

Order  
1847

A lot of land must be entered at the number of acres described in the patent deed, but any person producing a Surveyor's certificate of any serious deficiency may obtain redress from the Council.

Assessors should caution individuals owning land, which runs short of the quantity described, that, if they do not comply with the above order, the land is liable to be sold for arrears of Land Tax.

COLLECTOR.

1 Vic. 21 § 15 THE Collector must lodge his bond with the Treasurer before the July Quarter Sessions.

§ 17 Having lodged his bond, he must apply to the District Clerk  
By Law I. 36 for the Assessment Roll.

1 Vic. 21, § 40 The District Council may authorize the Collector to collect the  
4 & 5 Vic. 10 arrears of the previous year.

By Law V. 8 The Collector must pay in to the Treasurer the amount, which he is liable to collect, on or before the thirty-first day of January.

1 Vic 21 § 45 If any person, rated in the Assessment Roll, shall refuse or  
§ 19 neglect to pay his rate for fourteen days after demand duly made, the Collector may obtain a distress warrant from a Magistrate, at any time after the first Monday in November.

§ 46 The Collector is authorized to execute the warrant and sell the  
§ 51 goods and chattels, giving eight days notice of the sale, in three public places in the Township, and he may retain out of the money arising from the sale, besides the amount of the rate, the sum of three shillings and nine pence, as his fee for making the distress, advertising and selling.

§ 19 If the occupant of any house, farm or tenement shall have left the Township, the Collector may recover from the owner such part of the rate, as is assessed upon the house or land, provided it is demanded fourteen days before the second Monday in December. And he may recover from the tenant the whole rate, although such tenant have left the Township.

§ 19 If the Collector has not demanded the rate from any person assessed at least fourteen days before the thirty-first of January, he is liable himself for the amount, and cannot claim abatement, by reason of his inability to collect the rate; but he may, nevertheless, recover the amount from the person rated.

59 Geo III § 2 If any person shall bring a stone horse, covering mares for hire, into a Township after the assessment for the year has been made, the Collector may, nevertheless, demand the rate for such horse, as if it had been duly returned on the Assessment Roll, unless the owner satisfy him, that the rate has been paid elsewhere.

6 Will IV. 29 The Collector must receive a certificate for the killing of a wolf, at the rate of thirty shillings, in the payment of rattes.

1 Vic 21 § 18 He is entitled to retain out of the rates collected the following sums per centum upon the amount of his collection, viz :

If the rate is below £50 . . . . .	£8 0	Above £150 and under £200 . . . . .	£7 0
Above £50 and under £100 . . . . .	7 10	Above £200 and under £250 . . . . .	6 10
Above £100 and under £150 . . . . .	7 5	Above £250 . . . . .	5 0