



NEW SOUTH WALES GOVERNMENT GAZETTE,

Published by Authority.

TUESDAY, JUNE 4, 1844.

PROCLAMATION.

By His Excellency SIR GEORGE GIPPS, Knight, Captain-General and Governor-in-Chief of the Territory of New South Wales and its Dependencies, and Vice-Admiral of the same, &c., &c.

WHEREAS, in pursuance of the provisions of an Act of the Governor of New South Wales, with the advice of the Legislative Council thereof, passed in the 6th year of Her Majesty's Reign, intituled "*An Act to provide for the division of the Colony of New South Wales into Electoral Districts, and for the Election of Members to serve in the Legislative Council*," a Court was established for the trial of any complaints which might be made against the validity of any Returns made by the Returning Officers of the several Electoral Districts created by the said Act, but it was by the said Act further provided, that the said Court should not proceed to any business unless convened by order of the Governor:—Now, therefore, I, Sir George Gipps, as such Governor aforesaid, do hereby in pursuance of the authority in me vested, summon and convene the said Court to meet for the purpose aforesaid, at eleven o'clock in the forenoon of Wednesday, the fifth day of June instant, in the Chamber of the Executive Council in Macquarie-street, in the City of Sydney, and the President and Members of the said Court are hereby required to give their attendance at the said time and place accordingly.

Given under my Hand and Seal, at Government House, Sydney, this third day of June, in the year of Our Lord one thousand eight hundred and forty-four, and in the seventh year of Her Majesty's Reign.

(L.S.) GEORGE GIPPS.

By His Excellency's Command

E. DEAS THOMSON.

GOD SAVE THE QUEEN!

*Colonial Secretary's Office,
Sydney, 31st May, 1844.*

DISTRICT COUNCILS.

HIS Excellency the GOVERNOR directs it to be notified, that Letters have been received from the respective Wardens, certifying the return of the undermentioned Gentlemen, to serve as Members of the District Councils, specified in connexion with their respective names, viz. :—

GRANT—(*Port Phillip*).—Messrs. Thomas Sheppard and George Thomas Lloyd.

BOURKE—(*Port Phillip*).—Messrs. Edward Curr, Thomas Wills, Peter Macarthur, and Edward Eyre Williams.

NEWCASTLE.—Messrs. Martin Richardson and Job Hudson.

MUDGE AND WELLINGTON.—Messrs. Nicholas Paget Bayly and Edwin Rouse.

LLAWARRA.—Messrs. Alick Osborne and James Mackey Grey.

BERRIMA.—Messrs. John Nicholson, junior, and James Harper.

CAMDEN, NARELLAN, AND PICTON.—Messrs. James Chisholm, Richard Blackwell, and Matthew Macalister.

GOULBURN.—Messrs. Ronald Campbell, Thomas Brodie, and James Marsden.

By His Excellency's Command,

E. DEAS THOMSON.

*Colonial Secretary's Office,
Sydney, 29th May, 1844.*

HIS Excellency the GOVERNOR has been pleased to appoint

MR. JOHN REGAN, Chief Constable at Liverpool, to be Inspector of Weights and Measures, and of Slaughter Houses and Cattle intended for Slaughter, in the District of Liverpool, in the room of Mr. Meredith, resigned.

By His Excellency's Command,

E. DEAS THOMSON.

*Colonial Secretary's Office,
Sydney, 30th May, 1844.*

INSPECTOR OF DISTILLERIES.

HIS Excellency the GOVERNOR has been pleased to appoint

Mr. JOHN REGAN, Chief Constable, Liverpool, to be Inspector of Distilleries in and for the Police District of Liverpool, under the provisions of the Act of the Governor and Council 3rd Victoria, No. 9, intituled "An Act to consolidate and amend the Laws for the Distillation of Spirits in the Colony of New South Wales, and for the issue of Licenses for Distilling, Rectifying, and Compounding Spirits therein, and for repealing certain Laws relating thereto."

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

*Colonial Secretary's Office,
Sydney, 30th May, 1844.*

HIS Excellency the GOVERNOR has been pleased to appoint JOHN HOBART COX, Esquire, of Negroa, Muswellbrook, to be a Magistrate of the Territory and its Dependencies.

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

MEMORANDUM:—This Gentleman was appointed by the General Commission of 15th February last, but in consequence of his second Christian name being omitted, a new Commission has been prepared.

*Colonial Secretary's Office,
Sydney, 20th May, 1844.*

TWENTY POUNDS REWARD, OR A
CONDITIONAL PARDON.

WHEREAS it has been represented to His Excellency the GOVERNOR, that on the night of Sunday, the 12th instant, an attempt was made to burn a barn and offices, belonging to James Richard Styles, Esquire, at Reevesdale, near Bungonia, notice is hereby given, that, in addition to the sum of Forty Pounds, offered by Mr. Styles and the inhabitants of the District, a Reward of Twenty Pounds will be paid to any person or persons who shall give such information as shall lead to the apprehension and conviction of the party or parties concerned in the above outrage; and if the person giving the said information be a Prisoner of the Crown, application will be made to Her Majesty for the allowance of a Conditional Pardon to such Prisoner of the Crown.

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

*Colonial Secretary's Office,
Sydney, 1st June, 1844.*

GRANTS OF LAND.

THE following descriptions of GRANTS OF LAND, with the names of the persons to whom they were originally promised, or by whom they are now claimed, are published for general information, in order that all parties concerned may have an opportunity of correcting any errors or omissions that may have been made inadvertently.

It is requested that *within one month* from the present date, the following particulars may be accurately furnished to this Office, viz.—

Surname and all Christian names of the person in whose favor the Deed is to be prepared, written at full length, his residence and the intended name of the property.

If these be duly furnished and satisfactory, and if no Caveat be lodged, or other cause of uncertainty appear, the Deeds will be prepared accordingly, as soon as possible after the expiration of the stated period of one month.

If the required particulars be not furnished within that period, or if a Caveat be lodged, or other cause of uncertainty arise, which cannot be satisfactorily determined by the Government, the case will be referred to the Commissioners of Claims, and the parties subjected to the expense of that proceeding.

CUMBERLAND.

5. ROWLAND FAIRWEATHER, 50, Fifty acres, parish of Gidley, commencing at the south-east corner, at a point where W. Brazel's 60 acres and E. Burnham's 30 acres meet; and bounded on the east by the said W. Brazel's 60 acres, being a line bearing north 16 chains to Edward Hobson's 300 acres; on the north by part of the south boundary of the said E. Hobson's 300 acres, being a line bearing west 32 chains to James M'Manus' 60 acres; on the west by part of the east boundary of the said James M'Manus' 60 acres, being a line bearing south 16 chains; and on the south by part of the north boundary of the said James M'Manus' 60 acres; and by the north boundary of David Jennings's 60 acres, (now J. Pye's) being a line bearing east 32 chains to the south-east corner as aforesaid.

Promised by Sir Thomas Brisbane, on the 10th September, 1824.

Quit rent 7s. 6d, commencing 1st January, 1831.

DURHAM.

6. JONES AGNEW SMITH, 600, Six hundred acres, parish of Butterwick, commencing at the south-east corner, and bounded on the south by Smith's grant, bearing west 80 chains; on the west by Tucker's farm bearing north 80 chains; on the north by reserved land bearing east 80 chains; and on the east by Lang's farm, bearing south 80 chains to the south-east corner aforesaid. Also,

700, Seven hundred acres, parish of Butterwick, commencing at the north-west corner; and bounded on the west by Lang's farm, bearing south 80 chains; on the south by Livingstone's farm, bearing east 95 chains; on the east by a line bearing north 80 chains; and on the north by a line bearing west 95 chains to the north-west corner aforesaid.

Being the lands which John Galt Smith was authorised to purchase, under the regulations of Sir Thomas Brisbane, by warrant dated 14th July, 1825, who now requests the Deeds in favor of Jones Agnew Smith, who has completed the purchase thereof.—Quit-rent one peppercorn.

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

Colonial Secretary's Office,

Sydney, 3rd June, 1844.

OCCUPATION LICENSES.

WITH reference to the advertisement of date 20th ultimo, notifying the intended sale of certain Occupation Licenses to take place on the 20th

instant, at the Police Office, *Bathurst*, notice is hereby given, that the sale of the Licenses in question is necessarily postponed to *Tuesday*, the 25th day of *June*, at eleven o'clock, when they will be put up to auction at the above place.

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

Colonial Secretary's Office,
Sydney, 13th *May*, 1844.

PROVISIONS.—*MORETON BAY*.

THE Contractor for furnishing Supplies, &c, for the Colonial Service, in the District of *Moreton Bay*, having, according to agreement, given three months' notice that his Contract will terminate on the 31st *July* next;—Notice is hereby given, that Tenders will be received at this Office, until *Monday*, the 17th day of *June* next, at 12 o'clock, for furnishing, from the 1st *August* to the 31st *December*, 1844, both days inclusive, the required supplies; the particulars of which, and the conditions, are specified in the Notice from this Office, dated 2nd *October*, 1843.

The terms at which the present Contract was accepted will be found detailed in the Government Gazette of the 29th *December*, 1843.

Persons tendering, or their agents, are requested to attend at this Office, on the day appointed for opening the Tenders.

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

Colonial Secretary's Office,
Sydney, 13th *May*, 1844.

PROVISIONS, &c., *PATRICK'S PLAINS*.

THE Contractor for furnishing Supplies, &c., for the Colonial Service, in the District of *Patrick's Plains*, having, according to agreement, given three months' notice, that his Contract will terminate on the 31st *July* next;—Notice is hereby given, that Tenders will be received at this Office, until *Monday*, the 17th day of *June* next, at 12 o'clock, for furnishing, from the 1st day of *August* to the 31st *December*, 1844, both days inclusive, the required Supplies; the particulars of which, and the conditions of the Contract are specified in the Notice from this Office, dated 2nd *October*, 1843.

The terms at which the present Contract was accepted, will be found detailed in the Government Gazette of the 29th *December*, 1843.

Persons tendering, or their Agents, are requested to attend at this Office on the day appointed for opening the Tenders.

By His Excellency's Command
E. DEAS THOMSON.

FORTY POUNDS REWARD.

WHEREAS, on the night of *Sunday*, the 12th instant, an attempt was made to burn down the barn, and offices attached, of *Mr. J. R. Styles*, of *Reevesdale*, by firing the straw contained therein, a Reward of Forty Pounds (Twenty Pounds offered by *Mr. Styles*, and Twenty Pounds subscribed by the inhabitants of the county,) will be paid to any person or persons giving such information as will lead to the discovery of the party or parties concerned in such an atrocious act, upon application to me or any of the Magistrates of the District.

— MURPHY, J. P.

Police Office, *Bungonia*, 18th *May*, 1844.

HORSES in the possession of the Police, *Singleton*, supposed to be stolen. Description:—

One bright bay mare, branded R on near shoulder, a large white stripe down forehead, the off hind fetlock white, 14½ hands high, 4 years old, long mane and tail, white spot on under lip.

One dark-brown mare, branded R on near shoulder, a white spot on forehead, long mane and tail, two hind fetlocks white, 4 years old, stands about 16 hands high.

The above will be sold on the 15 day of *June*, 1844, if not previously claimed.

By order of the Bench of Magistrates,

SAMUEL HORNE,

Chief Constable.

Police Office, *Singleton*, 20th *May*, 1844.

THE undermentioned cattle belonging to "George Wheeler," a runaway, who was lately apprehended by the Police, at this station, will be sold by public auction at this office, at noon, on *Monday*, the 3rd of *June* next; parties having claims against the prisoner are requested to forward them to the Police Magistrate for investigation.

One dark-red cow, branded HC on off thigh; one poley heifer, branded (J) on off rump; one white cow, branded EL on off rump; one red sided cow, white back, and belly, branded EL on off rump; one white heifer, unbranded; one red and white heifer, unbranded.

By order of the Police Magistrate.

MICHAEL J. FINN,

Chief Constable.

Police Office, *Hartley*, 20th *May*, 1844.

TWENTY POUNDS REWARD.

WHEREAS on the afternoon of the above date, the undersigned was stopped and fired at by an armed bushranger, on the top of the *Crawney Mountain*, supposed to be *George Crawford*, alias *Wilson*. He was rather below the middle stature, brown hair, and dark complexion; he had on a *Jim Crow* hat, a blue *Petersham* coat, a pair of moleskin trousers, and carried a double barrel piece. He took away a chesnut mare, 4 years old, heavy in foal, branded M on the near side under the saddle, and T on the off shoulder, with a white star on her forehead and tip of her nose. The above reward will be paid on the apprehension and conviction of the offender.

HENRY ARMITAGE,

Tamworth, *Peel's River*, 19th *May*, 1844.

QUARTER SESSIONS.

NOTICE is hereby given, that a Court 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 Tuesday, the 2nd day of July next, 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 10 o'clock in the forenoon.

E. ROGERS,
Clerk of the Peace.

Criminal Court House, Sydney, 1st June, 1844.

STATEMENT of the various descriptions of GRAIN held by Government, on the 1st June, 1844 :—

Wheat, bushels.....	39,014
Maize do	6,640

RICHARD ROGERS,
Colonial Storekeeper.

STATE of the Female Factory, Parramatta, on the 1st June, 1844 :—

Under Colonial Sentence	87
Not under Colonial Sentence	313
In solitary Confinement	2
In Hospital	27

Total number of Women .. 429

Total number of Children .. 94

SYDNEY DISTRICT COUNCIL.

NOTICE is hereby given, that at an Election held before me on the 10th day of May instant, pursuant to the provisions of the Charter for Incorporating the District of Sydney, and establishing a Council in the said District, for the local Government thereof; for the purpose of supplying the vacancies in the said District Council, occasioned by the retirement of Frederic Wright Unwin, Francis Kemble, James Holt, and Thomas Wilford, Esquires, who went out of Office by rotation on the 1st of May instant; the following Gentlemen were duly elected to supply the said vacancies, viz :—

EDWARD FLOOD,
HENRY MACDERMOTT,
JOHN ICKE KETTLE, and
WILLIAM TIMOTHY CAPE, Esquires.

Given under my hand at the Council Chamber, Sydney, this 31st day of May, in the year of our Lord one thousand eight hundred and forty-four.

THOMAS BARKER,

1277

Warden.

REPORT of a DESERTER from the 80th Regiment from the above corps.—Sydney, 28th May, 1844.

Name, William Brassington; age, 21 years 3 months; complexion, fair; hair, dark brown; eyes, brown; marks, none; height, 5 feet 7 $\frac{1}{4}$ inches; date of desertion, Sydney, 24th May, 1844; from whence deserted, Sydney, New South Wales; date of enlistment, 18th February, 1843; parish where

born, Birmingham; county, Derby; former trade, cotton spinner.

N. BAKER, Lieut.-Col.,
Commanding 80th Regiment.

In the Insolvency of John Simpson, of Yass, store-keeper.

A Meeting of the Creditors in the above Estate, will be held at my office, on Thursday, the 4th July next, at 3 o'clock, to advise generally, as to the management of the Estate, and particularly as to an offer of composition, purposed to be made, by the Insolvent at the third Meeting of his Creditors.

J. WALKER, Official Assignee.
97, Hunter-street, Sydney, 30th May, 1844. 1282

BY-LAWS

For regulating the traffic on the Market Wharf, in the City of Sydney.

WHEREAS, by an Act of the Governor and Legislative Council of the Colony of New South Wales, passed in the Third year of the reign of His late Majesty King William the Fourth, intituled "An Act for the better preservation of

3 William IV, No. 6, sec. 3. the Ports, Harbours, Havens, Roadsteads, Channels, Navigable Creeks,

and Rivers, in New South Wales, and the better regulation of the Shipping in the same," it is, amongst other things, enacted, that if any ballast, rubbish, gravel, earth, stone, wreck, or filth, be landed from any ship, boat, or other vessel, upon any public pier, quay, or other place used for the landing of goods and passengers, or on any place in which ballast, rubbish, gravel, earth, stone, wreck, or filth, shall, by a public notice be prohibited to be laid, and the same shall not be removed to the place or places especially appointed for the depository thereof, within twenty-four hours after the same shall have been landed, then, and in every such case, the person so offending shall forfeit and pay a penalty therein mentioned: And whereas, by a certain other Act of the said Governor and Council, passed in the Fourth year of reign of His late Majesty King William

4 William IV, No. 7, sec. 66. the Fourth, and intituled "An Act for regulating the Police in the Town and Port of Sydney, and for the removing

and preventing nuisances and obstructions therein," it is, amongst other things (after reciting the said provisions in the before mentioned Act, and that it is expedient that the pier or quay situated in Darling Harbour, commonly known by the name of the Market Wharf, be placed under the direction of the Justices in the now reciting Act mentioned, and be subject to such rules and regulations as should be by them made, for enforcing the said recited Act,) enacted, that it shall be lawful for any two or more Justices, appointed under the now reciting Act, to make and appoint such rules and regulations, and the same from time to time to alter and vary, as occasion shall require, for enforcing and carrying into effect the said provisions of the said recited Act, and for the maintenance of good order, cleanliness, and convenience, on and at the said Market Wharf, and such rules and regulations to enforce, by imposing fines and penalties for the violation thereof, in manner therein mentioned: And whereas, on Regulations of the Twentieth day of October, in the 20th October, year of Our Lord One thousand eight hundred and thirty-four, H. C. Wilson, C. Windeyer, and E. A. Slade, three of His Majesty's

Justices of the Peace, appointed under the said last recited Act, did make and appoint certain rules and regulations, in pursuance of the provisions thereof: And whereas, by an Act of the said Governor and Council, passed in the Sixth year of the reign of Her present Majesty Queen Victoria, and intituled "An Act to declare the Town of Sydney to be a City, and to incorporate the inhabitants thereof," it is, amongst other things enacted, that from and after the passing of this Act, the regulations respecting the Market Wharf, in the City of Sydney, contained in the second hereinbefore recited Act, should remain in force only until the same may be varied or altered, by any by-law or laws passed, as in and by the said now reciting Act, is thereafter provided by the Council of the said City: And whereas it is expedient to make other rules and regulations in lieu of the said rules and regulations of the Twentieth day of October, A.D. 1834: Be it therefore ordered, declared, and enacted, by the Council of the said City, in Council assembled, that from and after the First day of June next, the said rules and regulations of the Twentieth day of October, A.D. 1834, shall cease and be void, and the following rules shall be substituted in lieu thereof.

1. The said Market Wharf shall be divided by the City Surveyor, into three lots, to be numbered respectively 1, 2, and 3, with the respective water frontages of 55, 210, and 99 feet, which subdivision shall be subject to the allowance and confirmation of the Council of the said City.
2. And after such division shall have been so allowed and confirmed, one of such divisions (that is to say the division numbered 1,) shall be used exclusively by the Licensed Watermen or owners of ferry boats, for the purpose of landing or taking off passengers; the division numbered 2, shall be reserved exclusively for the loading and unloading of timber; and division number 3 shall be reserved exclusively for the loading and unloading of all other articles not hereinbefore provided for; and any person who shall offend against this regulation, shall forfeit and pay, on conviction, for every offence, any sum not more than Twenty shillings.
3. No goods shall be carried to or from the Wharf between sun-set and sun-rise, except by passengers to or in the ferry-boats, under a penalty of not more than Twenty shillings for every offence, to be paid by the party so carrying such goods.
4. No timber or other bulky article shall be allowed to remain on the Wharf, within Twenty feet of the water's edge, longer than the time absolutely necessary to remove the same, under a penalty of not more than Twenty shillings for each offence.
5. It shall be lawful for the wharfinger to apprehend all idle, drunken, or disorderly persons, whom he shall find loitering on the said Wharf, and who shall not depart on being requested by him so to do, or any person, who shall be guilty of any riotous or disorderly conduct, or who shall make use of any blasphemous or abusive language on the said Wharf, and every such person to deliver into the custody of any constable, in order that such person may be secured and brought before a Justice of the City, to be dealt with according to law, and the penalty for every such offence shall be a fine of not more than Twenty shillings.

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6. From and after the First day of June next, the fees in the Schedule annexed shall be paid at the said Wharf, to the Wharfinger, to be appointed by the Council of the said City, who shall be authorised to receive the same.

(Signed) J. R. WILSHIRE,
Mayor.

Passed the Council of the }
City of Sydney, 1st day }
of April, A.D., 1844. }

JOHN RAE,
Town Clerk.

SCHEDULE.

Scale of Dues to be paid for landing at the Market Wharf, for Colonial Produce.

	s.	d.
Sheet bark per doz., or for any quantity under a doz.	0	3
Tanners' bark per ton.....	1	0
Beef, mutton, or pork, per tierce or cask.....	0	2
Beef per carcass, or less quantity.....	0	2
Mutton or pork per do.....	0	0½
Bricks, tiles, and slates, per 1000.....	1	0
Brooms, per doz.....	0	1
Cheese, butter, and lard, per cwt. or less quantity..	0	1
Grain, per bushel.....	0	0½
Sawn timber, and timber in logs, per hundred.....	0	1
Flour, per ton.....	1	0
Fruit, green or dried, per bushel or basket.....	0	1
Hides, each.....	0	1
Laths and shingles, per 1000.....	0	1
Pigs, each.....	0	1
Poultry per doz.....	0	2
Firewood, per ton.....	0	2
Potatoes or other vegetables, per cwt., load, or less quantity.....	0	3
Lime, charcoal, or ashes, per 20 bushels or less quantity	0	3
Posts and rails, per 100.....	0	3
Palings, per 100.....	0	1
Fish, per boat load, or any quantity not less than a bushel.....	1	0

One shilling per day to be charged for each boat, remaining after the first day.

If foreign produce, one-half to be added to the above charges.

1253

BYE-LAWS

For Regulating the George-street Markets.

WHEREAS, an Act of the Governor and Legislative Council of the Colony of New South Wales, was passed in the second year of the reign of His late Majesty, King William the Fourth, intituled "An Act for regulating the Rates of Tolls or Dues, to be levied at the Markets of Sydney and Parramatta," whereby it was, amongst other things, enacted, that from and after the thirty-first day of March, in the year of our Lord one thousand eight hundred and thirty-two, and until further provision should be made, certain Tolls or Market Dues therein mentioned, and no higher, should be demanded, paid, and taken at the Markets held in the towns of Sydney and Parramatta respectively: And whereas, by the said Act, provision was made for demising and letting to farm, the Tolls or Market Dues demandable under the authority thereof in the manner therein mentioned, and also for the putting up in some conspicuous place at or near every such Market, a table, containing the name of the Market and a

list of all the Tolls or dues payable thereat: And section 4, whereas it was further enacted by the recited said Act, that it should be lawful for the Governor for the time being, by any Proclamation under his hand, to appoint certain places in the towns of Sydney and Parramatta, where Market-houses might be erected or Markets held for the sale of all such goods or articles as should be appointed by the said Proclamations to be sold therein; and that any person exposing to sale any of the said enumerated goods or articles in any other place within the said towns, should forfeit and pay a sum not exceeding twenty shillings: Provided always, that nothing therein contained should extend to prevent any person from selling in any house, shop, or other permanent building, any goods whatsoever which might be lawfully exposed to sale: And whereas a certain other Act of the said Governor and Legislative Council, was passed in the fourth year of the reign of his said late Majesty King William the Fourth, intituled "An Act for regulating the Police in the town and port of Sydney, and for removing and preventing nuisances and obstructions therein," whereby after reciting that Market-houses were then erected in the said town, and that it was expedient that the Markets to be held therein should be placed under such regulations as should provide for the convenience of all persons resorting thereto, it was, amongst other things enacted, that it should be lawful for any two or more Justices appointed under the now reciting Act, to make and appoint such rules and regulations, and the same to alter and vary, from time to time, as occasion should require for holding such Markets, and for the maintenance of good order and convenience therein, and for the cleanliness of the several Market-houses, sheds, and stalls, as to them should seem fit, and to enforce such rules and regulations by imposing fines and penalties for the violation thereof, any such fine or penalty in no case to exceed twenty shillings for any one offence, and to be recovered as therein mentioned: And whereas by the said now reciting Act, after reciting the provisions made by the first herein recited Act, for the tolls to be paid for every stall in the Market-place, and that it was expedient to let the stalls under other conditions, provision was made for farming, by Public Auction, for any term not exceeding twelve calendar months, any one or more of the said stalls in manner therein mentioned: And whereas a Proclamation of Richard Bourke, dated 28th October, 1831, recited, and Captain-General and Governor-in-Chief of the Territory of New South Wales and its Dependencies, and Vice-Admiral of the same, and under the Seal of the said Richard Bourke, and bearing date the 28th day of October, in the year of our Lord one thousand eight hundred and thirty-four, was issued on the said 28th day of October, whereby the said Richard Bourke, after reciting the first hereinbefore recited Act, did appoint two certain places therein mentioned, in the town of Sydney, at which Markets should be holden, from and after the first day of January, one thousand eight hundred and thirty-five, and did appoint such places for the sale of the goods therein mentioned, with a proviso, that nothing therein contained should prevent, or be construed to prevent, the sale of other

articles in either of the said Markets, which should be permitted to be sold therein under and by virtue of the regulations to be made from time to time, by competent authority, for the maintenance of good order and convenience in the said Markets: And whereas by the said Proclamation, the said Richard Bourke did further order and declare the days and hours on which Markets should be holden in Sydney, subject to all such rules and regulations for the maintenance of good order and convenience therein, as should from time to time be made by competent authorities: And whereas, on the 28th of January, in the year of our Lord one thousand eight hundred and thirty-four, Henry Croaisdale Wilson, Charles Windeyer, and Earnest Augustus Slade, Esquires, the then three Police Magistrates of Sydney, aforesaid, made certain provisional regulations for the Market in George-street, in Sydney aforesaid, under the authority of the second hereinbefore recited Act: And whereas, on the first day of December, in the year of our Lord one thousand eight hundred and thirty-four, the said H. C. Wilson, Charles Windeyer, and (Robert Stewart, the then third Police Magistrate,) of Sydney aforesaid, made certain rules and regulations for the said George-street Market, and for the Sydney Hay, Corn, and Cattle Market, under the authority of the said second hereinbefore recited Act: And whereas, on the 22nd day of February, in the year of our Lord one thousand eight hundred and forty, Charles Windeyer, and John Ryan Brennan, Esquires, second and third Police Magistrates of Sydney aforesaid, and Joseph Long Innes, Esquire, Superintendent of Police, did, in pursuance and under the authority of the second hereinbefore recited Act, make and appoint certain rules and regulations for the holding of the George-street Markets in Sydney aforesaid, as therein mentioned, and for the maintenance of good order and convenience therein, and for the cleanliness of the several Market-houses, Sheds and Stalls: And whereas, on the sixteenth day of February, in the year of our Lord one thousand eight hundred and forty-one, the said Charles Windeyer, Joseph Long Innes, and John Ryan Brennan, Esquires, did make and appoint certain additional rules and regulations for the said George-street Market, under the authority of the second hereinbefore recited Act: And whereas a certain Act of the said Governor and Legislative Council, was passed in the sixth year of the reign of Her present Majesty, intituled "An Act to declare the Town of Sydney to be a City, and to incorporate the Inhabitants thereof," whereby it was amongst other things enacted, that from and after the passing of the said Act, the regulations respecting Markets, and also respecting the Market Wharf, in the City of Sydney, contained in an Act passed in the second year of the reign of His late Majesty King William the Fourth, intituled "An Act for regulating the rates of Tolls or Dues to be levied at the Markets of Sydney and Parramatta" (being the first hereinbefore recited Act) and in an Act passed in the fourth year of the reign of His said late Majesty, intituled "An Act for regulating the Police in the Town and Port of Sydney, and for removing and preventing nuisances and obstructions there-

in," (being the second hereinbefore recited Act,) should remain in force only until the same might be varied or altered by any Bye-law or Laws passed as hereinafter provided by the Council of the said City: And whereas in the said now reciting Act, section 72. it was further enacted, that the Council of the said City should have the same powers, authorities, duties and immunities, in respect to Markets, as are given to the Commissioners to be elected and appointed under and by virtue of an Act of the Governor and Legislative Council, passed in the third year of the reign of Her present Majesty, intituled *And section 92. "An Act to authorise the establishment of Markets in certain Towns in the Colony of New South Wales, and for the appointment of Commissioners to manage the same."* And whereas by the said now reciting Act, power is given to the Council of the said City, to make Bye-laws amongst other things for prohibiting forestalling, and regrating, and every kind of fraudulent device and practice in relation to the sale of marketable commodities: And whereas, by the said No. 19. section Act passed in the third year of the 21. recited. reign of Her present Majesty, it was, amongst other things enacted, that it should be lawful for the Commissioners therein mentioned, from time to time, to make such Rules, Orders, and Bye-laws as they should think fit and necessary for the better regulation and government of any such Market as is therein mentioned, and for the cleansing, letting, occupying, and using such Market as is therein mentioned, or any part or parts thereof, and also for regulating, ordering, and governing, the Officers appointed by them, and all other persons, both buyers and sellers, thereto coming or resorting, and all matters which do or may concern or relate to such Markets: And whereas it was further enacted, in and by the said now reciting Act, that the said Commissioners might, from time to time, as they should think fit, repeal, alter, add to, or amend any such Rules, Orders, Bye-laws or any of them, and should ascertain and therein set down what pecuniary and other penalties and forfeitures should be incurred by persons breaking or evading such Rules, Orders, Bye-laws, or any of them, provided that no such pecuniary penalties should exceed the sum of five pounds for any one offence: and whereas a certain other Act of the said Governor and Legislative 6th Victoria, Council was passed in the sixth year of No. 18. Her present Majesty Queen Victoria, intituled "*An Act to remove doubts in respect to the exercise of certain powers by the Councils of the City of Sydney and Town of Melbourne, and to declare the competency of witnesses and the Section 6. jurisdiction of Magistrates in certain cases within the same,*" whereby it was amongst other things enacted, that it should be lawful for the Council of the said City and Town respectively, to impose and levy such tolls or dues as might seem to the said Council respectively, to be necessary and proper, provided that such dues or tolls be fixed by Bye-laws, to be passed by the said Councils respectively, in the manner directed in the said Acts, and that it should be lawful for the said Councils respectively, to let or farm out of the said tolls, dues, and Market-stalls or standings, in such manner, and at such rents or prices, as might be determined on by the said Councils respectively: And whereas the said Council of the said City have deemed it expedi-

ent to supersede the regulations respecting Markets in the said City of Sydney, contained in the first and second hereinbefore recited Acts, as well as those made in pursuance thereof, save and except the said Proclamation of the 28th day of October, in the year of our Lord one thousand eight hundred and thirty-four, issued in pursuance of the first hereinbefore recited Act, as is hereinbefore mentioned: Be it therefore ordered, declared and enacted, by the Council of the said City in Council assembled, that the said regulations (except as aforesaid) shall be superseded, and the following rules and regulations shall, on the first day of June, 1844, be in force with respect to the Markets established by the said Proclamation:—

Time of holding the Markets.

1. THAT the Markets of the City be opened every day during the year, except Sundays, Christmas Day, and Good Friday.
2. That the Markets shall commence by ring of bell, at 5 o'clock in the morning, from the 1st of September to the last day of February; and at 6 o'clock during the rest of the year.
3. That the gates of the Market shall be shut at Sunset throughout the year, except on Wednesdays, when they shall remain open till 10 o'clock in the evening, and on Saturdays, when they shall remain open till half-past eleven o'clock in the evening.

Distribution of Market Sheds, &c.

4. That the North-east Building marked A, shall be reserved for the use of growers and producers.
5. That from and after the 1st day of June, in the year of Our Lord One thousand eight hundred and forty-four, the North-west Building marked B, shall be appropriated to the sale of beef, mutton and other butcher's meat, pork, bacon, hams, butter, cheese, milk, eggs, poultry, and game.
6. That from and after the said 1st day of June, and year aforesaid, the South-east Building marked C, shall be appropriated to the sale of potatoes and other vegetables.
7. That from and after the said 1st day of June, the south-west Building marked D, shall be appropriated for the sale of fruit, vegetables, and all garden produce of every description, except potatoes.
8. That all butter which shall or may be offered for sale in the George-street Market, shall be sold by Avoirdupois weight, and no other; and the vender of butter in rolls or other parcels, shall, in the presence of any purchaser or person offering to become a purchaser, weigh such roll or rolls, parcel or parcels of butter, as such purchaser shall offer to purchase from the person offering the same for sale; and the Clerk of the said Market shall have full power and authority to inspect all butter which may be at any time exposed for sale in the said market, and to weigh or cause to be weighed, either at his own instance or at the request of any purchaser, any roll or rolls, parcel or parcels of butter as aforesaid, to determine the weight thereof, and whether the vender of such roll or rolls, parcel or parcels of butter, did or did not make a true representation of the weight of such butter as aforesaid, to the purchaser thereof.
9. That all articles sold by the hundred or hundred weight, shall be computed by the Standard 112 lb Avoirdupois weight.

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Clerk of the Markets.

10. There shall be a Clerk of the Market, who shall be appointed and removed from time to time by the Council of the said City, who shall be sworn in as a Special Constable; and whose duty it shall be to see that all Bye-laws for the regulation of the Market are duly observed therein.
11. That the Clerk of the Market shall inspect all articles exposed for sale in the Market, and shall seize all bad and unwholesome articles, and on being surveyed by two or more of the City Council, and declared by them in writing to be unwholesome, shall cause the same to be destroyed.
12. That the Clerk of the Market being appointed examiner, under the Act of the Governor and Council, 3 William IV., No. 4, shall inspect all scales, weights and measures used in the Market, and shall seize such as are fraudulent or defective, and proceed in every such case in the manner pointed out by the above Act.
13. That the Market scales shall be kept by the Clerk, who shall be provided with weights and measures regularly stamped, by which all others used in the Market shall be adjusted, and for every examination of such weights and measures, the Clerk shall receive from the person who shall cause the same to be made, the sum of three-pence for every weight and measure so compared; and when required to weigh any such article, he shall receive the sum of one penny per cwt., or any less quantity.
14. That the Clerk of the Market and his assistants shall preserve order and regularity in the Market, and shall apprehend and carry to the nearest Police Station or Watch-house, any person making a riot or disturbance therein, or guilty of cursing or swearing, or using any gross or indecent language, or offending against common decency, or in any other way provoking a breach of the Peace, there to be detained until taken before a Justice of the Peace to be dealt with.

How Stalls to be let, and the amount of Tolls, &c.

15. All applications for stalls in sheds B, C, or D, shall be made to the Town Clerk, who may with the consent of the Mayor, cause a license or authority to occupy to be issued under the Seal of the Corporation, to any person so applying, for any term not to exceed the duration of the then current year, on such person entering into a bond with two sufficient sureties for securing payment for the whole of the dues or tolls for every stall so to be occupied, provided that no such license or authority shall be construed to make the person in whose favour it may be drawn, a tenant to the Corporation, or give any such person any other possession of the stall or stalls therein mentioned, than as one occupying for, and on behalf of the Corporation, and that for every such license a fee of Two shillings and six-pence shall be paid to the Town Clerk in aid of the City Funds, and for every such bond a fee of Two shillings and sixpence to the City Solicitor.
16. No person shall be allowed to hold more than two stalls at one and the same time without special leave of the Council, to be signified under the hand of the Town Clerk.
17. The tolls or dues to be paid for occupying stalls, shall for the future be fixed, and shall be as follows,

that is to say, for each stall in the Building marked A, the sum of One shilling per day; for each stall in the Building marked B, the sum of Six shillings per week; for the first six stalls commencing at the north end of the Building marked C, the sum of Three shillings per week each; for the next seven on each side of the same building Two shillings and six-pence per week; and the remaining four on each side in the same building the sum of Three shillings per week, and for the first twelve stalls on each side, commencing at the North end in the Building marked D, the sum of Six shillings per week each; and the remaining six on each side in the same building, the sum of Five shillings per week each.

18. Before any person shall be allowed to occupy any stall in sheds B, C, or D, he or she shall pay to the Clerk of the Market one week's rent without reference to the day of the week on which the payment shall be made; and on the Monday following, he or she shall pay to the said Clerk one week's rent in advance, and continue so to do in like manner every succeeding Monday; and in the default of such payment in advance on every Monday, it shall be lawful for the said Clerk the next day after such default, to take summary possession of the stall or stalls in respect of which such default shall have been made, any license or authority to the contrary notwithstanding; and in such case the Town Clerk may, with the consent of the Mayor, cause a license or authority to be issued to any other person or persons to occupy the same: Provided always, that wherever the Town Clerk shall issue such license or authority, the person previously occupying, and his or her sureties, shall be liable only on their bond for what tolls or dues shall at that time be actually due from such person so making default in payment in advance.
19. There shall be paid by every grower or producer bringing produce for sale to the Building marked A, the sum of Six-pence for each load so brought, exclusive of the stall dues; and there shall be paid by the holders of stalls in the Buildings marked respectively B, C, and D, exclusive of the stall dues, the following sums for goods brought for sale by them to their stalls, that is to say, for every load, if drawn by one horse or other animal, one shilling; if drawn by two horses or other animals, One shilling and six-pence; if drawn by three horses or other animals two shillings, and if drawn by four or more horses or other animals, Two shillings and six-pence.
20. That no grower or producer or his or her servant or agent, shall sell in the Building marked A before 10 o'clock in the forenoon, less than half a bushel of fruit, or less than two dozen of cabbages or cauliflowers, or less than one dozen bundles of turnips or carrots, or less than Ten shillings worth of any other commodities at any one time.
21. That any person who may be desirous of having his or her name and calling fixed up to any stall, or to have the same enclosed or fitted up in any particular way, shall apply to the Clerk of the Market, under whose directions the same shall be done at the cost of the applicant.

Penalties.

22. If any person shall resist the Clerk of the Market in the exercise of his duty whether in the Market

- or out of it, such person shall, over and above any other penalty which he or she may incur for assault, or otherwise, forfeit and pay for each offence any sum not more than Five pounds.
23. If the occupier of any stall in the market shall place, or cause, or suffer to be placed, beyond the line of pillars and opposite his or her stall, any goods, and shall not immediately remove such goods at the request of the clerk of the market, he or she shall for every offence, forfeit and pay a sum not more than Twenty shillings.
24. If any person shall write or cause to be written any name or notice over or on his or her stall in the market, or shall put any hooks, nails, or pegs, in any part of the wood or stonework of such stall, or shall in any way fit up or enclose such stall without the consent or contrary to the directions of the Clerk of the Market, or shall refuse to take down any fittings to such stall, when required so to do by such Clerk, he or she shall for every such offence, forfeit and pay any sum not more than Twenty shillings.
25. If any person shall sweep or cause to be swept, any dirt or rubbish into the centre gutter, or any other part of the Market Buildings; and allow it to remain there, he or she shall for every such offence forfeit and pay any sum not more than forty shillings.
26. Any person selling or offering for sale in the Market any article before the ringing of the bell, shall forfeit and pay the sum of Ten shillings for each offence.
27. Any person selling potatoes other than by weight in the Building marked C, shall for every offence forfeit and pay a sum not less than Ten shillings, nor more than Five pounds.
28. That any person selling or exposing for sale in any of the Market Buildings, any article or thing not hereinbefore appointed to be sold therein; and any person selling or exposing to sale any article or thing whatever in the open spaces between the buildings, or adjoining to the same, shall forfeit and pay a sum less than Five shillings, not more than Forty shillings; and any such person neglecting or refusing to remove any article or thing exposed to sale as aforesaid, after an order from the Clerk of the Market or his assistant to remove the same, shall forfeit and pay an additional sum, not less than Twenty shillings, nor more than Five pounds, and it shall be lawful for the Clerk of the Market and his assistants to cause all such articles so exposed for sale to be removed.
29. Any person selling or offering for sale by the hundred, or hundred weight, any article deficient in weight by such standard, shall forfeit and pay for each offence a sum not less than Twenty shillings, nor more than five pounds.
30. If the holder of any stall in the Market shall not, on every morning within one hour after the ringing of the bell, cleanse such stall and the space in front thereof, as far as the centre of the building, by sweeping the same and throwing thereon not less than six gallons of water, he or she shall for every offence forfeit and pay any sum not more than forty shillings.
31. If any person selling or exposing for sale in the Market live poultry or pigs, shall not keep the same in coops with rail bottoms, supported by legs, and raised eighteen inches above the flags, he or she shall for every such offence forfeit and pay any sum not more than forty shillings.
32. If any person bringing goods for sale to the Market in any cart, carriage or barrow, shall not remove such cart carriage or barrow from the Markets and streets adjoining at or before the morning bell, or if arriving after that time, within thirty minutes after their arrival, he or she shall for every such offence, forfeit and pay any sum not more than forty shillings.
33. If any person, during Market hours, shall bring any cart, or other carriage or barrow, inside or between the Market buildings, he or she shall for every such offence forfeit and pay any sum not more than forty shillings; Provided always, that any licensed porter may ply for hire, with a basket or barrow in the open space between the market buildings.
34. If any person shall improperly keep any cart, or other carriage or wheelbarrow in any part of the Market-place after having been required to remove the same by the Clerk of the Market, he shall, over and above any other penalty that he may incur, forfeit and pay, for every such offence any sum not more than forty shillings.
35. If any person (except the *bond fide* grower or producer, or his or her servant or agent) shall sell or offer, or expose for sale any goods, in the building marked A, he or she shall for every such offence, forfeit and pay any sum not more than five pounds; and the proof of the person informed against for such offence being the grower or producer, servant or agent shall always be on such person.
36. If any person shall purchase any goods in any part of the Market except in the building marked A, and shall re-sell the same or any part thereof in the Market, he or she shall for every such offence forfeit and pay any sum not more than forty shillings.
37. If any person shall sell, or expose for sale in any part of the City of Sydney, except in the market, or in the house or shop of the person so selling any beef, mutton, or other butcher's meat or any pork, bacon, hams, butter, cheese, eggs, poultry, game, or potatoes, or any other esculent roots, or fruits, vegetables, or garden produce of any description, he or she for every such offence shall forfeit and pay any sum not more than five pounds; Provided that nothing herein contained shall prevent any person from selling in any part of the City, any potatoes or other esculent roots, or fruits, vegetables, or garden produce, on payment of two shillings and six pence per week to the Clerk of the Market.
38. If any person shall sell or expose for sale any goods in the market, without having first paid the Clerk of the Market any dues that may be demandable in respect thereof, or shall pay such Clerk on demand, any fees or dues which he may lawfully demand in pursuance of these Bye-Laws, such person, shall for every such offence forfeit and pay any sum not more than forty shillings.
39. If any person shall go into, or shall appear in the market drunk, or shall be disorderly therein, or shall create any riot or disturbance, or curse, or swear, or use any gross, indecent, or abusive language, or be guilty of any gross or indecent conduct therein, or shall smoke therein every such person shall for every such offence, forfeit and pay any sum not more than five pounds.

40. If any grower or producer or his or her servant or agent, shall sell in the shed A, before the hour of 10 o'clock in the morning less than half a bushel of fruit, or less than two dozen cabbages or cauliflowers, or less than one dozen bundles of turnips or carrots, or less than ten shillings worth of any other commodities at any one time, he or she shall forfeit and pay for every such offence any sum not more than five pounds.

41. Any party or parties offending against the provisions of the Bye-law No. 8, shall forfeit and pay a sum not less than ten shillings, for every such offence.

J. R. WILSHIRE, Mayor.

Passed the Council of the City of Sydney,
1st day of April, A.D., 1844.

JOHN RAE,
Town Clerk.

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RULES AND REGULATIONS

For the Hay, Corn, and Cattle Markets, Campbell-street.

TIME OF HOLDING THE MARKET.

1. That the Market shall be open for the sale of goods on every day during the year, except Sundays, Christmas Day, and Good Friday.
2. That the Market shall commence by ring of bell at 6 o'clock, a.m., from the 1st day of September to the last day of February, and at 6, a.m., during the other months of the year.
3. That the Market shall conclude at sunset on each day throughout the year.

Appropriation of the Market.

4. That part of the Market to the eastward of Pitt-street shall be appropriated for the sale of horses, neat cattle, sheep, goats, and swine, and the remainder of the Market for the sale of wheat, barley, oats, rye, peas, maize, and other grain; hay, straw, grass, and other green fodder.
5. Carts and other carriages containing grain or pulse of any description, shall be arranged round the Market-house with the horse's head outwards, reserving a space of 20 feet wide in such part of the north side of the building as the Clerk of the Market shall direct, for the purpose of ingress and egress.
6. Carts and other carriages with hay, straw, grass, and other green fodder, shall be ranged along the south-east and north sides of the vacant ground adjoining the Market-house, and to the eastward of it.
7. Grass exposed for sale in barrows or in loose bundles, without carts, shall occupy the vacant space to the westward of the Market Building, at such distance therefrom as the Clerk of the Market shall direct.

Clerk of the Market.

8. There shall be a Clerk of the Market who shall be sworn in as a special constable, and who shall be appointed and removed from time to time by the Council of the said City.
9. Such Clerk shall have power to demand and receive all tolls or dues connected with, or arising from the Market, and either alone or with his assistants to preserve order, regularity and cleanliness in the said Market, and within the Market Square, and summarily to eject therefrom any drunken or disorderly person, or any one creating

a riot or disturbance, or cursing, swearing, or using any gross, indecent, or abusive language, or being guilty of gross or indecent conduct therein, or smoking therein.

10. Such Clerk shall also have power to inspect all articles exposed for sale in the Market, and such as he shall deem bad and unwholesome, to seize, and as soon as possible thereafter to have inspected by any three or more Members of the City Council, who, if they shall think such articles to be bad and unwholesome, may thereupon direct the same to be publicly destroyed.

11. Such Clerk shall be provided with weights and measures, stamped as specified by the second section of the Act of Council, 3 William IV., No. 4, by which all others used in the Market shall be adjusted; and shall, on being paid the fee hereinafter mentioned, at the request of any one purchasing goods in the Market, weigh or measure such goods by such stamped weights or measures.

12. It shall be the duty of such Clerk to see that all By-laws for the regulation of the Market are duly observed therein.

Amount of Tolls, &c.

13. There shall be paid by every person selling or exposing for sale in the Market, for the goods or cattle brought to the Market by such person for sale, the following dues, that is to say, for every horse, mare, gelding, foal, ass, or mule, the sum of One shilling; for every head of neat cattle, the sum of Sixpence; for every sheep, lamb, pig, or goat, the sum of One penny; for every load of hay, if drawn by one horse or other animal, the sum of Sixpence, and if drawn by two or more horses or other animals, the sum of One shilling; for every load of straw, if drawn by one horse or other animal, the sum of Three-pence; and if drawn by two or more horses or other animals, the sum of Sixpence; for every load of wheat, barley, oats, rye, pease, maize, or other grain, grass, or other green fodder, if drawn by one horse or other animal, the sum of Sixpence; and if drawn by two or more horses or other animals, the sum of One shilling.

14. The Clerk of the Market shall be entitled to demand and receive, for every weight or measure, compared or adjusted by him, the sum of three-pence; and for every article weighed by him, the sum of one penny for each hundred weight or less quantity.

15. The Clerk of the Market shall be entitled to demand and receive, for all articles weighed on the weigh-bridge, the sum of one shilling per load, where the load shall not exceed one ton in weight, and the sum of one shilling and sixpence per load, where it shall exceed that weight.

Penalties.

16. If any person shall sell or offer to sell, in the Market, at any time after sunset and before the ringing of the bell in the morning, he or she shall forfeit and pay, for each offence, any sum not more than Twenty shillings.

17. If any person shall sell or offer to expose for sale in the Market any goods or live stock, in any part of the Market other than the one hereinbefore appropriated for the sale of such goods or live stock, he or she shall forfeit and pay for every

such offence any sum not more than forty shillings.

18. If any person shall sell any article in the Market by the hundredweight, and such hundredweight shall contain less than one hundred and twelve pounds avoirdupois weight, such person shall, for every such offence, forfeit and pay any sum not more than five pounds.
19. If any person shall resist the Clerk of the Market in the exercise of his duty, whether in the Market or out of it, or shall neglect or refuse to obey the lawful orders of such Clerk in the Market, such person shall, over and above any other penalty which he or she may incur for assault or otherwise, forfeit and pay for offence any sum not more than five pounds.
20. If any person shall drive into or through the Market any live stock after the hour of 6, a.m., except during the months of May, June, and July, and then after seven a.m., and before twelve at night, during the whole year (except such as are bridled or haltered and ridden or led singly, and sheep, pigs, and goats, and calves, and foals, under the age of one year) he or she shall for every such offence forfeit and pay any sum not more than five pounds.
21. If any person shall place in the Market Building more than two sacks of grain or pulse for each cart or carriage brought therewith to the Market, or shall place such sacks further within the exterior edge of the said building than six feet, or shall place any loose grain or pulse in any part of the said building, except in a sieve or measure placed on the top of such sacks, every such person shall, for every such offence, forfeit and pay any sum not more than Forty shillings.
22. If any person coming to the Market with a load of goods in a cart, or other carriage, shall not, before the opening of the Market, or if arriving thereafter, within twenty minutes after such arrival, take the animal or animals drawing such cart or other carriage out of such cart or other carriage, such person shall, for every such offence, forfeit and pay any sum not more than Twenty shillings.
23. If any person with grass in barrows or in loose bundles, shall enter into any part of the Market Building or the pavement round it, or any part of the space allotted for carts or other carriages, during the market hours, such person shall, for every such offence, forfeit and pay any sum not more than Twenty shillings.
24. If any person shall place or range any cart, or other carriage, or barrow, within the Market Building, or on the pavement outside, such person shall, for every such offence, forfeit and pay any sum not more than Forty shillings.
25. If any person shall purchase any goods, or live stock in the Market, and shall re-sell the same, or any part thereof, therein, he or she shall for every such offence, forfeit and pay any sum not more than Forty shillings.
26. If any person shall publicly sell or expose for sale in any part of the City of Sydney, except in the Market, any number of horses, neat cattle, sheep, goats, or swine; or shall sell or expose for sale in any part of the City of Sydney, except in

the Market, or in the house, shop, or premises, of the party so selling any quantity of wheat, barley, oats, rye, pease, maize, or other grain, or any hay, straw, grass or other green fodder, he or she shall for every such offence, forfeit and pay any sum not more than Five pounds.

27. If any person shall sell, or expose, or offer for sale in the Market, any live stock without having previously paid to the Clerk of the Market any due or tolls that may be demandable in respect thereof, or shall neglect or refuse to pay on demand to such Clerk, any dues, tolls, or fees which he may lawfully demand, he or she shall for every such offence, forfeit and pay any sum not more than Forty shillings.
28. If any person shall be found drunk in the Market, or become disorderly therein, or create a disturbance, or curse, swear, or use any gross, indecent, or abusive language therein, or smoke in the said Market, or within the Market Square, he shall, for every such offence, forfeit and pay any sum not more than Five pounds.

J. R. WILSHIRE,
Mayor.

Passed the Council of the
City of Sydney, 4th
April, A.D., 1844.

JOHN RAE,
Town Clerk.

1255

A BY-LAW,

To prevent the driving of cattle through the City of Sydney, except at certain hours.

WHEREAS, by an Act of the Governor and Legislative Council of the Colony of New South Wales, passed in the Sixth year of the reign of Her Majesty Queen Victoria, and intituled "An Act to declare the Town of Sydney to be a City, and to Incorporate the Inhabitants thereof," it was, amongst other things, enacted, that it shall be lawful for the Council of the said City to make, publish, alter, modify, amend, or repeal such By-laws and Regulations, as to them should seem meet, for the good rule and government of the said City: Provided that no such By-law should be repugnant to the said Act, or to the general spirit and intendment of the laws in force within the said Colony: And whereas, by a certain other Act of the said Governor and Council, passed in the Fourth year of the reign of His late Majesty King William the Fourth, and intituled, "An Act for regulating the Police in the Town and Port of Sydney, and for removing and preventing nuisances and obstructions therein," it was, amongst other things, enacted, that no cattle intended for sale or slaughter, should be driven into the said City, north of the New Cattle Market, excepting between the hours of Twelve at night and Six in the morning; under a penalty of Ten shillings for each and every head of cattle so driven. And whereas it is necessary, for the safety of the public, to prevent the driving of cattle, intended, not only for sale or slaughter, but also for shipment, into any part of the City, except between the hours aforesaid: Be it therefore enacted, ordered, and declared, by the said Council of the said City, in council assembled, that no cattle in-

tended for sale, slaughter, or shipment, shall be driven into or through any part of the said City, north of the Cattle Market, except between the hours of Twelve at night and Six in the morning; and every person who shall drive or cause to be driven, such cattle as aforesaid, at any other hour, shall, on conviction, forfeit and pay the sum of Ten shillings for each and every head of cattle so driven.

J. R. WILSHIRE,
Mayor.

Passed the Council of the
City of Sydney, the 4th
day of April, A.D., 1844.

JOHN RAE,
Town Clerk.

1256

I John Barnett, of Bathurst-street, in the City of Sydney, general agent, do hereby give notice, that I have this day obtained from three-fourths in number and value, of my creditors, a letter of license, giving me time for the payment of my debts, until the last day of the next session of the Legislative Council, which shall be holden after the 22nd day of September, in the year of our Lord one thousand eight hundred and forty-five, and the verified statement on the perusal of which such letter of license was executed, has been filed by me of record, in the Supreme Court of New South Wales."—Dated this 25th day of May, A.D., 1844.

1276

JOHN BARNETT.

In the Estate of William Oldrey, of Broulee, in the County of St. Vincent, in the Colony of New South Wales.

NOTICE is hereby given, that a Meeting of the Creditors of the above-named Insolvent, will be held at the Office of R. J. Want, solicitor, No. 356, Pitt-street, on Wednesday, the 3rd day of July next, for the trustee to receive the direction of the creditor concerning the collection or sale of the said Estate.

J. LORD,
Trustee.

June 3rd, 1844.

In the Estate of James Wade, of Pitt-street, Sydney, draper, Insolvent.

NOTICE TO CREDITORS.

I JAMES WADE, hereby give notice, that I intend to apply to the Chief Commissioner of Insolvent Estates at Sydney, on Thursday, the fourth day of July next, that a certificate be granted to me under an Act of the Governor and Legislative Council of New South Wales, passed in the seventh year of the reign of her present Majesty, intituled, "An Act to amend an Act intituled 'An Act for giving relief to Insolvent persons, and providing for the administration of Insolvent Estates, and to abolish imprisonment for debt.'—Dated this 1st June, 1844.

JAMES WADE,
The above-named Insolvent.

1289

In the Insolvent Estate of James Watson, of Singleton.

NOTICE TO CREDITORS.

TAKE Notice, that I, James Watson, intend to apply, on Thursday, the 18th of July next, to the Commissioner of Insolvent Estates, at Sydney, that a Certificate be granted to me, under an Act of

the Governor and Legislative Council of New South Wales, passed in the 7th year of the reign of Her present Majesty, No. 19, intituled "An Act to amend an Act, intituled 'An Act for giving relief to Insolvent persons, and providing for the administration of Insolvent Estates, and to abolish imprisonment for Debt.'"—Dated this 1st day of June, A.D., 1844.

1284

JAMES WATSON.

In the Estate of Vernon Charles Francis Wilson.
NOTICE TO CREDITORS.

NOTICE is hereby given, that I, the above-named Insolvent, intend, on Thursday, the 11th day of July next, to apply to William Henry Kerr, Esquire, Chief Commissioner of Insolvent Estates, at Sydney, that a Certificate be granted to me, in terms of the Act of the Governor and Council, 9 Victoria, No. 19.—Sydney, 3rd June, 1844.

1291

F. C. WILSON.

In the Insolvent Estate of Arthur Devlin.

NOTICE TO CREDITORS.

NOTICE is hereby given, that I, Arthur Devlin, intend to apply to the Chief Commissioner of Insolvent Estates on Monday, the 4th day of July next, that a Certificate be granted to me, under an Act of the Governor and Legislative Council of New South Wales, passed in the 7th year of the Reign of Her present Majesty, No. 19, intituled "An Act for giving relief to Insolvent persons, and providing for the Administration of Insolvent Estates, and to abolish Imprisonment for Debt."—Dated at Sydney, this 4th day of June, A.D., 1844.

ARTHUR DEVLIN.

In the Insolvent Estate of William Meadows Brownrigg, land surveyor, late of Surry Hills, but now of Parramatta.

NOTICE TO CREDITORS.

NOTICE is hereby given, that I, William Meadows Brownrigg, intend to apply to the Chief Commissioner of Insolvent Estates, on Thursday, the 11th day July next, that a certificate be granted to me, under an Act of the Governor and Legislative Council of New South Wales, passed in the 7th year of the Reign of Her present Majesty, No. 19, intituled "An Act to amend an Act, intituled 'An Act for giving relief to Insolvent persons, and providing for the administration of Insolvent Estates, and to abolish Imprisonment for Debt.'"—Dated this 30th day of May, A.D., 1844.

1275

W. M. BROWNRIGG.

In the Insolvent Estate of Hannah Bateman, of Parramatta, late a licensed victualler.

NOTICE TO CREDITORS.

TAKE Notice, that I, Hannah Bateman, intend to apply to the Chief Commissioner of Insolvent Estates, on Thursday, the 4th day of July next, that a Certificate be granted to me, under an Act of the Governor and Legislative Council of New South Wales, passed in the 7th year of the reign of Her present Majesty, No. 19, intituled "An Act to amend an Act intituled 'An Act for giving relief to Insolvent persons, and providing for the administration of Insolvent Estates, and to abolish Imprisonment for Debt.'"—Dated this 23rd day of May, A.D., 1844.

1274

HANNAH BATEMAN.

ABSTRACT of the METEOROLOGICAL JOURNAL, kept at SOUTH HEAD of FORT JACKSON, during the Month of APRIL, 1844.
240 Feet above the Level of the Sea.

Period, both days inclusive.	State.	Barometer.		Attached Thermometer.				Thermometer in shade.				Rain Fallen.	PREVAILING WINDS.	GENERAL REMARKS.		
		S ½ A.M. 2 ½ P.M.	Sunset 9 P.M.	8 ½ A.M. 2 ½ P.M.	Sunset 9 P.M.	8 ½ A.M. 2 ½ P.M.	Sunset 9 P.M.	8 ½ A.M. 2 ½ P.M.	Sunset 9 P.M.	Dew Point.						
1st to 7th	Highest Lowest	30-202 29-791	30-162 29-752	74 58	74 65	77 65	74 65	80 53	74 58	68 55	68 55	66 55	68 55	0-10	S. by S.E., and West to S. a.m.,	1st to 7th.—Very unsettled weather; some days fair and bright; others, windy and cloudy.
8th to 14th	Highest Lowest	30-112 29-654	30-064 29-413	67 62	72 63	73 65	74 62	65 57	69 59	74 58	70 56	70 56	65 56	0-70	S. to W. S-9; rest W. & S.E., or N.E.,	8th and 9th.—Wild stormy weather, ate winds, fair but cloudy.
15th to 21st	Highest Lowest	30-088 29-442	30-070 29-351	67 58	70 61	73 65	69 61	62 52	72 59	66 53	63 50	63 50	65 50	not 100	West to W, by S.	15th to 21st.—Westerly gales nearly all this period, at times heavy; atmosphere dark and gloomy first part; latter part clear and dry.
22nd to 30th	Highest Lowest	30-232 29-830	30-157 29-718	66 58	70 62	70 63	69 62	60 49	68 57	64 55	62 53	64 55	60 54	0-51	S.W. to S.E.,	21st to 30th.—Fair pleasant weather; light winds till 27th; afterwards, high winds and gloomy weather.
Mean of the Month		29-910	29-850	63-73	68-26	66-20	65-96	58-23	63-76	60-60	58-66	58-66	58-36	1-31 Total.		The hottest day of the month was the 1st. The coldest day was the 30th.
WIND.																
Barometer.	Day of Month.	Age of Moon.	Height.	General Character of Winds.												
Highest ...	30th	12	30-232	Moderate breezes. ...												
Lowest ...	15th	27	29-351	The like ... Light winds and calms, only prevailing p.m., ... Very strong cold winds. ... Fresh to high winds, raw and cold and occasional squalls. ... Five days strong winds and gales, and during 10 other days prevailed early a.m. chiefly light. ... One day a strong hot wind; the other a fresh gale.												
				Total												

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

Quarter of Wind.	Total number of days in which prevailed.	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	With rain.	Without Rain.						
N. to N.E.	2	14	16	0-37	8th	S.W., S. Squally.	
N.E. to E.	1	
E. to S.E.	6	
S.E. to S.	7	
S. to S.W.	5	
S.W. to W.	7	
W. to N.W.	2	
N.W. to N.	2	
		Total		1-31							

In the Insolvent Estate of Thomas Whicker Gale, of Sydney, late publican.

NOTICE TO CREDITORS.

NOTICE is hereby given, that I, Thomas Whicker Gale, the above named insolvent, intend to apply to the Chief Commissioner of Insolvent Estates on Thursday, the 4th day of July next, that a certificate be granted to me under an Act of the Governor and Legislative Council of New South Wales, passed in the 7th year of the reign of Her present Majesty, No. 19, intituled "An Act to amend an Act, intituled 'An Act for giving relief to Insolvent persons, and providing for the administration of Insolvent Estates, and to abolish Imprisonment for Debt.'—Dated at Sydney, this 3rd day of June A.D., 1844.

1278

T. WHICKER GALE.

In the Insolvent Estate of John Carey, of Lake George, settler.

NOTICE TO CREDITORS.

NOTICE is hereby given, that I, John Carey, intend to apply to the Chief Commissioner of Insolvent Estates, on Thursday, the 4th day of July next, that a Certificate be granted to me, under an Act of the Governor and Legislative Council of New South Wales, passed in the 7th year of the Reign of Her present Majesty, No. 19, intituled "An Act to amend an Act, intituled 'An Act for giving relief to Insolvent persons, and providing for the administration of Insolvent Estates, and to abolish Imprisonment for Debt.'"—Dated this 23rd day of May, A.D., 1844.

1273

JOHN CAREY.

In the Insolvent Estate of Edward Dormer O'Reilly, of Sydney, attorney at law.

I hereby appoint a Special Meeting of the Creditors of the above-named Insolvent to be holden before me, at the Supreme Court House, Sydney, on Saturday, the 8th day of June instant, to commence at 10, a.m., and end at 10:30, a.m., for proof of Debts against the said Estate.—Sydney, 1st June, 1844.

1302

WILLIAM H. KERR,
Chief Commissioner.

In the Insolvent Estate of William Samuel, of George-street, Sydney, butcher.

I hereby appoint a Special Meeting of the Creditors of the above-named Insolvent, to be holden before me, at the Supreme Court House, Sydney, on Saturday, the 8th day of June inst.; to commence at 10, a.m., and end at 10:30, a.m., for proof of Debts against the said Estate.—Sydney, 1st day of June, 1844.

1301

WILLIAM H. KERR,
Chief Commissioner.

In the Insolvent Estate of Charles Robins, of Maitland, settler.

I hereby appoint a Special Meeting of the Creditors of the above-named Insolvent to be holden before me, at the Supreme Court House, Sydney, on Saturday, the 8th day of June inst., to commence at 10:30, a.m., and end at 11, a.m., for

proof of Debts against the said Estate.—Sydney, 1st day of June, 1844.

WILLIAM H. KERR,

1299

Chief Commissioner.

In the Insolvent Estate of John Lord, of Sydney, merchant.

I hereby appoint a Special Meeting of the Creditors of the above-named Insolvent to be holden before me, at the Supreme Court House, Sydney, on Friday, the 14th day of June next, to commence at 11, a.m., and end at 11:30, a.m., to disprove certain claims which have been proved against the said Estate.—Sydney, 1st June, 1844.

1296

WILLIAM H. KERR,
Chief Commissioner.

In the Insolvent Estate of James Waller, of Pitt-street, Sydney, cabinet maker.

NOTICE is hereby given, that the plan of distribution of available proceeds of this Estate, lies at my Office, at the Supreme Court House, Sydney, for the inspection of Creditors; 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 my said Office, otherwise it will on Wednesday, the 19th of June inst., be confirmed.—Sydney, 1st day of June, 1844.

1304

WILLIAM H. KERR,
Chief Commissioner.

In the Insolvent Estate of William Henry Moore, of Surry Hills, Sydney, gentleman.

NOTICE is hereby given, that the plan of distribution of available proceeds of this Estate lies at my Office, at the Supreme Court House, Sydney, for the inspection of Creditors; 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 my said Office, otherwise it will on Wednesday, the 19th day of June instant, be confirmed.—Sydney, 1st June, 1844.

1302

WILLIAM H. KERR,
Chief Commissioner.

In the Insolvent Estate of Hercules Watt, of Sydney, tanner.

NOTICE is hereby given, that the plan of distribution of available proceeds of this Estate lies at my Office, at the Supreme Court House, Sydney, for the inspection of Creditors; 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 my said Office, otherwise it will on Wednesday, the 19th day of June next, be confirmed.—Sydney, 29th May, 1844.

1289

WILLIAM H. KERR,
Chief Commissioner.

In the Insolvent Estate of John Jones.

By order of the Mortgagee.

MR. SAMUEL LYONS will sell by Auction, at his Mart, corner of George-street and Charlotte-place, on Saturday, the 8th June instant, at 11 o'clock.—
Seven allotments of the Camperdown Estate, being lots 16, 17, 18, 19, 43, 45, and 46, as per origi-

nal plan exhibited at sale, on the 21st April, 1841. Five allotments of the estate of Vacluse, being lots 16, 17, 19, 22, and 24, as per plan exhibited at sale, on 31st July, 1840.

The whaling barque "Jane," Captain Fairweather, burthen 350 34-94 tons, with all her out-fit; sailed on 27th August, 1843, and was spoken on the 23rd February, 1844, with 350 barrels sperm oil.

One half share in the hull of the whaling barque "Lucy Anne," Captain Lee, with the whole of her out-fit; burthen 213 81-94 tons; sailed on the 25th June, 1843, and put into Port Stephens on the 9th May, 1844, with 440 barrels of sperm oil.

Also,

The barque "Elizabeth," burthen 157 tons, with all her stores, &c., as she is now lying off Jones' Wharf.

Terms at Sale.

In the Insolvent Estate of Vernon Puzey.

LAND IN HOBART TOWN, VAN DIEMEN'S LAND.

MR. SAMUEL LYONS will sell by auction, on Saturday, the 8th instant, at his mart, corner of George-street and Charlotte-place, at 11 o'clock precisely,

All that piece of parcel of land or ground, situate in Hobart Town aforesaid, and bounded on the front by a street called Williamson-street, on one side by an allotment belonging to one Ramsay Williamson, on the other side by an allotment belonging to one Bosward, and on the rear by an allotment belonging to — Muir, or howsoever otherwise the said piece or parcel of land or ground is or may be bounded, described, known, or distinguished.

As per deed bearing date, 4th February, 1835, executed by Joseph Derrington and the said Vernon Puzey.

Terms—cash.

W. N. MONIES,

Accountant to the Estate.

1280

In the Insolvent Estate of William Bolton, of Liverpool-street.

By order of the Official Assignee.

MR. SAMUEL LYONS will sell by public auction, at his mart, corner of George-street and Charlotte-place, on Saturday, the 8th June, at 11 o'clock precisely,

The lease, goodwill, and license of the premises at present occupied by the Insolvent, and known as "The Cottage of Content" public house, at the corner of Liverpool and Sussex-streets, with beer engine, fittings, and remaining stock.

1278

Terms at sale.

In the Insolvent Estate of Prosper De Mestre.

By order of the Trustees.

MR. SAMUEL LYONS will sell by public auction, at his Mart, corner of George-street and Charlotte-place, on Monday, 10th June, 1844, at 11 o'clock precisely,

Lot 1 to 6.—Six dwelling houses opposite the Military Barracks in George-street.

Lot 7.—The stone-built stores, in the rear of Lots 1, 2, 3, 4, and 5.

That substantial built Mansion, situate in Liverpool-street, at the south end of Hyde Park.

Six building allotments in Liverpool and Elizabeth-streets.

A house and two cottages in Castlereagh-street south.

Further particulars may be obtained on application to the auctioneer.

G. R. GRIFFITHS,

CLARK IRVING,

JAMES HOLT,

} Trustees.

1279

In the Insolvent Estate of Mr. Henry Moore.

By order of the Trustees.

MR. SAMUEL LYONS will sell by auction, at his mart, corner of George-street and Charlotte-place, on Thursday, the 27th June, at 11 o'clock precisely,

That elegant and complete family residence at Miller's Point, lately occupied by Mr. Henry Moore. This property will be sold subject to a Mortgage of £2000.

Two cottages and seven allotments of land at the junction of new and old South Head Roads, near the Light House.

After which,

In the Insolvent Estate of Mr. Joseph Moore,

By order of the Trustees,

Lot 1. That handsome brickbuilt city residence, occupied at present by Mr. Joseph Moore, and having a frontage of 58½ feet to Fort-street.

Lot 2. Those handsome premises, having a frontage of 80 feet to Fort-street, lately occupied by Dr. Nicholson, M. C.

Lot 3. One plot of land having a frontage of 82 feet to Fort-street, adjoining lot 11.

Lot 4. That highly valuable city property having a frontage of 102 feet to Princes-street, and 105 6-12 feet to Cumberland-street, with two storied house, &c.

Lot 5. Two allotments of land at Miller's Point, with frontage of 50 feet each to Victoria Terrace.

Lot 6. 3660 acres of land adjoining Maitland, as per plan.

Lot 7. One allotment of land in the Town of Newcastle, as per plan.

Lot 8. 15 acres of land, on the North Shore, in the parish of Wolloughby, and 40 acres adjoining the same.

Plans of the above properties are on view at the mart of the Auctioneers, and for more explicit descriptions of the various properties, see advertisements in the Sydney Morning Herald and the Australian.

Terms at sale.

G. R. GRIFFITHS,

W. S. DELOITTE,

FRED. PARBURY,

} Trustees.

1281

In the Supreme Court of New South Wales.

ECCLESIASTICAL JURISDICTION.

In the goods of William White, formerly of Divernagh, in the county of Armagh, in that part of the United Kingdom of Great Britain and Ireland called Ireland, and lately of Brisbane Town, Moreton Bay, in the Colony of New South Wales, deceased.

NOTICE is hereby given, that Edward Hardy, formerly of Drumart, in the county of Armagh, in Ireland, and now of Elizabeth-street, in the city of

Sydney, in the Colony of New South Wales, gentleman, the lawful and constituted attorney of John White, of Divernagh, in the county of Armagh, in Ireland, aforesaid, Esquire, the only brother, heir at law and next of kin of the said William White, deceased, intends to apply to the Supreme Court of New South Wales, at the expiration of fourteen days after the publication of this notice for letters of administration to be granted to the said John White, or to him the said Edward Hardy, his said attorney, for his use and benefit.—Dated this first day of June, A.D., 1844.

JOHN OGLE,

Clarence-street, Sydney,

Proctor for the said Edward Hardy.

In the Supreme Court of New South Wales.

In the goods of James Noble, late of Clarence-street, Sydney, in the Colony of New South Wales, commission agent, deceased.

NOTICE is hereby given, that Mary Noble, of No 196, George-street south, Sydney aforesaid, widow of the above named James Noble, deceased, intends to apply to this Honorable Court in its Ecclesiastical Jurisdiction, for letters of administration of the goods, chattels, estate, and effects of the said deceased.—Dated this first day of June, A.D., 1844.

STENHOUSE and HARDY,

Proctors for the said Mary Noble,

1293

203, Elizabeth-street, Sydney.

In the Supreme Court of New South Wales, for the District of Port Phillip.

Craig and another, v. Gibb.

Strachan, v. same.

ON Monday, the 10th day of June next, at 12 o'clock, at the Lamb Inn, 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, 5 Victoria, No. 9, all the right, title, and interest of the above-named defendant in and to the equity of redemption of the under-mentioned sheep and cattle, viz. :—

2140 sheep	}	On Emu Hill Station.
5 bullocks and cows		
6500 sheep	}	On Wardy Yallack station.
11 horses		
25 bullocks and cows		

8681 total, more or less, unless these executions be previously satisfied.

A. MACKENZIE,

1140

Deputy Sheriff.

In the Supreme Court.

Bell and others v. Cooper and others.

ON Monday, the 24th June next, at noon, at the London Tavern, Sydney, the Sheriff will cause to be sold by Public Auction, under and by virtue of the authority to him given, by an Act of Council, 5th Victoria, No. 9, all the right, title, interest, and estate of the above defendants, in and to the Equity of Redemption of all those extensive premises and ground, situate in Parramatta-street,

Sydney, and known as the Brisbane Distillery, on which is erected two steam flour mills, distillery, and a great number of private dwellings, shops, &c.,—unless this execution is previously satisfied.

CORNELIUS PROUT,

Under Sheriff.

1222 Sheriff's Office, Sydney, 22nd May 1844.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, Queen, Defender of the Faith, &c., &c.

To the Sheriff of New South Wales, or his lawful Deputy,

Greeting :—

WHEREAS, upon the Petition to the Honorable the Judges of our Supreme Court of New South Wales, of John Cunningham Maclaren, of Hunter-street, in the City of Sydney, in the Colony of New South Wales, as Inspector of the Union Bank of Australia, against John Jones, late of Miller's Point, in the City of Sydney, Shipowner ; it appears to us that the said John Jones, is justly and truly indebted to the said Bank, in the sum of nine thousand seven hundred and sixty-four pounds, fourteen shillings and five pence, upon and by virtue of sundry acceptances to Promissory Notes given by him, and which said Promissory Notes are now over due and unsatisfied, and also on sundry endorsements on other Promissory Notes, made by him the said John Jones, also unsatisfied, that the amount of acceptances of him the said John Jones, together with legal interest thereon, is three thousand nine hundred and fifty-eight pounds three shillings and eight pence ; that the endorsements given on other Promissory Notes, together with legal interest thereon, is five thousand eight hundred and six pounds ten shillings and nine pence, making together the first-mentioned sum ; that nearly the whole of the said Promissory Notes bearing both acceptances and endorsements, are made or accepted by persons now Insolvent ; that the said Bank has no security except partial dividends from some of the said Promissory Notes, on some of the said Insolvent Estates ; that the said John Jones has no set-off against the said first mentioned sum or any part thereof ; that the said John Jones, in the month of August last, departed from this Colony, and has not yet returned, although he promised and arranged at the time of his said departure to return in the month of January in this year ; that the said John Cunningham Maclaren has been informed, and believes that the said John Jones has no intention of returning to this Colony ; that being out of this Colony, the said John Jones remains absent therefrom with intent to defeat and delay the said John Cunningham Maclaren, as such inspector as aforesaid, in obtaining payment of his just debts ; and that the said John Jones did thereby commit an Act of Insolvency, whereupon the said John Cunningham Maclaren, as such inspector as aforesaid, humbly prayed that the Estate of the said John Jones might be Sequestered for the benefit of his Creditors ; and whereas it further appears to us, in our said Court, that the Honorable William Westbrooke Burton, one of the Judges of the said Court, did, by order under his hand, bearing date the fourteenth day of May, one thousand eight hundred and forty-four, place the Estate of the said John Jones under Sequestration in the hands of the Chief Commissioner of Insolvent Es-

tates at Sydney, until the same should be thereafter adjudged to be Sequestered, or the said petition should be discharged; Now, therefore, we command you, that you summon the said John Jones that he be before our Justices of our Supreme Court aforesaid, on Wednesday, the eight day of September next ensuing, at ten o'clock of the forenoon, to shew cause, if he have any, why his Estate should not, by sentence of the said Court, be adjudged to be Sequestered for the benefit of his Creditors; and return you then there this Writ with whatever you have done thereupon.

Witness,—The Honorable Sir James Dowling, our Chief Justice of our said Court, this twenty-first day of May, in the seventh year of our reign.

WILLIAM H. KERR, (L.S.)

Chief Commissioner of Insolvent Estates at Sydney.
R. J. WANT, Attorney for the said
John Cunningham Maclaren,
as such inspector as aforesaid.

MR. JOHN JONES.—Take notice, that within four days after the service of this summons, you must deliver to William Henry Kerr, Esquire, Chief Commissioner at Sydney, if your residence is within twenty-five miles of such Commissioner's residence, and if at a greater distance, then you must within the said time, put into the nearest post-office, addressed to such Commissioner, a statement in writing, signed by you, of any facts alleged in this summons which you intend to dispute, and all facts, no notice of an intention to dispute which, shall be so given, will upon hearing of the case, be taken to be admitted by you, and the petitioning Creditor will not be required to prove the same.

1223 R. J. WANT,
Attorney for the said John Cunningham Maclaren,
as inspector of the Union Bank of Australia.

IMPOUNDED at Carcoar, on the 25th May, 1844, from the estate of T. Icely, Esq. :—
One dark bay colt, black points mane and tail, apparently two years old, branded F under saddle off side.

Also, on the 27th May :—

One dark bay mare, star on forehead, black points, switch tail, near hip down, branded WD off shoulder, agd.

One iron-grey mare, switch tail, branded SP off shoulder, illegible brand under saddle off side, and barbed arrow near shoulder, black points; a brown filly foal by her side, unbranded.

One dark brown mare, nearly black, star on forehead, a few white hairs down nose, legs nearly white, long switched tail, illegible brand and HL off shoulder.

If not released on or before the 20th June, they will be sold, pursuant to Act of Council.

J. KERR, Poundkeeper.

1290 11s. 3d.

IMPOUNDED at Richmond, on the 20th May, 1844 :—
One brown poley cow, rump and belly white, brand not legible.

One brown bull calf, white back and belly, branded ST off hip.

If not released within 21 days from this date, they will be sold pursuant to Act of Council.

R. LOUNDS, Poundkeeper.

1258 9s.

IMPOUNDED at Cassilis ;—One bay-coloured pony, branded but illegible.

If not released on or before the 10th day of June, he will be sold by Auction, pursuant to Act of Council.

T. BARNARD, Poundkeeper.

1248 Cassilis, 14th May, 1844. 9s.

No. 51. JUNE 4, 1844.—5

IMPOUNDED at Braidwood, by John Renshaw, for trespass, on the 24th May :—

One red bullock, white tail and hind legs, a little white on rump, branded TC off rump, like U off shoulder, and JP near rump.

One red bullock, branded IR off rump, 2 off thigh, and JP near rump.

If not released within 21 days from this date, they will be sold at the Pound, pursuant to Act of Council.

R. B. TURNER, Poundkeeper.

1186

9s. 6d.

IMPOUNDED at Bungendore, from the Estate of James Atkinson, Esquire, Lake George, 23rd May, 1844 :—

One brown-sided cow, white back, belly, tail, and feet, hoop horns, cut in the neck, branded apparently HM on ribs off side.

One yellow cow, branded IM on rump off side.

One yellow steer, star in forehead, same brands.

One brown cow, white on rump, branded IM on rump and thigh off side.

One brown-sided cow, white back, belly, and tail, cut in neck, branded IM on rump off side.

One strawberry working bullock, near ear cut, piece out of off ear, branded JW on rump, 3 on thigh off side, apparently JW on ribs, JSV on rump, 2 on thigh off side.

3

One black working bullock, piece out of both ears, branded (M) on rump near side, JW on rump, 3 on thigh near side.

One yellow-sided cow, white back, belly, face, and tail, brand on rump not legible, W on thigh near side, with a

W2

S

male calf by her side, unbranded.

One red-sided steer, white on tail and belly, branded R on shoulder off side.

One brown steer, white on rump, same brand.

One brindled heifer, white rump belly and tail, branded R on near shoulder.

One red heifer, white rump belly and tail, branded R on near shoulder; a female calf by her side, not branded.

One yellow brindled cow, long cocked horns, branded JW on off rump; a spotted male calf by her side, branded R on rump and thigh.

2

One mouse-coloured filly, silver mane and tail, a grey patch on near rump, blaze down face, branded $\frac{N}{2}$ on off shoulder.

If not released within 21 days from the date hereof, they will be sold, pursuant to Act of Council.

J. DWYER, Poundkeeper.

1260

16s. 6d.

IMPOUNDED at Carcoar, on the 12th day of March 1844 :—

One brown-sided steer, branded PO off rump.

PO

Also, on 19th March :—

One red-sided steer, white back, TS on shoulder.

Also, on 9th April :—

One brown poley steer, white rump, branded TS on off shoulder; damages 2s.

Also on the 29th April :—

One black and white cow, TS off rump and ribs.

One red and white sided steer calf, TS off rump and ribs.

One yellow-sided steer, white back, TS off shoulder.

One brown poley cow, TR off thigh.

One black calf, unbranded.

The above cattle have been claimed but not released; If they are not released on or before the 20th day of June, they will be sold at the Pound, pursuant to Act of Council.

J. KERR, Poundkeeper.

1289

11s. 9d.

IMPOUNDED at Narrelan, by E. Moore, from Rieby Estate, on the 26th May, 1844 :—

One brown poley working bullock, white back belly and tail, in good condition, branded apparently IO on near ribs, piece out of top of near ear; damages 4d. 3

One dark-red heifer, about 16 months old, very wild, white back belly and hind legs, no brand visible, straight horns; damages 4d.

If the above cattle are not released within 21 days from this date they will be sold, pursuant to Act of Council.

1259

E. DOYLE, Poundkeeper.

9. 9d.

IMPOUNDED in the Sydney Pound, on the 20th day of May, 1844:—

One dark gray horse, three years old, star on forehead, branded apparently WM on the off shoulder.

If not claimed and released within 21 days from this date, he will be sold pursuant to Act of Council.

S. MAISEY, Poundkeeper.

1233 Sydney, 21th May, 1844. 9s.

IMPOUNDED at Murrurundi, on the 14th of May, 1844, from the A. A. Co's. estate, Warrah:—

One red and white cock-horned bullock, off eye blind, near ear topped, cross and C apparently conjoined on near rump, like 140 on thigh, a worker.

One dark-brindle-sided cow, off ear topped, apparently C off rump, TH off thigh.

One red-sided cow, apparently JK conjoined near rump.

One yellow-sided cow, M off rump, off ear topped.

¶

One brown-sided bullock, CW off ribs.

One brown poley cow, apparently BR conjoined off rump, O off ribs, ED near rump, W near ribs, WB near rump.

One red-sided stag, near ear topped, ¶ near thigh.

One strawberry steer, JJ off ribs.

One red and white bullock, LL off thigh.

One yellow cow, off ear notched, A on each rump, O off ribs, 2 off shoulder.

One brown & white heifer calf, 6 months old, unbranded,

One red and white steer, about 18 months old, apparently B in diamond off rump.

One white bullock, PC off rump, off ear topped, apparently 2 on the thigh.

One red and white bullock, ES off rump, off ear notched.

One strawberry bullock, coat very rough, two or three illegible letters on off thigh.

One light-brindled bullock, near ear topped, apparently AC conjoined near shoulder.

One red and white steer, coat very rough, 5 off rump, (B) off ribs.

If the above cattle are not released, they will be sold on Monday, the 17th June.

A. S. F. M'INTOSH, Poundkeeper.

1245 15s 3d.

IMPOUNDED at the West Maitland Pound, 19th April, 1844, by Mr. Reynolds:—

One brown or black-sided cow, back, belly and tail white, branded apparently ABY the two first letters conjoined on the near rump, a blotched brand resembling 24 under a sore on the off rump, with a young red bull calf by her side, tail white, unbranded; damages 1s.

One bull, about 12 months old, the fore parts a deep grey the rest grey and white, if branded not visible; damages 6d.

Also, on the 23rd, by Mr. Tindall:—

One brindle and white or brown and white steer, about 12 months old, branded with two letters on the near rump which are not legible having a very rough coat; damages 1s.

If the above cattle are not released within 21 days from this date, they will be sold agreeably to Act of Council.

JOHN LEDSAM, Poundkeeper.

1249 21st May, 1844. 11s. 6d.

IMPOUNDED at Carcoar, on the 10th of May, 1844:—

One brown cow, TG off shoulder, illegible brands on off rump and off shoulder.

One red bullock, white face HS near rump, TG off shoulder.

Also, on the 16th May:—

One brown poley cow, JA off rump and ribs.

One red and white steer, JA near rump and off shoulder.

One red and white cow, with a lump on the throat, GM near haunch, M off haunch, like M in a circle off ribs.

One black steer, white face, top off the near ear, notch behind the ears, illegible brand on rump.

If the above described cattle are not claimed and released on or before the 10th of June, they will be sold at the public Pound, to defray expenses, according to Act of Council.

1215 JAMES KERR, Poundkeeper. 11s.

SYDNEY:—WILLIAM JOHN ROW, Government Printer,
Bent-street.—June 4, 1844.