



NEW SOUTH WALES GOVERNMENT GAZETTE,

Published by Authority.

TUESDAY, SEPTEMBER 19, 1843.

*Colonial Secretary's Office,
Sydney, 7th September, 1843.*

FORTY POUNDS REWARD, OR A CONDITIONAL PARDON.

WHEREAS it has been represented to the Government that the Campbelltown Coach was this morning stopped by four armed men about four miles beyond Liverpool, and the Mail Bags from Appin, Berrima, Braidwood, Bungendore, Bungonia, Camden, Campbelltown, Dapto, Marulan, Wollongong, Queanbeyan and Goulburn forcibly taken possession of; His Excellency the Governor directs it to be notified, that a Reward of Ten Pounds will be paid to any free person or persons who shall apprehend and lodge any of the said offenders in any of Her Majesty's Gaols, and that if apprehended by a Prisoner of the Crown, application will be made to Her Majesty for the allowance to him of a Conditional Pardon.

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

*Colonial Secretary's Office,
Sydney, 11th September, 1843.*
FEMALE SERVANTS.

IT appearing that in some instances of Female Prisoners given in charge of the Police by their employers to be returned to the Factory at Parramatta, the Police have taken possession of such money as the prisoners held, with a view to the same being handed over to the use of the Benevolent Asylum, His Excellency the Governor directs it to be made known that money earned by Convict Women placed in private service under the Regulations of 28th February last, as published in the Government Gazette, is to be considered their own; and is not to be taken from them by the Police, except in cases where it might be taken from them if they were free.

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

*Colonial Secretary's Office,
Sydney, September 16th, 1843.*

WINE AND BEER.

HIS Excellency the GOVERNOR directs it to be notified, that he has been pleased to declare the Town of MUSWELLBROOK, in the Police District of Muswellbrook, to be within the operation of the second Clause of the Act of the Governor and Council, 2 Victoria, No. 18, as amended by the 3 Victoria, No. 13, which Act permits the sale of WINE and other fermented liquors, (*but not Spirits*) at places so declared, in quantities not less than two gallons.

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

*Colonial Secretary's Office,
Sydney, 14th September, 1843.*

SUPREME COURT.

HIS Excellency the GOVERNOR directs it to be notified, that, in pursuance of the provisions of the Act of the Colonial Legislature, 4 Victoria, No. 22, intituled "*An Act for the more effectual administration of Justice in New South Wales and its Dependencies*," the following Rules of the Supreme Court have been transmitted to His Excellency, by order of their Honors the Judges of the Supreme Court, and will be forwarded as soon as conveniently may be, to the Right Honorable the Secretary of State for the Colonies, for Her Majesty's approval or disallowance thereof.

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

In the Supreme Court of New South Wales.

THURSDAY, the Thirty-first day of August, One thousand eight hundred and forty-three.

REGULÆ GENERALES.

THE following Rules have been established, and are to take effect, on and from the First day of next Term.

SEVERAL COUNTS.

1. The common *Indebitatus* Counts, or any of them, (according to the nature of the claim,) may in all cases be used, in addition to any Special Count; the Rules of this Court respecting several Counts notwithstanding.—Where, also, a Declaration shall contain any second *Special* Count, the same shall not be struck out, notwithstanding those Rules, if the Judge shall think the use of a second Count, under the circumstances, reasonable.

PROVISO AS TO COSTS.

2. Provided always, that no Costs, in respect of any such common Count, or second Special Count, shall in any case be allowed; unless some distinct subject matter, shall have been established, under the same.

PARTICULARS OF DEMAND.

3. Where the Plaintiff shall not, in fact, seek to recover some distinct and separate demand, under an *Indebitatus* Count, other than such as he shall claim, with or without interest, under his Special Count,—no Particulars of Demand shall be necessary:—but he shall be allowed to resort to the Common Count at the Trial, (if otherwise available,) notwithstanding.

WHERE NOT FILED AS REQUIRED.

4. In other cases, where particulars of demand shall not be filed with the Declaration, as required by the Rules, (unless a Judge shall have allowed further time for that purpose,) the Defendant may sign judgment of *Non Pros*.

FURTHER PARTICULARS.

5. Where Particulars shall have been so filed, the Plaintiff shall not be bound, except at the Cost of the Defendant, to deliver further or better particulars; without a Judge's order.

PLEADINGS TO BE SIGNED.

6. Every Declaration and Pleading whatsoever, shall be signed; either by the party, or his Counsel or Attorney.

SERVICE IN PARTICULAR CASES.

7. Where a party shall sue or defend in person, or, being a Defendant, and duly served with process, shall not appear,—all Notices and pleadings, or other matters, may be served on him, by affixing a Copy of the same on one of the doors of the Chief Clerk's Office; unless such party shall have notified to the Chief Clerk, in writing, some house in Sydney, where he desires papers in the cause to be left for him.

TIME FOR PLEADING.

8. Where a Defendant shall appear, and shall give the Plaintiff Notice of such appearance, before expiration of the time limited for that purpose, he shall have *Eight* days time to plead, after delivery of the Declaration. Where he shall appear and give such Notice, after the time limited for Appearance, but before the day limited for Pleading, he shall have Four days time to Plead, after such delivery.

PLEADING DOUBLE.

9. The Costs of all Orders for leave to plead double, shall be Costs in the Cause; unless otherwise specified, by the Judge making the same.

TIME FOR REPLYING.

10. The Plaintiff shall have, in all cases, *eight* days time to reply; and the Defendant four days

time to rejoin. Four days time shall be allowed to Plaintiff and Defendant alike, for Joinders in Demurrer. And until a Similiter be filed, no case shall hereafter be deemed at issue.

PROVISO.

11. Provided that no Judgment shall be signed for want of a Similiter, or Joinder in Demurrer only; but, where not filed within the time limited as above, the same may be added by either party.

TIME FOR TRIAL.

12. Unless Issue shall have been joined in the previous Vacation, or before the last week of Term, the Plaintiff need not set his cause down for Trial before the Sittings after the next following Term.

COUNTRY CAUSES.

13. Where any Defendant resides above forty miles from Sydney, the Plaintiff shall give twelve clear days Notice of Trial, and six clear days Notice of Countermand.

JUDGMENT BY DEFAULT.

14. Where either party is entitled to Judgment by Default, or of *Non Pros*, for want of Plea, Replication, or otherwise, he shall file with the Chief Clerk, a *Proceipe* of such Judgment, signed by him, and dated; and stating the cause or ground thereof.—And such *Proceipe*, so filed, shall be equivalent to the signing of Judgment; interlocutory or final, as the case may be.

DEMURRERS.

15. Where the party joining in Demurrer, intends to object to his adversary's pleading, he shall state such intention, and the point, or points, intended to be relied on by him, in the margin of such Joinder in Demurrer.

ENFORCING A JUDGE'S ORDER.

16. Where a Judge's Order is made a Rule of Court, such Rule shall be drawn up with Costs, to be paid by the party against whom it is made, provided an Affidavit be filed, that the Order was served on such party, or his Attorney, and has been disobeyed.

CERTAIN MOTIONS.

17. Where Notice shall have been given of any Motion, the Court may, if it shall think fit, grant a Rule absolute in the first instance; unless application shall be made, and sufficient ground be then shown, for delay.

WHEN DEFENDANT TO BEGIN.

18. Where the whole of the Plaintiff's case shall be admitted on the Record, (or the whole, except only the averments as to damage,) the Defendant shall at the Trial be entitled to begin; whatever may be the nature of the Action. In all other cases, the Plaintiff shall begin.

STAYING JUDGMENTS.

19. Where the Verdict shall have been for the Plaintiff, in any Action, or for the Defendant in any Action of Replevin, it shall be lawful for the party so prevailing, after the expiration of *eight* days, to proceed to Judgment and Execution, notwithstanding the filing of any Notice of Motion for a Nonsuit or New Trial, or in Arrest of Judgment; if the Judge before whom the Cause was tried, shall think fit to allow the same; either then, or after such further time as he may think reasonable.

PROVISO.

20. Provided always, that in every such case it shall be lawful for the party having filed such notice as aforesaid, if he shall think fit, either within the

time so limited, or at any time before the return of the Writ of Execution,—without Rule or Order for that purpose,—to pay the amount sought to be levied, into Court, for his own security, in case of an arrest of Judgment, or of a Nonsuit being entered, or the Verdict being set aside, there to abide the final event of the Suit.

GENERAL ISSUE BY STATUTE.

21. Where the General Issue is pleaded by virtue of any Statute or Act of Council, the particular Act or Statute meant to be relied on, (or Acts or Statutes if more than one,) shall be noted at the foot of the Plea; or the same may be set aside.

LIEN; AND STATUTE OF FRAUDS.

22. The defences of Lien, and of the Statute of Frauds, shall in all cases be pleaded specially.

APPLICATIONS FOR JURY.

23. In all Criminal Cases for Trial by a Special Jury, and in all causes intended for Trial on Circuit where Issue is joined after terms, or within the last three days of Term, a Jury may be applied for, and granted on Summons and Order in Chambers.

Signed { JAMES DOWLING, C. J.
W. W. BURTON.
ALFRED STEPHEN.

*Colonial Secretary's Office,
Sydney, 14th September, 1843.*

SUPREME COURT.

HIS Excellency the GOVERNOR directs it to be notified, that, in pursuance of the provisions of the Act of the Colonial Legislature, 4 Victoria, No. 22, intituled "*An Act for the more effectual Administration of Justice in New South Wales and its Dependencies*," the following Rules of the Supreme Court have been transmitted to His Excellency, by order of their Honors the Judges of the Supreme Court, and will be forwarded, as soon as conveniently may be, to the Right Honorable the Secretary of State for the Colonies, for Her Majesty's approval or disallowance thereof.

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

In the Supreme Court of New South Wales.
ECCLESIASTICAL JURISDICTION.

THURSDAY, the thirty-first day of August, in the year of our Lord, one thousand eight hundred and forty-three.

REGULA GENERALIS.

APPLICANTS FOR PROBATES, &c., TO ADVERTISE.
No Administration to any Intestate's Effects, or Probate of any Will, will hereafter be granted to any person, except after the expiration of fourteen days after the publication of an advertisement by him, (or some Proctor on his behalf,) in the *Government Gazette*, of his intention to apply for the same.

(Signed) { JAMES DOWLING, C.J.
W. W. BURTON.
ALFRED STEPHEN.

In the Supreme Court of New South Wales.
THURSDAY, the thirty-first day of August, in the year of our Lord, one thousand eight hundred and forty-three.

REGULÆ GENERALES.

The following Rules have been established, and are

to take effect on and from the first day of October next:—

ATTORNEYS' BILLS.

1. In all cases where an Attorney's Bill shall contain any taxable items, an appointment for taxation of the same may be obtained, as of course, and without a Judge's order, from the Prothonotary; on the party who obtains such appointment signing an undertaking, in his presence, to pay what shall on such taxation be found due; or (if the amount have been already paid) the costs attending such taxation.

PROCEEDINGS THEREON.

2. In all such cases as aforesaid, if, within four days after such taxation, the amount found due on either side be not paid, then,—on production of such undertaking, and of the Prothonotary's *Allocatur*, with an Affidavit thereof, and of such non-payment, duly made and filed,—a Rule or Order may be obtained, against the party in default, for the immediate payment of the amount thereby appearing to be due, together with the costs of such Rule or Order.

REVIEWING TAXATION.

3. Where a Bill of Costs shall have been taxed, in any Action or Proceeding at Law, an Order for Review of the Taxation may be made, after summons to shew cause, by any Judge; and, in case he shall make such Order, the Judge may thereupon, if he shall think fit, direct the Prothonotary to review and correct such Taxation, *instanter*; and, whether the Order applied for be granted or refused, the Costs of the application shall be, in all cases, in the Judge's discretion.

SHERIFF'S CHARGES.

4. The costs and expenses of, or attending the execution of any Process, by the Sheriff—as charged by him or his Deputies, to any Defendant, or Suitor,—may, on Summons to shew cause, be taxed and assessed, if the Judge shall so order, by the Prothonotary. An Order may in like manner be obtained, by any party interested, for the rendering of an Account by the Sheriff, in any case, of such costs and expenses; and of the proceeds of any Sale or Sales by him.

(Signed) { JAMES DOWLING, C.J.
W. W. BURTON.
ALFRED STEPHEN.

*Colonial Secretary's Office,
Sydney, 16th September, 1843.*

SPECIAL SURVEY.

THE following description of a Special Survey, made under the Regulations of 6th March, 1841, is published for general information.

At the end of one month from this date, if no objection exist, a Deed of Grant will be prepared in favor of the purchaser.

9. JAMES ATKINSON, 5120, Five thousand one hundred and twenty acres, county unnamed, parish unnamed, at Port Fairy; bounded on the north by a meridional line bearing east three miles; on the east by the River Moyn; on the south by the sea coast, extending west two miles; and on the west by a meridional line bearing north three miles 46½ chains

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

*Colonial Secretary's Office,
Sydney, 8th September, 1843.*

CONVEYANCE OF MAILS.

CONVEYANCE being required for the Post Office Mails from and to the undermentioned places, for one Year, from the 1st of January, 1844, 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 30th day of October next, endorsed "Tender for Conveyance of Mails."

Persons willing to undertake the Contract for more than one Year, are invited to specify the rate at which they will undertake the service for one two or three Years respectively, viz. :—

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

From and to Windsor, Pitt Town, Wilberforce, Richmond, and North Richmond, three times a week.

From and to Windsor and Wiseman's Ferry, once a week.

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

From and to Penrith, Hartley, and Bathurst, three times a week.

From and to Bathurst and O'Connell, once a week.

From and to Bathurst and Carcoar, once or twice a week.

From and to Bathurst and Wellington, once a week.

From and to Mudgee and Hartley, once a week.

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

From and to Sydney, Liverpool, and Campbelltown daily, (Sundays excepted).

From and to Campbelltown, Appin, Wollongong, and Dapto, daily.

From and to Dapto and Kiama, twice a week.

From and to Kiama, and Shoalhaven twice a week.

From and to Shoalhaven, Huskisson, Ulladulla, and Broulee, once a week.

From and to Campbelltown, Camden, Picton, Berrima, Marulan, and Goulburn, daily.

From and to Goulburn, Gunning, and Yass, twice or three times a week.

From and to Bungonia and Marulan, daily.

From and to Bungonia and Boro Creek, and Boro Creek and Queanbeyan, via Bungendore, three times a week.

From and to Braidwood and Boro Creek, on the Queanbeyan Road, three times a week.

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

From and to Dungog and Raymond Terrace, via Seaham and Clarence Town, twice a week.

From and to Hinton and Paterson, daily.

From and to Gresford and Paterson, three times a week.

From and to Maitland, East Maitland, and Morpeth, daily.

From and to Maitland and Wollombi, once a week.

From and to Maitland and Singleton, daily.

From and to Singleton, Muswellbrook, and Scone, three times a week.

From and to Scone and Murrurundi, twice a week.

From and to Murrurundi and Tamworth on the Peel River, once a week.

From and to Singleton, Jerry's Plains, and Merton, three times a week.

From and to Merton and Cassilis, twice a week.

From and to Macquarie and Armidale, in New England, via Yarrows, once a week.

PORT PHILLIP.

From and to Melbourne and Yass, once a week, for the whole distance, or separately for portions of the road, as follows :—

From and to Yass and Albury, on the Murray, Albury and Mitchell's Town, and Mitchell's Town and Melbourne.

As expedition is of so much importance, offers for any quicker Conveyance of the Mails than is now effected will be favourably entertained; but it is to be understood that they are to be dispatched on the days and hours to be fixed by the Postmaster-General, either according to the present arrangement, or as he may afterwards determine for the public convenience.

It will be optional with parties to offer for one or more of the above lines of stages, and to propose the mode of conveyance; but on all roads where wheel vehicles can travel, a preference will be given to carriage conveyance, and the Contractors will be held strictly bound to use the conveyance they propose, and to travel at the rate agreed upon. The rate of travelling is not to be less than six miles per hour, including all stoppages. The Contractors are to carry all bags and letters which may be delivered to them under authority of the Postmaster-General, or any of the Postmasters, and to provide secure lockers for the Mails in carriages, and dry coverings for the bags on horseback.

Contractors will be bound to prevent the conveyance of any letter or packet, by any of their servants, or passengers, or otherwise, to the prejudice of the Post Office Revenue, under a penalty of £5 for each and every offence.

Contractors will be liable to a fine of five shillings for every five minutes delay after the specified time of starting; and to a like penalty for every ten minutes delay after the specified time of arrival, except for the first five and ten minutes respectively.

A Mail Cart or Carriage, 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 driver, under a penalty of £3 for each offence, on all roads except between Melbourne and Yass, and on that road the penalty will be £10.

All vehicles and horses employed in the conveyance of Mails, are to be at all times subject to the inspection and approval, or rejection of the Postmaster-General, or person appointed by him for that purpose.

The drivers and postmen are to be free men, and of certified good character.

All fines and penalties incurred under the agreement are to be deducted by the Postmaster-General from the next quarterly instalment falling due to the Contractor, and to be considered as over and above any penalties provided by any Act of Council.

Each party tendering or an Agent for him, must attend at this Office on the day appointed for opening the Tenders; and each Tender must bear the signa-

tures 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 Post Office, where parties proposing to Tender are invited to seek information.

Printed forms of Tender may be had on application at the General and all other Post Offices throughout the Colony.

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

*Colonial Secretary's Office,
Sydney, 15th September, 1843.*

QUARTER SESSIONS.

THE GOVERNOR directs it to be notified, that, at the election of Chairman of the Courts of Quarter Sessions, held on Monday, the 4th instant, the day appointed for such election by the Act of the Governor and Council, 3 Victoria, No. 10, the majority of the votes on that day having been found to be in favour of

WILLIAM MONTAGU MANNING, Esquire,
His Excellency hereby declares that gentleman to be Chairman of the Courts of Quarter Sessions of this Colony, for the year 1844, with the exception of those at Port Macquarie and Port Phillip.

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

*Commissariat Office, Sydney.
14th September, 1843.*

NOTICE is hereby given, that the Contractor for the supply of Provisions, Forage, &c., for the Military and Convict Services in the District of Maitland, having given the stipulated notice to terminate his present Contract on the 31st of October next, Tenders will be received at this Office until Saturday, the 30th instant, at noon, for furnishing the said supplies, from the 1st of November next, to the 31st March, 1844, under the terms and conditions originally published by me for the purpose, by advertisement, dated 2nd January, 1843, and inserted in the Government Gazette of the 6th of that month, pages 4, 5, and 6, the particulars of which, with printed forms of Tender, may be had by application at this Office.

W. MILLER,
Dep. Com. Gen.

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

COUNTY OF ARGYLE.

BUNGONIA.

Magrath Patrick, Waverly.

GOULBURN.

Colreamy John alias Colreavy, Bussorah Merchant;
Pegan James, Westmoreland; Hayes Samuel,

No. 78. SEPTEMBER 19, 1843.—2

Marquis Huntley; Jones William, Planter; Kelly Patrick, John Barry; Lee George alias Charles Lingreen, Bengal Merchant; M'Alister Robert, Westmoreland; Mullens Michael, Bengal Merchant; Pollard William, Westmoreland; Ryan Patrick, Waverly; Roe Thomas, Lady Nugent; Roache John, Waverly; Smith Thomas, Lloyds; Stafford David, Lloyds; Winterbottom James, Manlius.

COUNTY OF BATHURST.

BATHURST.

Bray John, Westmoreland; Barrington Owen, Hind; Evans Job, Marquis of Huntley; Herbert Henry, Surry; Meade Dennis, Vittoria; M'Maugh Archibald or M'Math Clyde; Murphy Byrne, or John Westmoreland; Page John, Emma Eugenia; Smith James, Albion; Todd John, Norfolk.

COUNTY OF BRISBANE.

CASSILIS.

Barton William, Morley 5.

SCONE.

Connell Edward, Norfolk; Dwyer John, Portland; Dalton William, Hero; Fenn Thomas, Hero; M'Manus James, Elphinstone; Murray John, Waverly; Riddeford Charles, Marquis Huntley; Smith James, alias Mold, Henry Porcher; Steele John, Marquis Huntley.

COUNTY OF CAMDEN.

CAMDEN.

Calderbank Thomas, Earl Grey.

ILLAWARRA.

Brown Thomas, Fairlie; Dissin John, Asia; Hadcroft Samuel, Lloyds; Major William, Hive.

COUNTY OF CUMBERLAND.

CAMPBELLTOWN.

Flinn James, Heber; Littleton Daniel, Hero; Meary Edmond, Waverly; Smith James, Heber.

LIVERPOOL.

Griffin William, Prince George; Luckey Thomas, Waverly; Roberts Charles, Exmouth.

PARRAMATTA.

Cannavan Henry, Neptune 4; Gilligan John, Westmoreland; Holland Peter, John Barry.

PENRITH.

Hopkins William, Lord Lynedoch;

WINDSOR.

Ashworth John, Heber; Ball James, Andromeda; Clarke David alias Johnston, John Barry; Bailey John, Heroine; Holmes Joseph, Lady Feversham; How Richard, Mangles 7. Jones Edward, Parkfield; Lowry Austin, Hero; Mullen James, Clyde 2; Wickham William, Lord Lynedoch.

COUNTY OF DURHAM.

MERTON.

Blanchflower John, Recovery.

PATERSON.

Bryan Patrick, Westmoreland; Hill William, Susan; Moore Michael, Westmoreland.

COUNTY OF GLOUCESTER.

FORT STEPHENS.

Armstrong Richard, Exmouth; Henshaw John, Lord Lynedoch; Shine James, William Jardine.

COUNTY OF MURRAY.

YASS.

M'Conry James or Hilly, Westmoreland; M'Donnell Patrick, Clyde; Webb William, Norfolk; Walley John, Lord Lynedoch; Wilson William, Lord Lynedoch.

COUNTY OF NORTHUMBERLAND.

BRISBANE WATER.

Ellis Joshua, Waverly; Sullivan James, Clyde; Titley John, Westmoreland; Wolley Robert, Lord Lynedoch.

MAITLAND.

Austin Charles, Bengal Merchant; Bullock John, Westmoreland; Connell Matthew, Mangles 7; Evans William, Resource and Siren, Hadfield Thomas, Norfolk and Nimrod; O'Keefe Michael, Westmoreland; Smith James, Westmoreland; Sadling John, Recovery;

NEWCASTLE.

Cubbon Peter, James Patteson 2; Lord Edwin, Earl Grey.

PATRICK'S PLAINS.

Biddel Thomas, Recovery; Hill Thomas, Surry; Lalor William, Blenheim; Murray Thomas, Westmoreland; Mally Patrick, Norfolk; Talbot Peter, Hooghley.

WOLLOMBI.

Hacket John, Waverly 1.

COUNTY OF PORT MACQUARIE.

PORT MACQUARIE.

Bruton Charles, Lord Lynedoch; Byrne John, Waverly; Brawnson William, Aurora; Curran John, Hero; Conolly John or Gardiner, William Jardine; Hichs Francis, Atlas 4; Jackson George, John Barry; James Charles, Vittoria; Johnson Benjamin, Earl Grey; Lowry Michael, Waverly; Maragh John, Westmoreland; Rutley Samuel, Mangles 7; Rees Thomas, Llyods; Watkins Job, Marquis Huntley; Woodson Charles, Andromeda.

COUNTY OF PORT PHILLIP.

MELBOURNE.

Hutchinson Thomas, Heroine; Nolan Bernard, Waverly; Selwood Alfred, Moffatt; Stevenson William alias Huison, James Laing.

COUNTY OF St. VINCENT.

BROULEE.

Scott William, Earl Grey 2.

QUEANBEYAN.

Byrne Michael, Hero; Brown Joseph, Lord Lynedoch; Callen John, Waverly; Cook James, Lord Lynedoch; Ditchfield George, Bengal Merchant; Henderson Thomas, Moffatt; Kenna James, Westmoreland; Mair John, Hooghly; Newport Michael, Westmoreland; Pemble Thomas, Asia; Summer Thomas, Marquis Huntley; Smith Joseph the younger, Llyods; Tripp Samuel Marquis Huntley; Vuaghan Charles, Marquis Huntley; Wilson John, Prince George; Young Henry, Westmoreland.

COUNTY OF WELLINGTON.

MUDGE.

Allindge James, Waverly; Brooks James alias Haslam, Mangles 1; Kerry John Norfolk 5; Quin Denis, Clyde 2.

WELLINGTON.

Irwin Noble, Lord Lynedoch; Magee Patrick, Waverly.

MORETON BAY.

Edwards Morgan, Competitor; Merryford James, Llyods.

J M'LEAN.

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

COUNTY OF ARGYLE.

GOULBURN.

Aldridge Anne, Buffalo; M'Lean Mary Ann, Whitby.

COUNTY OF BATHURST.

BATHURST.

Cane Julia, Princess Charlotte; M'Laughlin Mary, Whitby; Williams Mary Ann, alias Ann Jones, John Renwick.

COUNTY OF CUMBERLAND.

WINDSOR.

Lynch Mary Ann, Whitby.

COUNTY OF DURHAM.

MERTON.

Hollington Sarah, Numa.

COUNTY OF NORTHUMBERLAND.

MAITLAND.

Fisher Charlotte, Princess Royal.

J. M'LEAN.

Prin. Supt. of Con. Office, Sydney, Sept. 8, 1843.

HORSE STEALING—NOTICE.

A HORSE, of the following description, supposed to have been stolen, is now in the custody of the Maitland Police:—

A brown gelding, about 14 hands high, small star in forehead, black points, branded W near shoulder, with saddle marks, a few grey hairs on muzzle & on the tail, which is docked; appears to have been very hard ridden.

The above horse was taken in the possession of John Wilson, per Neva, 1832, free by servitude. Wilson at first stated that he purchased him as a foal from a man named Graham, residing in Windsor, which statement is ascertained to be false; and Wilson now says that he purchased him at the Peel, about 12 months since, from a man named Schofield, now in Newcastle Gaol on a charge of cattle stealing.

The undersigned earnestly requests that any person having lost a horse of the above description will apply to him without delay.

By order of the Police Magistrates.

GEORGE WOOD, Chief Constable.
Police Office, Maitland, 29th August, 1843.

NOTICE is hereby given, that on Monday, the 2nd day of October, 1843, a sale of the undermentioned confiscated property will be made by the Chief Constable, at this Office, at 12 o'clock:—

A cart, two horses, and three sets of harness.

The above was lately the property of William Elliot, forfeited under the 55th clause of the Act, 2nd Victoria, No. 18.

By order of the Bench,

JOHN WILLIS, Clerk of Petty Sessions.
Police Office, Cassilis, 2nd September, 1843.

ABSTRACT of the METEOROLOGICAL JOURNAL, kept at MELBOURNE, PORT PHILIP, during the Month of AUGUST, 1843.

Period, both days inclusive.	State.	Barometer.				Attached Thermometer.				Thermometer in shade.				Dew Point.	Rain Fallen.	Prevailing Winds.	GENERAL REMARKS.
		8½ A.M.	2½ P.M.	5 P.M.	8 P.M.	8½ A.M.	2½ P.M.	5 P.M.	8 P.M.	8½ A.M.	2½ P.M.	5 P.M.	8 P.M.				
1st to 7th {	Highest	29.94	29.95	29.97	30.03	55	61	61	61	50	59	57	56	52	0.58	N. 4th; N.W. 2nd, 6th 7th; W. 5th; S.W. 3rd.	Winds almost invariably strong; gale on 5th and night of 4th; showers 1st, 2nd, 3rd, 5th; cloudy throughout but mild.
8th to 14th {	Lowest	29.63	29.63	29.61	29.68	48	55	56	56	42	52	46	43	48			Gale on 9th, strong breezes 8th and 11th, on the other days chiefly light; rain on 24th; fine weather generally.
15th to 21st {	Highest	30.07	30.08	30.08	30.10	62	66	65	65	57	62	59	56	60	0.24	N. 8th, 9th, 10th; S. 13th, 14th; S.W. 11th, 12th.	Light and fresh breezes generally, strong part of 17th, weather very fine and mild throughout.
22nd to 31st {	Lowest	29.66	29.60	29.60	29.65	56	62	59	59	47	53	50	48	50		N. 16th, 19th, 20th; S. 15th, 21st, S. 17th; N.W. 18th.	From 22nd to 26th, winds light, weather very fine and hot for the season; thunder storm 27th; 29th to 31st weather; remarkably cold winds; invariably strong, frequent and furious squalls with rain and hail.
Mean of the Month		30.20	30.13	30.20	30.21	67	67	67	67	61	66	65	61	59	2.66	N. 25th, 26th, 27th; N.N.W. 28th; W. 29th; S. 30th, 31st; S.E. 22nd, 23rd, 24th.	The hottest day of the month was the 26th. The coldest day was the 30th.
BAROMETER	Day of Moon's Age.	29.94	29.921	29.927	29.957	50.16	60.35	60.12	59.74	47.16	55.29	53.29	49.87	51.29	3.51		
	Height	30.28	30.28	30.28	30.28	30.28	30.28	30.28	30.28	30.28	30.28	30.28	30.28	30.28	30.28		
Highest..	18th	22															
Lowest ..	29th	4															

COMPARATIVE STATEMENT of the PREVALENCY of the various WINDS.—RELATIVE RANGE of BAROMETER, &c.

Quarter of Wind.	Total number days prevalent.	General Character of Winds.	Total quantity of rain during the prevalence of each wind.		Relative Range of Barometer.		Total number of days.		Maximum quantity in any one day.	Date.	Wind at the time.
			Highest.	Lowest.	Highest.	Lowest.	With rain.	Without rain.			
N. to N.E.	3	Light airs, fresh breezes, strong winds and gales	30.25	29.60	30.25	29.60	11	20	1.25	27th	S.W. (variable)
N.E. to E.	1	Light airs	30.13	30.08	30.13	30.08					
E. to S.E.	5	Light airs and breezes	30.25	30.06	30.25	30.06					
S. to S.W.	4	Light airs and fresh breezes generally, strong winds and gales	30.23	29.65	30.23	29.65					
S.W. to W.	5	Light breezes, more commonly strong winds and squalls	1.31	0.28	1.31	0.28					
W. to N.W.	4	Light airs fresh breezes, strong winds and gales	1.90	0.02	1.90	0.02					
N.W. to N.	9	Light, but more usually strong winds and gales	0.02	3.51	0.02	3.51					
Total.			3.51		3.51						

BLACKMAN'S POINT FERRY.

NOTICE is hereby given, that on Monday, the 2nd day of October next, the above Ferry will be let by public auction, at the Police Office, Port Macquarie, at 12 o'clock, and parties intending to bid for the same, are requested to have their sureties in attendance in order that the necessary bonds may be at once entered into on the fall of the hammer:

The particulars may be ascertained on application at this Office, if by letter post paid.

Police Office, Port Macquarie, July 14, 1843.

TICKET OF LEAVE MUSTER.

NOTICE is hereby given, that a muster of all Prisoners holding the indulgence of Tickets of Leave, in the Police District of Broulee will take place at the Police Office Broulee, on Monday the 25th day of September next, at which place those holding the Indulgence are required to give their attendance.

By order of the Bench of Magistrates,

MORDAUNT MACLEAN,

Clerk of Petty Sessions.

Police Office Broulee, 9 Sep., 1843.

THE undermentioned articles the property of George Carter, Ticket of Leave holder for this District, deceased, will be sold at this Office, on Monday, the 25th of September, 1843, at 12 o'clock, at noon, and all persons having claims against George Carter, are requested to forward them to the Bench of Magistrates on or before that day.

One box, 1 watch, 7 shirts, 1 bucket, 1 school slate, 1 mortising axe, 1 broken cross-cut saw.

THOMAS MURPHY,

Clerk of Petty Sessions.

Police Office, Bungonia, September 14, 1843.

QUARTER SESSIONS.

NOTICE is hereby given, that a Court of General Quarter Sessions, in and for the Colony of New South Wales, will be holden at the Court House, East Maitland, on Tuesday, the 10th day of October next, at which time 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 9 o'clock in the forenoon.

J. W. M'CURDY, Clerk of the Peace.

Maitland, 9th September, 1843.

QUARTER SESSIONS.

NOTICE 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, Parramatta, on Monday, 2nd day of October next, and at the Court House, Windsor, on Wednesday, 4th day of the said month of October, when and where all persons under recognizances to appear as prosecutors, witnesses, or defendants, or who have appeals to interpose or other business to transact, are desired to give their attendance at ten o'clock in the forenoon.

E. ROGERS, Clerk of the Peace.

Criminal Court House, Sydney, September 2, 1843.

NOTICE is hereby given, that the usual Licenses of Departure were this day granted to the following persons, viz. :—William Spurling, in the barque "Rajah" bound to Port Phillip, and John Bellesario, and Attwell Hayes, to proceed in the brig "Tobago" bound to Port Phillip, agreeably to the 10th Section of the Act of Council, 4 Victoria. No. 17.

H. H. BROWNE,

Superintendent of Water Police.

Water Police Office, Sydney, 14th September. 3191

REPORT of a Deserter from the 80th Regiment of Foot :—Dated at Sydney, this 14th day of September, 1843.

Name, James Simpson; age, 22 years; height, 5 feet 9½ inches; complexion, fresh; hair, light brown; eyes, hazle; time of desertion, 31st August, 1843; place of desertion, near Tourang, when on the march to Sydney; date of enlistment, 9th August, 1840; at what place enlisted, Chatham, Kent; parish and county, St. Margaret's, Ipswich, Suffolk; trade, baker; coat or jacket, regimental coatee; trowsers, white linen; remarks, took arms, accoutrements, and ammunition.

N. BAKER, Lieut. Col.

TAKE Notice, that on the 15th day of September instant, I cease to be a partner in the Commercial Banking Company.—Dated this 15th day of September, 1843.

3180

J. H. ROSE.

In the Insolvent Estate of Gavin Ralston.

NOTICE TO CREDITORS.

TAKE Notice, that on Wednesday, the 1st day of November next, or as soon after as the Court may sit, I, the above-named Insolvent, intend to apply to the Honorable the Supreme Court, for the allowance of my Certificate, in pursuance of the provisions of the Act of the Governor and Council of New South Wales, passed in the fifth year of the reign of Her Majesty Queen Victoria, No. 17.—Sydney, 16th September, 1843.

3178

GAVIN RALSTON.

In the Insolvent Estate of Robert Duke & Thomas Turner, and in the Estate of Thomas Turner.

NOTICE TO CREDITORS.

TAKE Notice, that I, Thomas Turner, one of the above-named Insolvents, intend to apply to the Honorable the Supreme Court of New South Wales, on Wednesday, the 1st day of November next, for the allowance of my Certificate, in pursuance of the provisions of the Act of the Governor and Council of New South Wales, passed in the fifth year of the reign of Her Majesty Queen Victoria, No. 17.—Dated this 8th day of September, 1843.

3192

THOMAS TURNER.

In the Insolvent Estate of Maurice Evans.

NOTICE TO CREDITORS.

TAKE Notice, that on Wednesday, the 1st day of November next, or as soon after as the Court may sit, I, the above-named Insolvent, intend to apply to the Honorable the Supreme Court, for the

allowance of my Certificate, in pursuance of the provisions of the Act of the Governor and Council of New South Wales, passed in the fifth year of the reign of Her Majesty Queen Victoria, No. 17.—Sydney, 19th September, 1843.

3190 MAURICE EVANS.

In the Insolvent Estate of John Bowler.

I Hereby appoint a Special Meeting of the Creditors of the above-named Insolvent to be holden before the Commissioner of Insolvent Estates, at Bathurst, on Saturday, the 30th day of September instant, to commence at 1 p.m., and end at 1:30 p.m., for proof of Debts against the said Estate.—Sydney, 16th September, 1843.

WILLIAM H. KERR,

3184 Chief Commissioner.

In the Insolvent Estate of Alfred Skinner.

I Hereby appoint a Special Meeting of the Creditors of the above-named Insolvent to be holden before the Commissioner of Insolvent Estates, at Maitland, on Thursday, the 21st day of September instant, to commence at 10 a.m., and end at 10:30 a.m., for proof of Debt of Otto Baldwin only against the said Estate.—Sydney, 15th September, 1843.

WILLIAM H. KERR,

3183 Chief Commissioner.

In the Insolvent Estate of William Benjamin Johnston Green.

HENRY GOOCH having been confirmed Trustee to the above Estate, this is to give notice, that all debts due to the same are to be paid to him, and that a third General Meeting will be held before the Commissioner of Insolvent Estates, at Maitland, on Tuesday, the 17th day of October next, to commence at 10 a.m., and end at 10:30 a.m., then and there to receive further proof of Debts and to receive the report of the Trustee as to the condition of the said Estate, also to give directions as to its future management.—Sydney, 16th September, 1843.

WILLIAM H. KERR,

3081 Chief Commissioner.

In the Insolvent Estate of Michael Joshua, of Lower George-street, Sydney, dealer.

JOHAN THACKER & WILLIAM MACNAB having been appointed and confirmed provisional Trustees to the above-named Estate, this is to give notice, that all Debts due to the same are to be paid to them, or to W. Gray, accountant, Pitt-street.—Sydney, 16th September, 1843.

WILLIAM H. KERR,

3179 Chief Commissioner.

In the Insolvent Estate of John Wedderburn.

ROBERT COOPER, jun., having been confirmed Trustee to the above Estate, this is to give notice, that all Debts due to the same are to be paid to him; and that a third General Meeting will be held before me, at the Supreme Court House, Sydney, on Tuesday, the 17th of October next, to commence at 10:30, and end at 11 a.m., then and there to receive further proof of Debts, and to receive the Report of the Trustee as to the condition of the said

No. 78. SEPTEMBER 19, 1843.—3

Estate, also to give directions as to its future management.—Sydney, 18th September, 1843.

WILLIAM H. KERR,

3194 Chief Commissioner.

In the Insolvent Estate of Henry Cowper, of the County of Murray, farmer and grazier.

NOTICE is hereby given, that a second account of the above-named Estate and plan for distribution of the assets thereof, has been laid before the Chief Commissioner, and will be open in his office for the inspection of the creditors; during 14 days from the day of the date of the Gazette in which this advertisement appears, being the time appointed by the said Chief Commissioner for that purpose.

CARR, ROGERS, and OWEN,

3193 Attorneys for the Trustee.

In the Insolvent Estate of William Furlonge, of Woodstock, in the District of Port Phillip.

ARCHIBALD M'LACHLAN having been confirmed Trustee in the above Estate, notice is hereby given, that all Debts due to the Estate are to be paid to him, and that a third General Meeting of the Creditors will be holden before me, at my Office, at the Supreme Court House, on Monday, the 13th day of November next, at 12 o'clock, for proof of Debts, receiving the report of the Trustee, and in directing him in the future management of the Estate.—Dated this 9th day of September, 1843.

WILLIAM VERNER,

3176 Chief Commissioner.

In the Insolvent Estate of Edwin Sawtell, of Melbourne, district of Port Phillip.

ARCHIBALD M'LACHLAN, having been confirmed Trustee in the above Estate, notice is hereby given, that all Debts due to the Estate are to be paid to him, and that a third General Meeting of the Creditors will be holden before me, at my Office, at the Supreme Court House, on Monday, the 13th day of November next, at the hour of 11 o'clock, for proof of Debts, hearing the report of the Trustee, and in directing him in the future management of the Estate.—Dated 9th Sept., 1843.

WILLIAM VERNER,

3175 Chief Commissioner.

In the Insolvent Estate of James Nowlan, of Dunan Dunan.

NOTICE is hereby given that the undersigned Thomas Smith, Trustee of the above-named Insolvent Estate, does hereby call a General Meeting of the Creditors of the said Estate, to be held at the Office of Smith & Bennett, Hunter-street, Sydney, on Wednesday, the Eighteenth day of October next, at the hour of twelve in the forenoon to require the Direction of the said Creditors concerning the collection of the said Estate, and particularly as to taking legal proceedings to enforce payment of monies due to the said Estate.—Dated this 16th of September, 1843.

3181 THOMAS SMITH, Trustee.

In the Insolvent Estate of James Hemmingslay, in the District of Port Phillip.

NOTICE is hereby given, that the Plan of Distribution of Available Assets in the above Estate, lies at the Office of the Chief Commissioner

of Insolvent Estates for the said District, at the Supreme Court House, for the inspection of the Creditors thereof; and that any Creditor, or other person interested therein, objecting to the confirmation thereof, must lodge a Caveat, stating the grounds of such objection, at the said Office of the Chief Commissioner, within one month from the date hereof.—Dated this 8th day of September, 1843.

ARCHD. CUNINGHAME,
Trustee

3174

In the Insolvent Estate of Colin Reginald James Seton Stewart, in the District of Port Phillip.

NOTICE is hereby given, that the Plan of Distribution of available assets, in the above Estate, lies at the Office of the Chief Commissioner of Insolvent Estates for the said District, at the Supreme Court House, for the inspection of the Creditors thereof, and that any Creditor or other Person interested therein objecting to the confirmation thereof must lodge a Caveat, stating the grounds of such objection at the said Office of the Chief Commissioner within one month from the date hereof.—Dated this 8th day of September, 1843.

ARCHIBALD CUNNINGHAME,
Trustee

3173

In the Insolvent Estate of Langhorne Brothers, in the District of Port Phillip:—

NOTICE is hereby given, that the Plan of Distribution of available assets of this Estate, lies at the Office of the Chief Commissioner of Insolvent Estates of the said District, at the Supreme Court House, for the inspection of the Creditors thereof, and that any Creditor or other Person interested therein objecting to the confirmation thereof must lodge a Caveat, stating the grounds of such objection, at the said Office of the Chief Commissioner, within one month from the date hereof.—Dated this 8th day of September, 1843.

ROBERT TURNBULL,
JOHN WATSON,

Trustees.

3172

In the Insolvent Estate of Henry Waymark, in the District of Port Phillip.

NOTICE is hereby given, that the Plan of Distribution of available assets of the above Estate, lies at the Office of the Chief Commissioner, of Insolvent Estates for the said District, at the Supreme Court House, for the inspection of the Creditors thereof, and that any Creditor or other person interested therein objecting to the confirmation thereof, must lodge a Caveat, stating the grounds of such objection at the said Office of the Chief Commissioner, within one month from the date hereof.—Dated this 8th day of September, 1843.

WILLIAM LOCKE,

Trustee.

3171

In the Insolvent Estate of Henry Prain, of East Maitland, farmer.

WHEREAS the Estate of Henry Prain was, on the 7th day of September, 1843, placed under Sequestration in my hands, by order of His Honor Mr. Justice Stephen, I hereby appoint a Meeting of the Creditors of the said Henry Prain to be holden before the Commissioner of Insolvent Es-

tates, at Maitland, on Monday, the 25th September inst., to commence at 10.30, a.m., and end at 11, a.m., for proof of Debts, and election of a Trustee or Trustees, for the collection, administration, and distribution of the said Insolvent's Estate; and unless at the said Meeting it be shewn that the goods and effects of the Insolvent exceed £100, the Commissioner will summarily proceed to rank the Debts which shall be then proved, and will direct the proceeds to be distributed by the Trustees accordingly.—Dated this 13th day of September, 1843.

WILLIAM H. KERR,

Chief Commissioner of Insolvent Estates.

3159

In the Insolvent Estate of Robert Wilson, of Melbourne, druggist.

MESSRS. Curfrae and Bland have received instructions to sell by auction, if not disposed of by private contract, on Tuesday, the 26th September next, at the shop of the Insolvent, Collins-street, Melbourne, at 11 o'clock, the whole of the stock in trade, consisting of drugs, &c.

Terms, cash.

ALEXANDER WATT, Trustee.

3177

VALUABLE PROPERTY.

By order of the mortgagee.—That well known established inn, now in full trade, known as the Wool Pack Inn, situate at Marulan, county of Argyle.

MR. Thomas Stubbs will sell by auction, on Monday, 25th September, 1843, at his Mart, King-street, Sydney, at 1 o'clock precisely, by order of the mortgagee, under authority in the said indenture contained,

All that piece or parcel of land, containing by admeasurement two roods, situated in the town of Marulan, parish of Marulan, county of Argyle, being allotment number 1 of section number 1, bounded on the north by number 2 allotment north fifty-five degrees west five chains; on the west by a line south thirty-five degrees west one chain; on the south by a line south fifty-five degrees east five chains; and on the east by the Great South Road; north thirty-five degrees east one chain.

Also allotment number 2 of section one, bounded on the north by number 3 allotment same dimensions as the last.

Allotment number 3 of section one bounded on the south by number 2 allotment of same dimensions as the last and allotment, number 4 of section number one bounded on the south by number 3 allotment of same dimensions as the last, containing in all two acres of land with a frontage to the Great South Road of two hundred and sixty-four feet by a depth of three hundred and thirty feet, having erected thereon extensive premises, known as the Wool Pack Inn, containing fifteen rooms, extensive stabling, brick kitchen, a stone store, and an excellent garden, the whole at present leased to Mr. George Wheatly, at two hundred and fifty pounds per annum with about three and half years of lease unexpired.

Title, grants from the Crown by purchase. Terms and conditions at time of sale. Further particulars may be had by applying to Mr. George Allen, Solicitor to the mortgagee, or at the office of the auctioneer.

3062

In the Supreme Court.

Deputy Sheriff's Office, Melbourne,
26th August, 1843

Were and another v. Evans.

ON Monday, the ninth day of October next, at One o'clock, p.m., on the premises in Melbourne, I will cause to be sold by public auction, under and by virtue of the authority to me in that behalf given by an Act of Council, 5th Victoria, No. 9, all the right, title, interest and estate in and to the equity of redemption and all other right, title, interest and estate of the above named defendant in and to all that piece or parcel of land situate in Flinders-lane, Melbourne, together with the buildings messuages, tenements and other out houses erected thereon, known as the Builders Arms, unless this execution be previously satisfied.

A. MACKENZIE,

3060

Deputy Sheriff.

In the Supreme Court.

Sheriff's Office, Sydney, 19th August, 1843.

Dun v. Foreman.

ON Thursday, the 21st September next, at noon, at Cox's Union Hotel, East Maitland, the Sheriff will cause to be sold by public auction, under and by virtue of the authority to him in that behalf given by an Act of Council, 5th Victoria, No. 9, All the right, title, interest, and estate, in and to the Equity of Redemption, and all other the right, title, estate, and interest of the above-named defendant in and to an allotment of land in East Maitland, fronting King and Law-streets, on which is erected a cottage, containing four rooms, hall, &c.; also outbuildings—unless this execution be previously satisfied.

CORNELIUS PROUT,

Under Sheriff.

In the Supreme Court.

Sheriff's Office, Sydney,
25th August, 1843.

Wilson v. Kingsbury.

Alford v. same.

ON THURSDAY, the 28th of September next, at noon, at Cox's Union Hotel, East Maitland, the Sheriff will cause to be sold, under and by virtue of the Act of the Governor and Council of New South Wales, 5th Victoria, No. 9, all the right, title, and interest, of the above-named defendant, James Kingsbury, of, in, and to, the equity of redemption of the defendant, of and in all that piece or parcel of land, being about seven and one-half allotments, situate at Singleton, in the territory aforesaid; bounded on the north by land in the occupation of Bossley, 14 rods, or thereabouts, on the south by land in the occupation of John Crampton, 14 rods, or thereabouts, and on the east by John-street, 21 rods, or thereabouts, on part of which said land is a tannery, dwelling-house, and sheds, now let to Mr. Richard Bucknall, at a rent of £50 per annum, on another part of said land are a forge and dwelling-house, now let to Michael Larry at a rent of £26 per annum, on another part of said land are a butcher's shop and house, let to James Watson at a rent of £50 per annum and on another part of said land is a dwelling-house, let to Edward Roach at 6s. per week, and a portion of said land is grazed by Robert Snatch, with two horses, at 16s. per week, unless these executions are previously satisfied.

CORNELIUS PROUT,

Under Sheriff.

3025

SYDNEY:—WILLIAM JOHN ROW, Government Printer,
Bent-street.—September 19, 1843.

