connexion with proposed corroboree | £ 12 5 6 |
Furniture | £ 25 0 3 |
Carriage of goods | £ 0 17 6 |
Law expenses | £ 1 11 6 |
Carriage | £ 2 18 0 |
Gratities | £ 0 15 0 |
Auditing accounts (Messrs. Langton and Holmes) | £ 3 3 0 |
Funerals | £ 1 0 0 |
Sundries | £ 1 6 10 |

£ 788 5 2

APPENDIX XVI.

STATEMENT of Total Cost of Clothing, Provisions, &c. (including Transport thereof), Paid for the use of the Aborigines, from 1st July, 1886, to 30th June, 1887.

<table>
<thead>
<tr>
<th>£ s. d.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Coranderrk</td>
</tr>
<tr>
<td>Framlingham</td>
</tr>
<tr>
<td>Lake Condah</td>
</tr>
<tr>
<td>Lake Wellington</td>
</tr>
<tr>
<td>Lake Tyers</td>
</tr>
<tr>
<td>Lake Hindmarsh</td>
</tr>
</tbody>
</table>

Swan Hill, including—

Pental Island | £ 2,418 13 3 |
Molpol | £ 2,646 19 3 |
Bumbang | £ 1,934 12 8 |
Mildura | £ 614 6 4 |
Ned's Corner | £ 689 16 8 |
Kuklyne | £ 928 5 2 |
Koondrook | £ 1,025 4 8 |
Melbourne | £ 788 5 2 |
Apsley | £ 806 9 1 |
Casting | £ 923 15 0 |
Echuca | £ 1,113 16 5 |
Wangaratta | £ 108 13 0 |

£ 5,198 10 9

APPENDIX XVII.

STATION AND DEPOTS ACCOUNTS.

<table>
<thead>
<tr>
<th>£ s. d.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Coranderrk</td>
</tr>
<tr>
<td>Framlingham</td>
</tr>
<tr>
<td>Lake Condah</td>
</tr>
<tr>
<td>Lake Wellington</td>
</tr>
<tr>
<td>Lake Tyers</td>
</tr>
<tr>
<td>Lake Hindmarsh</td>
</tr>
<tr>
<td>Melbourne</td>
</tr>
<tr>
<td>Swan Hill and District</td>
</tr>
<tr>
<td>Apsley</td>
</tr>
<tr>
<td>Bairnsdale</td>
</tr>
<tr>
<td>Echuca</td>
</tr>
<tr>
<td>Wangaratta</td>
</tr>
<tr>
<td>Warragul</td>
</tr>
</tbody>
</table>

£ 12,084 4 0
## APPENDIX XVIII.

**TABULAR STATEMENT of the Amounts Paid for each Station from 1st July, 1886, to 30th June, 1887.**

<table>
<thead>
<tr>
<th>Station</th>
<th>Salaries</th>
<th>Wages to Aborigines</th>
<th>Provisions</th>
<th>Clothing</th>
<th>Improvements</th>
<th>Hardware</th>
<th>Medical Attendance, &amp;c.</th>
<th>Stock</th>
<th>Other Expenses</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Coranderrk</td>
<td>234 14 3</td>
<td>334 6 5</td>
<td>591 5 1</td>
<td>271 2 0</td>
<td>78 6 11</td>
<td>57 9 10</td>
<td>63 10 8</td>
<td>432 13 9</td>
<td>234 14 2</td>
<td>2,646 3 1</td>
</tr>
<tr>
<td>Framlingham</td>
<td>350 0 0</td>
<td>70 0 0</td>
<td>509 17 2</td>
<td>238 6 11</td>
<td>427 9 11</td>
<td>19 19 6</td>
<td>136 19 8</td>
<td>886 6 11</td>
<td>224 13 2</td>
<td>2,413 13 3</td>
</tr>
<tr>
<td>Lake Condah</td>
<td>23 5 0</td>
<td>...</td>
<td>292 12 9</td>
<td>310 13 4</td>
<td>137 10 5</td>
<td>24 2 0</td>
<td>44 9 9</td>
<td>758 15 0</td>
<td>109 9 8</td>
<td>1,834 12 8</td>
</tr>
<tr>
<td>Lake Wellington</td>
<td>...</td>
<td>...</td>
<td>455 3 10</td>
<td>215 0 9</td>
<td>49 18 2</td>
<td>5 18 0</td>
<td>21 0 6</td>
<td>...</td>
<td>25 9 5</td>
<td>772 10 2</td>
</tr>
<tr>
<td>Lake Tyers</td>
<td>...</td>
<td>...</td>
<td>600 4 7</td>
<td>296 8 3</td>
<td>166 10 4</td>
<td>18 15 0</td>
<td>25 2 6</td>
<td>...</td>
<td>27 15 5</td>
<td>1,134 11 6</td>
</tr>
<tr>
<td>Lake Hindmarsh</td>
<td>...</td>
<td>...</td>
<td>520 9 2</td>
<td>90 1 7</td>
<td>296 3 1</td>
<td>...</td>
<td>...</td>
<td>102 2 0</td>
<td>150 10 7</td>
<td>1,113 16 5</td>
</tr>
</tbody>
</table>

**Note.**—The Missionaries on the Mission Stations are paid by their respective Committees. The Teachers by the Education Department.

## APPENDIX XIX.

**BOARD FOR THE PROTECTION OF THE ABORIGINES.**

Wm. Anderson, Esq., M.P.  
E. H. Cameron, Esq., M.P.  
Wm. Macredie, Esq., J.P.  
J. R. Hopkins, Esq., J.P.  
A. A. Le Souef, Esq., J.P.  
C. M. Officer, Esq., M.P.
## APPENDIX XX.

**Distribution of Stores Paid for, for the use of the Aborigines, by the Board from 1st July, 1886, to 30th June, 1887.**

<table>
<thead>
<tr>
<th></th>
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<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Coranderrk</td>
<td>39</td>
<td>90</td>
<td>115</td>
<td>31</td>
<td>266</td>
<td>1</td>
<td>12</td>
<td>72</td>
<td>338</td>
<td>68</td>
<td>72</td>
<td>288</td>
<td>22</td>
<td>2</td>
<td>1</td>
<td>1,410</td>
<td>10</td>
<td>22</td>
<td>2</td>
<td>0</td>
<td>126</td>
<td>1</td>
<td>29</td>
<td>62</td>
</tr>
<tr>
<td>Lake Tyers</td>
<td>80</td>
<td>72</td>
<td>90</td>
<td>90</td>
<td>58</td>
<td>64</td>
<td>90</td>
<td>138</td>
<td>116</td>
<td>38</td>
<td>69</td>
<td>449</td>
<td>12</td>
<td>15</td>
<td>7</td>
<td>1,094</td>
<td>10</td>
<td>7</td>
<td>0</td>
<td>100</td>
<td>0</td>
<td>1</td>
<td>0</td>
<td>0</td>
</tr>
</tbody>
</table>

3 adze handles, 2 fork handles, 6 locks, 50 sq. glass, 1 key, 1 pr. stirrup leathers, 2 saws, 6 files, 6 axes, 48 axe handles, 7 spades, 8 shovels, 60 lbs. wire nails, 4 rules, 1 brace and bits, 2 doz. knives and forks, 24 pamphlets, 60 lb. plates, 9 tons 8 cwt. 4 gr. cake, 1 col. oven, 2 thermometers, 4 milk dishes, 1 clothes wringer, 4 buckets, 6 chambers, 14,400 ft. timber, 12 lb. glue, 47 d. screws, 1 coffee, 1 pkt. sacks, 100 ft. spooling, 2 chisels, 1 spokeshave, 1 jack-plane, 6 10-ft. gates, 2 trunks, 2 doors, 1 screw-wrench, 1 tape measure, 100 lb. iron, 2 window frames, 8 sack weights, 5 hooks blue, 3 ft. rule, 2 screw augers, 2 inlaver's knives, 1 steel, 1 cleaver, 4 door springs, 12 prs. hinges, 1 turner's tool, 1 box, 6 scrub brushes, 1 set jugs, 60 ft. ridge, 177 lb. raisins, 157 lbs. currants, 3 box box blue, 6 boxes blacking, 5 cwt. soda, 365 lbs. soap, 169 lbs. meal, 15 lbs. b. powder, 1 doz. prem. milk, 2 tons 5 cwt. 8 grs. 14 lbs. potato, 2 grs. matches, 85 lbs. starch, 7 lbs. pepper, 145 wool socks, 85 yds. handkerchief, 11 lbs. rope, 6 hag. hooks, 3 cwt. sulphur, 12 lumps, 1 cwt. wt. rope, 28 lb.umber, 14 lbs. paint, 2 stop-palls, 2 dentist, 1 curl knife and fork, 29.20 bus. cash, 4 bus. maize, 74 bus. bran, 1 ton bone dust, 2 tons super-phosphate, 2 grs. lace, 11 florin slips, 258 yds. union check, 1 snare, 94 lion ticks, 6 doz. ribbon, 30 lb. tweed, 127 mats, 9 doz. comb, 1 gr. tape, 1 gr. medlar, 1 cotton, 1 flette, 1 cwt. 1 gr. treacle, 14 lbs. mustard, 15 lb. pepper, 2 Osborne, 2 collars, 2 ties, 2 hld. stra, 11 lb. cattle, 2 horses, 2,102 lbs. leaves bread, 50 lb. batten, 1 meat safe, 6 chairs, 5 tables, 8 wastepaper, 5 yards netting, 6 web. sour plates, 1 doz. en. mugs, 2 pudding basins, 4 en. cots, 1 glass dipper, 6 lbs. axle grease, 3 soap dishes, 3 gr. 6 lbs. wire rope, 6 jags. and bents, 8 beddoo rugs, 5 looking-glasses.

200 lbs. raisins, 200 lbs. currants, 750 lbs. treacle, 40 lbs. balsa, 3,914 leaves bread, 1 gr. lace, 233 yds. union check, 100 yards bucka-
<table>
<thead>
<tr>
<th>Location</th>
<th>Item Description</th>
<th>Quantity</th>
<th>Unit</th>
<th>Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lake Hindmarsh</td>
<td>Back, linen tick, table</td>
<td>47 yds</td>
<td>1</td>
<td>85 lbs</td>
</tr>
<tr>
<td></td>
<td>Holland, 53 yds, dimity, quilts, 60 costs, 56 hogs, 11 doz. combs</td>
<td>66</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>1 doz. pins, needles, cotton, 109 bshs. iron, 40 ft. ridging, 6 pr. hinges</td>
<td>30</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>1 bedstead, 1 pr. palllasses, 16 flannel cushions, 8 chairs, 1 seat, safe</td>
<td>5</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>24 sheets. 13,952 ft. timber, 9 axes, 1 gal. varnish, 5 brushes, 7 locks</td>
<td>1</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>44 lbs. nails, 4 doz. glasspaper, 6 bats. sashes, 20 lbs. glue, 24 sq. glass, 2 choppers</td>
<td>11</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>24 axe handles, 2 doz. pannicums, 6 baskets, 12 spades, 3 doz. knives and forks, 2 saddles, 2 bridles, 6 doz. iron spools, 4 cm. plates, 6 fish lines</td>
<td>2</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>800 fish hooks, 60 yds. manilla rope, 1 doz. tomahawks, 6 frypanns, 1 washbasin, 1 cwt. paint, 10 gals. oil</td>
<td>13</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Swan Hill**
- 2 pr. peas, 28 lbs. sago, 20 lbs. hops, 24 lbs. maize, 61 lbs. oilseed, 2 cwt. 14 gr. 11 lbs. raisins, 2 cwt. 26 lbs. currants, 46 cwt. 10 lbs. potatoes, 2 cwt. 2 qrs. treacle, 7 lbs. mustard, 40 loaves bread, 2 bd. calf, 400 sheep, 112 lbs. yarrow, 15 axes, 24 hogs, 800 reels, 4 doz. combs, 2 oil coats, 186 axes, 6 axes, 6 doz. pannicums, 5 doz. billies, 2 doz. flats, 65 lbs. nails, 18 brooms, 6 knives, 6 hair brushes, 6 scrub brushes, 2 cottages, 500 ft. timber, 6 gates, 2 shs. zinc, 600 bricks

**Apsley**
- 14 flannel alps, 68 hogs, 67 costs

**Cocoroo**
- 14 flannel alps, 20 hogs, 4 huck-fils, 4 skirts

**Wangaratta**
- 60 yds. cloth, 5 yds. tweed, 1 lb. thread, 4 gr. fustians, 4 gr. needle, 6 gr. matches, 1 kettle, 1 lb. hops

**Echuca**
- 60 yds. cloth, 5 yds. tweed, 1 lb. thread, 4 gr. fustians, 4 gr. needle, 6 gr. matches, 1 kettle, 1 lb. hops

**Framlingham**
- 64 yds. cloth, 5 yds. tweed, 1 lb. thread, 4 gr. fustians, 4 gr. needle, 6 gr. matches, 1 kettle, 1 lb. hops

---

**Note:** The table above lists various items and quantities purchased, including bedding, clothing, hardware, and food, with corresponding units and values.
### APPENDIX XX.—Distribution of Stores, &c.—continued.

<table>
<thead>
<tr>
<th>Commodity</th>
<th>Condah</th>
<th>Lake Wellington</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sheep</td>
<td>50</td>
<td>74</td>
</tr>
<tr>
<td>Cattle</td>
<td>129</td>
<td>608</td>
</tr>
<tr>
<td>Horse</td>
<td>9</td>
<td>156</td>
</tr>
<tr>
<td>Cow</td>
<td>35</td>
<td>114</td>
</tr>
<tr>
<td>Pig</td>
<td>9</td>
<td>12</td>
</tr>
<tr>
<td>Sheep</td>
<td>50</td>
<td>74</td>
</tr>
<tr>
<td>Cattle</td>
<td>129</td>
<td>608</td>
</tr>
<tr>
<td>Horse</td>
<td>9</td>
<td>156</td>
</tr>
<tr>
<td>Cow</td>
<td>35</td>
<td>114</td>
</tr>
<tr>
<td>Pig</td>
<td>9</td>
<td>12</td>
</tr>
</tbody>
</table>

- 1,500 sheep, 4 head cattle, 254 bush. oats, 584 ft. slabs, 1 sets, 1372 ft. timber, 125 lbs. raisins, 121 lbs. currants, 1 doz. brandy, 88 lbs. mustard, 3 gr. 4 lbs. troncle, 2 cwt. 1 qr. 13 lbs. sago, 22 lbs. hops, 72 lbs. biscuit, 300 lbs. oil, 74 coats, 27 wool scarfs, 126 hats, 2 gross laces, 1 oil bottle, 25 yrs. hose, 500 yds. sheeting, 57 yds. buckskin, 126 yds. holland, 12 doz. handkerchiefs, 65 yrs. wood, 5 gross hooks and eyes, 50 gross buttons, 2 gross leads, 356 lbs. 1 piece, 4 gross needles, 5 doz. comb, 1 doz. hair brushes, 30 lbs. nails, 51 ft. piping, 4 pump, 7 cases content, 14 cwt. wire, 6 camp ovens, 5 doz. scratching brushes, 4 doz. holystones, 18 axes, 17 tomahawks, 12 spades, 8 shovels, 2 hand saws, 2 hammers, 6 knives, 6 hoes, 6 billets, 4 axe handles, 15 panniers, 6 gallon buckets, 1 washtub, 2 scourers, 1 tent, 1 angor, 1 furnace door, 1 grindstone.

- 560 lbs. troncle, 200 lbs. raisins, 220 lbs. currants, 60 lbs. billies, 20 lbs. tapioca, 100 lbs. sago, 48 yrs. holland, 55 sacks, 55 yrs. buckskin, 500 yrs. cement, 40 towels, 74 hats, 72 handkerchiefs, 87 yrs. forfar, 24 yrs. ribbon, 3 gross laces, 2000 lbs. 2 gross needles, 2 gross buckles, 4 doz. comb, 1 doz. lace, 1 pair cart, 2 billies, 6 washbasins, 3,631 ft. timber, 3 fagots white lead, 15 gals. b. oil, 1 stand, 1 rain gauge, 3 sets plough harness, 20 cwt. 1 qr. 10 lbs. sheet iron.
APPENDIX XXI.

VICTORIA.

ANNO TRICESIMO TERTIO VICTORIE REGINÆ.

No. CCCXLIX.

An Act to provide for the Protection and Management of the Aboriginal Natives of Victoria. [11th November 1869.]

It is enacted by the Queen's Most Excellent Majesty by and with the advice and consent of the Legislative Council and Legislative Assembly of Victoria in this present Parliament assembled and by the authority of the same as follows (that is to say):

1. Save where there is something in the context repugnant thereto or inconsistent therewith, following words shall have the respective meanings hereby assigned to them (that is to say)—
   The word "Governor" shall mean the person administering the Government acting by and with the advice of the Executive Council.
   The word "Minister" shall mean the responsible Minister of the Crown administering this Act.

2. It shall be lawful for the Governor from time to time to make regulations and orders for any of the purposes hereinafter mentioned, and at any time to rescind or alter such regulations (that is to say):
   (i.) For prescribing the place where any Aboriginal or any tribe of Aborigines shall reside.
   (ii.) For prescribing the terms on which contracts for and on behalf of Aborigines may be made with Europeans, and upon which certificates may be granted to Aboriginals who may be able and willing to earn a living by their own exertions.
   (iii.) For apportioning amongst Aboriginals the earnings of Aborigines under any contract, or where Aboriginals are located on a reserve the net produce of the labour of such Aboriginals.
   (iv.) For the distribution and expenditure of moneys granted by Parliament for the benefit of Aborigines.
   (v.) For the care, custody and education of the children of Aborigines.
   (vi.) For prescribing the mode of transacting the business of and the duties generally of the Board or any local committee hereinafter mentioned and of the officers appointed hereunder.

And every such regulation or order shall be published in the Government Gazette, and any publication purporting to be a copy of the Government Gazette and containing any such regulation or order signed by the Minister shall be received in all courts of justice as evidence thereof.

3. There shall be in and for Victoria a Board to be styled the "Board for the Protection of Aborigines," consisting of the Minister and such as many persons as the Governor shall from time to time appoint to be members thereof, and the persons who at the passing of this Act shall be the members of the Board for the protection of the Aborigines are together with the Minister hereby appointed the first members of such Board. The Governor may from time to time appoint other persons either as additional members of or to supply any vacancies in the said board, and may remove any member whether by this Act appointed or hereafter to be appointed: Provided that in the absence of the Minister such member as shall be annually elected by the board as vice-chairman shall preside at the meetings of the board.

4. The Governor may from time to time appoint a local committee consisting of three persons to act in conjunction with the said Board, and also officers to be called local guardians of Aborigines, and may also at any time abolish such local committee or remove any such member of a local committee or a local guardian; and such local committee or guardians shall perform the duties assigned to them respectively by this Act or any of the regulations to be made thereunder.

5. All bedding clothing and other articles issued or distributed to the Aborigines by or by the direction of the said Board shall be considered on loan only and shall remain the property of Her Majesty, and it shall not be lawful for the Aboriginals receiving such bedding clothing and other articles to sell or otherwise dispose of the same without the sanction of the Minister or such other person as the said regulations may direct.

6. If any person shall without the authority of a local guardian take whether by purchase or otherwise any goods or chattels issued or distributed to any Aboriginal by or by the direction of the said Board (except such goods as such Aboriginal may be licensed to sell), or shall sell or give to any Aboriginal any intoxicating liquor except such as shall be bona fide administered as a medicine, or shall harbor any Aboriginal unless such Aboriginal shall have a certificate or unless a contract of service as aforesaid shall have been made on his behalf and be then in force, or unless such Aboriginal shall from illness or from the result of any accident or other cause be in urgent need of succour and such cause be reported in writing to the Board or a local committee or local guardian or to a magistrate within one week after the need shall have arisen, or shall remove or attempt to remove or instigate any other person to remove any Aboriginal from Victoria without the written consent in that behalf of the Minister every such person shall on conviction be liable to a penalty not exceeding Twenty pounds or in default be imprisoned for any term not less than one month nor more than three months.

7. If any person shall violate the provisions of any regulation made under or in pursuance of this Act, or shall obstruct the Board or local committee or any local guardian of Aborigines or other officer in the execution of his duty under this Act or the said regulations, every such person shall on conviction forfeit and pay any sum not exceeding Twenty pounds.
8. Every Aboriginal native of Australia and every Aboriginal half-caste or child of a half-caste, such half-caste or child habitually associating and living with Aboriginals, shall be deemed to be an Aboriginal within the meaning of this Act; and at the hearing of any case the justice adjudicating may, in the absence of other sufficient evidence, decide on his own view and judgment whether any person with reference to whom any proceedings shall have been taken under this Act is or is not an Aboriginal.

9. All penalties under this Act may be enforced by summary proceeding before any justice.

REGULATIONS AND ORDERS MADE UNDER THE ACT TO PROVIDE FOR THE PROTECTION AND MANAGEMENT OF THE ABORIGINAL NATIVES OF VICTORIA.

At the Executive Council held at Melbourne the 13th day of February 1871.

PRESENT:

His Excellency the Governor.

Sir J. McCulloch | Mr. Wrixon.

WHEREAS by the 2nd section of the Act of the Parliament of Victoria numbered 349, intituled An Act to provide for the Protection and Management of the Aboriginal Natives of Victoria, it is amongst other things enacted that it shall be lawful for the Governor from time to time to make regulations and orders for any of the purposes hereinafter mentioned, and at any time to rescind or alter such regulations, that is to say—

I. For prescribing the place where any Aboriginal or any tribe of Aborigines shall reside.

II. For prescribing the terms on which contracts for and on behalf of Aborigines may be made with Europeans, and upon which certificates may be granted to Aborigines who may be able and willing to earn a living by their own exertions.

III. For apportioning amongst Aborigines the earnings of Aborigines under any contract, or where Aborigines are located on a reserve the net produce of the labour of such Aborigines.

IV. For the distribution and expenditure of moneys granted by Parliament for the benefit of Aborigines.

V. For the care, custody, and education of the children of Aborigines.

VI. For prescribing the mode of transacting the business of, and the duties generally of the Board, or any local committee hereinafter mentioned, and of the officers appointed hereunder.

Now therefore His Excellency the Governor, by and with the advice of the Executive Council, doth make the following Regulations and Orders, in which the words “Governor” and “Board” are intended to have the meaning attached to them by the Act:

(I.) PLACES OF RESIDENCE.

1. Provision will be made by the Board for the residence of Aborigines and tribes of Aborigines at the following places:—

Coranderrk.
Lake Wellington.
Lake Tyers.
Lake Conadah.
Framlingham.
Lake Hindmarsh.

(II.) CONTRACTS AND CERTIFICATES.

2. No contract with any Aboriginal for any service or employment for a longer period than three months shall be of any validity as against such Aboriginal, or as an exemption from the penalty imposed by section 6 of the Act, unless such contract shall have been approved by the Board, or the Aboriginal shall at the making and during the continuance thereof hold a subsisting certificate, to be issued as hereinafter provided; but this regulation shall in no way affect the validity of any such contract as against the person entering into it with the Aboriginal.

3. Any person desiring the approval of the Board to any such contract, shall apply therefore by transmitting to the local guardian or other authorized agent of the Board in or nearest to the district in which the applicant resides, an application signed by him in the subjoined form (hereinafter referred to as the contract):

Contract submitted for the approval of the Board for the Protection of the Aborigines.

Particulars of Contract.

Name, residence, and occupation of employer.
Name of Aboriginal.
Nature of work or service to be performed.
Date from which service under the contract is to commence or has commenced.
Money payment as wages or otherwise, and the time or times when payable under the contract.
Rations (if any) to be given in addition to money payment (if any), and quantity and quality of rations agreed to be supplied.
Name and address to which the applicant desires communications in reference to this application to be posted.

Date of application.

Signature of applicant.
4. The local guardian or other authorized agent of the Board, after making such inquiries as he or they may think necessary to enable him or them to judge of the propriety of approving the contract, shall forward the same with his or their opinion thereon to the Board.

5. The Board, if satisfied of the propriety of approval, will cause their approval, signed by the secretary, to be endorsed on the contract, and will return the same to the local guardian or committee, and post a copy thereof with such approval endorsed to the address mentioned in the contract.

6. The Board may modify any such contract at the time of approving the same by directing all or any part of the money payment payable to the Aboriginal to be made to some local guardian or other person specified in that behalf instead of to the Aboriginal himself, and shall in such case endorse such direction in manner hereinbefore provided with respect to their approval; and after the time at which the approved contract so modified would in course of post have reached the address given in the contract, the contractor shall not be entitled to credit under the contract for any payment so directed to be made unless so made as directed.

7. Any money to be received in pursuance of any such direction shall be applied at the discretion of the receiver for the benefit of the Aboriginal or of any member of his family, subject to any express direction given by the Board, and shall in every case be accounted for to the Board as hereinafter directed, or upon application by the secretary at any time.

8. The Board may, at their discretion, grant to any Aboriginal, able and willing to earn a living by his own exertions, a certificate in the subjoined form, signed by the secretary, which certificate shall not remain in force for more than six months from its date or the date of its last renewal; and any such unexpired certificate may be renewed for six months by the endorsement of the date of renewal, and signature of any member of the Board, local guardian, or member of a local committee, who, in the exercise of his discretion, shall think fit to renew the same.

Certificate under the Aborigines Protection Act.

This certificate was issued on the day of 18 to an Aboriginal aged about , height about , and known or distinguishable by the following peculiarities [state if any], having represented himself as able and willing to earn a living by his own exertions.

The effect of this certificate, while in force, is as follows:—

It authorizes him to enter into a binding contract of service for any time during which this certificate remains in force.

It permits a European to harbor him without incurring any penalty.

It does not authorize any person to sell or give him any intoxicating drink or affect the penalty for so doing, or confer any other exemption from penalties under the said Act.

This certificate will not remain in force after the day of 18, unless renewed in the meantime by the date of renewal, and signature of some member of the Board for the Protection of Aborigines, local guardian, or member of local committee being written thereon; and it will not remain in force after six months from the date of the last renewal.

Secretary to the Board for the Protection of Aborigines.

(III.)—APPORTIONMENT OF EARNINGS.

9. Where a number of Aboriginals are located on a reserve, and where they cultivate fields and gardens, or raise and keep live stock, or otherwise by their labors produce marketable goods, the Board may from time to time order the sale of any produce or live stock or goods, and out of the net proceeds of sale pay to the Aboriginals who have labored on the reserve such sums as the Board may deem right, having regard to the kind and amount of labor performed by each.

(iv.)—DISTRIBUTION AND EXPENDITURE OF MONEY.

10. In the third month of every year, or as soon after as practicable, the Board shall submit for approval by the Governor a statement showing in detail the quantities of the rations, clothes, medicines, live stock, and other things which they propose to distribute amongst or employ for the benefit of Aboriginals for the ensuing twelve months, and an estimate of the amount to be expended in the purchase and carriage thereof, and of the amount to be expended in salaries and wages and travelling and other expenses for the like period.

11. Once in every year the Board shall submit to the Governor a statement for the past year, showing in detail the quantities of the several things distributed and the quantity remaining on hand, and the amount of actual expenditure in salaries, wages, travelling and other expenses for the like period.

12. Every local committee, local guardian, or other person entrusted by the Board with the distribution of any stores or other things, or the application of any moneys received from the Board, or from the employer of any Aboriginal, shall furnish the Board with a monthly statement in detail of all stores and other things received and distributed, and of all moneys received and disbursed, and showing the balances on hand of stores or other things, and of moneys unexpended up to, and inclusive of, the last day of each calendar month.

(v.)—CUSTODY OF CHILDREN.

13. The Governor may order the removal of any Aboriginal child neglected by its parents, or left unprotected, to any of the places of residence specified in Regulation I., or to an industrial or reformatory school.*

(vi.)—SECRETARY.—[Received]

(vii.)—MODE OF TRANSACTING BUSINESS.

15. An ordinary meeting of the Board shall be held in the first week of every month, on a day to be named by the vice-chairman.

* By the Act 1849 the following are deemed Aboriginals:— Every Aboriginal native of Australia, and every half-caste, such half-caste or child habitually associating and living with Aborigines, shall be deemed to be an Aboriginal within the meaning of this Act, and as the meaning of any case the just particulars may, in the absence of other sufficient evidence, decide on his own view and judgment whether any person with reference to whom any proceedings shall have been taken under this Act is or is not an Aboriginal.
16. A special meeting may be convened at any time by the secretary.
17. Three members of the Board shall form a quorum.
18. The secretary, or one of the members acting as secretary, shall keep minutes of the proceedings at each meeting, which shall, if correct, be confirmed at the next meeting.
19. The directions of the Board to its officers shall be given through the secretary, or, in his absence, in such manner as the Board may think right, and the secretary, or acting secretary, shall conduct all correspondence [and certify all accounts approved by the Board—Rescinded].

And the Honorable Sir James McCulloch, Her Majesty's Chief Secretary for Victoria, shall give the necessary directions herein accordingly.

J. H. KAY,
Clerk of the Executive Council.

In pursuance of the provisions of the Act intituled An Act to provide for the Protection and Management of the Aboriginal Natives of Victoria (No. 349, § 2), the Governor, with the advice of the Executive Council, has rescinded the 14th and 19th of the Regulations bearing date the 13th of February 1871, and published in the Government Gazette of the 24th of February 1871 (pages 338, 389.)

JOHN A. MACPHERSON,
Chief Secretary.

Melbourne, 6th March 1876.

REGULATIONS MADE UNDER THE ACT TO PROVIDE FOR THE PROTECTION AND MANAGEMENT OF THE ABORIGINAL NATIVES OF VICTORIA.

At an Executive Council held at Government House, Melbourne, the 16th day of July 1880.

Present:

His Excellency the Governor
Mr. Service
Mr. Kerferd
Mr. Gillies.

Whereas, by the 2nd section of the Act of the Parliament of Victoria numbered 349, it is enacted that it shall be lawful for the Governor from time to time to make regulations and orders for, among other purposes therein mentioned, the care, custody, and education of the children of Aborigines, and at any time to rescind or alter such regulations: Now therefore His Excellency the Governor, by and with the advice of the Executive Council, doth make the following Regulations, that is to say:—

Regulations.

1. Every Aborigine located on any station connected with or under the control of the Board for the Protection of the Aborigines under the age of 14 years shall, when so required by the person in charge of such station, attend any school at or near such station at such times as he may direct.

2. Every Aboriginal male under 14 years of age, and also all unmarried Aboriginal females under the age of 18 years, shall, when so required by the person in charge of any station in connexion with or under the control of the said Board, reside, and take their meals, and sleep, in any building set apart for such purposes.

ROBERT RAMSAY,
Chief Secretary.

And the Honorable Robert Ramsay, Her Majesty's Chief Secretary for Victoria, shall give the necessary directions herein accordingly.

ROB. WADSWORTH,
Clerk of the Executive Council.

VICTORIA.

ANNO QUINQUAGESIMO VICTORIE REGINE.

No. DCCCCXLII.

An Act to amend an Act intituled "An Act to provide for the Protection and Management of the Aboriginal Natives of Victoria." [16th December 1886.]

Be it enacted by the Queen's Most Excellent Majesty by and with the advice and consent of the Legislative Council and the Legislative Assembly of Victoria in this present Parliament assembled and by the authority of the same as follows (that is to say):—

1. This Act may for all purposes be cited as "The Aborigines Protection Act 1886," and shall be read and construed with the Act No. CCCXLIX. hereinafter referred to as the "Principal Act," and shall come into operation on the first day of January One thousand eight hundred and eighty-seven.
2. Section eight of the Principal Act is hereby repealed.
3. The term "half-caste" whenever it occurs in this Act shall include as well half-castes as all other persons whatever of mixed Aboriginal blood. But when used elsewhere than in this and the next succeeding section the term shall unless the context requires a different meaning be read and construed as including such half-castes as under the provisions of this Act are to be deemed to be Aboriginals.
4. The following persons shall be deemed to be Aboriginals within the meaning of the Principal Act:

   (1) Every Aboriginal native of Victoria.
   (2) Every half-caste who habitually associating and living with an Aboriginal within the meaning of this section has prior to the date of the coming into operation of this Act completed the thirty-fourth year of his or her age.
   (3) Every female half-caste who has prior to the date aforesaid been married to an Aboriginal within the meaning of this section and is at the date aforesaid living with such Aboriginal.
   (4) Every infant unable to earn his or her own living the child of an Aboriginal within the meaning of this section living with such Aboriginal.
   (5) Any half-caste other than as hereinbefore specified who for the time being holds a license in writing from the Board under regulations to be made in that behalf to reside upon any places prescribed as a place where any Aboriginal or any tribe of Aboriginals may reside.
5. The Board in addition to the powers conferred upon it by the Principal Act with respect to Aboriginals shall have full power and authority to act in the execution of this Act and the regulations hereunder in those particulars made applicable by this Act or such regulations to half-castes and for that purpose any money granted for the benefit of Aboriginals shall be equally available for the purpose of carrying this Act and the provisions hereof relating to half-castes into effect.
6. Every half-caste who prior to the date of the coming into operation of this Act has been maintained or partly maintained from moneys granted by Parliament for the benefit of Aboriginals shall, subject to any requirements to be made in that behalf, on satisfying the Board of his or her necessities circumstances, be entitled to claim to such extent and for such time as the Board may from time to time, not exceed the periods hereinafter limited for the receipt of the same respectively all or any of the benefits following (that is to say):

   (1) To be supplied with rations or their equivalent in money as the Board may determine.
   (2) To be supplied with clothing. Provided that this benefit and the right to claim the same shall cease and be determined after three years from the date of the coming into operation of this Act.
   (3) To be supplied with blankets. Provided that this benefit and the right to claim the same shall cease and be determined after seven years from the date of the coming into operation of this Act.
7. The Board may if it thinks fit from time to time licence any half-caste to reside and be maintained upon any place or any of the places now or hereafter to be prescribed by the Governor for the benefit of Aboriginals or half-castes. Every such person shall on conviction forfeit and pay any sum not exceeding Twenty pounds, and such penalties may be enforced before any justice.
8. The Governor may from time to time make regulations and orders in respect of half-castes for any of the purposes hereinbefore mentioned, and at any time may rescind or alter such regulation (that is to say):

   (1) For prescribing the conditions on which the Board may licence any half-castes to reside and be maintained upon the place or places aforesaid where any Aboriginal or tribe of Aboriginals now or hereafter reside, and for limiting the period of such residence, and for regulating the removal or dismissal of any of such persons from any such place or places.
   (2) For the supply to half-castes entitled to the same of rations clothing blankets or other necessaries or any medical or other relief or assistance.
   (3) For prescribing the conditions on which half-castes may obtain and receive assistance to enable them under and by virtue of the provisions of any law made or hereafter to be in force relating to the alienation or occupation of Crown lands to select acquire hold enjoy and be possessed of any such Crown lands for any estate or interest therein and the nature and amount of such assistance.
   (4) For prescribing the conditions on which half-caste infants may be licensed or apprenticed to any person or persons.
   (5) For the transfer of any half-caste child being an orphan to the care of the Department for neglected children or any institutions within the said colony for orphan children subject to the provisions of any law now or hereafter to be in force for the transfer of orphan children to the said Department or such institutions aforesaid.
   (6) To enable the Board to exercise care and oversight in the management or condition of half-castes during a period of seven years from the date of the coming into operation of this Act.
   (7) For the furnishing of periodical reports on the condition and progress of half-castes during the said period.

And every such regulation or order shall be published in the Government Gazette, and any publication purporting to be a copy of the Government Gazette and containing any such regulation or order signed by the Minister shall be received in all courts as evidence thereof.
9. If any person violates the provisions of any regulation made under or in pursuance of this Act, every such person shall on conviction forfeit and pay any sum not exceeding Twenty pounds, and such penalty may be enforced before any justice.

By Authority: ROBT. S. BRAIN, Government Printer, Melbourne.