

NEW SOUTH WALES

OVERNMENT GAZETT

Published by Authority.

WEDNESDAY, OCTOBER 4, 1837.

ANNO OCTAVO GULIELMI QUARTI REGIS.

His Excellency Lieutenant-General Sir Richard Bourke, Knight Commander of the Most Honorable Military Order of the Bath, Captain-General and Governor-in-Chief of the Territory of New South Wales and its Dependencies, and Vice-Admiral of the same, with the Advice of the Legislative Council.

" An Act for lighting with Gas the Town of " Sydney, in the Colony of New South "Wales; and to enable certain Persons " associated under the name, style, and "firm of 'The Australian Gas Light "Company,' to Sue and be Sued in the " Name of the Secretary for the time-" being of the said Company, and for other purposes therein mentioned."

THEREAS, the Town of Sydney, in the Colony of New South Wales, is large and populous, and it would be a great advantage to all the Inhabitants thereof, if such Town were lighted with Gas: And whereas, a very considerable sum of money will be required for the purchase or leasing of Land and Buildings, and in the erection of Works, and laying down Mains and Pipes, in the said Town of Sydney, for the manufacture and conveyance of Gas; and, it would be of great advantage and convenience, if powers were given to the several persons hereinafter named, effectually to Light the said Town, and to erect all necessary Works for that purpose, but the same cannot be effected without the Aid and Authority of an Act of the Legislature: Be it therefore enacted, by His Excellency the Governor of New South Wales, with the Advice of the Legislative Council thereof, and by the Authority of the same, That, Henry Croaisdale Wilson, Henry Tudor Shadforth, Alexander Brodie Spark, George Allen, David Chambers, Edye Manning, Thomas Woolley, Charles Nichol-

John Tooth, Peter Mann Hosking, Robert Hanson, and Ralph Mansfield, and all and every such other Person or Persons, as shall, or may, from time to time, in such manner as is hereinafter mentioned, become a Proprietor or Proprietors of Shares in the undertaking hereby established, and their respective Successors, Executors, Administrators. and Assignees, shall be, and they are hereby united into a Company of Proprietors, by the name of "THE AUSTRALIAN GAS LIGHT COM-PANY."

(Company authorized to purchase Lands, &c.) II. And whereas, it is expedient, that the affairs of such Company should be under the care, management, and superintendence of twelve Directors, one of whom should be the Chairman of the said Company, and which Chairman and Directors are to be elected in the manner hereinafter directed; and whereas, difficulties may arise in recovering Debts due to the said Company. and in maintaining Actions or Proceedings for Damages done to their Property, and also in prosecuting those who may steal or embezzle the Bonds, Mortgages, Monies, Goods, Chattels, or Effects of the said Company; and whereas, it would be convenient and just, that Persons having Demands against the said Company, should be entitled to sue some Member thereof, in the place and stead of the whole; and whereas, it is expedient that the said Company should have the power to Contract for, or Purchase, either in fee simple, or for life or lives, or for any term or terms of years, for the purposes of the said Company, any Messuages, Buildings, Lands, Tenements, and Hereditaments situate in the Colony of New South Wales, and also to Sell all, or any of the said Messuages, Lands, Tenements, and Hereditaments, as they may think proper, and Purchase any other Messuages, Buildings, Lands, Tenements, and Hereditaments, for the purposes aforesaid; and whereas, the above-mentioned purposes cannot be effected without the Aid and Authority of the Legislature: Be it therefore enacted, by His Excellency the Governor of New South Wales, son, Edward Hunt, David Poole, John Sparke, with the Advice of the Legislative Council thereof.

That the present Proprietors of any Share or Shares in the said Company, and all such other Persons as shall from time to time, become Proprietors of any such Share or Shares, shall be, and are hereby authorized and empowered to Purchase any Lands, Messuages, Tenements, and Hereditaments, for the purposes of this Act.

(Lands, &c., belonging to Company, vested in Trustees.)

III. And be it further enacted, That all Lands, Messuages, Tenements, and Hereditaments, and all Account Books, Accounts, Minutes, Records, and all other Books, kept by any Officer of the said Company, and relating to the affairs of the same, and all Furniture, Goods, and Chattels, of what nature or kind soever, now being, or at any time hereafter, to become the property of the said Company, shall be, and the same are hereby declared to be vested in James Barker, Ambrose Foss, William Henry Kerr, and Francis Wallace, and their Successors, as Trustees for the said

(Trustees dying, Property to vest in survivor.) IV. And be it further enacted, That in case of the death, resignation, or absence from the Colony, or the incapacity of any or either of the said Trustees, or of any other or future Trustee or Trustees, then the said Lands, Messuages, Tenements, and Hereditaments, Account Books, Furniture, and other Property belonging to the said Company, shall vest in the surviving or remaining Trustee or Trustees, until some other Person or Persons shall be elected at a General Meeting of the said Company, to be held in manner and at the time hereinafter mentioned, in the room or stead of the Person or Persons so dying, resigning, or being absent from the Colony, or becoming incapable of acting as such Trustee or Trustees.

(Suits by and against the Company to be in the name of the Secretary.)

V. And be it further enacted, That all Actions and Suits against any Person or Persons indebted to the said Company, whether a Member or Members thereof, or otherwise, and all the Proceedings at Law or in Equity to be instituted and prosecuted by and on behalf of the said Company, and wherein the said Company is or shall be in any way concerned against any Person or Persons whatsoever, shall and lawfully may be instituted in the name of the Person who shall be the Secretary of the said Company at the time any such Action, Suit, or other Proceedings shall be instituted, as the nominal Plaintiff, Complainant, or Petitioner, on behalf of the said Company; and that all Actions, Suits, and other Proceedings at Law or in Equity, to be commenced, instituted, and prosecuted against the Secretary for the time-being of the said Company, as the nominal Defendant on behalf of the said Company; and that all Prosecutions to be instituted or carried on by and on behalf of the said Company, for the embezz'ement, robbing, or stealing of any Books, Charts, Maps, Goods, Chattels, and Effects of the said Company, or for any other Offence against the said Company, shall and lawfully may be so instituted and carried on in the name of the Secretary for the time-being, on behalf of the said Company; and in all Informations and Indictments it shall be lawful to state the Property of the said Company to be the Property of such Secretary for the time-being; and any Offender or Offenders may therefore be had not been passed.

lawfully convicted of any such Offence; and the Death, Resignation, or Removal, or other Act of such Secretary, whose Name shall be so made use of in any such Proceeding, shall not abate any such Action, Suit, Prosecution, or other Proceeding, but the same may be continued where it left off, and be prosecuted and carried on in the Name of any Person who may be or become the Secretary for the time-being of the said Company.

Memorial of the Secretary's name to be enrolled in the Supreme Court.)

VI. And be it further enacted, That a Memorial containing the Name of the Secretary for the timebeing of the said Society or Company, in the form and to the effect set forth in the Schedule hereunto annexed, signed by the Chairman, Secretary, and majority of the Directors of the said Company, shall be recorded upon the Oath of one or more credible Witness or Witnesses in the Supreme Court of New South Wales, within thirty days from the passing of this Act; and when any Member or Proprietor of the said Company or other Person shall be newly elected the Secretary of such Company, his Name shall be recorded in the Supreme Court in like manner, within thirty days then next following; and until such Memorial shall be recorded in manner herein directed, no Action, Suit, or other Proceeding shall be brought by the said Company, in the name of the Secretary for the time-being, as aforesaid, under the authority of this Act.

(Secretary may be a Witness.)

VII. And be it further enacted. That the Secretary for the time-being of the said Company, being the Plaintiff or Complainant, Petitioner or Defendant, in any Action, Suit, Petition, or other Proceeding, as aforesaid, on behalf of the said Company, shall not prevent his being a Witness in any such Action, Suit, Petition, or other Proceeding. in like manner as he might have been if his Name had not been made use of as such Plaintiff, Complainant, Petitioner, or Defendant therein.

(Personal liability of Members.)

VIII. And be it further enacted, That Execution upon any Decree or Judgment in any such Action, Suit, or other Proceeding obtained against the Secretary for the time-being of the said Company, whether he be Plaintiff or Defendant therein, may and shall be issued against and levied upon the Goods and Chattels, Lands and Tenements of any Member or Members whomsoever of the said Company for the time-being, in like manner and not otherwise than as if such Decree or Judgment had been obtained against him, her, or them personally: Provided always, That every such Secretary for the time-being, in whose Name any such Action, Suit, Petition, or other Proceeding shall be commenced, prosecuted, carried on, or defended, and every such Member or Members against whose Goods and Chattels, Lands, Tenements and Hereditaments, Execution upon any Judgment or Decree shall be issued or levied, as aforesaid, shall always be reimbursed and paid out of the Funds of the said Company, all such Dues. Damages, Expenses, Costs and Charges, as by the event of any such Proceeding or Proceedings he, she, or they shall or may be put unto, or become chargeable with, and restitution shall be allowed as between the several Parties as if this Act



IX. And be it further enacted, That the Provisions in this Act contained shall extend, and be construed, and deemed, and taken to extend to the said Company at all times during the continuance of the same, whether the said Company be now or be hereafter composed of all or some of the Persons who were the original Members or Proprietors thereof, or be composed altogether of Persons who were not the original Members or Proprietors of the same.

(Members not to form a Corporate Body.)

X. Provided always, and be it further enacted,
That nothing herein contained shall extend, or be
deemed, taken, or construed to extend to incorporate the Members of the said Society, or to relieve or discharge them, or any of them, from any
Responsibility, Daties, Contracts, or Obligations
whatsoever, which by Law they now are or at any
time hereafter shall be subject or liable to, either
between the said Company or others, or between
the individual Members of the said Company, and
any of them and others, or among themselves, or
in any other manner whatsoever, except as far as
the same is affected by the Provisions of this present Act, and the true intent and meaning of the
same.

(Purposes of Company.)
XI. And be it further enacted, That the said Company shall be established for the purpose of producing Inflammable Air or Gas from Coal. Oil, Tar, Pitch, or other Materials, and for Lighting and Supplying with Gas all Public Places, Roads, Streets, Ways, Lanes, Passages, and Buildings, and also all Private Houses, Shops, Manufactories, Properties, and Buildings within the said Town of Sydney, in pursuance of any Contract or Agreement to be entered into as is hereafter mentioned; and also for selling and disposing of all and every Product or Products, Refuse or Residuum, arising or to be obtained from the Materials used in or necessary for the Manufacture of Gas, in such manner as the said Company may think proper.

(Capital Stock.)

XII. And be it further enacted, That it shall be lawful for the said Company to raise and contribute amongst themselves a Sum of Money by way of Capital or Joint Stock, to be raised and applied in establishing and carrying on the said undertaking, and the purposes aforesaid, in the whole sum not exceeding One Hundred Thousand Payands

(Stock to be divided into Shares of £5 each.)
XIII. And be it further enacted, That the said sum of One Hundred Thousand Pounds shall be divided into Shares of not less than £5 each, and every Proprietor of a Share or Shares shall be entitled to and interested in the Capital Stock and Effects of the said Company, and the Profits and Advantages attending the same, according to the Number of Shares he, she, or they shall hold.

(Shares to be deemed Personal Estate.)
XIV. And be it further enacted, Thal all Shares
in the said undertaking, and in the Profits and
Advantages thereof, shall be deemed Personal Estate, and not of the nature of Real Property, and
shall be transmissible accordingly.

(Lands &c., of Company answerable for Debts.) lations, and Orders of the said Company; and that XV. And be it further enacted, That the Lands and Hereditaments, Manufactories, Gasometers, ministrators, or Assigns, is and are entitled to such

Effects of the said Company, and their Successors, shall be answerable for and subject to the just Debts, Liabilities, Engagements, and Demands of all and every the Creditors of the said Company.

(To compel payment of Subscriptions.)

XVI. And be it further enacted, That the several Persons who have subscribed for or towards the said undertaking, or who shall at any time hereafter have or hold any Share or Shares in the same, shall, and they are hereby required to pay the Sum or Sums of Money by them respectively subscribed, or such Parts or Proportion thereof as shall from time to time be called for, pursuant to the Powers of and Directions contained in this Act, at such Times and Places, to such Person or Persons, and in such manner as shall be ordered and directed by any General Meeting of the said Company, whether Ordinary or Special; and in case any such Person or Persons shall refuse or neglect to pay any such Sum or Sums of Money, at such Times and in such manner as shall be ordered or directed, as aforesaid, it shall be lawful for the Secretary of the said Company to sue for and recover the same from him, her, or them, by Action of Debt or otherwise, in His Majesty's Supreme Court in New South Wales, or any other Court of competent jurisdiction, together with lawful Interest for the same from such required or appointed time of payment, and all Costs of Suits attending the same.

(Names of Proprietors to be entered and Certificates of their Shares to be delivered to them.)

XVII. And be it further enacted, That the Clerk of the said Company, as soon as a Clerk is chosen, shall cause the Names and Additions of the several Persons who have subscribed for, or may at any time hereafter become entitled to a Share or Shares in the said undertaking, with the Number of such Share or Shares, and also the proper Number by which every Share shall be distinguished, to be fairly and distinctly registered or entered in a Book to be kept for that purpose. and after such registry or entry, shall cause the same to be signed by the Chairman of the Directors of the said Company; and the said Directors shall cause a Certificate to be signed by the Chairman and Secretary to be prepared and delivered to every Proprietor upon demand, specifying the Share or Shares to which he, she, or they, is or are entitled in the said undertaking; and such Certificate shall be admitted in all causes whatsoever as evidence of the Title of such Proprietor. his, her, or their Executors, Administrators, or Assigns, to the Share or Shares therein specified, but the want of such Certificate shall not hinder or prevent the Owner or Owners from selling or disposing of their respective Share or Shares; and the said Certificate may be in the words or to the effect following; that is to say:-

AUSTRALIAN GAS LIGHT COMPANY.

These are to Certify, that
is a Proprietor of the Share, Number
of the Capital or Jomt Stock of the "Australian
Gas Light Company," subject to the Rules, Regulations, and Orders of the said Company; and that
the said his [or her] Executors, Administrators, or Assigns, is and are entitled to such





or to arise to the said Company as shall belong to such Share.

Given under the common Seal of the said Company, the day of Year of Our Lord 18 .

(First Meeting of Proprietors.) XVIII. And be it further enacted, That within One Calendar Month after the passing of this Act, or as soon after as conveniently may be, a General Assembly or Meeting of the said Company of Proprietors shall be holden in the Town of Sydney, between the hours of Ten of the clock in the Forenoon, and Three of the clock in the Afternoon, of which General Assembly or Meeting Ten Days notice shall be given by some one of the Proprietors or Subscribers, once in the New South Wales Government Gazette, or in some Newspaper published in the said Town of Sydney, or by Letter through the Post Office there, addressed to each of the Proprietors or Subscribers at their usual Residence; and such General Assembly or Meeting shall then and there proceed in the execution of this Act, at which General Assembly or Meeting, or at any adjournment thereof, twelve Directors of the Affairs of the said Company shall be elected from amongst such of the said Subscribers as shall be possessed of Five Shares at the least, which Directors shall respectively continue in Office until the next General Annual Assembly or Meeting shall be holden, or until others or another in their or any of their stead shall be elected; and such General Assembly or Meeting may be adjourned to such other time and place as the majority of the Subscribers then present shall think fit; and at every Meeting under this Act, as well of Proprietors as Directors, one of the said Proprietors, as the case may be, to be appointed by the majority of the Proprietors or Directors present, shall be Chairman, and shall, besides his own vote, have a

casting vote in case of equality of voices. General Assembly to be holden.) XIX. And be it further enacted, That on the first Thursday in the month of July in each year, or as soon after as may be convenient, a General Meeting or Assembly of the said Company shall be holden (of which Ten Days notice shall be given in the New South Wales Government Gazette, or in some Newspaper published in the said Town of Sydney, or by Letter through the Post Office, addressed to each of the Proprietors or Subscribers); and at every such General Annual Meeting or Assembly to be holden after the first General Meeting of the said Company hereinbefore mentioned, or by adjournment thereof, five Members of the said Company, qualified as aforesaid, who shall have been Directors in the preceding year, shall be re-elected Directors; and as soon as such re-election shall have been made, seven other Members of the said Company, qualified as aforesaid, shall be elected Directors; but all the Directors of the said Company shall be immediately re-eligible, if otherwise duly qualified; and after such elections and re-elections as aforesaid shall have taken place, the Director or Directors (if any) who shall not be-re-elected, shall go out of office; but no person shall be eligible to serve or act as a Director, who shall hold any office or offices, or said undertaking.

XX. And be it further enacted, That any five or more Proprietors of the said Company holding in the aggregate fifty Shares or upwards in the said undertaking, may, at any time, by writing under their hands, left at the Office of the said Company, or given to any Director of the said Company, or left at his last or usual place of abode, require the Directors to call a Special General Meeting, so as such Requisition fully express the objects for which such Special General Meeting is required to be called; and in case of neglect or refusal of the said Directors to call such Meeting for the space of ten days after such notice given as aforesaid, the same may be called by such Proprietor by giving ten days notice thereof in the New South Wales Government Gazette, and in some one or more Newspaper or Newspapers usually circulated in the Town of Sydney; and the said Company are hereby authorized to meet in pursuance of such Notice, and such of them as shall be present shall proceed to the execution of the powers by this Act given to the said Company with respect to the matters so specified only; and all such acts of the Proprietors, or the major part of them met together at every such Special General Meeting, shall be as valid with respect to the matters specified in such Notice as if the same had been done at a General Meeting at the time hereinbefore appointed for holding the same.

called.)

(Proprietors possessed of one hundred Shares

may act at General Meetings.)
XXI. And be it further enacted, That at all General Meetings or Special General Meetings of the said Company, the Proprietors then present, not being in number less than seven Persons, and being possessed of not less than One Hundred Shares, at least, in the said undertaking, shall, and may proceed to business, and act in the execution of the several powers hereby given to the said Company; and if it shall happen that there shall not appear at any of the aforesaid General Meetings or Special General Meetings a sufficient number of the said Proprietors, then, and so often as the case may happen, such Meeting shall stand over and be deemed to be adjourned to the same day in the following week, and at the same place and hour as the same ought to have been held as aforesaid; but no business shall be transacted at any Special General Meeting of the said Proprietors besides the business for which such Meeting shall have been called, and no other business shall be transacted at any adjourned Special General Meeting than the business left unfinished at the Meeting from which such adjournment took

(General Meeting to appoint a Treasurer.) XXII. And be it further enacted, That the said Company shall, at their first General Meeting, or at some adjournment thereof, elect and choose a Treasurer or Treasurers for transacting the pecuniary business of the said Company; and it shall be lawful for the said Company at any subsequent General or Special Meeting to be holden as herein directed, from time to time to remove and displace such Treasurer or Treasurers, or other Person or Persons who shall be elected and appointed in his or their stead; and also from time to time to elect, place of profit under the said Company in the choose, and appoint any other Person or Persons to act as Treasurer or Treasurers of the said Com-





pany, in the room of such as shall happen to die, or resign, or be removed from their respective offices: Provided always, That the said Company shall, and they are hereby required to take sufficient security from every Person who shall be appointed Treasurer or Treasurers of the said Company, for the faithful discharge and execution of his office before he shall enter thereupon.

(Power to make Bye-laws.)

XXIII. And be it further enacted, That at any General Meeting of the Company, the said Company shall, and they are hereby authorized and empowered, from time to time, to make such Rules, Orders, Bye-laws, and Regulations, as to them shall seem fit and proper for the government, carrying on, superintendence, and management of the said undertaking, and regulating the proceedings of the said Directors, and the duties and conduct of all Officers, Workmen, and Servants to be employed in and about the Affairs and Business of the said Company, and from time to time to after or repeal such Rules, Orders, Bye-laws, and Regulations, or any of them, and to make new or other Rules, Orders, Bye-laws, and Regulations, and also to impose such reasonable Fines and Forfeitures upon all Officers, Workmen, Servants, and other Persons to be employed in and about the Affairs and Business of the said Company, or in the superintendence or management of the said undertaking, not exceeding the sum of Five Pounds for any one offence, as to the said General Meeting shall seem meet and expedient; and all Rules, Orders, Bye-laws, and Regulations, so made as aforesaid, being reduced into writing, and signed by the Chairman and Secretary, shall be binding upon all such Officers, Workmen, Servants, and other Persons, and shall be sufficient authority in any Court of Law or Equity, to justify all Persons who shall act under the same: Provided such Rules, Orders, Bye-laws, and Regulations, be not repugnant to the Laws or Statutes of that part of the United Kingdom of Great Britain and Ireland called England, or to any Law or Ordinance of the Colony of New South Wales, or to any of the express Directions or Provisions of this Act.

(Proprietors to vote according to the number of their Shares.)

XXIV. And be it further enacted, That the Members of the said Company, at such General or Special Meetings, shall have the right of Voting in manner following, (that is to say)-for every Member holding less than five Shares, one Vote; for five Shares and less than ten Shares, two Votes; for ten Shares and less than fifteen Shares, three Votes; for fifteen Shares and less than twenty Shares, four Votes; for twenty Shares and upwards, five Votes: and that no Proprietor shall be entitled to Vote in respect of any Share or Shares after the day appointed for the Payment of any Instalment or call to be made or called for as hereinafter is mentioned, until such Instalment or call shall have been paid; and no Person or Persons shall Vote at any General or Special Meeting upon any question or questions, relating to the concerns of the said undertaking, in which such Person or Persons shall be in any wise interested other than as a Subscriber or Subscribers, Proprietor or Proprietors, in the said undertaking.

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one Person, the Person whose name stands first shall be deemed the Owner.)

XXV. And be it further enacted, That when any of the said Shares shall be jointly possessed by, or be the Property of more than one Person, the Proprietor whose Name shall stand first in order on the Register Books of the said Company, shall, for all the purposes of the said Company, be deemed the Proprietor of such Share or Shares; and all Notices required to be given to the respective Proprietors of Shares in the said undertaking, shall or may be given to or served upon such Person whose Name shall so stand first in order in the said Register Books of the said Company; and such Service shall be deemed to be Service upon all the Proprietors of such Share or Shares, and such Person shall be intitled to Vote for any of the purposes of this Act in respect thereof.

(Empowering Proprietors of Shares to Vote by Proxy.)

XXVI. And be it further enacted, That any Proprietor of Shares in the said undertaking entitled to Vote in respect of such Shares at any General or Special Meeting of the said Company, shall have full power and authority to give his or her Vote or Votes either in Person or by Proxy, every such Proxy being one of the said Company; and the appointment of such Proxies may be made in the form or to the effect following: (that is to say) " I, A. B., one of the Proprietors in the " 'Australian Gas Light Company,' do hereby " Nominate, Constitute, and Appoint C. D., of , to be my Proxy, " in my Name and in my Stead to Vote or give my " Assent to or Dissent from any Business, Matter, or Thing relating to the said undertaking that " shall be mentioned or proposed at the General or " Special Assembly of the said Company, to be holden Day of " on the " any adjournment thereof, if I shall not be present, " in such manner as he, the said C. D., shall think "proper according to his opinion and judgment, for the benefit of the said undertaking, or any thing relating thereto. In Witness whereof I

"Lunatics and Minors how to Vote.)

XXVII. Provided always, and be it further enacted, That in case of any of the said Proprietors entitled to Vote as aforesaid shall be a Lunatic or Lunatics, or a Minor or Minors, such Lunatic or Lunatics may Vote by any one of his, her, or their Committee, and such Minor or Minors shall or may Vote by his, her, or their Guardian, or any of such Guardians; but no Person or Persons shall hold and Vote as a Proxy or Proxies for more than Two Proprietors, or give more than Five Votes for any one Proxy or Proxies upon any one occasion.

" have hereunto set my Hand and Seal, this

(Notices of Meetings how to be given.)

XXVIII. And be it further enacted, That all Notices herein directed to be given of any General or Special Meetings or Adjournments respectively, to any of the said Proprietors upon any occasion not herein otherwise provided for, shall be given by Advertisement inserted in the New South Wales Government Gazette and some Newspaper published in the said Town of Sydney, or by Letter sent to each of the said Proprietors through the Post Office there; and such Notices and Letters



when so published or sent shall be deemed and considered the same as Personal Notices.

(Meetings of the Directors, and Regulations for their proceeding.)

XXIX. And be it further enacted, That the Directors to be from time to time appointed as aforesaid, or any five or more of them, shall hold their Meetings at such time and at such place within the said Town of Sydney as the majority of them shall from time to time approve; and all Questions, Matters, and Things which shall be proposed, discussed, or considered by the said Directors, at any of their Meetings, shall be decided and determined by the majority in number of the Members present, and in case of there being upon any question an equal number of Votes, including the Vote of the Chairman for the timebeing, such Chairman shall have an additional or casting Vote; and if on the day appointed for any Meeting of the said Directors five Directors shall not attend, then and in such case the Meeting shall be adjourned to the next day, not being a Sunday, and if the next day shall be a Sunday, then to the Monday following, by the Director or Directors then present, or if none be present, then by the Clerk of the said Company or such other person as shall attend in his place; and any one or more of the said Directors, or the Clerk of the said Company by the direction of any one or more of them, may at any time call a Meeting of all the Directors, by causing a Notice in writing, signed by such Director or Directors, or by the Clerk of the said Company, to be sent by the Post or otherwise to the residence or address of every other Director, and also renew the Meetings of the other Directors, although they may have been discontinued for want of adjournment, or to institute a new Meeting independent of any Meeting appointed by adjournment.

(Directors interested not to Vote.) XXX. Provided always, and be it further enacted, That if any Proprietor who shall be elected a Director as aforesaid shall be or become a Dealer either directly or indirectly in any Article to be used or provided by the said Company, or shall offer to take, or shall take or participate in any Work to be done for the said Company, every such Proprietor shall be disqualified to Vote in any Matters or Questions to be discussed or argued by the said Directors, wherein he shall be directly or otherwise interested further than as a Proprietor.

(Powers of Directors.)

XXXI. And be it further enacted, That the Directors for the time-being of the said Company shall appoint the time and place for holding General Assemblies, or Meetings, and direct the Affairs and Business of the said undertaking, as well in issuing, receiving, laying out, and disposing of all sums of Money to be issued or received, laid out or disposed of for the purposes of the said Company, as in contributing for and purchasing Messuages, Lands, Tenements, Hereditaments, Materials, Goods and Chattels for the use of the said Company, and entering into Agreements or Contracts for supplying with Gas all Persons whomsoever, and all Public Places, Roads, Streets, Ways, Lanes, Passages, and Buildings, and also all Private Houses, Shops, Manufactories, and Buildings within the said Town of Sydney, where Mains and Pipes shall hereafter be laid, and in lating to the execution of this Act, then, and in

selling and disposing of all Articles produced as aforesaid in Manufacturing such Gas, and making, enforcing, and rescinding, compounding, and compromising all Contracts and Bargains touching or in anywise concerning the same, or concerning any Debts due to the said Company, subject to such Orders, Bye-laws, Rules, and Regulations as shall at any time be duly made by the said Directors, in Restraint, Controul, or Regulation of the Powers and Authorities by this Act granted; and the said Directors shall and may appoint Clerks, Servants, Workmen, Tradesmen, and other Officers, with adequate Salaries (except the Treasurer or Treasurers), of the said Company, and from time to time dismiss, remove, or suspend them as they shall think fit; and they shall be at liberty at any time to call any Special General Meetings of the said Company for any purpose they may think proper, and take such Security to the said Company from the Treasurer or Treasurers, Clerk, or other Officer or Officers, or other Person or Persons employed by them, for the faithful execution of their respective Duties, as they shall think proper and adequate to their Trust.

(Power to elect fresh Directors on the Death, Resignation, &c., of any Director.)

XXXII. And be it further enacted, That when and so often as any one of the said Directors to be elected by virtue of this Act shall die or become disqualified, or shall for the space of Three Calendar Months refuse or neglect to attend the Meetings of the said Directors, it shall be lawful for the said Company, at any General Meeting to be held pursuant to the directions of this Act, to elect some other Proprietor, qualified as hereinbefore mentioned, to be a Director in his stead; and every such Proprietor so elected shall continue in office as one of such Directors so long as the Person in whose place or stead he was elected would have been entitled to have continued if such Death, Disqualification, Refusal, or Neglect had not happened.

(Officers of the Company to deliver to Directors full Accounts, &c.

XXXIII. And be it further enacted, That all such Officers appointed by the said Company or the said Directors shall from time to time, when thereunto required, deliver to such Directors, or to such Person or Persons as they shall for that purpose appoint, true, exact, and perfect Accounts, in writing under their respective hands, of all Monies which they and every of them shall respectively have received by virtue of this Act, and how much thereof hath been paid and disbursed, and for what purposes, together with proper Vouchers for such Payments, and shall pay all such Monies as shall remain in their or any of their hands to the said Directors, or to such Person or Persons as they shall appoint to receive the same; and if any such Officer or Person shall refuse or neglect to produce or deliver up such Accounts and the Vouchers relating to the same, or shall refuse or neglect to pay the money due on such account; or if any such Officer or Person shall refuse or neglect to deliver up to the said Directors, or to such Person or Persons as they shall appoint, within Ten Days after being thereunto required by the said Directors, all Books, Papers, or Writings in his custody or power re-



every or any of the said cases, it shall be lawful for any two Justices of the Peace for the said Town of Sydney, or for the said Colony, as the case may require, upon complaint made before them by or on behalf of the said Directors, and such Justices are hereby required by Warrant under their Hands and Seals, to summon such Officer or Officers, Person or Persons, to appear before them, and upon his, her, or their appearing, or not being to be found, to hear and determine the matter of such complaint in a summary way, and to settle the said Account or Accounts if produced; and if upon confession of the Officer or Officers, Person or Persons, against whom any complaint shall be made, or by the Oath or Oaths of any Witness or Witnesses (which Oath such Justices are hereby empowered and required to Administer without Fee or Reward), or upon inspection of the said Accounts, if produced, it shall appear to such Justices that any of the Money which shall have been collected or received shall be in the hands of such Officer or Officers, Person or Persons, such Justices may, and they are hereby authorised and required, on non-payment thereof, by a Warrant or Warrants under their Hands and Seals, to cause such Money to be levied by Distress and Sale of the Goods and Chattels of such Officer or Officers, Person or Persons respectively; and if no Goods or Chattels can be found sufficient to answer and satisfy the said Money and the Charges of Distraining and Selling the same, or if such Officer or Officers, or other Person or Persons, shall not appear before the said Justices at the time and place by them appointed for that purpose, unless for some sufficient reason, or if appearing, shall refuse or neglect to give and deliver to such Justices an Account or Accounts of all Receipts and Payments as aforesaid, or to produce and deliver up to such Justices the several Vouchers and Receipts relating to such Accounts respectively, or the Books, Accounts, Papers, and Writings in his, her, or their custody or power, relating to the execution of this Act, then and in either of the cases aforesaid, such Justices may and they are hereby authorised and required, by a Warrant under their Hands and Seals, to Commit such Officer or Officers, Person or Persons, to the Common Gaol or House of Correction for the said Town of Sydney, there to remain without Bail or Mainprise, in case he or they shall be committed for Non-payment of any Money received by him or them, or in his or their hands, until he shall have accounted for and paid the full Amount thereof, or compounded with the said Directors, and paid such composition in such manner as such Directors shall appoint (which composition the said Directors are hereby empowered to make), or in case he or they shall be committed for not delivering any Accounts, Books, Papers, or Writings as aforesaid, until he or they shall deliver up such Books, Papers, and Writings as aforesaid, or made satisfaction in respect thereof to the said Directors: Provided that no Person who shall be so committed for want of sufficient Distress shall be detained in Prison by virtue of this Act for a longer space of time than Six Calendar

(Clerk and Treasurer not to be the same person.) XXXIV. Provided always, and be it further

who may be their Clerk, or the Partner of any such Clerk, or any Person in the employ of any such Clerk or his Partner, the Treasurer for the Purposes of this Act, or to appoint the Person who may be appointed Treasurer or the Partner of any such Treasurer, or the Clerk or other Person in the employ of any such Treasurer or of his Partner, the Clerk for the Purposes of this Act; and if any Person shall accept both the offices of Clerk and Treasurer, or if any Person being the Partner or in the service or employ of any such Clerk or of his Partner shall accept the Office of Treasurer, or being the Treasurer or Partner of any such Treasurer or the Clerk or other Person in the service of such Treasurer or of his Partner shall accept the Office of Clerk in the execution of this Act, or if any such Treasurer shall hold or accept any Place or Office of Profit or Trust under this Act other than that of Treasurer, every such Person so offending shall for every such offence forfeit and pay the sum of One Hundred Pounds to any Person who shall sue for the the same, to be recovered with full Costs of Suit, in His Majesty's Supreme Court of New South Wales, by Action of Debt or on the Case, or by Bill, Suit, or Information, and shall for ever be disqualified from holding any Office or Place under the said Company.

(Treasurer not to issue money without orders signed by three Directors or the Chairman at any Meeting, &c.)

XXXV. And be it further enacted, That the Treasurer or Treasurers to be appointed by the said Company, shall not issue any sum or sums of money on their account without an order or orders in writing, signed by any three or more of the Directors of the said Company, or by the Chairman of any meeting of the said Company; and the receipt or receipts of such Treasurer or Treasurers for all monies payable to the said Company shall be effectual discharges for the same.

(Proceedings to be entered into books.) XXXVI. And be it further enacted, That all Orders and Proceedings of the said Company, and also of the said Directors, made at any meeting of the said Company and Directors respectively, shall be entered in a book or books to be kept for that purpose, and shall be signed by the Chairman and Secretary for the time being of such respective Meetings; and such Orders and Proceedings so entered and signed, shall be deemed and taken to be original Orders and Proceedings, and shall be allowed to be read in evidence on behalf of the said Company in all Courts and places what-

(General Meetings may make calls on Subscribers.) XXXVII. And be it further enacted, That the said Company at any General or Special Meeting to be called for that purpose, or any adjournment thereof respectively, shall have full power to make such call or calls for money from the several Persons who shall hereafter become Proprietors of, or Subscribers for any Share or Shares beyond the said sums already subscribed, so that no one such call shall exceed the sum of One Pound, for or in respect of any one Share, and so that no call or calls be made but at the distance of one calendar month at least from another; and the sum or several sums of money, so to be called for, shall be enacted, That it shall not be lawful for the said | paid into the hands of the Treasurer or Treasurers Company or their Directors to appoint the Person' to the said Company, and shall be paid at such





time and place as shall be appointed at such Gene- | such Transfer shall or may be in the form or to the ral Meeting, of which time and place ten days notice at least shall be given.

Proprietors not paying up their Subscriptions to forfeit their interest as Shareholders.)

XXXVIII. And be it further enacted, That if any such Proprietor or Subscriber of, or to the said undertaking, his, her, or their Executors, Administrators, Successors, or Assigns, shall neglect or refuse to pay his, her, or their portion of the money to be called for by any General or Special Meeting as aforesaid, by the time appointed for payment thereof, or within twenty-one days next after, then, and in such case, such Proprietor or Subscriber so neglecting or refusing shall (whether the same shall have been then sued for in any Court of Law or Equity, or not) absolutely forfeit all his, her, or their Share and Interest in the said undertaking, and all money theretofore advanced by him, her, or them, on account thereof, to and for the use and benefit of the said Company, unless otherwise determined by a Special General Meeting; and all Shares which shall and may be so forfeited, shall be sold at a Public Sale to the highest bidder, and the produce thereof except as bereinaster provided shall be added to the Capital or Joint Stock of the said Company; Provided always, that no advantage shall be taken of such forfeiture until after fourteen days notice in writing shall have been given by the Chairman of the said Company, or three of the Directors thereof, to the Proprietor or Proprietors thereof, or left at his, her, or their usual or last place of abode, if they shall reside within the limits of this Act, and it not, then by letter sent by post; and every such forfeiture shall be an absolute indemnification and discharge, to, and for the Proprietor or Proprietors, and their Executors, Administrators, Successors, and Assigns so forfeiting, against all Actions, Suits, and Prosecutious, for or on account of not paying up such calls: Provided also, That in case the money produced by the sale of any Share or Shares shall be more than sufficient to pay all such arrears of call as aforesaid and lawful Interest thereon, with the expenses attending such sale or sales, the surplus of such money shall be paid on demand to the Person or Persons to whom such Share or Shares shall have belonged; but the said Company shall not Sell or Transfer, or direct to be Sold or Transferred any more of such Shares of such Defaulter or Defaulters than shall be sufficient as near as may be at the time of such sale to pay the Arrears due from such Defaulter or Defaulters for or on account of such call or calls, and the Interest and Expenses attending the same; and from and after the Payment of all such Calls, and the Interest and Expenses as aforesaid, any Share or Shares so vested in such Defaulter as aforesaid, which shall remain in their hands unsold, shall revert to, and again become the Property of the Person or Persons or his, her, or their Executors or Administrators, to whom such Share or Shares shall have belonged immediately before any such Forfeiture as aforesaid, in such manner as if such Calls had been duly and regularly paid,

Power enabling any Person to Sell his Share)
XXXIX. And be it further enacted, That it shall be lawful for the said several Proprietors, their Executors, Adminstrators, Successors, and Assigns, to Sell and Transfer any Share or Shares of which

effect following: (that is to say)

I [or we] in consideration of £ paid to me [or us] by do hereby Bargain, Sell, Assign, and Transfer to the said Share [or Shares, as the case may be,] in the "Australian Gas Light Company,"

Number [or Numbers] in the said undertaking, to hold to the said ecutors, Administrators, and Assigns, subject to the same Rules, Orders, and Restrictions, and on the same conditions as I [or we] hold the same Share [or Shares] immediately before the execution thereof; and I [or we] the said do hereby agree to take and accept the said Share [or Shares] subject to the said Rules, Orders, Restrictions. and Conditions. As Witness our Hands and Seals this day of in the Year of Our Lord

and every such Transfer shall be produced to the Clerk of the said Company, and shall be Registered by him in the Books of the said Company, for which the sum of Two Shillings and Sixpence shall be paid by the Person requiring such Transfer to such Clerk, and no more; and the Registry thereof shall specify the Dates, Names of the Parties, and the number of the Shares transferred; and a copy of such Register, signed by the said Clerk, shall be sufficient evidence of such Transfer, and be named and admitted as such; and until such Transfer shall be Registered in the Books of the said Company, no Purchaser or Purchasers of any Share, or his, her, or their Executors, Administrators, or Assigns. shall be deemed a Proprietor, or have any part of the Profit of the said undertaking, or the Advantages thereof; nor shall receive any Interest or Dividends for or in respect of such Share or Shares so purchased, nor be entitled to Vote at any Meeting or Meetings as a Proprietor or Proprietors of the said undertaking in respect of such Share or Shares.

(No Share to be sold after a Call, without the

Money called for is paid.)
XL. Provided also, and be it further enacted, That after any Call for Money shall have been made by Virtue of this Act, no Proprietor or Proprietors shall Sell or Transfer any Share or Shares which he, she, or they shall possess in the said undertaking, after the day appointed for Payment of the said Call, until the Money so called for in respect of his, her, or their Share or Shares intended to be sold, shall be paid; and until such Money so Called for shall be paid every such Sale or Transfer shall be Void; and all and every Proprietor or Proprietors making Default herein shall Forfeit such his, her, or their Shares in the said undertaking, to and for the Benefit of the said Company, unless he, she, or they shall at the time of such Sale and Transfer pay to the Treasurer of the said Company the full sum of Money so called for upon every Share so to be Sold or Transferred.

(For ascertaining the Proprietorship of Shares in certain cases.)

XLI. And whereas by reason of Death, Insolvency, or Bankruptcy, or by the absence from this Colony of the Proprietors, or by the Transfer of their, his, or her Right or Interest to some other Person without any Registry being made thereof with the Clerk of the said Company, it they shall respectively be possessed; and every may not be in the Power of the said Company to





know who is or are the Proprietor or Proprietors ! of such Share or Shares: Be it therefore further enacted, That in all cases where the Right to one or more Share or Shares in the said undertaking shall pass from the original Subscriber or Subscribers thereof to any Person or Persons by any other legal means than by a Transfer thereof in the manner hereinbefore specified, an Affidavit shall be made and sworn to before a Commissioner of the Supreme Court of New South Wales, or any one of His Majesty's Justices of the Peace for the said Colony, stating the manner in which such Share or Shares have or hath passed to such Person or Persons, his, her, or their Executors, Administrators, Successors, or Assigns, and such Affidavit shall be delivered to the Clerk of the said Company, to the intent that he may Euter and Register the Name or Names of every such other Proprietor or Proprietors in the Register Book of the said Company.

(Accounts to be Settled.) XLII. And be it further enacted, That the said Company, at any General Assembly or Meeting specially called for the purpose, shall have full Power from time to time to call for and examine all or any of the Accounts of the said Company, and at every Annual General Assembly or Meeting, or some Adjournment thereof, a Dividend or Dividends shall be made out of the Interest, Profits, or Advantages of the said undertaking (unless such Meeting shall declare otherwise), and such Dividend or Dividends shall be at and after the rate of such a sum per Centum upon or for every Share in the said undertaking, as such Meeting or Meetings shall think fit to order and determine; but no Dividend shall be made whereby the Capital of the said Company shall be reduced, nor shall any Dividend be paid in respect of any Share or Shares until all Calls for Money then made in respect thereof by Virtue of this Act shall have

been paid. / Power to contract for the purchase of Lands and Buildings.)

XLIII. And be it further enacted, That it shall be lawful for the said Company and they are hereby empowered from time to time to Contract and Agree for the absolute Purchase of such Buildings, Works, Mains, Pipes, and Apparatus, Lands, Tenements, and Hereditaments, as they may think requisite for any of the Purposes of this Act, not exceeding in the whole at any one time any greater quantity of Land than two Statute Acres; and also to Sell and Dispose of such Buildings, Works, Mains, Pipes, and Apparatus, Lands, Tenements, and Hereditaments, as they shall think proper, and to Purchase and hold other Lands, Tenements, and Hereditaments, as they shall think proper, not exceeding the quantity aforesaid.

(Contract to be good without conveyance or enrolment.)

XLIV. And be it further enacted, That it shall be lawful to and for all Tenants for Life and in Fee Tail, General or Special, for any term or terms of Years Absolute or Determinable on any Life or Lives, and all Feoffees in Trust, Executors, Administrators, Husbands, Guardians, Committees for Lunatics and Idiots, and all other Trustees whomsoever, not only for and on behalf of themselves and their Heirs, but also for and on behalf of their cestuique Trusts respectively, whether Infants or Issue Unborn, Lunatics, Idiots, or Femes which have been so Purchased, and which shall No. 297. October 4, 1837.

Covert, and to and for all other Persons whomsoever who are or shall be seized, possessed of, or interested in any Buildings, Lands, Tenements, Ground Rents, or Hereditaments, or any part thereof which shall be thought necessary by the said Company to be Purchased for the Uses and Purposes of this Act, to contract and agree with the said Company for the Sale thereof or any part thereof, and to Sell and Convey all or any part thereof to the said Company for the Purposes of this Act; and all Contracts, Bargains, Sales, and Conveyances which shall be made by Virtue of this Act, shall without any other Assurances in the Law whatsoever, and without Enrolment, be Good, Valid, and Effectual, to all Intents and Purposes. (Upon Payment of Purchase Money, Lands, &c. to vest in Company for the Purposes of this Act.)

XLV. And be it further enacted, That upon payment of the money so contracted or agreed to paid for the purchase of such Lands, Tenements, and Hereditaments, by the said Company, or the Party or Parties, Person or Persons respectively entitled to such money, or their Agents, and upon Conveyance in manner herein directed, of such Lands, Tenements, and Hereditaments, all the Estate, Right, Title, Interest, Use, Trust, Property, Claim, and Demand, in Law or in Equity of the Party or Parties and Person or Persons respectively to whom or for whose use the same shall be Paid, in, to, or out of such Lands, Tenements, and Hereditaments, shall Vest in the Trustees of the said Company and their Successors for ever for the Purposes of this Act.

(Form of Conveyance.) XLVI. And be it further enacted, That all Sales, Conveyances, and Assurances of any Lands, Tenements, and Hereditaments to be made to the said Company of Proprietors and their Successors shall be made in the form or to the effect following (that is to say) I [or we, as the case may be]

sideration of the sum of Paid to me [or to us] by the Company of Proprietors established under or by Virtue of an Act passed in the Eighth Year of the Reign of King William the Fourth, intituled [here insert the Title of this Act] do hereby Grant and Releuse [or Assign, as the case may be to the said Company of Proprietors and their Successors all [here describe the Premises to be conveyed and all my [or our] Right, Title, and Interest in and to the same and every part thereof, to hold to the said Company of Proprietors and their Successors and Assigns for ever [or as the case may be during all the remainder of my [or our] Term, Estate, or Interest in the said Premises. In Witness whereof I [or we] have hereunto set my Hand and Seal [or our Hands and Day of Seals | this

in the Year of our Lord One Thousand Eight Hundred and

(As to re-sale of Lands not wanted.)

XLVII. And be it further enacted, That it shall be lawful for the said Company to Sell and Dispose of, and by Indenture or Indentures under the Seal and Signature of the Directors of the said Company or a Majority of them to Grant and Convey. by way of Absolute Sale in Fee Simple, for a consideration in Money, all or any Part or Parts of the said Lands, Tenements, and Hereditaments.

or from the Sale or Sales of such Lands, Tenements, and Hereditaments, or of any Part or Parts thereof, it shall be lawful for the Treasurer for the time-being to the said Company to Sign and give a Recept or Receipts for the Money for which the same shall be Sold, which Receipt or Receipts shall be a sufficient Discharge or sufficient Discharges to any Person or Persons for the Money therein and thereby expressed or acknowledged to be Received, and such Person or Persons having bona fide Paid the same, shall not afterwards be answerable or accountable for any Loss or Non-apblication of such Purchase Money or any Part thereof.

(Power to erect Gasometers, &c., break up the Soil and Pavements of Streets, &c.)

XLVIII. And be it further enacted, That it shall be lawful for the said Company, and they are hereby fully authorised and empowered, subject to the provisions and restrictions hereinafter mentioned, by their Servants, Agents, Workmen, and others, from time to time to make, erect, sink, lay, place and fix such Retorts, Gasometers, Receivers, Buildings, Cisterns, Engines, Machines, Cuts, Drains, Sewers, Watercourses, Pipes, Reservoirs, and other Works and Devises, of such construction and in such manner as the said Company shall think necessary or proper, for the purpose of carrying the purposes of this Act into execution; and also subject to the Provisions and Clauses hereinafter mentioned to break up the Soil and Pavements of any Streets, Highways, Roads, Ways, Lanes, Passages, and other Public Places, or any part of them or either of them, and to erect Posts, Pillars, Pilasters, Lamp Irons, Lamps, and other Apparatus in the same Streets, Highways, Roads, Ways, Lanes, Passages, and other Public Places, or any of them, against any Wall or Walls erected on or adjoining to them or any of them, and to dig and sink Trenches and Drains, and to lay Mains and Pipes, and put Stop Cocks, Syphons, Plugs, or Branches from such Pipes in, under, across, and along such Places, Streets, Ways Lanes, or Public Passages, and also, with such consent as hereinafter mentioned, in, under, across, and along any Private Ways, Buildings, Passages, Grounds, and other Places, in such manner as shall be necessary for the purpose of carrying this Act into execution, or supplying any such Lights as aforesaid, and from time to time to alter the position of and to Repair, Relay, and Maintain such Pipes. Stop Cocks, Syphons, and Plugs, or Branches, or other necessary Apparatus, from any Main or Pipe laid in any Street, Road, Highway, Lane, Passage, or Public or Private Place, by the said Company, by virtue of this Act, into or through any Dwellinghouse or Houses, Manufactories, Public or Private Buildings or Grounds, for the purpose of Lighting | recovered. the same or any other Public or Private Lamp or Lamps, from any of such Mains or Pipes, and to erect and set up any Machine or other Apparatus necessary or requisite for securing to any Dwellinghouse or Houses, Manufactories, Public or Private Buildings, a proper and competent supply of Gas, or for measuring and ascertaining the extent of such supply, and also to alter or amend any bad or imperfect work which shall have been placed, or which shall be injured or damaged in such Dwelling-house or Houses, Manufactories, Public or Persons, or any Streets, Ways, Lanes, or Pas-

not be wanted for the Purposes of this Act; and or Private Buildings, and to do all such other upon Payment of the Money which shall arise by Acts, Matters, and Things as the said Company shall from time to time think necessary and convenient for Completing, Amending, Repairing, Improving, Supplying, and using the same, and for carrying into effect the purposes and meaning of this Act, provided a proper compensation be made for any damage done thereby: Provided nevertheless, that nothing herein contained shall authorise and empower the said Company to make, erect, sink, place, or fix, any Gasometer or other Apparatus used for the purpose of producing any such Inflammable Air or Gas, as aforesaid, within the present limits of the Town of Sydney, or to carry or lay any Pipe or Pipes, Cocks or Branches, from any Main or Pipe into or against any Dwelling-house or Dwelling-houses, Manufactories, Public or Private Buildings, as aforesaid, or to continue the same, without the consent of the Owner and Owners, Occupier and Occupiers for the time-being of every such House, Manufactory, or Private Building, as aforesaid; nor shall anything herein contained authorise or empower the said Company to carry or lay any Pipe or Pipes, or to dig or sink Trenches or Drains, or to lay Mains, through any Dwellinghouse or Houses, Manufactories, or Private Buildings or Grounds, for the purpose of conveying Gas to any House or Houses, Manufactories, Shops, Warehouses, Buildings, or other Place or Places than that or those through which such Main or Mains, Pipe or Pipes, Trenches or Drains shall be laid or made, without the previous consent of the Owners and Occupiers of every such Dwelling-house or Houses, Manufactory, or Private Buildings or Grounds, through which the same may be carried or laid for the purpose of Lighting such other Dwelling-house or Houses, Manufactory, Buildings, Place or Places: Provided also, that nothing herein contained shall be deemed to authorise or empower the said Company to lay any Main Pipe or Main Pipes in, under, across, or along any such Places, Streets, Ways, Lanes, or Public Passages, except with the consent in writing of the Surveyor of the Town of Sydney for the time-being, and except in such situation, line, or direction, as shall be fixed and determined by such Surveyor, with the approval of the Governor, and any such Main Pipe or Main Pipes, which shall be laid contrary to the provisions hereof, shall be immediately altered or abated by the said Surveyor at the expense of the said Company, to be recovered in manner hereinafter mentioned: And the said Company, in addition to such expense, shall, in every such case, forfeit and pay the sum of Forty Shillings for every yard of such Main Pipe so laid, to be recovered and applied in like manner as any penalty inflicted by this Act not specially provided for, is to be

(Power for the Company to contract for lighting of Streets and Houses.)

XLIX. And be it further enacted, That it shall be lawful for the said Company to contract with the Commissioners, Trustees, Surveyors, or Persons having controul, direction, or management of the Highways, or any of them, within the limits of this Act, for supplying the same with Gas; and also to contract with any Person or Persons for Supplying with Gas any such Person.

sages, Manufactories, Shops, Warehouses, Public | shall be made by such Owner or Owners, Occuor Private Houses, or Buildings belonging to them, or in which they or any of them are juterested, or over which they or any of them have the direction or controul; and also to contract with any Person or Persons whomsoever for Lighting or Supplying with Gas any Shops, Manufactories, Warehouses, Public or Private Buildings, or Places whatsoever, within the limits of this Act, in such manner, and under such stipulation, as the said Company shall think proper, consistent with the Powers and Authorities hereby granted.

Company may lay Pipes of communication from Main Pipes.)

L. And be it further enacted, That it shall be lawful for the said Company, and they are hereby fully authorised and empowered (subject to the Regulations herein contained) from time to time to carry, fit-up, and furnish any Pipe or Pipes, Cocks or Branches, or other necessary Apparatus, from any Main Pipe or Main Pipes in any Road, Street, Way, Lane, or other Public Passage or Place, laid by or belonging to the said Company, in or through any Dwelling-house or Houses, Manufactories, Public or Private Buildings, for the purpose of Lighting the same, or any Public or Private Lamp, from any such Main Pipe or Main Pipes, with the consent of the Owner and Occupier of such Dwelling-house or Houses, Manutactories, Public or Private Buildings.

(Company to remove pipes when tenants quit, if

required.) LI. Provided always, and be it further enacted, That in all cases (where it is not otherwise stipulated and agreed), the said Company shall, at their own expense, on the expiration or determination of the Tenancy or Tenancies of any Occupier or Occupiers so giving consent, as aforesaid, or within ten days after the expiration or determination of such Tenancy or Tenancies, upon receiving fourteen days notice in writing for that purpose, for or on behalf of the Owner or Owners, or succeeding Occupier or Occupiers of any such Dwelling-house or Houses, Manufactories, Public or Private Buildings, as aforesaid, remove, take, and carry away, or cause to be removed, taken, and carried away, any Pipe or Pipes, Cocks or Branches, from any, Main Pipe or Main Pipes which shall have been introduced or laid by the said Company in such Dwelling-house or Houses, Manufactories, Public or Private Buildings, as aforesaid, pursuant to the power for that purpose hereinbefore contained, and repair and make good such Dwelling-house or Houses, Manufactories, Public or Private Buildings, where the same shall have been so introduced, anything herein contained to the contrary thereof in anywise notwithstanding; and in default thereof, it shall be lawful for such Owner or Owners, or such new Occupier or Occupiers, as the case may require, to cause such Pipes, Cocks, or Branches to be removed, taken and carried away, and the Dwelling-house or Houses, Manufactories, Public or Private Buildings, where the same shall have been introduced, to be repaired and made good, the reasonable Costs and Charges attending which shall be immediately paid by the said Company, for the time-being, to such Owner or Owners, Occupier or Occupiers, as the case may require; and if the same Costs and Charges be not paid

pier or Occupiers, (proof of such demand being made by the oath of one credible Witness, before one or more of the Justice or Justices of the Peace for the said Colony), such Costs and Charges may be levied and recovered by Distress and Sale of the Goods and Chattels of the said Company, together with the Costs and Charges of such Distress and Sale, by Warrant under the Hand and Seal or Hands and Seals of one or more Justice or Justices of the Peace for the said Colony, and which Warrant such Justice or Justices is and are hereby empowered to grant.

(Restriction as to breaking up of Pavements, Roads, &c.)

LII. And be it further enacted, That it shall not be lawful for the said Company to Break Up or Disturb the Pavement or Ground in any Way, Road, Street, Lane, or other Public Place or Passage, for the purpose of Laying Down any Main Pipe or Main Pipes, without the consent, in writing, of the Town Surveyor, Commissioners, Surveyors, Trustees, or other Persons having the controul of such Pavement, Ground, Road, Street, Way, Lane, or other Public Passage or Place, respectively first obtained; but nothing in this Act contained shall be deemed or construed to prevent the said Company from Laying Down, Repairing, or Altering such Main Pipes (after such consent as aforesaid), or from Opening, Taking Up, or Removing any of the Ground, Stones, Soil, or Pavement, or otherwise, in or of any Road, Street, Way, Lane, or other Public Passage or Place whatsoever, for the Laying Down, Repairing, or Altering of any such Pipes, or of any Apparatus leading from such Main Pipes, after such consent as atoresaid.

(Notice to be given of breaking up Pavements, Roads, &c.)

LIII. And be it further enacted, That (after such consent as aforesaid) it shall not be lawful for the said Company to Break, or Take Up, or Disturb any of the Pavements, or Ground in any Road, Street, Way, Lane, or other Public Passage or Place, for the purpose of Laying Down or Repairing any Main Pipe or Pipes, or of Altering the position of any such Main Pipe or Pipes, unless Notice, in writing, of their intention to Break or Take up such Pavement or Ground, signed by the Clerk of the said Company, specifying the Road Street, Way, Lane, or other Public Passage or Place, and the particular part thereof intended to be Broken or Taken Up, shall have been given to the said Surveyor of the Town of Sydney, or shall have been left for him at his Public Office for the space of Three Days at least before such Pavement or Ground, or any part thereof, shall be so Broken or Taken Up, except in cases of sudden great emergency, when such Notice shall be given as soon as possible after such Pavement or Ground, or any part thereof, shall be Broken or Taken Up; and if the said Company shall Break, or Take Up, or Disturb, or cause to be Broken, Taken Up, or Disturbed, any such Pavements or Ground, without such-consent as aforesaid, and without such Notice being given or left as aforesaid (except as aforesaid), or shall Break, or Take Up, or Disturb any such Pavement or Ground, for the purpose of Laying Down any Main or Mains, without such consent as aforesaid; then, and in every such within twenty-eight days next after the demand Case, the said Company shall forfeit and pay to the said Town Surveyor, or other Persons having the controul of the Pavements or Road, Ground or Soil, which shall be so Broken or Taken Up, or Disturbed, the Sum of Forty Shillings for every Square Yard of Pavement or Ground which shall be so Broken or Taken up without such Notice as aforesaid (except as aforesaid), to be recovered and levied in such manner as other Penalties and Forfeitures by this Act imposed are directed to be recovered and levied, to be Paid over by him or them to the Colonial Treasurer for the time-being for the Uses of the Government of New South Wales.

(Company to Re-lay Pavements or Roads Broken Up.)

.LIV. And be it further enacted, That when and as often as the said Company shall have lawfully Broken Up or Removed the Stones, Ground, Soil, or Pavement, in or of any Road, Street, Way, Lane, or other Public Passage or Place, or any part thereof, the said Company shall, and they are hereby required, immediately thereafter to reinstate and make good such Ground, Soil, or Pavement, to the satisfaction of the Commissioners. Surveyor, or Trustees, or other Person or Persons baving the Controul, Direction, or Superintendence of such Pavement, Soil, or Ground respectively; and the said Company shall carry, or cause to be carried away, all surplus Earth, Fifth, and Rubbish occasioned thereby, at their own Costs and Charges; and during the time that such Works are carrying on, and until such Ground, Soil or Pavement is re-instated as aforesaid, the said Company shall provide necessary Lights at Night, and otherwise guard the said Works, so as to prevent any Damage or Inconvenience happening to Pasengers, Cattle or Carriages; and in case the said Company shall make Default in reinstating such Ground, Soil, or Pavement, as aforesaid, or removing any Rubbish occasioned thereby. or in placing and setting up such Lights at Night, and otherwise guarding the said Works, so as to prevent Accidents to Passengers, Cattle, and Carriages, then, and in every such Case, it shall be lawful for the said Surveyor, Commissioners, or Trustees, or other Persons having such Controul, Direction, or Superintendence, as aforesaid, to reinstate such Ground, Soil, and Pavement, and carry away all Rubbish occasioned thereby, and during the time that such Works are carried on to provide necessary Lights at Night, and the Expenses thereof shall be repaid by the said Company to the Person or Parties so re-instating the same and in Default of Payment thereof within twentyeight Days next after Demand thereof in writing, shall have been made for and on behalf of such Surveyor of the Town of Sydney, or other Persons as aforesaid (proof being made thereof by the Oath of one credible Witness before one or more Justice or Justices of the Peace), all such Sum or Sums of Money so paid, together with any Sum not exceeding Twenty Shillings by way of Penalty, shall and may be levied and recovered for the use of such Person or Party by Distress and Sale of the Goods and Chattels of the said Company, together with the Charges of such Distress and Sale, by Warrant under the Hand and Seal, or Hands and Seals of any such Justice or Justices, who is, and are hereby empowered to grant the same. Power to alter Pipes.)

LV. And be it further enacted, That if it shall bitant or other Person with any part of such Gas, at any time or times be deemed necessary or ex-

or other Person or Persons, having the controul, direction, or superintendence of the said Roads. Streets, Ways, Lanes, and other public Passages and Places respectively, to require the said Company to raise or sink or otherwise alter the situation of any of the Main Pipes, Stop Cocks, Plugs or Branches, which shall be laid down for the purposes aforesaid, or to alter the situation, line, or direction of any Main Pipe, which shall have been laid contrary to any of the Provisions hereof, the said Company shall, at their own expense, within ten days next after being so required to do by notice in writing to them given by the said Surveyor, or other Person or Persons aforesaid, raise or sink or alter the situation, line, or direction of such Main Pipes. Stop Cocks, Plugs or Branches, according to such notice; and in default thereof it shall be lawful for the said Town Surveyor, or other Person or Persons aforesaid, to cause such Main Pipes, Cocks, Plugs, or Branches, to be raised or sunk, or the situation, line, or direction, of such Main Pipe, to be altered as the case may require, and the reasonable costs and charges of doing the same shall immediately thereafter be paid by the said Company; and if the same be not paid within twenty-eight days next after demand shall be made by the said Town Surveyor, or other Person or Persons aforesaid, by writing, left at the Office of the said Company, proof of such demand being made by oath of one credible witness, or before one or more Justice or Justices of the Peace, all such reasonable costs and charges shall and may be levied and recovered by Distress and Sale of the Goods and Chattels of the said Company, together with the charges of such Distress and Sale, by Warrant under the hand and seal or hands and seals of such Justice or Justices, which Warrant such Justice or Justices is and are hereby empowered to grant, and such costs and charges shall be paid to the said Surveyor, or other Person or Persons aforesaid.

(Damages to be made good.) LVI. Provided always, and be it further enacted. That if by the raising, sinking, or altering any of the said Main Pipes, Cocks, Syphons, Plugs or Branches, any damage or injury shall be wilfully or negligently done to the same by the said Town Surveyor, or his Servants, or such other Person or Persons aforesaid, then and in such case such damage or injury shall be made good to the said Company, as soon as circumstances will permit; and the costs, charges, and expenses thereof, shall be made good to them on demand by the said Town Surveyor, or other Person or Persons aforesaid, and recovered in the same manner as any penalty hereby inflicted not specially provided for, is to be recovered.

(No Pipes of communication to be laid without the consent of the Company.)

LVII. And be it further enacted, That no person shall lay any Pipe to communicate with any Pipe belonging to the said Company, without the consent in writing first had and obtained, of the Secretary or Surveyor of the said Company or other Person duly authorised for such purpose by the said Company, nor use Burners of larger dimensions or in any other manner, than he, she, or they shall contract to pay for, or supply any Inhabitant or other Person with any part of such Gas, on pain of forfeiting and paying to the said Com-

pany the sum of Forty Shillings per day for every day such Pipe shall so remain, or such excess be committed, or such supply furnished, to be recovered by Distress and Sale of the Offender's Goods and Chattels by Warrant under the hand and seal or hands and seals of any Justice or Justices of the Peace of the said Colony, and which Warrant such Justice or Justices is and are hereby empowered and required to grant; and the surplus after such forfeiture, and the charges of such Distress and Sale are deducted, shall be returned upon demand, to the Owner of such Goods and Chattels.

(Damaging Pipes, &c.)

LVIII. And be it further enacted, That if any Person or Persons shall Wilfully, Maliciously, or Negligently, Do or Commit, or Cause to be Done, or Committed, any Injury or Damage to any of the Mains or Service Pipes of the said Company, either by Removing or Disturbing the Ground or Soil whereon or wherein the same is laid or placed, or by the compression or subsequently settling or lowering of the same at any time or times afterwards, or by any other Means whatsoever; or if any Person or Persons whomsoever shall Wilfully and Maliciously Remove, Destroy, Damage, or Injure any, or any part of any Pipe, Post, Plug, Lamp, or other Apparatus, Matter, or Thing belonging to the said Company, or shall Wilfully or Maliciously Waste or Improperly use any of the Inflammable Air or Gas supplied by the said Company, or shall Alter, Exchange, or Remove the Burners from the Pipes of Supply, every Person so Offending in any of the respective Premises, and being thereof lawfully Convicted on the Oath of one credible Witness before one or more Justice or Justices for the said Colony, shall for every separate Act or Offence Forfeit and Pay to the said Company any sum not exceeding Five Pounds, and three times the Amount of Damages to be done, as the same shall be ascertained by such Justice or Justices; such Penalty and Damage, together with reasonable Costs, to be levied by Distress and Sale of the Goods and Chattels of such Offender, returning the Overplus (if any) to the Owner of such Goods and Chattels; or such Offender shall or may be Committed to the Common Gaol or House of Correction of Sydney aforesaid, for any time not exceeding Three Calendar Months, at the discretion of the Justice or Justices before whom such Offender shall be Convicted, or until such Forfeiture, Damages, and Costs shall be paid.

(Satisfaction for accidental Damage to Lamps, &c.)

LIX. And be it further enacted, That if any Person or Persons shall carelessly or accidentally Break, Destroy, Throw Down, Damage, or Iniure any Lamp or Lamps hung out, set up, or belonging to the said Company, or by any Person or Persons at his, her, or their Private Expense, or any part of any Pipe, Pillar, Pedestal, Lamp Post, Lamp Iron, Plug, or other Apparatus, Matter or Thing set up by or belonging to the said Company, or belonging to any Person or Persons, and set up by him, her, or them, at his, her, or their Private Expense, or carelessly or accidentally Waste any of the Inflammable Air or Gas supplied by the said Company, or keep the Light or Lights Burning for a longer time than he, she, or they shall Contract to Pay for, and shall not upon any No. 297. October 4, 1837.

Demand by the said Company, or their said Committee of Management, or their Clerk or Superintendent, or other Person or Persons authorised by them, make Satisfaction for the Damage done for the Excess of Gas so Wasted or Used, or keeping the Lights Burning longer than they shall have Contracted for as aforesaid, then and in every such case it shall and may be lawful to and for any one or more Justice or Justices of the Peace for the said Colony, and he or they is and are hereby empowered and required, upon Complaint to him or them made, to Summon before him or them the Party or Parties against whom such Complaints shall be preferred, and upon hearing the Allegations and Proofs on both sides, or on Non-appearance of the Party or Parties so complained against, to Proceed ex-parte, and to Award such sum or sums of Money by way of Satisfaction to the said Company, or to such other Person or Persons (as the case may require), in such Damage, or Excess, or Waste, as such Justice or Justices shall think reasonable, not exceeding the sum of Ten Pounds, and in case of Neglect or Refusal to Pay any sum or sums so awarded within Five Days after Demand, it shall and may be lawful to and for such Justice or Justices, and he and they is and are hereby required to cause the same to be raised and levied in such and the like manner as any Fine, Penalty, or Forfeiture is by this Act directed to be raised and levied.

(For the protection of Water Pipes.)

LX. And be it further enacted, That in all cases where it shall be unavoidably necessary to lay the Pipes of the said "Australian Gas Light Company" across any of the Pipes of any Company of Proprietors, or other Person or Persons, for the Conveyance of Water, the said Pipes of the said " Australian Gas Light Company," shall be laid over and above such Water Pipes at the greatest practicable Distance therefrom, and shall form therewith as near as possible a Right Angle; and in such cases the Pipes of the said "Australian Gas Light Company" so crossing the Pipes of any Company of Proprietors, or other Person or Persons, for the Conveyance of Water should be at least Six Feet in length, so that no Joint of any of the said Pipes of the said "Australian Gas Light Company" shall be nearer to any part of the Pipes of any Company of Proprietors, or other Person or Persons, for the Conveyance of Water, than Three Feet at least; and in laying down the said Pipes the said "Australian Gas Light Company" shall in no case Join Two or More Gas Pipes together previous to their being laid in the Trench, but shall lay each Pipe as near as may be in its Place in the Trench, and shall in such Trench form the Jointing with the other Pipes to be added thereto, with proper and sufficient Materials, and shall also Make and Keep all and every such Pipe, and Pipes connected or communicating therewith, and all the Screws, Joints, Inlets, Apertures or Openings therein respectively Air-tight, and in every respect prevent the Gas from Escaping therefrom, upon pain of Forfeiting for any such Offence, if the said Company shall Neglect or Refuse to make such Gas Pipes Airtight within Twenty-four Hours after Notice thereof given to them in Writing, the sum of Ten Pounds, to be recovered and applied in like manner as any penalty hereby inflicted, not specially provided for, is to be recovered and applied.

(For preventing the escape of Gas.) LXI. And be it further enacted, That when any Gas shall be found to Escape from any of the Pipes which shall be Laid Down in any Market, Street, Square, Lane, Public Passage, or Place within the said Town of Sydney, the said Company, or the Person or Persons being the Owner or Owners of such Pipe or Pipes so Laying Down, or causing the same to be Laid Down, in any such Market, Street, Square, Lane, Public Passage, or Place, shall immediately after Notice given to them or him, by Parol or in Writing, of any such Escape of Gas, from any Inhabitant or Inhabitants of the said Town of Sydney, cause the most speedy and effectual measures to be taken to Stop and Prevent such Gas from Escaping; And in case the said Company, or such Person or Persons as aforesaid, shall not, within Twenty-four Hours next after such Notice given, effectually Stop and Prevent any future Escape, and wholly and satisfactorily Remove the Cause of Complaint, then, and in every such case, the said Company, or Person or Persons as aforesaid, shall for every such Offence Forfeit and Pay any sum not exceeding Five Pounds for each Day after the expiration of Twenty-four Hours from the time of giving any such Notice, during which the Gas shall be suffered to Escape as aforesaid; which Penalty or Penalties shall from time to time be recoverable in a summary way, on the oath of one or more credible Witness or Witnesses, by information to be laid before some one or more Justice or Justices of the Peace, and shall and may be recoverable and levied with all reasonable Charges by Distress and Sale of the Goods and Chattels of the Treasurer of the said Company, or of the Goods and Chattels of the Person or Persons so Contracting to Light as aforesaid.

(Gas Company to prevent contamination of Water.) LXII. And he it further enacted, That whenever the Water at present, or which may hereafter be supplied by the Government for the use of the Town of Sydney, or the Water of the Owner or Company of Proprietors of any Water Works, or of any other Person or Persons, public or private, nerving the Town of Sydney, or any part thereof, with Water, shall be contaminated or affected by the Gas of the said Company, such Company, or other Person or Persons aforesaid, shall forfeit and pay for every such Offence a sum not exceeding Twenty Pounds, to be sued for and recovered as any Penalty is hereby directed to be sued for and recovered, and shall be applied to and for the use of the Government or Owner, or Company of Proprietors of the Water Works affected thereby; And in case any such Water shall be contaminated or affected by Gas in any way whatsoever, then, and in every such case and cases, if the said Company, or Person or Persons as aforesaid, shall not, within Twenty-four Hours next after Notice thereof in Writing, signed by any Person or Persons consuming the said Water, to be left at the usual Office or place of transacting business of the said Company, or Person or Persons as aforesaid, cause the most proper and effectual measures to be taken effectually to Stop and Prevent Gas from Escaping from their Works, Mains, or Pipes, or contaminating or affecting such Water as aforesaid; And in case the said Company, or Person or Persons as aforesaid, shall not, within Twentyfour Hours next after each and every such Notice if necessary, by such Justice as aforesaid, and be

so left as aforesaid, effectually Stop and Prevent Gas from so Escaping, and wholly and satisfactorily Remove the Cause of every such Complaint, and Prevent all and every such contamination whereof such Notice shall be given as aforesaid, then, and in every such case, the said Company, or Person or Persons as aforesaid, shall, on each and every Complaint whereof Notice shall be given as aforesaid, forfeit and pay to the Colonial Treasurer or to the Treasurer for the time-being, or to any one of the Directors for the time-being, or Owner or Proprietor of such Water Works, for the use and benefit of the Government, or of the same Proprietors, as the case may be, over and above the before-mentioned Penalty of Twenty Pounds, to be recoverd as aforesaid, any sum not exceeding the sum of Ten Pounds for each and every Day during which the said Water shall be and remain contaminated, tainted, or affected by the Gas of the said Company, or Person or Persons as aforesaid; And in default of payment thereof as aforesaid, such Penalty or Penalties shall and may be recovered by information, to be exhibited on the oath of one credible Witness, by and in the name of the Town Surveyor or other authorised Persons aforesaid, or of one or more of the Directors of any such Water Company, or of the Owner or Owners of such Water Works, or the Person or Persons as aforesaid, before any Justice of the Peace for the said Colony, with Costs to be assessed by such Justice, and to be levied by Distress and Sale of the Goods and Chattels of the said Company, or Person or Persons as aforesaid, together with the Charges of such Distress and Sale, by Warrant under the hand and seal of such Justice, which Warrant such Justice is hereby empowered to grant; And such Penalty or Penalties and Costs, when so levied, shall be paid to the Colonial Treasurer, or to the Treasurer, or to one of the Directors, for the time-being, of the said Company, or Proprietor or Proprietors of such Water Works, or to such Person or Persons as aforesaid, whose Water shall be contaminated or affected by such Gas.

(Power for Owners of Water Works to Dig Streets and examine the Pipes of Gas Com-

LXIII. And whereas it may be or become a question upon such complaint as aforesaid, whether the said Water be Contaminated or Affected by the Gas of the said Company, Be it therefore enacted, That in every such case it shall be lawful to and for the said Town Surveyor or other duly authorised Persons, or for the said Company of Proprietors, or other Person or Persons as aforesaid, so supplying Water as aforesaid, to Dig to and about, and Search and Examine the Mains, Pipes, Conduits, and Apparatus of the said "Australian Gas Light Company," for the purpose of ascertaining whether such Contamination proceed or be occasioned by the Gas of the said Company; And if it shall appear that the said Water has been Contaminated by any Escape of Gas of the said " Australian Gas Light Company," the Costs and Expenses of the said Digging, Search, and Examination and Repair of the Pavement of the Street or Streets which shall be taken up and disturbed, shall be borne and paid by the said "Australian Gas Light Company;" which Costs and Expenses shall be ascertained and determined,



recovered in like manner as any Penalty may be recovered by virtue of this Act: Provided always, That if upon such examination it shall appear that such Contamination has not arisen from any such Escape of Gas, from any of the Mains, Pipes, or Conduits of the said "Australian Gas Light Company," then and in such case the Town Surveyor or other authorised Persons aforesaid, or such Company of Proprietors, or such Owner or Owners of such Water Works, shall bear and pay all the Expenses of such Examination, Repair, and Search, and also shall make good to the said "Australian Gas Light Company," any Injury, Loss, or Damage which may be occasioned to the said Main, Pipes, Conduits, or Apparatus of the said "Australian Gas Light Company," in and by such Search and Examination, and also to the Pavements of the Streets so broken or disturbed in such Search or Examination, the amount of such Injury, Loss, or Damage, to be ascertained and determined, if necessary, by such Justice or Justices of the Peace as aforesaid, and recoverable in like manner as any Penalty may be recovered by virtue of this Act.

(Penalty for Conveying Washings into any River, &c.

LXIV. And be it further enacted. That if the said Company of Proprietors, or Person or Persons as aforesaid, Making, Furnishing, or Supplying any Gas, Used, Burnt, or Consumed within the said Town of Sydney, shall at any time Empty, Drain, or Convey, or Cause or Suffer to be Emptied, Drained, or Conveyed, or to Run or Flow any Washings or other Waste Liquids, Substances, or Things whatsoever which shall arise or be produced in the prosecution of any Gas Works, or in the manufacture or process of making or procuring Gas, into any Fresh Water River, Brook, or Running Stream, Reservoir, Canal, Aqueduct, Feeder, Pond, Spring-head, or Well, or into any Drain, Sewer, or Ditch communicating therewith, or do or cause to be done any Annoyance, Act, or Thing to the Water contained in such River, Brook, or Running Stream, Reservoir, Canal, Aqueduct, Water-way, Feeder, Pond, or Spring-head, Well, Drain, Sewer, or Ditch, whereby the said Water or any part thereof shall or may be Soiled, Fouled, or Corrupted, then and in every such case the said Company of Proprietors, or Person or Persons so offending, shall Forfeit and Pay for every such offence the sum of One Hundred Pounds, and such Penalty or Forfeiture shall and may be Sued for and Recovered, together with full Costs of Suit, in his Majesty's Supreme Court in New South Wales, by Action of Debt or on the Case, the whole whereof shall be Paid to the Person or Persons who shall Inform or Sue for the same: Provided always, that no such Penalty or Forfeiture shall be Recoverable unless the same shall be Sued for within Three Calendar Months from the time that such Annoyances, Nuisance, Injury, Damage, Act or Thing shall have Ceased and Determined; Provided also, that over and above and in addition to the said Penalty of One Hundred Pounds, and whether such Penalty shall have been Sued for or not, in case any of these Washings, or other Waste Liquids, or Noisome or Offensive Liquids, Substances, or Things, shall be Emptied, Drained, Conducted, or Conveyed, or Caused or Suffered

Fresh Water River, Brook, or Running Stream. or any Reservoir, Canal, Aqueduct, Water-way, Feeder, Pond, Spring-head, or Well, or into any Drain, Sewer, or Ditch communicating therewith, or any such Annoyance, Act, or Thing shall be done or caused to be done as aforesaid, and Notice in Writing shall have been given by any Person or Persons to whom the same shall belong, or by any other Person or Persons whomsoever, to the said Company of Proprietors, or Person or Persons as aforesaid, and the said Company of Proprietors, or Person or Persons as aforesaid, shall not within Twenty-four Hours after such Notice shall have been given to them or him as aforesaid. Stop, Hinder, or Prevent all and every such Washings, Waste Liquids, or Noisome or Offensive Liquids, Substances, or Things from being Emptied, Drained, Conducted, or Conveyed, or from Running or Flowing in manner aforesaid. and every such other Annoyance, Nuisance, Injury, Damage, Act, or Thing, from being done as aforesaid, then and in every such case the said Company of Proprietors, or Person or Persons as aforesaid, shall Forfeit and Pay the Sum of Ten Pounds for each and every Day such Washings. Waste Liquids, Substances, or Things shall be so Drained, Conducted, or Conveyed, or Caused or Suffered to Run or Flow in manner aforesaid, or such other Annoyance, Act, or Thing shall be so done or caused to be done as aforesaid; and such last mentioned Penalty shall and may be Recovered and Levied in such and the like manner as any other Penalty or Forfeiture is in and by this Act directed to be Recovered and Levied, and shall be Paid to the Informer, or to the Person or Persons who, in the judgment of the Justice or Justices before whom the Conviction shall take place, shall have sustained any Annoyance, Injury, or Damage by any Act so Done or Committed.

(Remedy for the Recovery of Rents.) LXV. And be it further enacted, That in case any Body or Bodies, Commissioners, Trustees, Surveyors, or any other Person or Persons who shall Contract with the said Company, or agree to Take, or shall Use and Enjoy the said Gas, either in their Private Dwellings, Shops, Inns. Taverns, or other Buildings or Manufactories, Grounds, or Premises, or otherwise, shall Refuse or Neglect, for the space of Twenty-one Days after demand, to Pay the Sum or Sums of Money then due under their, his, or her Contract for the same to the said Company, according to the Terms and Stipulations of the said respective Parties with the said Company, it shall be lawful for the said Company or their Clerk, or any Person or Persons acting under their Authority, by Warrant under the Hand and Seal of any such Justices as aforesaid, which Warrant such Justice is hereby required to grant upon confession, or upon proof of such Sum or Sums of Money being Due to such Company, and of Demand having been made, by the Oath of one credible Witness, to Levy the said Sum or Sums of Money, in respect whereof such Refusal or Neglect shall happen, by Distress and Sale of the Goods and Chattels of the Person or Persons so Neglecting or Refusing to Pay the same, rendering the Surplus (if any) to such Person for Persons so Refusing or Neglecting, after the necessary Charges of making such Disto Run or Flow in manner aforesaid into any tress and Sale shall be first deducted; and it shall



also be lawful for the said Company to cut off and take away the Supply of Gas from the House or Houses, Inn, Tavern, Shop, Manufactory, Warehouse, or other Buildings, Premises, or Places of every such Person so making default in Payment of such Sum or Sums of Money then due by his, her, or their Contract to the said Company for the space of Twenty-one Days after such Demand as aforesaid, and thenceforth to Discontinue the supply of Gas Contracted for with the said Company by such Person or Persons.

(Gas to afford a better light than Oil.) LXVI. And be it further enacted, That the said Company shall, and they are hereby directed and required to supply Public Roads, Streets, Ways, Lanes, and other Passages and Places, with Gas of such quality as shall at all times afford a better Light than could be obtained from Oil Lamps; and whenever the said Company shall fail so to do, the Power and Authority hereby given to them further to Break Up the Soil or Pavement of any such Road, Street, Way, Lane, or other Public Place or Passage within the Limits of this Act where such Lamps shall be situated, shall from thenceforth during such failure cease and determine; and every Contract or Agreement which shall be entered into for Lighting with Gas such Public Lamps, by the said Company, shall contain a Clause or Covenant, providing that it shall be obligatory on the said Company that such Public Lamps shall, at all times, be better Lighted by the said Company than can be done by Oil Lamps.

(Penalty for interrupting Company's workmen.) LXVII. And be it further enacted, That if any Person shall wantonly or maliciously Hinder or Interrupt the said Company, or their respective Agents, Workmen, or Servants, or any of them, in legally doing or performing any of the Works, or in exercise of any of the Powers and Authorities by this Act granted, or shall in anywise cause or procure such Interruption to take place, and shall be thereof convicted before any such Justice or Justices as aforesaid, either on evidence or on confession, every such Person so offending shall for every such Offence forfeit and pay to the said Company such Sum or Sums of Money as shall be adjudged by such Justice or Justices not exceeding Five Pounds, and also the full amount of the Damage which shall be sustained by such Hinderance or Interruption : And such Sum or Sums of Money so adjudged shall be recovered in like manner as any Penalty or Forfeiture can or may by virtue of this Act be recovered, or the said Company may at their own option sue for the Damage sustained by them for such Hinderance or Interruption: Provided always, That nothing therein contained shall prevent the Town Surveyor of Sydney or other duly authorised Persons from preventing the said Company from infringing on, or interfering with, the Regulations of the Government for the Improvement of the Town of Sydney. (Damages and Charges in case of dispute to be settled by Justices.)

LXVIII. And be it further enacted, That where by this Act any Damages or Charges are directed or authorised to be paid or recovered, in addition to any Penalty or Penalties for any Offence or Offences in this Act mentioned, the amount of such Damages or Charges, in case of dispute respecting the same, shall be settled, ascertained, and determined by the Justice or Justices of the of the Peace for the said Colony of New South

Peace by or before whom any Offender shall be convicted of any such Offence or Offences, and which Justice or Justices are hereby authorised and. required, on non-payment thereof, to levy such Damages or Charges by Distress and Sale of the Offender's Goods and Chattels, in manner directed by this Act for the levying of any Penalties or Forfeitures.

(In case of non-payment of compensation of damages, &c., the same to be levied by Distress of the Goods of the Company.)

LXIX. And be it further enacted, That when and as often as any Sum or Sums of Money shall be directed or ordered to be paid by any Justice or Justices of the Peace, in pursuance of this Act, as or by way of compensation or satisfaction for any Materials or Costs, or for any Damage, Spoil, or Injury, of any nature or kind whatsoever, done or committed by the said Company, or by any Person or Persons acting by or under their authority, and such Sum or Sums of Money as shall not be paid by the said Company to the Party or Parties entitled to receive the same within Ten Days after Demand in Writing shall have been made from the said Company, or their Treasurer, in pursuance of the Direction or Order made by such Justice or Justices, and in which Demand the Order of such Justice or Justices shall be stated, then, and in such cases, the amount of such Compensation or Satisfaction, shall and may be levied and recovered by Action at Law against the said Company or Treasurer, or by Distress and Sale of the Goods and Chattels vested in the said Company by virtue of this Act, or of the Goods and Chattels of their Treasurer for the time-being, under a Warrant to be issued for that purpose by such Justice or Justices, which Warrant any such Justice or Justices is and are hereby authorized and required to grant under his Hand and Seal, or their Hands and Seals, on application made to him or them for that purpose, by the Party or Parties entitled to receive such Sum or Sums of Money as or by way of Compensation or Satisfaction for any such Materials, Costs, Damages, Spoil, or Injury, as aforesaid; And in case any Overplus shall remain after payment of such Sum or Sums of Money, and the Costs and Expenses of Hearing and Determining the Matter in Dispute, and also the Costs and Expenses of such Distress and Sale, then and in such case such Overplus shall be returned on demand to the said Company, or to their Treasurer for the time-being, as the case may be: Provided always, That it shall be Lawful for such Treasurer to Retain, out of any Monies which he shall have received, or shall receive, in pursuance of this Act, all such Damages, Costs, Charges, and Expenses as he shall have sustained, or have been or be put unto, by virtue of any such Warrant as aforesaid.

(Recovery and application of Penalties.) LXX. And be it further enacted, That all Fines, Penalties, and Forfeitures for all and every Offence in this Act mentioned, or by any Rule, Order, or Bye-law inflicted or imposed, in relation to which the manner of convicting the Offender or Offenders, or applying the Penalties, is not particularly mentioned or directed, or which shall be inflicted or imposed by any Rule, Order, or Byelaw to be made under the Authority of this Act, shall in case of non-payment thereof, be adjudged by and be recovered before any Justice or Justices



Wales, in a summary way; and any such Justice of the Peace is hereby authorised and empowered to convict the Offender or Offenders, upon Information by the Oath of any Person or Persons, or on the confession of the Party offending (which Oath such Justice is hereby authorised to administer); and in default of Payment of such Forfeitures or Penalties, the same shall be levied by Distress and Sale of the Offenders Goods and Chattels, or of the Goods and Chattels of the said Company, if they shall offend, and be convicted as aforesaid of any Offence in this Act mentioned, by Warrant under the Hand and Seal of such Justice, and one Moiety of the Penalties and Forfeitures, when recovered, after rendering the overplus (if any) on demand to the Party or Parties whose Goods and Chattels shall be so distrained (the reasonable charges of such Distress and Sale being first deducted), shall be Paid to the Informer, and the other Moiety thereof shall be Paid to the Colonial Treasurer for the time-being for the Public Uses of the said Colony and the support of the Government thereof; And in case such sufficient Distress cannot be found and such Penalties and Forfeitures shall not be forthwith Paid upon such Conviction by any Person or Persons Offending and Convicted, then it shall be lawful for such Justice to order the Offender or Offenders so Convicted to be detained in safe Custody until Return can be conveniently made to such Warrant or Warrants of Distress, unless the said Offender or Offenders shall give sufficient Security, to the satisfaction of such Justice, for his, her, or their Appearance before him on such Day or Days as shall be appointed for the Return of such Warrant or Warrants of Distress, such Day or Days not being more than Five Days from the time of taking any such Security, and which Security the said Justice is hereby empowered to take by way of Recognizance or otherwise; but if upon the Return of such Warrant or Warrants, it shall appear that no sufficient Distress can be had thereupon, or in case it shall appear to the satisfaction of any such Justice, either by the Confession of the Offender or Offenders, or otherwise, that he, she, or they, hath or have not sufficient Goods and Chattels whereon such Penalties, Forfeitures, Fines, Costs, and Charges can be levied if a Warrant of Distress were Issued, such Justice shall not be required to Issue such Warrant of Distress, and thereupon it shall be lawful for any such Justice of the Peace, and he is hereby authorized and required, by Warrant under his Hand and Seal, to commit such Offender or Offenders to the House of Correction or Common Gaol for the said Town of Sydney, for any time not exceeding Three Months.

(Form of Conviction.)

LXXI. And for the more easy Conviction of Offenders against this Act, be it further enacted, That a Conviction in the Form or to the effect following shall be good, without alleging more than the Substance of the Offence; (that is to say)

Be it remembered that on the

Day of in the Year of our Lord is [or are] Convicted of His Majesty's Justices of the Peace for the said Colony of New South Wales, by virtue of an Act passed in the South Wales, by virtue of an Act passed in the leighth Year of the Reign of His Majesty No. 297. October 4, 1837.

Be it remembered that on the Court thereon); and the said Justices upon due proof of such notice and recognizance, having been given and entered into, shall, in a summary way, hear and determine such complaint at such General or Quarter Sessions of the Peace to be held for the said District of Syd-

King William the Fourth, intituled [here set forth the Title of this Act] of having [specifying the Offence and the time and place when and where the same was Committed] contrary to the said Act, and for which I [or we] do adjudge the said

to have forfeited the sum of
Given under my Hand and Seal
[or our Hands and Seals] the Day and Year first
above written.

(For compelling Witnesses to attend.) LXXII. And be it further enacted, That if any Person or Persons who shall be Summoned as a Witness or Witnesses to attend and give Evidence before any Justice or Justices of the Peace, touching any Matter or Fact contained in any Information or Complaint for any Offence committed against this Act, either on the part of the Prosecutor or on behalf of the Person or Persons accused, shall Refuse or Neglect to Appear at the Time and Place to be for that Purpose appointed, after having been Paid or Tendered a Reasonable Sum for his, her, or their loss of Time, Charges, and Expenses, without a reasonable Excuse for his, her, or their Refusal, or Neglect, or Appearing, shall Refuse to be Examined upon Oath (or in case of a Quaker or Moravian, on Solemn Affirmation) which Oath such Justice or Justices is and are hereby authorized to Administer, and to give Evidence before such Justice of the Peace; then and in every of the said Cases every such Person shall Forfeit and Pay for every such Offence any Sum not exceeding Five Pounds, to be recovered in like manner as any Penalty imposed by this Act may be recovered.

(Persons giving false evidence to be guilty of

LXXIII. And be it further enacted, That if any Witness or Witnesses, who shall be examined by or before any such Justice or Justices of the Peace under this Act upon oath, shall wilfully and corruptly give false evidence, and shall be thereof convicted, he, she, or they, so giving false evidence, shall be subject to the same punishment as Persons convicted of wilful and corrupt Perjury.

Appeal to the Quarter Sessions.) LXXIV. Provided always, and be it further enacted, That any Person or Persons whomsoever, thinking himself, herself, or themselves aggrieved by the order or determination of any Justice or Justices of the Peace in pursuance of this Act, may appeal to the Justices of the Peace at any General or Quarter Sessions of the Peace to be holden for the said District of Sydney, within four calendar months after the cause of Appeal shall have arisen, (the Person or Persons appealing having first given at least twenty-one days notice in writing of such Appeal, and the particular nature and matter thereof, to the Person or Persons appealed against, and forthwith after such notice entering into a recognizance before the Convicting Justice of the Peace, with two sufficient Sureties, conditioned to try such Appeal, and to abide the order and award of the said Court thereon); and the said Justices upon due proof of such notice and recognizance, having been given and entered into, shall, in a summary way, hear and determine such complaint at such General or Quarter Sessions of the Peace, or, if they think proper, may adjourn the hearing

Forfeiture or Fine, and may order any Money to be returned which shall have been levied in pursuance of such Order, Rule, Bye-law, or Determination, and shall and may also so award such further satisfaction to be made to the Party injured, or such Costs to either of the Parties as they shall think reasonable and proper; and all such determination of the said Justices at such General or Quarter Sessions shall be binding, final, and conclusive upon all Parties to all intents and purposes whatsoever.

(Proceedings to be within three calendar months.) LXXV. And be it further enacted, That no Person or Persons whomsoever, shall be subject or liable to the payment of any of the Penalties or Forfeitures inflicted by virtue of this Act, for any Offence or Offences against this Act, unless Action shall have been brought or Information respecting such Offence or Offences shall have been lodged before some Justice of the Peace within three Calendar Months next after such Offence committed. (Directing what shall be a service of notices on the

Company.) LXXVI. And be it further enacted, That in all cases wherein it may be requisite or necessary for any Person or Persons, or Party or Parties, to serve any Summons or Notice or Notices upon the said Company, or any Writ or Writs or other Proceedings at Law or in Equity, the service thereof upon the Secretary of the said Company, or at any of the Offices of the said Company, or left at the last or usual place of abode of the Secretary of the said Company, and in case the Residence of the said Secretary be not known, then service upon any Agent or other Officer employed by the said Company, or upon any one of the said Directors, or left at his last or usual place of abode, shall be deemed good and sufficient service of the same respectively on the said Company.

(Proceedings not to be quashed for want of form, or removed by Certiorari.)

LXXVII. And be it further enacted, That no proceedings to be had and taken in pursuance of this Act, shall be quashed or vacated for want of Form, or be removed by Certiorari, or any other Writ or Process whatsoever into His Majesty's Supreme Court of New South Wales.

(Persons making distress irregularly not to be deemed trespassers ab initio.)

LXXVIII. And be it further enacted, That when any Distress shall be made for any Sum or Sums of Money to be levied under the authority of this Act, on any Order, or Bye-law made in pursuance thereof, the distress itself shall not be deemed unlawful, nor shall the Party or Parties making the same be deemed a Trespasser or Trespassers, on account of any defect or want of form in the Information, Summons, Conviction, Warrant, or Distress, or any other proceedings relating thereto, or shall the Party or Parties distraining, be deemed a Trespasser or Trespassers (ab initio) on account of any subsequent irregularity which shall be afterwards done by the Party or Parties distraining, but the Person or Persons aggrieved by such irregularity, shall, and may recover full satisfaction for the Special Damages in an Action on the case.

(Nothing in this Act to prevent the Company being indicted for a nuisance.)

ney, and, if they see cause, may mitigate any | thing herein contained shall extend, or be construed to extend, to prevent any Persons from proceeding against the said Company, or against any of their Officers, Servants, or Workmen, in respect of any Works of the said Company, or the method which shall be employed by them for furnishing such light as aforesaid, as a public or private nuisance, or for bringing an Action against any of the said Company, or any of their Officers or Servants, or Workmen, for any injury sustained by reason of any such Works or method of Lighting, whether such injury shall proceed from the nature of such method of Lighting, or the carelessness or want of skill of the Person or Persons employed thereon. (Costs of obtaining this Act to be paid before all other claims.)

LXXX. And be it further enacted, That all the Costs, Charges, and Expenses attending the applying for, obtaining, and passing this Act, shall be paid and discharged by the said Company, out of the Monies already subscribed, or to be subscribed, or to be received for the purpose of this Act, in preference to all other payments whatsoever.

Not to affect any right not mentioned herein. LXXXI. Provided always, and be it further enacted, That nothing in this Act contained, shall be deemed to affect or apply to any Right, Title, or Interest of His Majesty, his Heirs and Successors. or any Body or Bodies, politic or corporate, or of any other Person or Persons, excepting such as are mentioned therein, or of those claiming by or under him or them.

(Commencement of Act.)
LXXXII. And be it further enacted, That this Act shall not commence or take effect until the same shall have received the Royal Approbation, and the notification of such Approbation shall have been made by His Excellency the Governor, in the

New South Wales Government Gazette.

(A public Act.) LXXXIII. And be it further enacted, That when and as soon as this Act shall have received the Royal Approbation, and the notification of such Approbation shall have been made as aforesaid, by His Excellency the Governor, in the New South Wales Government Gazette, this Act shall be deemed and taken to be a Public Act, and shall be judiciously taken notice of as such by the Judges of the Supreme Court of New South Wales, and by all other Judges, Justices, and others, within the Colony of New South Wales and its Dependencies, without being specially pleaded.

"RICHARD BOURKE."

Passed the Legislative Council, this Seventh Day of September, One thousand eight hundred and thirty-seven.

WIĽLIAM MACPHERSON, Clerk of the Council.

SCHEDULE REFERRED TO.

Memorial of the Name of the Secretary of the "Australian Gas Light Company," to be recorded in the Supreme Court of New South Wales, pursuant to an Act of the Governor and Council, passed in the Eighth Year of the Reign of His Majesty King William the Fourth, intituled "An Act for Lighting with Gas the Town of Sydney, in the Colony of New South Wales, and to enable LXXIX. And be it further enacted, That no- | certain Persons associated under the name, style,



and firm of the "Australian Gas Light Company," to Sue and be Sued in the Name of the Secretary of the said Company for the time-being, and for other purposes therein mentioned."

A. B. Chairman.

L. M. Directors.

of Sydney, Gentleman, the above-named Company, maketh Oath and saith that he was present and did see the foregoing Memorial, signed by the above-named Chairman and Directors respectively, whose names appear thereto.

Sworn this of

Day) 183

Colonial Secretary's Office, Sydney, 29th September, 1837.

IS Excellency the Governor has been pleased to appoint

EDWARD DENNY DAY, Esquire, to be Police Magistrate at Musclebrook.

> By His Excellency's Command, E. DEAS THOMSON.

> > Colonial Secretary's Office, Sydney, 4th October, 1837.

IS Excellency the GOVERNOR has been pleased to appoint

George Kenyon Holden, Esquire, to be Crown Prosecutor in the Courts of Quarter Sessions; to bear date the 1st instant.

By His Excellency's Command,

E. DEAS THOMSON

Colonial Secretary's Office, Sydney, 4th October, 1837.

THE GOVERNOR has been pleased to appoint HENRY FYSCHE GISBORNE, Esquire, to be His Excellency's Private Secretary; to take effect from the 1st instant.

By His Excellency's Command,

E. DEAS THOMSON.

Colonial Secretary's Office, Sydney, 4th October, 1837.

IS Excellency the GOVERNOR has been pleased to appoint

ROBERT STEWART, Esquire, to be Third Police Magistrate for the Town and Port of Sydney, in the room of Henry Fysche Gisborne, Esquire; to bear date the 1st instant.

By His Excellency's Command,

E. DEAS THOMSON.

Colonial Secretary's Office, Sydney, 4th October, 1837.

IS Excellency the GOVERNOR has been pleased to appoint

JOHN RICHARD HARDY, Esquire, to be a Magistrate of the Territory, and Police Magistrate at Yass, from the 1st instant.

By His Excellency's Command,

Colonial Secretary's Office, Sydney, 4th October, 1837. IS Excellency the Governor has been

pleased to appoint

Lieutenant Alexander Clotworthy Downing BENTLEY,

of the 50th Regiment, Assistant Engineer and Superintendent of Ironed Gangs in the District of Sydney, under the provisions of the Acts of Council 3rd William IV., No. 3, and 8th William IV., No. 1.

> By His Excellency's Command, E. DEAS THOMSON.

> > Colonial Secretary's Office, Sydney, 4th October, 1837.

IS Excellency the GOVERNOR has been pleased to appoint

Lieutenant RINALDO SCHEBERRAS,

of the 80th Regiment, Assistant Engineer and Superintendent of the Iron Gang at Wingello, under the provisions of the Acts of Council 3rd William IV., No. 3, and 8th William IV., No. 1; to bear date the 26th August, 1837.

> By His Excellency's Command, E. DEAS THOMSON.

> > Colonial Secretary's Office, Sydney, 4th October, 1837. WORKING OXEN.

TENDERS will be received at this Office on Monday, the 23rd day of October instant, for furnishing eleven Working Oxen for the Public Service.

The Oxen are to be delivered at Maitland or Newcastle, and are to be subject to the approval

Further particulars may be obtained from the Commanding Royal Engineer, and from the Assistant Engineer at Maitland.

By His Excellency's Command, E. DEAS THOMSON.

Colonial Secretary's Office, Sydney, 26th September, 1837. CUSTOM-HOUSE CUTTER.

CUTTER of forty tons being required for the Department of Customs at Port Philip, Persons disposed to furnish the same are requested to transmit Tenders to this Office, at Twelve o'clock on Monday, the 9th of October next, endorsed-" Tender for Cutter.

A specification and other particulars may be obtained from the Master Attendant.

By His Excellency's Command, E. DEAS THOMSON.

> Colonial Secretary's Office, Sydnèy, September 25, 1837. IMMIGRATION.

VITH a view to the further encouragement of the introduction into the Colony of useful and respectable Emigrants, from any part of Europe, His Excellency the Governor is pleased to revise the Government Notice of the 28th October, 1835, and directs it to be notified that a pecuniary aid to the amount, and under the Conditions hereinafter specified, will be E. DEAS THOMSON. granted to those Persons who shall be at the charge of bringing Emigrants to Sydney. The increased rates of bounty which are offered in this revised Notice, will be allowed for those Emigrants who shall leave Europe after the first day of January next.

1. The Sum of Thirty-six Pounds will be granted as a bounty towards defraying the expense of the passage of every married Man, whether Mechanic, Domestic, or Farm-servant, and his Wife, neither of whose ages shall exceed on embarkation forty years, and the sum of five pounds for each of their children between the ages of one and seven years, and of ten pounds for each of their children between the ages of seven and fifteen years, and fifteen pounds for every child above fifteen years.

2. A sum of eighteen pounds will also be allowed for every unmarried female whose age shall not be below fifteen nor above thirty years, who shall come out under the protection of the married couple, as forming part of the family and destined to remain with it until such female be otherwise pro-

3. A bounty of eighteen pounds will also be allowed for every unmarried male mechanic, farm or domestic servant, above the age of eighteen and not exceeding thirty years, brought out by a person, who at the same time brings out an equal number of females accompanying and attached to a family as herein-before described.

2. Before any such payments are made, the Emigrants on whose account they are claimed, will be required to present themselves before a Board appointed by the Governor to inspect persons of this description, to whom the adults are to exhibit testimonials of good character, signed by Clergymen and respectable inhabitants of note in the places of their former residence, with which testimonials it is necessary that every family and single person, for whom the bounty is claimed should be provided. If the Board shall be satisfied with these testimonials, and that the Persons presenting themselves are within the ages set forth in the foregoing paragraph, to be established, where possible, by the production of copies or extracts of the registry of their baptism, duly certified by the Parish Minister, or other proper Officer, of good bodily health and strength, and in all other respects likely to be useful members of their class in society, a certificate to such effect will be granted by the Board, which being presented at the Colonial Secretary's Office, in Sydney, a warrant will be immediately issued for the payment of the sum to which the Person bringing the Emigrant out shall become entitled under this Notice. In the case of Foreigners brought to the Colony for the cultivation of the vine or olive, or for the manufacture of wine or oil, ccrtificates of age but not of character will be dispensed with.

3. Any Person desiring to avail themselves of these bounties are required to transmit to the Colonial Secretary, at Sydney, a list specifying as nearly as circmstances will permit the number, condition, and calling of the Persons they

propose to bring out.

4. It is to be understood, that bounties will not be allowed for any Persons brought out unless the Claimant shall have transmitted to the Colonial Secretary the list required by the foregoing paragraph, and that he shall have received in reply an intimation of its being the intention of this Government to grant a bounty on the introduction of the Persons described therein This document the Claimant will be required to produce to the Board, and in order to guard against the inconvenience of long outstanding claims against the Government, bounties will not be allowed unless the Emigrants described in the application shall be presented to the Board within two years after the date of the notification of acceptance by the Colonial Secretary.

5. It is also to be understood that no expence whatever, attendant upon the introduction of these Emigrants, will be defrayed by Government, excepting the bounties hereinbefore mentioned; and that the wives and families of soldiers in Regiments in this Colony, or in Van Diemen's Land, and of Persons serving under sentence of transportation in either Colony, are excepted from the present regulation.

By His Excellency's Command, E. DEAS THOMSON.

Colonial Secretary's Office, Sydney, September 11, 1837. CONVEYANCE OF MAILS.

NONVEYANCE being required for the Postoffice Mails, from and to the undermentioned places, for one or two years, (to be decided on opening the Tenders) from the 1st January, 1838; Persons disposed to Contract for providing the same are invited to transmit their offers, in writing, to this Office, before Twelve o'clock, on Monday, the 6th of November next, endorsed-" Tender for Conveyance of Mails."

From and to Windsor, Parrramatta, and Sydney, daily (Sundays excepted.)

From and to Windsor, Pitt Town, Wilberforce, Richmond, and North Richmond, three times a-week; and from and to Windsor and Wiseman's Ferry once a-week.

From and to Penrith and Parramatta, daily (Sundays excepted.)

From and to Penrith, Hassan's Walls, and Bathurst, two or three times a-week.

From and to Bathurst and O'Connell, twice a-week. From and to Campbelltown, Liverpool, and Sydney, daily (Sundays excepted.)
From and to Wollongong, Appin, and Campbell-

town, three times a-week.

From and to Campbelltown, Cawdor, and Berrima,

three times a-week. From and to Berrima, Marulan, and Goulburn.

three times a-week. From and to Bungonia and Marulan, six times

From and to Goulburn and Yass, via Mutmutbilly, twice a-week.

From and to Lake George and Mutmutbilly, once a-week.

From and to Yass and Melbourne, Port Phillip, once a fortnight.

From and to Bungonia and Queanbeyan, via Lake Bathurst and Bungandore, twice a-week. From and to Bungonia and Braidwood, once a-week.



From and to Raymond Terrace and Sawyer's Point, twice a-week.

From and to Raymond Terrace and Dungog, twice a-week.

From and to Sparke's Inn and Maitland, as often as the steam-packets shall pass and repass

Sparke's Inn. From and to Hinton and Paterson, as often as the

steam-packets shall pass and repass.

From and to the Greenhills and Maitland, as often

as the steam-packets shall arrrive and depart. From and to Maitland and Darlington, three times a-week.

From and to Darlington and Invermein, via Muscle Brook, twice or three times a-week.

From and to Invermein and Murrurundi, once

From and to Darlington and Merton, via Jerry's Plains, twice a-week.

From and to Merton and Cassilis, once a-week It is to be understood that the Mail is invariably to start on days as now, or hereafter to be fixed, and the Contractor to carry all bags or letters which may

be delivered to him under authority of the Postmaster General, or any of the Postmasters.

Each Contractor will be bound under a penalty of £5, for each and every offence (over and above the penalties provided by the Act of Council) for the receipt or conveyance of any letter or packet by himself, or by any of his servants or passengers, to the prejudice of the Post-office Revenue.

It will be optional with the Parties offering, whether for one or more of the above line of stages, to propose the mode of Conveyance; but on all roads where Mail-carriages can travel, a preference will be given to that mode of Conveyance; and the Contractors will be held strictly bound to use the Conveyance they propose, and to provide secure lockers and dry covering for the Mail-bags. Mail-carts drawn only by one horse, must not carry more than one passenger; by two horses, not more than three passengers; and by three or more horses, not more than six passengers, exclusive of the drivers, under a penalty for each offence of not less than £1 nor more than £5.

All vehicles and horses employed in the Conveyance of Mails, to be at all times subject to the inspection and approval, or rejection, of the Postmaster General, or person appointed for that purpose. The drivers and postmen to be free men, and of certified good character.

The Contractor will be liable to a fine of five shillings for every five minutes delay, after the

specified time of starting.

The rate of travelling will not be less than six miles per hour, including all stoppages, under a penalty of five shillings for every ten minutes delay after the specified time of arrival.

All fines and penalties incurred under the agreement to be deducted by the Post-master General from the next quarterly payment falling due to the

Contractor.

It is requested that each party Tendering, or an agent for him, will attend at this Office on the appointed day for opening the Tenders; and that each Tender may specify the names of two respectable and solvent persons, willing to enter into a bond with the Contractor for the safety of the Mails and the due performance of the Contract.

The hours of starting from each Post-office, and other particulars, may be ascertained at the General No. 298. October 4, 1837.

Post-office, where parties proposing to Tender are invited to apply; and where also printed forms of Tender may be obtained.

N.B.—Tenders for a three years' Contract for Conveyance of the Mails daily (Snndays excepted)
—from and to Sydney and Windsor, Parramatta and Penrith, and Sydney and Campbelltown, will be entertained, if submitted, should parties consider it advisable thus to lengthen the term of their engagement to ensure a more complete establishment of carriages and horses.

By His Excellency's Command. E. DEAS THOMSON.

> Colonial Secretary's Office, Sydney, 2nd October, 1837.

THE undermentioned Prisoners of the Crown have obtained Tickets-of-Leave since the last day of publication:

COUNTY OF BATHURST.

BATHURST.

Evans James, Elizabeth (3)
COUNTY OF CAMDEN.

ILLAWARRA.

Macpherson, alias Birrell, or Burrell Alexander, Elizabeth (3)

COUNTY OF CUMBERLAND. WINDSOR.

Connors Thomas, Medina.

COUNTY OF DURHAM.

Kinsella Thomas, Cambridge. COUNTY OF NORTHUMBERLAND. MAITLAND.

Fitzpatrick Patrick, Earl St. Vincent (3) By His Excellency's Comm E. DEAS THOMSON.

> Colonial Secretary's Office, Sydney, 2nd October, 1837.

THE undermentioned Female Prisoners of the Crown have obtained Tickets-of-Leave since the last day of publication:

COUNTY OF ARGYLE.

GOULBURN. Hurley Catherine, 1, Southworth (2) Loftus Eliza, Hooghley (3)

Shannahan Margaret, Caroline. INVERARY.

Jones Margaret, Fanny (2) Callanan Catherine, Southworth (2) Daly Bridget, Southworth (2)

COUNTY OF BATHURST.

BATHURST. Browne Ann, Palambam

Grimes Anne, Hooghley (3)

Hamer Ellen, Roslyn Castle M'Carthy Catherine, alias Ellen, Southworth (2)

Lee Elizabeth, Surry (6) Lahy Catherine, Surry (6)

O'Brien Margaret, Roslyn Castle

Ormond Alley, Caroline Reed Margaret, Caroline

Scanlon Bridget, Surry (6)

Walsh Margaret, Surry (6)
COUNTY OF CUMBERLAND.

PARRAMATTA. Healy, alias Daly Mary, Hooghley (3) WINDSOR.

Morgan Sarah Ann, the wife of John Morgan, Sovereign.

COUNTY OF PORT MACQUARNE.

PORT MACQUARIE.
Smith Sarah, Princess Charlotte.

By His Excellency's Command, E. DEAS THOMSON.

> Colonial Secretary's Office, Sydney, 30th September, 1837.

pleased to approve of the following appointment in the Police of the Colony:—

Yass.—John Horton, to be Constable from the 5th of April last.

By Hir Excellency's Command, E. DEAS THOMSON.

IST of Assignments of Male Convicts, made from the 1st to the 20th September, 1837. Acres, Isabella, Haywood, 1 laborer Australian Agricultural Company, Newcastle, 30 miners, 4 colliers, and 1 miner's boy Arndell, James, Woodlands, 1 laborer Brown, J. S., New Town, 1 brickmaker Broad, Robert, Liverpool Road, 2 laborers Betty, J. G., Paterson, 3 laborers and 1 servant Boydell, Charles, Paterson, 1 laborer Boughton, J. H., Paterson, 2 laborers Bell, David, Invermein, 1 house carpenter Berry, Alexander, Shoalhaven, 1 locksmith and I hinge maker Brown, C. L., Williams' River, 1 laborer Blaxland, W., Merton, 1 house joiner Balcombe, W., Murray, 1 cook Black, Thomas, Mulgoa, I cook Cornish, James, Maitland, 3 laborers Cook, Thomas, Williams' River, 2 laborers Coghill, David T., St. Vincent, 16 laborers, 1 gunbarrel maker, 2 blacksmiths, 1 indoor servant, 1 butcher, 1 shoemaker, 1 tailor, and 1 groom Collits, Pierce, Mount York, 1 laborer Cliffe E. H., Murray, 1 blacksmith Cassan, Dr. P., Port Phillip, 1 indoor servant Davidson, W. S., Cassilis, 1 laborer Dunn, William, Williams' River, 1 laborer Edwards, Benjamin, Raymond Terrace, 1 ironfounder Grant, Peter, Maitland, 1 footman Horsey, John L., Sydney, 1 indoor servant Hall, James, for his farm, Hunter's River, 2 laborers Hughes, James, Maitland, 1 butcher Hewson, J. B., Newcastle, 1 stable boy Hamlyn, R. J., Goulburn, 1 indoor servant Harris, John, Shanes Park, 1 gardener Hunter, William, King, 7 laborers, 1 groom, and 1 farmer's boy Hume, J. K. Yass, 1 baker's boy Hyland & Co., Penrith, 1 errand boy Hughes, John Terry, for his farm, 1 sweep Hawdon, John, Narallan, 1 servant Hodgson, John, Sydney, I groom and laborer Ivory Charles, Gidney, 1 laborer Jamison, Sir John, Regentville, 1 laborer Innis, George, Capita, 4 laborers Johnston, David, George's River, 1 laborer Kingdon, James, Sydney, 1 cutler Koetz, D. T., Port Stephens, 1 groom Kingsmill, John, Maitland, I waiter

Lawson, William, Junr., Bathurst, 1 brassfounder and 1 laborer Leese, R. H., Lane Cove, 1 laborer Lee, William, Bathurst, 2 laborers and 1 stable boy Liscombe, John, Bathurst, 2 laborers and I brassfounder Lewis, Henry S., Sutton Forest, I iron castor Lawes, Ann, Home Bush, 2 laborers Lang, Andrew, Dunmore, 2 laborers Lord, John, Upper Williams' River, I laborer Lambert, Robert, Bathurst, 1 sawyer Langhorne, George, Port Phillip, 1 farm servant Murphy, Roger, Bathurst, I laborer Mackay, D. F., Williams' River, 3 laborers Mitchell, Francis, for his farm, 1 laborer Maziere, David, Dural, I laborer Mann, S. T., Hunter's River, 2 laborer Marden, John, Penrith, 3 laborers M'Intyre, Peter, Hunter's River, 1 laborer Mowatt, Francis, Narallan, 1 laborer Mears, Rev. M. D., Wollongong, 1 groom Nowlan, Timothy, Maitland, 1 laborer Newton, Jacob, Green Hills, 1 groom. O'Brien, Henry, Yass, 1 laborer Preston, Thomas, Campbeltown, 5 laborers Phillips, James, Paterson, 2 laborers Pitcairn, D. R., New Town, 1 indoor servant Park, Edwin, Bathurst, I flax dresser Pilcher, H. J., Maitland, 1 laborer Runciman, Charles, South Creek, 1 laborer Robertson, James, Port Maquarie, 1 groom Rose, J. H., Yass, 1 laborer Ryrie, William, St. Vincent, 1 mason Ryrie, James, Arnprior, 1 laborer Rankin, George, Bathurst, 2 laborers Stewart, Major General, Bathurst, 2 laborers Stewart, W. M. S., Patrick's Plain, I butcher Simson & Co., Murray, 1 laborer Sparke, Edward, Senr., Maitland, I laborer and 1 shoemaker Sparke, William, Hunter's River, 1 laborer Street, C. D., Invermein, I laborer Shipley, William, Sutton Forest, 1 laborer Savage, G. T., Goulburn, 1 laborer Simpson, Percy, Parramatta, 1 carpenter Throsby, Charles, Throsby Park, 1 laborer and tinsmith's boy Taylor, James, Paterson's River, 2 laborers Tunks, John, Parramatta, 1 laborer Terry, Samuel, for his farm, I laborer and I gunfinisher Verge, J., for his farm, 1 laborer Watt, H., Phillip-street, 1 currier Waite, John, Sutton Forest, 1 shoemaker Wright, James, Lanyon, 6 laborers, 1 cutler, 1 shoemaker, and 1 servant Wiseman, Richard A., Wollombie, 5 laborers and 1 tailor Wolstonecraft, Executors of the late, Shoalhaven. 1 laborer Weller, George, Lake Maquarie, 1 laborer White, G. B. Hunter's River, 1 laborer Wills, Thomas, Airds, 1 farmer's boy Webber, J. P., Hunter's River, 1 carter. Principal Superintendent of Convicts' Office, ? 26th September, 1837.

Colonial Secretary's Office, Sydney, 30th September, 1837.

THE Lands advertised in the Gazette by the Notice dated 19th June, 1837, have, with the exception of Lots 4, 28, 36, 54, and 55, been sold to the undermentioned Parties, by Auction, on the 9th August last, and the price affixed to each respectively has been received.

| ľ | COUNTY. | EXT | ent | | PURCHASERS. | PRT | CH. | |
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| 1 | | A. | R. | P. | Į. | £ | 8. | ď |
| | Argyle | 655 | 0 | 0 | George Barber | 168 | | |
| ľ | King | 744 | 0 | 0 | John K. Hume | 186 213 | 10 | |
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| ı | Brighane | 640 | 0 | 0 | Withdrawn | 000 | • | |
| 1 | ditto | 1196 | 0 | 0 | William Dumaresq | 299 | 0 | (|
| ľ | Cook | 680 | 0 | . 0 | Andrew Browne | 170 | 0 | 1 |
| ١ | Murray | 615 | 0 | 0 | Terence Aubrey Murray & Thomas Walker | 253 | | |
| 1 | ditto | 1070 | 0 | 0 | Francis Mowatt | 267 | - | 1 |
| | Brisbane | 876 | 0 | 0 | William Dumaresq | 219 | 0 | |
| I | Cook | 640 | 0 | 0 | Andrew Browne | 160 | 9 | |
| | Roxburgh | 873 | 0 | 0 | John Piper, senior | 218 | 5 | |
| | ditto | 640 | Ŏ | Ŏ | ditto | 160 | 0 | |
| 1 | Manuaria | 700 | ŏ | ŏ | Thomas Caswell | 175 | 0 | |
| 1 | Macquarie Bathurst | 757 | ŏ | ŏ | Thomas Caswell | 605 | 12 | |
| 1 | | 840 | ŏ | ŏ | ditto | 302 | 0 | |
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| 1 | ditto | 1106 | | Ö | ditto | 540 | 3 | |
| 1 | ditto | 097 | 0 | • | ditto | 623 | 3 | |
| 1 | ditto | . 1187 | 0 | 0 | | | | |
|) | Georgiana | . 960 | 0 | 0 | John Hillas, junior | 303 | | |
|) | Argyle | .[1213 | 0 | 0 | John Jamison, junior | 104 | Ř | |
| | Cumberland | . 29 | 0 | 0 | Eleanor Dyrue | 261 | | |
| | Wellington | . 1045 | 0 | 0 | William Lee Wolker | | | |
| | Murray | . 765 | 0 | 0 | Terence Aubrey Murray & Thomas Walker | 212 | | |
| il | ditto | . 850 | 0 | 0 | ditto ditto Edmund H. Cliffe | 187 | | |
| | ditto | . 750 | 0 | . 0 | Edmund H. Cliffe | 222 | | |
| | ditto | | 0 | 0 | ditto William Hayes | 222 | | |
| | Westmoreland | . 140 | 0 | 0 | William Hayes | .35 | 0 | |
| | Brisbane | 860 | 0 | 0 | Withdrawn | | | |
| 9 | Murror and Arcela | 640 | | Õ | Terence Aubrey Murray | 160 | | |
|) | Murray and Argyle King | 640 | Ŏ | ŏ | ditto | 100 | | |
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| l | King and Argyle | 640 | | Ŏ | ditto | 160 | Ò |) |
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| 3 | Phillip | 840 | ŏ | • | Asningli Browne & Co. | 160 | 0 |) |
| 1 | Wellington | 1076 | Ö | - | Henry Colden Antill | 269 | 0 |) |
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| 3 | ditto | [1000 | | - | - a - a - a - a - a - a - a - a - a - a | 197 | 10 |) |
| 7 | | 790 | 0 | - | Joshua John Moore | 185 | 10 |) |
| 8 | ditto | 742 | | - | The company of the co | 118 | 3 15 | |
| 9 | ditto | 475 | 0 | - | Delant Johnston | 160 | | |
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| 9 | Argyle | 760 | |) (| ditto , · · · · | 1 10 | | |

By His Excellency's Command, E. DEAS THOMSON.

Sale on 14th September, 1887, of Leases of Crown Lands for One Year, from 1st October, 1887, to 30th September, 1858.

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| No. of Acres Let. | · | 640 | 820 | 200 | 8 | 1808 | 9 | 8 | 200 | | | | | | 1080 | 1080 | 640 | 200 | 95 | 3 | 250 | 38 | 3 | 3 | | 3 | 8 | 25 | 8 | 3 | 3 |
| No. of Acres Not Let. | | 640 | } : | : | : | : | | | | 950 | 950 | | | | | : | • | : | : | : | :: | • | • | • | : | : | | : | : | : | : |
| Lesse. | JULY, 1837. | William Fitzpatrick | Francis Rawdon Hume | ditto | John George Richardson | ditto | Ollin Ollin | | Company Blackman | | to | | | | hhridge | | ditto | ditto | ditto | | | _ | William Blaxland | , | | Mrs | 100 | William Macarthur | ditto | | ditto |
| Applicant. | NOTICE DATED 10rH JU | William Fitzpatrick | Sampson Marshall | ditto | John George Richardson | ditto | ditto | ditto | ditto | • | • | Oitto | | Oitto | • | antiage | onto | | Otto | | | | William Blaxland | ditto | , | Harmer | J:40 | Ulito | William Macatulus | T.L. William Cross | ditto |
| Parish or Situation. | | | At Milbro' Dale | On Lerida Creek | On Tenena Creek | ditto | ditto | ditto | ditto | ditto | ditto | ditto | ditto | ditto | ditto | On Falbrook | ditto | ditto | onito onito | 0110 | 01110 | More Moreon | A Mariantina | At Munimira | 7,77 | • | Farish of Aliandale | Parish of Brankfon | Near Yalbraith | ditto | Tenena Creek |
| County. | | Bathurst | : | King | Coordiana | ditto | ditto | ditto | ditto | ditto | ditto | ditto | ditto | ditto | ditto | Durham | ditto | ditto | ditto | ditto | ditto | ditto | Drisbane | Bligh | ditto | ditto | Northumberland | ditto | Georgiana | | ditto |
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| Messrs. Freeman & Gorham ditto | ١ | Present Lessee. | | • | : | : | | Stephen Fuckerman | : | | | | | | | Charles Cable Warby. | William Hayward | | | | | | | | ı | Alexander Watt | Willard Lowe | | _ | |
| | | rese | William Dwyor | | John Dignum | . : | 0 5 | a E E | , : | | ٥ | | 9 9 | 2 | ditto | Cap | Ha | ditto | ditto | ditto | | 7 | ditto | ditto | ditto | der | A. | ditto | ditto | |
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| Ğ | DATED | Former Lessee. | | : | : | | : | nan | | : | | : | | | | W. 0. | 7 | 5 | | | , | is Se | | | | # | 2 | | | |
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| E | | J. J. | | ; ; | lush | 0 | e Eo | Jac | : و | Smith. | ? ; | Hay | ditto | ditto | ditto | 3 | ֓֟֟֟֟֟֟֟֟֟֟֟֟֟ | בן קינו | ditto | ditto | ditto | ¥ ⊗ | dito: | ditto | dito | | × | ditto | ditto | |
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| Messrs. Freeman & Gorbam ditto ditto ditto | NOTICE | 1 | | John Booth. | Joseph Hush | • | James Howarın ditto | Stephen Tuckerman | ٠. | John | | William Hayes | | | | 5 | | * | | | | Te | . • | | | _ | | | | - |
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| ," <u>0.0</u> 5 | 2 | | Par | we, | ditto | ariow ditto | erri | ditto | ditto | ullan | ditto | tarv | | ditto | 3 | Ę. | appe | Wheoo. | 7 | σ, | 7 | 9 | ֓֞֟֟֝֟֟֝֟֓֟֟֓֓֟֟ | ٠. د | | • | bish | rish | dmo | |
| Wilson's River ditto ditto | Ē. | 1 | | At Howe's Valley | | Mongarlowe raiver ditto | At Yerrirong | ditto | } : | At Fullarton Cove | | Solitary Creek | | | | | Can | At | | | | 7 | Z | | | | Ja | | Ü | <u> </u> |
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| 58 | Murray | on Morumbidgee River | | Alexander Martin | | Alexander Martin | | | 006 | 202 | Ŀ | • |
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| 2 8 | Murray | On Boro Creek | | John Nicholson, jun. | : | Mathew Anderson | | | 3 | | _ | |
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COURT OF CLAIMS.

OTICE is hereby given, that the following CLAIMS for DEEDS of GRANT of Land and Town Allotments will be ready for examination by the Commissioners appointed for that purpose, under the Act of Council 5th William IV., No. 21, at the expiration of two months from this date; before which day any Caveat or Counterclaim must be entered at this Office. Due notice will be given of the days appointed for the hearings.

Case No. 139-Mary, Henry, Richard, LOUISA, WILLIAM, and ELIZABETH LEWIS, One thousand acres, in the County of Roxburgh, parish unnamed, at Wiagdon; bounded on the north side by a line east 80 chains; on the east side by a line south 132 chains; on the south side by a line west 80 chains; and on the west side by a line north 132 chains, having steep mountains on the north

On the 19th May, 1825, Sir Thomas Brisbane issued an order to the late Richard Lewis for the purchase of this 1000 acres of land; and he devised it, it is alleged, in equal portions to his six

Case No. 140-ALEXANDER BERRY, Esquire, M. C., Two thousand three hundred and twenty acres, in the County of St. Vincent, parish unnamed, at Numbaa; bounded on the south-west by the Crookhaven River; on the west hy part of the eastern boundary of D'Mestre's land, being a line north 156 chains; on the north by Shoalhaven River to William Wetherman's grant, and by the west and south boundaries of that grant, being lines south 90 chains, and east 80 chains; on the east by part of the west boundary of E. Wolstonecroft's grant, being a line south 130 chains to Hume's grant; and on the south by part of the north boundary of that grant, being a line west 55 chains to Crookhaven River.

On the 22nd October, 1827, the purchase of this land was authorised to the Firm of Berry and Wolstonecroft by Governor Darling. Mr. Wolstonecroft is deceased, and Mr. Berry has completed the purchase.

Case No. 141-PETER FAGAN, of Brisbane Water, One hundred acres, in the County of Northumberland, parish unnamed, at the Broadwater, Brisbane Water, commencing 39 chains north of the point called Noindau, opposite to Point Frederick; and bounded on the south by a line west 49 chains; and on the west by a line north 20 chains; on the north by a line east 51 chains 50 links; and on the east by the Broadwater.

This land was located to John Roberts, deceased, in pursuance of an order in his favor by Sir Thomas Brisbane, for 100 acres, dated 28th October, 1823. Fagan, it is alleged, has purchased of the widow, Elizabeth Roberts.

Case No. 142-Francis Mitchell, Esquire, of George-street, Sydney, County of Cumberland, Town of Sydney, parish of St. James, allotment perches; bounded No. of section No. 41, on the north by Hunter-street 48 feet; on the feet; on the east by Henry Ashley's premises south by a line 51 feet 6 inches, dividing it from Jonathan Williams' premises.

Twenty-one perches; bounded on the south by a line I chain 90 links; on the east by a line 68 links; on the north by a line to the street 1 chain 94 links; and on the west by that street 68 links. The first described allotment appears to form part of an allotment of 25 perches, supposed to have been granted by Governor Macquarie to John Thomas Campbell, but the Deed of which is registered in the Surveyor-General's Office only. J. T. Campbell being deceased, the property, it is alleged, was sold by the Rev. Charles Campbell, his heir-at-law, to Jonathan Williams. The second described allotment was leased by Sir Thomas Brisbane for twenty-one years from 30th June, 1823, to Charles Henry Chambers, who sold to Jonathan Williams. Claimant has purchased both portions of Williams, and requests a Deed of both in one, on payment of twenty-one years' quit-rent. If the first mentioned property be not already granted, the Crown may not object, and the property will be described accordingly by the Surveyor-General.

Case No. 143—JAMES RAINEY, of Sydney, Eight perches, in the County of Cumberland, Town of Sydney, parish of St. Andrew, allotment No. 35 of section No. 29; bounded on the east by Nos. 34 and 28 allotments, bearing north 22 degrees 30 minutes west 113 links; on the north by No. 12 allotment, bearing west 16 degrees south 46 links; on the west by No. 13 allotment, bearing south 16 degrees east 112 links; and on the south by Market-street, bearing east 16 degrees north 584

links.

A description of this allotment was advertised by the Colonial Secretary in the Gazette of 10th June, 1894, page 378, with a view to the preparation of a Deed of Grant in the name of John Rayner. It is alleged, however, that James Rayney is the party entitled, the name having been misunderstood.

Case No. 144—MARY MEDLEY, of Bathurst, One hundred acres, in the County of Bathurst, parish of Bathurst, at Crooked Corner, commencing I mile due west from Bathurst Flag Staff; bounded on the east by a line north 65 chains, to the River Macquarie; on the south by a continuation of the west line from the Flag Staff 14 chains 50 links; on the west by a line north 80 chains; and on the north by a line east 6 chains 70 links to the River Macquarie, and by that river to the north-east corner.

This land was located to Joseph Medley, deceased, in pursuance of an order in his favour for 100 acres by Governor Darling, dated 8th February, 1830. Mary Medley, his widow, claims in consequence of having administered to his effects.

Case No. 145—TERENCE MACAHONE, of Sydney, Ninety-four perches, in the County of Cumberland, parish of Alexandria; bounded on the west by a reserved road leading from the Botany Bay Road 81 feet; on the north by Robert Cooper's land, to the Sydney Common; on the east by a reserved road, bounding the Sydney Common; and on the south by Robert Cooper's land to the commencing corner.

This land, it is alleged, was purchased by Macahone from Arthur Little. It is supposed to be an alletment shown on a map in the Surveyor-General's Office, as belonging to David Maziere, and forming part of an old grant of 70 acres to John Palmer, called George Farm. It is not, however, evident whether this Deed may not have been cancelled.

By direction of the Commissioners,
JOHN THOMPSON,
Commissioners of Claims' Office,
Bent-street, 2nd October, 1837.

Sheriff's Office, Sydney, 2nd October, 1837. In the Supreme Court.

WATT v. PAWSEY.

A T the "London Tavern," George-street, Sydney, on Friday, the 13th day of October instant, at 12 o'clock, unless this Execution be previously satisfied, the Sheriff will cause to be sold all the Estate, Right, Title, and Interest of the Defendant, of, in, and to—

A Farm, containing about 100 acres, situate at Wolombi, bounded by Howell's land and Government land, six acres of which are growing wheat.

ROBERT BLAKE, Under Sheriff.

Sheriff's Office, Sydney, 3rd October, 1837.

In the Supreme Court.

WARWOOD v. GRAHAM.

N the Premises of the Defendant, at Concord, on Saturday next, the 7th day of October instant, at 12 o'clock, unless this Execution be previously satisfied, the Sheriff will cause to be sold, all the Right, Title, and Interest of the Defendant, of, in, and to—

One Dray One Cart

A quantity of Household Furniture, &c. ROBERT BLAKE,

Under Sheriff.

Sheriff's Office, Sydney, 3rd October, 1837.

In the Supreme Court.

NORTON v. BEILBY.

A T the London Tavern, George-street, Sydney, on Tuesday the 10th day of October instant, at 12 o'Clock, unless this Execution be previously satisfied, the Sheriff will cause to be sold all the Estate, Right, Title, and Interest of the Defendant, of, in, and to—

All that Piece or Parcel Pieces or Parcels of Land, (being seven different Portions, in all containing about 150 acres, situate, lying and being in the County of Cumberland, and parish of Willoughby.

ROBERT BLAKE, Under Sheriff.

Sheriff's Office, Sydney, 3rd October, 1837.

In the Supreme Court.

MITCHELL AND ANOTHER v. UNDERWOOD.

T the London Tavern, George-street, Sydney, on Friday the 13th day of October, instant, at 12 o'Clock, unless these Executions be previously satisfied, the Sheriff will cause to be sold all the Estate, Right, Title, and Interest of the Defendant, of, in, and to—

All that capital Dwelling House, situate in the Main Street, West Maitland, containing four Rooms with detached Kitchen, and an extensive newly built Brewery, with every necessary apparatus for that Trade, the allotment contains about three quarters of an acre, and fronting the only improving streets in West Maitland.

ROBERT BLAKE, Under Sheriff. Sheriff's Office,
Sydney, 25th September, 1837.

IN THE SUPREME COURT.

HUGHES & OTHERS v. MARSH.

T the "Union Inn," Parramatta, on Saturday, the 7th day of October next, at 12 o'clock, unless this Execution is previously satisfied, the Sheriff will cause to be Sold all the Estate, Right, Title, and Interest of the Defendant, of, in, and to-

"A large Allotment of Ground, in the Town of Parramatta, nearly opposite the Villa of Seville Town, and contiguous to the New Gaol; it contains about one hundred rods, more or less, and is partly fenced in with a fine rail

Fence."

ALSO, Four other Allotments of Ground, lately the Property of Messrs. Aunt and Seville, in or near the Township of Parramatta.

ROBERT BLAKE, Under Sheriff.

QUARTER SESSIONS.

OTICE is hereby given, that Courts of General Quarter Sessions of the Peace in, and for, the Colony of New South Wales, will be holden at the Court House, in Sydney, on Monday, the second day of October next; at the Court House, in Campbelltown, on Monday, the sixth day of November next; at the Court House, in Parramatta, on Monday, the thirteenth day of November next; and at the Court House, in Windsor, on Thursday, the sixteenth day of November next; at which respective times and places all Persons under recognizances to appear either as Prosecutors, Defendants, or Witnesses, or who may have Appeals to interpose or other Business to transact, are desired to give their attendance at Ten o'clock in the Forenoon.

> FREDERICK GARLING, Clerk of the Peace.

Bathurst-street East, Sydney, 23d September, 1837.

ROAN MARE, supposed to be stolen, is now in possession of the Police at Illawarra. She is about 14 hands high; black points; light grey about the face and mouth; has large new brands on the off side under the name and saddle, which appear to cover old brands on those places, but which are illegible.

By order of the Court, EDWARD CORRIGON, Chief Constable.

Police Office, Illawarra, 30th September, 1837.

STOLEN OR STRAYED,

From Jingery, near Molonglo Plains, on or about the 1st of August,

BLACK CLYDESDALE MARE, near hind heel white, branded JD under the off mane. If stolen, a Reward of Ten Pounds will be paid by me, the undersigned, on Conviction of the Party or Parties stealing her; if strayed, Five Pounds will be paid on her recovery.

JOSEPH DOCKER.

Windsor, September 4, 1837. No. 297. October 4, 1837.

NOUND in possession of a Ticket-of-Leave Holder, at O'Connell's Plains, Bathurst, under suspicious circumstances, a Pony, described as under, which has been detained by the Police, at Bathurst, and may be inspected on application to the Chief Constable.

Description-Bright bay color, thirteen hands high, black points, long tail, and rising three

years old-Entire.

JOHN KINCHELA, Jun., J.P., Police Magistrate.

 $oldsymbol{Police-office}$, $oldsymbol{B}$ athurst, $oldsymbol{\hat{c}}$ September 17, 1837.

THE Cattle described below, formerly the Property of Dennis Connor, a Prisoner of the Crown, whose Ticket-of-Leave has been cancelled, will be Sold by Public Auction, at the Patrick's Plains Pound, on Monday, the 1st day of October next, for the benefit of His Majesty's Government.

One red Bullock, branded DC off rump and J off shoulder

One white Heifer, DC off thigh and J off shoulder One brindle and white Bull, DC off thigh One brindle and white Cow, DC off rump, J off shoulder, has a Bull Calf by her side

One brindle and white poley Cow, DC off thigh, J off shoulder, a Bull Calf by her side, branded DC off thigh

One brown-sided Cow, DC off thigh, J off shoulder, a Heifer Calf by her side, branded DC off thigh. J. WRAY FINCH, J.P.

Police-office, Patrick's Plains, September 7, 1837.

Invermein, September 15, 1837.

N Possession of the Police at Invermein, a Bullock of the following description, supposed to be stolen :-

One black-sided Bullock, white back, belly, and tail, white hind legs, grey under the eyes, branded off rump and thigh P T

If the above described Bullock is not claimed on or before the 8th day of October, it will be sold to defray expenses.

> By Order of the Magistrates, TIMOTHY TERRY,

Postage 1s.]

Chief Constable.

Police-office, Parramatta, 22nd September, 1837

DARK brown Mare, thirteen and a half hands high, about six years old, appears to be in foal, a little white on each of her feet, a small blaze down her face, of the Clydesdale breed, branded with an inverted letter J on the near shoulder, H. D. under the Saddle on the off side, short squared tail, does not appear to have been docked, and a Saddle and Bridle, are in possession of the Police at this place, taken from a Person who is supposed to have stolen them.

WILLIAM HUNT. Chief Constable.

CTATE of the Female Factory, Parramatta, on the 30th day of September, 1837. Under Colonial Seatence In Solitary Confinement 35 Number Assignable Number not Assignable 49 In Hospitales 14 Total number of Women Children under One Year Ditto under Three Years 10 Total number of Children THOMAS BELL, KEEPER.

Principal Superintendent of Convicte' Office October 3, 1837.

from the individuals and employments see against their respective names, and some of them being as large with stellen Certificates and Tickets of Leave, all Constables and others are hereby required and commanded to use their utmost exertion in apprehending and lodging them in safe cuttody. Any person harbouring or employing any of the said Absentees, will be prosecuted as the life directs.

J. M'LEAN,

Principal Superintendent of Convicts.

Taylor Thomas, alias Henley Thomas, Minerva (5), 89, Newcastle-upon-Tyne, writing master, 5 feet 72 inches, sallow comp., brown hair, grey eyes, charged with forgery, from No. 7 Road Party, since February 27, 1838.

Christian Henry, alias Stephens John, Isabella (2), 39, Dublin, ahoemaker, 5 feet 34 inches, fair comp., brown halr, grey eyes, from Moreton Bay, since June 30,

1832.

Biskep Benjamin, Malabar, (1), 35, London, upholsterer, 5 feet 114 inches, ruddy comp., brown hair, dark eyes, from Moreton Bay, since November 5, 1830.

Morrissey Edward, Borodino, 28-1105, 33, Kilkenny, clerk; 5 feet 74 inches, sallow comp., brown hair, hazel eyel, at large with a Pass from the Police Magistrate, Bathurst, since July 1834.

Cunvingham Arthur, Ann Emelia, and Alligator, county Tyrone, farm labourer, 5 feet 53 inches, florid comp., reddish brown hair, hazeleyes, supposed to have escaped in the Nimrod Whater, under the assumed same of Kelly, in September 1835, from Hobart Town. Glossop James, alias Glossup, Dunvegan Castle (1), 30-419, 31, Leicester, hairdresser, 5 feet 3 inch, ruddy comp., brown hair, grey eyes, crucifixion on upper part, man, woman, anchor and other marks lower part of right arm, crucifixion upper part of left, woman, howerpot and letters, lower part of left arm, from the custody of a constable on his way to the House of Correction, Sydney, since March 16, 1836.

Crisp Amos, Ocean (1), 25, Suffolk, gardener, 5 feet 51 inches, florid comp., brown hair, hazel eyes, charged with castle-stealing, from Hyde Park Barracks, since March 6, 1836.

Jeffreys George, Hive (1), 34.758, 35. Devonshire, seams and farm labourer, 5 feet 3½ inches, dark sallow comp., brown to grey hair, hazel eyes, nose inclining a little to the left side, soar betwixt the eyebrows, blue ring left little finger, left fourth and little fingers contracted, PJME cocoa-nut tree and H N inside lower left arm, anchor back of ball of left thumb, scar back of left forefinger, from Goat Island, since July 17, 1836.

Johnson Samuel, Hive, 34-889, 24, Chelsea, plasterer, 5 feet 13 inch, ruddy comp, brown hair, grey eyes nose large and inclining a little to the right side, small mole under right ear, anchor inside lower right arm, SH inside lower left arm from Goat Island, since July 17, 1222.

Brown Henry, Henry Tanner, 34-2057, 31, London, seamsn, 5 feet 12 inch, dark sallow and pockpitted comp., brown hair, lazel eyes, scar over inner corner of light eyebrow, whiskers meeting under the chin, breast hair, from Goat Island, since July 17, 1836.

Percy Henry, Realin Castle (3), 34-1937, 24, Glassow, stonemason, 5 feet 24 inches, sallow comp., brown hair, liazel eyes, lost one front upper tooth, alight scar on left cheek, scar on left thumb, from Goat Island, since July 17, 1836.

Thorp Charles, Georgiana, 37, Nottingham, ware-houseman, 5 feet 81 inches, florid comp., brown hair, grey eyes, red whiskers, visage long, forehead wide and perpendicular, from His Majesty's Hulk Phoenix, since November 11, 1836, while undersentence of trans-portation for his

Jackson James, Prince Regent, 36, Shropshire, farmer, 5 feet 7½ inches, fair sallow comp., light brown bair, hazel eyes, from Hyde Park Barracks, since May, 1837, second time of absconding.

Hoffman John, Bengal Merchant (1), 35-656, 26, Surry, boat builder, 5 feet 3½ inches, dark ruddy comp., brown hair, brown eyes, mouth small, nose thick, ship, woman and spear lower right arm, top of right fourth and little fingers crooked, blue ring right middle finger, man, woman, tree, 1830, heart and two-darts, two birds, from Woolcomoolloo Ironed Gang, aince June 7.

Brown alias Jones alias Anderson William, James Pattison, 30.78, 50, Beverly, Yorkshire, seaman, 4 feet 3½ inches, ruddy and freekled comp., sandy to light brown hair, hazel eyes, scar over right eyebrow and too fleft knee-joint, from Hyde Park Barracks, since July 9

July 9.

Amer George, Bengal Merchant (1), 35-616, 24;
Middlesex, stableman, 5 feet 4½ inches, ruddy comp.,
brown hair, hazel eyes, ears pierced for rings, G A in a
heart E P anchor lower right arm, anchor and scar upper
left arm, cross and other figures back of left hand, ring
middle, fore, and fourth fingers, from Richard Hill,
Gammons Plains, since September 20.

Bucket Jacob, Fairlie, 34-188, 25, Buckinghamshire, atableman, stockman, and farm servant, 5 feet 54 inches, brown comp. brown hair, hazel eyes, right elbow dislocated, scar back of left thumb, scar right, shin, from J. G. Collins, Petersham, since September 27.

Burns Henry, Prince Regent (4), 27-2134, 2, Worcestershire, file-forger, 5 feet 3 inches, ruddy comp., brown halr, dark brown eyes, A B on right, and H B on left arm, from J. Smith, Newcastle, since September

Bouchier Richard, Java, 33.3098, 23, Connty Limerick, errand boy, 5 feet 34 inches, sallow comp., brown hair, hazel eyes, slight scar right side of forehead, from J. Marden. Pentith, since September 27.

Commins John, Blenheim, 34 2420, 23, County Tipperary, tailor, 6 feet 03 inch, pale comp., brown hair, blue eyes, scar on upper lip, left arm a little crooked from being broken, scar on left ship, from Hassan's Walls Stockade, since September 26.

Deashy Johanna, Roslyn Castle (5), 36-167, 21, County Cork, kitchenmaid, 5 feet 13 inch, ruddy and freckled comp., brown hair, grey eyes, from S. Pickering, Sydney, since October 1.

Donathew Diana, Elizabeth (5), 36-509, 33, Cumberland, dairymaid and allwork, 5 feet 3 inches, dark pale and freckled comp., brown hair, hazel eyes, small mole right jaw, scar knuckles of third and little fingers of left band, from R. Hindmarsh, Sydney, since September 24,

Edsell Charles, Strathfieldsay, 36-1356, 16, Sussex, farmer's boy, 5 feet 1\frac{1}{4} inch, dark sallow comp., dark brown hair, dark hazet eyes, scar under left ear, scar back of little finger of left hand, from T. B. Wilson, Braidwood, since September 13.

Forsyth Janet Atkin, Buffalo, 33-617, 37, Lanarkshire, cook and laundress, 5 feet 34 inches, sallow comp., brown hair, brown eyes, blue scar left side of upper lip, from J. Jenkins. Campbelltown, since September 30

from J. Jenkins, Campbelltown, since September 30.

Jones George, Andromeda (3), 33-623, 39, Cambridgeshire, groom and coachman, 6 feet 6½ inches, ruddy comp., brown with grey hair, chestnut eyes, small mole over left eyebrow, scar back of right little finger, breast hairy, scar on right shin, from J. Jenkins, Campbelltown, since September 21.

Kelly John, Lady Faversham, 30-1142, 25, London, laborer, 5 feet 6 inches, ruddy and freckled comp., brown hair, light hazel eyes, scar on side of right arm, and blue mark inside left, from Hassan's Walls Stockade, since September 6.

Lennon Hannah, Margaret, 37-151, 27, County Dublin, housemaid, 5 feet 2 inches, ruddy comp., brown hair,



hazel syes, dark speck on left eye, perpendicular scar right side of forchead, small hairy mole left check, five small scars inside right wrist, scar inside forefinger of left hand, from F. Brown, Sydney, since October 1.

Mellors Joseph, John (3), 32-1319, 34, Yorkshire, pollier and soldier, 6 feet 93 inches, dark sallow comp., brown hair, hazel eyes, nose large, scar across it, J M M B sun, moon, and seven stars, square and compasses on left arm, from Australian Agricultural Company, Newcastle, since September 28.

Mahoney Johanna, Thomas Harrison, 36-285, 25, County Kerry, allwork, 5 feet 2 inches, ruddy comp., brown hair, hazel eyes, full featured, from Escort from Berrima to Stonequarry, since September 12.

Miskelly Thomas, Morley (4), 28-448, 27, Down, farm sp, 5 feet 10 inches, ruddy and much freckled comp. light brown halr, grey eyes, from Hassan's Walls Stockade, since September 26.

Mullins Margaret, Thomas Harrison, 36-304, 25 Limerick, laundrymaid, 4 feet 113 inches, ruddy and frechied comp., dark brown hair, hazel eyes, full featured, small dark mole left side of throat, small scar centre of upper lip, small mole back of lower left arm, from J. M.

upper lip, small mole back of lower lett arm, from J. M. O'Brien, Sydney, since September 29, Nichols Mary, Diaua, 33-288, 24, Liverpool, nurserymald and allwork, 4 feet 104 inches, ruddy, and freekled comp., brown hair, hazel eyes, W G William Gray, Mary Nickell, O g L L heart pierced with two darts and 1831 on upper left arm, R W J B Thomas Jones and othe letters on upper right arm, marks of a burn back of right, east inside fore and middle fingers of left hand, from S. car inside fore and middle fingers of left hand, from S Williamson, Sydney, since September 24.

Ross William, Lady Faversham, 80-1201, 25, Greenwich, chimney sweep, 5 feet 2 inches, ruddy and much pockpitted comp., brown hair, dark brown eyes, S R and W R and sun on right arm, from T. West, Bathurst,

since September 20.

Rewland William, Prince Regent (4), 27-2023, 29, Cheshire, Stockport, filer to a machine maker, 5 feet 5 inches, sallow comp., brown hair, dark brown eyes, scar across nose, and on both eyebrows, anchor and scar on upper right arm, W R J R J R on upper part of left arm, blue ring mark on second finger of left hand, from Hyde Park Barracks, since October 2.

Watson Charlotte, George Hibbert, 34-427, 31, Northumberland, washerwoman and housemaid, 5 feet 54 inches, ruddy comp., brown hair, light grey eyes, scar over inner corner of left eyebrow, J B inside right wrist, acur back of right middle finger, from E. Conway, Sydney, since September 10.

THOMAS RYAN, Chief Clerk.

LIST OF RUNAWAYS APPREHENDED DURING THE LAST WEEK.

Ambrose David, Hooghly (4), from G. Mossman, Patrick's Plains

Ambrose Francis, Bussorah Merchant (1), House of

Correction, Sydney

Ball Jane, Burrell (2), J. Toel, Sydney Coates Isaac, Mary (4), J. F. Barrett, Sydney

Dowling Patrick, Recovery (3), Messre. Barker and

Hallen, Sydney
Davis Susannah, Pyramus (1), T. Foster, Sydney
Edwards George, Waterloo (3), G. B. White, Patrick's

Fletcroft George, Morley, Seventeen-mile Hollow Halfpenny Mary alias Ann Parker alias Aun Keefe, Elizabeth (5), W. Morgan, Sydney Jaffray alias M'Carrol Helon, Earl Liverpool, M. Best,

Sydney

Johnson Maryalias Eddy, George Hibbert, J. Armstrong Sydney

Jones Richard, America, Hyde Park Barracks Kenny Catherine, Margaret, J. Weatherall, Sydney Long Thomas, Guildford (4), F. Girard, Sydney Morrow George, Countess Harcourt (2), M. Tate, Sydney Money Richard, Recovery (3), J. Brown, Bathurst Murphy Christopher, Bussorah Merchant, Lunatic

Asylum, Liverpool Reed William, Lady Kennaway (2). Hyde Park Barracks Rollings alias Rawlings Thomas, Neva, N. G. Watkins,

Still Charles, Camden (2), D. Perrier, Bathurst Stubbs Charles, Countess Harcourt (5), Seventeen-mile Hollow

Sullivan Hannah, Henry Wellesly, J. Stevans, Synaey Tyrell Thomas, Hero, William Bradley, Goulburn Fams Benjamin, Lady Harewood (1), G. Druitt, Penrith. THOMAS RYAN, Chief Clerk.

MPOUNDED at Goulburn-

One brindle Steer, white back, belly, and tail, branded IL off ribs.

One yellow Cow, branded off rump MG, near rump 2, near thigh W H.

One red Bullock, branded MC or MC off rump, 7 off

One yellow Cow, white back and tail, branded PS

off rump.

One black Cow, branded W off rump, ear marked.

One light strawberry poley Steer, branded illegibly. One brown Cow, white face, legs, and belly, branded

off rump J H, off thigh PF. One brown Calf, branded off rump PF.

One dark brindle Cow and Calf, branded SLF K

One bay entire Horse, two years old, no brand, long black tail and mane, white spot in the forehead, brown legs, about thirteen hands and a half high.

One light brown Mare, two years old, long black tail, mane, and legs, near hind fetlock white, star in the forehead, about fourteen hands high, no brand.

One bay Horse, short tail, tail and mane black, legs brown, about fourteen hands high, saddle-marked, brauded af off shoulder, about six yearsold.

One light cheatnut Mare, switch tail, about fourteen hands high, branded IL near ribs, IC near shoulder.

One bay Mare, out of the cheatnut, black tail and mane, brown points, branded IC near shoulder, about fourteen hands high, three years old, not weaned.
One brindle Bullock, branded near rump illegibly,

GTP off rump.

One yellow Bullock, white tail, near ear slit, branded

EB off thigh.

If these Cattle are not released previous to the 24th October, at noon, they will be sold at the Pound to defray expenses, according to the Act.

JAMES MARSDEN, Poundkeeper.

Goulburn, September 30, 1837. Postage 10d. [17a.

MPOUNDED at the Cowpasture Bridge Pound,

September 26; One chestnut Mare, short tail, star in forehead, and white spot on nose, saddle marks, and injeced behind withers, scars or illegible brands on both shoulders, and branded apparently M near ribs.
One chestnut Filly, white star on forehead, branded

apparently GH off side under the mane.

One chestnut Filly, light colored feet and nose, small atar in forehead, branded illegibly, but apparently) H off side under the mane.

One bay Horse, hind feet white, switch tail, branded apparently T off side under the saddle, white saddle marks, and an illegible brand under the mane

If the a ove are not released by the 20th October, they will be sold at the Pound to defray expenses. J. G. PETINGALE, Poundkeeper.

MPOUNDED at Wilberforce, September 26, 1837. supposed to be Stolen;

One red and white bull Calf, marked in the left ear, has a small bit cut out of the fore part of the car and slit down.

If the same is not released it will be sold at the Pound in twenty-four days from the date hereof, to defray ex-

R. W. COBCROFT, Poundkeeper.

MPOUNDED seven miles north of Penrith, on the 24th September ;-

One yellow and white working Bullock, branded on the rump near side HC.

If not released within twenty-one days from the date hereof, the same will be sold to defray expenses, agreeable to the Act of Council.

JOHN SHAW, Poundkeeper.
District of Evan, September 30, 1837. [9s. 3d.



[1 la. 2d.

apounded at Kemp's Creek, parish of Cabramatta, district of Liverpool;-One mouse-colored she Mule, branded on the shoulder and thigh near side apparently A with a mark joined to the top of the letter, and one eye blind.

If the above Mule is not released she will be sold on the 27th day of October, 1837. in the above Pound, at twelve o'clock, to defray expenses.

JAMES SMITH, Poundkeeper. Kemp's Creek, October 2, 1837. [0s. 6d.

MPOUNDED at Goulburn-One red-sided Heifer, white back and belly, brand IR off hip, JH near hip.

One Cow, black sides, white tail and belly, the letter preceding H illegible off hip, G T P off rump.

One brindle Bullock, brand near rump illegible. One yellow Bullock, brand near rump L

One yellow Bullock, white tail, near ear slit, brand PB off thigh.

One red Bullock, white belly and tail, brand near rump J C, off rump I V, off eye blind. WS

One red Steer, white face flank and thighs, brand off rump illegible.

One red strawberry Heifer, white tail and hind legs, brand C M off rump

One light red-sided Steer, white back, belly and tail, brand S off rump.

One light strawberry Helfer, brand J H near ribs One red and white spotted Steer, brand C M off rump One brindle Heifer, white on back and tail, brand C M off rump.

One red poley Cow, an illegible brand off rump, and J M off thigh, near ear cropped.

One black Cow, white tail and belly, the letter pre-ceding H illegible off hip, a bull Calf with her, no

One red small-horned Bull, white on the rump and belly brand on off rump $I \times F$

One dark brindle and white Bull, ear marked, brand on the near rump () 33

Five pounds damage on each of the Bulls.

If the above Cattle are not released previous to the 10th of October, at noon, they will be sold at the Pound to defray expenses, according to the Act.

JAMES MARSDEN, Poundkeeper, Goulburn, September 13, 1837. [17s. 3d.

MPOUNDED at Maitland, the following Cattle;-One dark brown Bullock, white spot on tip of rump, two hind legs white, straight horns, branded B H

One black Bullock, small cocked horns, bit off near ear, brown between the horns tip of forchead, branded apparently IC off rump.

One black Bullock, white back, belly, and tail, star on forehead, piece broken off near horn, no brand.

One red poley Bullock, branded y in a circle on the rump and thigh off side, $\overset{\circ}{R}$ off shoulder.

One red Cow, white belly, white spot on tip of rump branded M off rump, hole in the off ear, with a red Bull Calf by her side, about twelve months old.

One red Cow, cocked horns, white back and belly, branded EL off rump.

One magpic-colored Steer, about twelve months old. One black Cow, back, belly, and tail white, speckled head, branded apparently C near hip.

One black Cow, back and tail white, branded DG near rump, DG under on hip, a white Bull Calf by her side, about a fortnight old.

One red Bull Cali, about twelve months old, white belly, tail, and forehead, no brand.

If the above Cattle are not released in twenty-one days from this date, they will be sold at the Pound to defray expenses, agreeable to the Act of Council.

DENIS COLLINS, Poundkeeper. Maitland, September 27, 1837. [14s, 6à,

MPOUNDED at Maitland the following Cattle, vis. One red and white, branded [1] off rump, No. 21 ribs off side.

One red and white Bullock, star on forehead, brand TN near rump.

One strawberry Bullock, white back, belly, tail, and face, branded ML near rump.

One snail-horned working Bullock, white back, belly, and tail, brand 848 shoulder off side, and No. 92.

One brown poley Cow, white back, belly, and tail, split ears, brand H off rump. One red Bullock, star on forehead, no brand.

One spotted poley Cow, white back, belly, and tail, brand DH off rump, m rump near side, and No. 114 hip near side, with a female calf by her side, strawberry

colour and white tail. One black Cow, piece off both ears, brand LR off rump, with a brown bull calf by her side about nine

If the above Cattle are not released in twenty-one days from this date, they will be sold at the Pound to defray expenses, agreeable to the Act of Council.

DENIS COLLINS, Poundkeeper. Maitland, September 20, 1837. [18s. 3d.

MPOUNDED at Redbank, Invermein-One redsided Bullock, white belly, branded on off ramp RL conjoined.

One red-sided Bullock, white back and belly, branded on off rump RL conjoined.

One red-sided Bullock, white spotted back, white belly, branded on off rump RL conjoined,

One red and white spotted Steer, branded on off rump RL conjoined.

One dark brindle Bullock, branded on off rump RL conjoined.

One red-sided Bullock, white back, belly, and face, branded on off rump RL conjoined.

One light red-sided Bullock, white speckled back and belly, snail-horned, branded near thigh AE, on off thigh AML, the two last letters conjoined. He has

If not released within twenty-one days from this date, they will be sold at the Pound to defray expenses. JOHN MURRAY, Poundkeeper. Redbank, September 8, 1837.

MPOUNDED at the Cowpasture Bridge Pound, on the 11th September-

One brown and white Cow, branded EH near ribs, illegible off rump, with a red and white bull calf by her

One light red and white spotted Bullock, brand illegible off rump.

One poley brindle Cow, white rump, belly, and tail, brand apparently OXL or CXL off ribs, and apparently branded on off shoulder but illegible, with a light red bull calf by her side.

One red and white spotted Cow, wide horns, brand

apparently KR off rump, and apparently EH near ribs. One black Cow, white back, belly, and tail, brand apparently ST off rump, with a dark brown or black male calf by her side.

If the above are not released by the 5th October, they will be sold at the Pound to defray expenses. J G. PETINGALE, Poundkeeper,

MPOUNDED at Parramatta, September 11, 1837-One large bay Marc, aged, black legs, long tail, a few white spots on the back, appears to be heavy in foal, is very quiet, no brand legible.

One black Filly, white star on the forehead, long tail, about three years old, not broken in, appears to be the foal of the above mare, no brand legible

One light grey Filly, about three years old, black legs, mane, and tail, two hind feet white, not broken in, is very wild, no brand legible.

One chestnut entire Colt, long tail, light coloured mane, white star on the forehead, and branded on the off shoulder C or G, about two years old. Damages on this entire Colt Five Pounds.

If these Cattle are not claimed or released in twentyone days from this date, they will be sold at the Pound to defray expenses, agreeable to the Act of Council.

JOHN WALKER, Poundkeeper.

Parramatta, September 13, 1837.



MPOUNDED at Patrick's Plains, the following Cattle, viz...

One brown yearling Heifer, brand on off shoulder illegible.

One yellow Bullock, brauded off thigh G7

One strawberry Bullock, branded off thigh G7.
One bay Colt, little white on forehead, long mane and tail, light muzzle, branded near shoulder W'R. If not released on or before the 5th October next,

they will be sold agreeable to the Act of Council. JOHN LUMLEY, Poundkeeper.

[10s. Patrick's Plains, September 11, 1837.

MPOUNDED at Stonequarry, September 12, 1887— One brown-sided Bullock, little white on the back, face, and belly, legs white, piece off the tail, the rump cut, no brand to be seen.

If the above Bullock is not released before the 11th of October, he will be sold at the Pound to defray

expenses. ARTHUR WALKER, Poundkeeper. Postage 7d. [9s. 3d. Postage 7d.

September 18, 1837. MPOUNDED from off the Estate of Robert Craw-

ford, Esq., Hillend-

A red Bull, with a white tail, branded ID on the app off side. There has been Five Pounds damages laid on this Bull.

If not claimed and released within twenty-one days from this date, he will be sold at the Pound to defray

expenses. SAMUEL HAINES, Poundkeeper. Prospect, September 18, 1837. Postage 4d. [9s. 6d.

MPOUNDED at Bungonia-One chestnut Horse, silver mane and tail, white spots under the saddle, white face and small white spot on the hip, white fetlocks, branded on the near side under the saddle WP.

One black Horse, star on the forehead, one white fetlock, marked under the saddle on the near side, ap-

parenty a brand but not legible. If not released in twenty-one days from the date of this advertisement and expenses paid, they will be sold.

N. MANDELSON, Poundkeeper. [10s.

Bungonia, September 27, 1837.

TMPOUNDED at Bungonia-One dark brown Bullock, short tail tipped with white, a little white on the belly, one down horn on the

near side, branded illegibly rump off side.
One dark brown Bullock, with large cocked horns, branded with a star on the rump off side, an illegible

brand on the rump near side.

If the above Cattle are not released and expenses paid within twenty-one days from this date, they will be sold to defray expenses.

N. MANDELSON, Poundkeeper. September 21, 1837.

IMPOUNDED at Goulburn-

One brindle Bullock, branded IH off rump.

One red Bullock, white back, belly, and tail, branded R near rump, ear slit.

One red strawberry Cow, an illegible brand off rump, Calf with her.

One dark brown Bullock, branded AS off rump.

If the above Cattle are not released previous to the 16th October, at noon, they will be sold at the Pound to defray expenses.

JAMES MARSDEN, Poundkeeper. Goulburn, September 20, 1837. [10s. 3d.

MPOUNDED at Emu Ferry Pound, Penrith, the following Cattle, viz.—

One black and white Cow, branded apparently B 2 off hip and shoulder, and an illegible brand on the near

One black poley Heifer, branded on the off hip rather illegibly, but apparently KS.

One light brindle and white working Bullock, branded on the near and off hind thigh apparently 3 A.

If not released in twenty-one days from the date hereof, they will be sold at the above Pound, agreeable to the Act of Council.

JOHN PURCELL, Poundkeeper. Penrith Pound, September 25, 1837.



