



# NEW SOUTH WALES GOVERNMENT GAZETTE,

Published by Authority.

TUESDAY, AUGUST 22, 1848.

*Colonial Secretary's Office,  
Sydney, 21st August, 1848.*

## CLAIMS TO LEASES OF CROWN LANDS. NEW ENGLAND DISTRICT.

**A**DVERTING to the Notice published in the *Supplementary Government Gazette*, of the 14th instant, containing the demands received for Leases of Runs in the District of New England, His Excellency the Governor is pleased to direct the publication of the accompanying amended descriptions of Runs, Nos. 11 and 12. The amended descriptions, now published, have been furnished by the applicant, and are intended to supersede those previously notified, which were sent in by his agent, during his absence from the Colony.

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

Boyd Archibald.

Name of Run—Whitmore.

Estimated Area—80,000 Acres.

Estimated Grazing Capabilities—6,000 Sheep, and 2,000 Cattle.

Bounded on the south by W. M. Boyd's Station, by a line drawn from the bluff point of the main range in a straight line west to Beardy Creek, which it strikes near the mouth of the 2 mile Creek; on west by Beardy Creek, till about 2 miles below Yarrowford, and then by broken country; on the north by Dundee station:—a high stringy

bark range leading from the Beardie Creek in a north-eastern direction to the boundary of Glenelgin, a thick scrub being the division; on the east by a bald hill, known as the Bald Nob, from thence along a spur leading to Man's River, following Man's River to the point of the bluff range, a mile above J. P. Robinson's cattle station, continuing the spur to the main range; following this main range southerly between Boyd's Plains and the run occupied by Richard Old, until you join the bluff point on the south line.

Boyd Archibald.

Name of Run—Boyd's Plains, or Yarrowford.

Estimated Area—25,000 Acres.

Estimated Grazing Capabilities—6,000 Sheep.

Bounded on south by W. M. Boyd's Station, from which it is separated by a creek called the Two Mile Creek, rising in the range dividing Boyd's Plains from Glen Innes, and falling into Beardy Creek a little to the south of the Old Four Mile Station; on west by that range till it strikes Beardy Creek, about 2 miles below Yarrowford; on north and east by Whitmore Run, from which it is separated by Beardy Creek.

*Colonial Secretary's Office,  
Sydney, 11th August, 1848.*

## ADJUSTED NEW RUNS.

**H**IS Excellency the Governor directs it to be notified, that Tenders having been received for the undermentioned New Runs of Crown Land,

the boundaries of which required to be adjusted so as to exclude lands already under lease or promise of lease, or applied for by other parties, sealed Tenders, in the prescribed printed form, will be received at this Office until noon of Monday, the 6th day of November next, from the previous applicants, and from any other persons desirous to enter into competition with them, for the purchase of the lease of any one of the said Runs, according to the amended descriptions hereto annexed, for a term not exceeding fourteen years.

2. Every such Tender must state the term of years, (not exceeding fourteen,) for which it is proposed to take the Run; and whether, in addition to the minimum rent required by Her Majesty's Order in Council, it is intended to offer any, and if any, what amount of *yearly* premium for the lease.

3. As the grazing capabilities of these Runs have not yet been determined, it will be necessary that each Tender contain an estimate of the number of sheep or cattle that the Run will carry.

4. Until the Runs have been regularly surveyed, and their grazing capabilities determined, the future lessees will be required to pay rent according to their own estimates, as given in the Tenders; and in the event of the rent so paid proving to have been less than that determined by valuation, they will be required to make up the difference previously to the execution of the leases.

5. It is also to be distinctly understood, that the Government reserves to itself the right of excluding from the lease of any of these Runs, any land which it may be deemed proper to reserve for any of the purposes referred to in the 9th section of chapter II. of Her Majesty's Order in Council, dated 9th March, 1847.

6. A separate Tender must be made for each separate Run.

7. Forms of Tender can be obtained from this Office, and also from the Crown Commissioners of the respective Districts.

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

#### DISTRICT OF MURRUMBIDGEE.

No. 1.—*A block of land situated on the River Tumut, and estimated to contain about 10,000 acres.*

Bounded on the north by a creek (Stony) running into the Tumut, and dividing it from the Run of the Messrs. Whitty, distant about miles from the Head Station; on the south by a chain of mountains abutting on the Yarrangobilly Creek and the Tumut River; on the east by a chain of mountains; and on the west by the Tumut River and Wilkinson's Station.

#### DISTRICT OF THE LACHLAN.

No. 2.—*A block of land situated on the River Lachlan, and estimated to contain about 40,000 acres.*

Bounded on the east by a line commencing on the River, 9 miles west of "Honuna" or South Thomonga, "Mr. Warne's Run," and running 6 miles south; west by a line commencing on the River 3 miles east of Wallaby or South Bogonga, or

Bondaronga, Mr. Evans' Run, and running 6 miles south; north, the Lachlan River; south, large Plains.

No. 3.—*A block of land on Narraburra Creek, estimated to contain about 10,240 acres.*

Bounded on the south by a line commencing 1 mile north of Mr. Bray's hut on the Narraburra Creek, and running west 4 miles; north by a line commencing 5 miles north of Mr. Bray's hut on the Narraburra Creek; and running west 4 miles; east by the Narraburra Creek, and west by a line running from the north to the south boundary lines

#### DISTRICT OF WELLINGTON.

No. 4.—*A block of land on the Gunningbah Creek, estimated to contain about 30 square miles.*

Commencing on the Gunningbah Creek, at a point 5 miles below the junction of the Beleingar Creek with it, extending down the Gunningbah Creek to the upper boundary of the run tendered for by John Brown, and running back 5 miles at right angles, to the Gunningbah Creek, towards the Bogan.

No. 5.—*A block of land situate on Duck Creek, and estimated to contain about 25 square miles.*

Commencing on the southern bank of the Creek, commonly called the Duck Creek, at the point where the lower boundary of Captain Bull's Station crosses that Creek, extending 5 miles down that Creek, and running back at right angles to it to the Gunningbah Creek.

No. 6.—*A block of land situated on Duck Creek, and estimated to contain about 25 square miles.*

Commencing on the southern bank of the Duck Creek, at the lower boundary of lot No. 5, extending 5 miles down that Creek, and running back at right angles to it, to the Gunningbah Creek.

No. 7.—*A block of land situated on Duck Creek, and estimated to contain about 25 square miles.*

Commencing on the southern bank of the "Duck Creek" at the lower boundary of lot No. 6, extending 5 miles down that Creek; and running back at right angles to it, to the Gunningbah Creek.

No. 8.—*A block of land situated on Duck Creek, and estimated to contain about 25 square miles.*

Commencing on the southern bank of the Duck Creek at the lower boundary of lot No. 7, extending 5 miles down that Creek, and running back at right angles to it to the Gunningbah Creek.

No. 9.—*A block of land situated on the Duck Creek, and estimated to contain about 25 square miles.*

Commencing on the northern bank of the Duck Creek, at the lower boundary of the run tendered for by Charles York extending 5 miles down that Creek, and running back 5 miles at right angles to it towards the Macquarie.

No. 10.—*A block of land situated on the Duck Creek, and estimated to contain about 25 square miles.*

Commencing on the northern bank of the Duck Creek, at the lower boundary of lot No. 9, extending 5 miles down that Creek; and running back 5 miles at right angles to it, towards the Macquarie.

No. 11.—*A block of land situated on the Duck Creek, and estimated to contain about 25 square miles.*

Commencing on the northern bank of the Duck Creek, at the lower boundary of No. 10, extending 5 miles down that Creek, and running back 5 miles at right angles to it towards the Macquarie.

*Colonial Secretary's Office  
Sydney, 1st August, 1848.*

### CONVEYANCE OF MAILS.

**C**ONVEYANCE being required for the Post Office Mails, from and to the undermentioned places, for one year, from the 1st of January, 1849, persons disposed to Contract for providing the same, are invited to transmit their offers, in writing, to this Office, before Twelve o'clock on Monday, the 2nd day of October next, endorsed, "Tender for conveyance of Mails."

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

From and to Windsor, and Richmond, daily.

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

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

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

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

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

From and to Bathurst and Carcoar, three times a week.

From and to Carcoar and Canowindra, once a week.

From and to Bathurst, Blackman's Swamp, Molong, and Wellington, once a week.

From and to Wellington and Dubbo, on the Macquarie River, once a week.

From and to Hartley and Mudgee, with a branch Post to Ryalsston, once a week.

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

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

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

From and to Dapto and Kiama, twice a week.

From and to Kiama and Shoalhaven Ferry, twice a week.

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

From and to Ulladulla and Broulee, once a week.

From and to Campbelltown, Camden, Picton, Berrima, Marulan, and Goulburn, daily or four times a week.

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

From and to Gunning, Collector, and Gundaroo, twice a week.

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

From and to Goulburn and Braidwood, three times a week.

From and to Goulburn and Queanbeyan, via Bungendore, three times a week.

From and to Queanbeyan and Cooma, once a week.

From and to Cooma, and Bomblala, once a week.

From and to Raymond Terrace and Sawyers Point, twice a week.

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

From and to Morpeth and Paterson, daily.

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

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

From and to Maitland and Wollombi, once a week.

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

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

From and to Merton, Merriwa, and Cassilis, three times a week.

From and to Merton and Muswellbrook, twice a week.

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

From and to Scone and Murrurundi, twice a week.

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

From and to Tamworth and Warialda, once a week.

From and to Tamworth and Wee Waa, once a week.

From and to Tamworth and Armidale, in New England, once a week.

From and to Armidale and Wellingrove, once a week.

From and to Macquarie and Armidale, in New England, via Kempsey, once a fortnight.

From and to Armidale, Tenterfield, Warwick, and Drayton, Darling Downs, once a week.

From and to Brisbane, Ipswich, and Drayton, once a week.

From and to Grafton, on the Clarence River and Tabulam, once a week.

From and to Grafton and the Richmond River, once a week.

### PORT PHILLIP ROAD.

From and to Yass, Gundagi, Albury, Ovens, Seymour, Kilmore, and Melbourne, twice a week, for the whole distance, or separately for portions of the Road.

From and to Yass and Binalong, once a week.

From and to Gundagi and Tumut, once a week.

From and to Tarcutta and Waga-Waga, once a week.

From and to Maidens' Punt, Deniliquin, and Moulamien, once a week.

From and to Albury, Deniliquin, and Moulamien once a week.

It is to be understood that the Mails are to be dispatched on the days and hours to be fixed by the Postmaster-General, either according to the present arrangement, or as he may afterwards determine for the public convenience.

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

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

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

Contractors will be strictly bound not to assign any portion of their Contract without consent of the Postmaster-General.

A Mail Cart or Carriage, drawn only by one horse, must not carry more than one passenger; by two horses not more than three passengers and by three or more horses, not more than six passengers, exclusive of the driver, under a penalty of £3 for each offence.

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

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

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

Each party tendering or an agent for him, must attend at this office on the day appointed for opening the Tenders; and each Tender must bear the signature of two respectable and solvent persons, engaging to enter into a bond with the Contractor for the safety of the Mails, and the due performance of the Contract, and every stipulation therein.

The hours of starting from each Post Office or stage and other particulars, may be ascertained at the General Post Office, where parties proposing to Tender are invited to seek information.

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

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

*Colonial Secretary's Office,*  
*Sydney, 29th July, 1848.*  
PROVISIONS, 1848.

**T**HE Contractor for furnishing supplies for the Colonial Service, in the District of Liverpool Plains,

having (according to agreement,) given three months' notice, that his contract will terminate on the 31st October, 1848, Notice is hereby given, that Tenders will be received at this Office, until 12 o'clock of Monday, the 2nd October, for furnishing, from the 1st November to the 31st December, 1848, both days inclusive, the required supplies, the particulars of which and the conditions are specified in the notice from this Office, dated 8th September, 1847.

Persons tendering, or their agents, are requested to attend at this Office, on the day appointed for opening the Tenders, to afford any information or explanation that may be required.

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

*Colonial Secretary's Office,*  
*Sydney, 15th July, 1848.*

PROVISIONS, 1848.

**T**HE Contractor for furnishing Supplies for the Colonial Service in the District of Carcoar,

having (according to agreement) given three months' notice that his Contract will terminate on the 30th September next, Notice is hereby given, that Tenders, to be endorsed, "Tender for Provisions, Carcoar," will be received at this Office, until 12 o'clock of Monday, the 28th August, for furnishing, from the 1st October to the 31st December, 1848, both days inclusive, the required supplies, the particulars of which, and the conditions are specified in the Notice from this Office, dated 8th September, 1847.

Persons tendering, or their agents, are requested to attend at this Office, on the day appointed for opening the Tenders, to afford any information or explanation that may be required.

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

*Colonial Secretary's Office,*  
*Sydney, 21st August, 1848.*

SLATES FOR COLONIAL PUBLIC BUILDINGS.

**T**ENDERS will be received at this Office, until 12 o'clock on Monday, the 4th September next, from persons willing to contract for the supply of Slates for Colonial Public Buildings.

Form of Tender may be seen, and further particulars obtained, at the Colonial Architect's Office, Hyde Park.

Tenders, to be endorsed, "Tender for Slates," to state the descriptions of Slates proposed to be supplied, the quantity of each on hand ready for delivery, and the price per thousand demanded for each kind for the whole or any portion of the same that may be selected by the Government; and at the foot of every Tender there must be a memorandum, signed by the party tendering, and two responsible persons as sureties, agreeing to be responsible for the due performance of the Contract, in the event of the Tender being accepted, and undertaking in that event, that they will, within seven days from the usual notification of the acceptance of such Tender, severally execute and deliver at the Office of the Civil Crown Solicitor, in Sydney, a bond to Her Majesty in the penal sum of £100, for securing such performance, otherwise the Tender will not be taken into consideration.

Parties tendering, or their agents, are requested to attend at this Office, at the time appointed for opening the Tenders, to afford any information or explanation that may be required.

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

*Colonial Secretary's Office,*  
*Sydney, 7th August, 1848.*

TO BUILDERS AND OTHERS.—WATCH-HOUSE, BUNGENDORE.

**T**HE Tenders received under the Notice of 15th June, 1848, for erecting a slated Watch-house, at Bungendore, in the District of Queanbeyan, having been for the same amount, notice is

hereby given, that fresh Tenders for the erection of the building, will be received at this Office, until 12 o'clock of Monday, the 4th September next.

Tenders to be endorsed, "Tender for Watchhouse, Bungendore."

Plan, specification, and form of Tender may be seen, and further particulars obtained at the Office of the Colonial Architect, Sydney, or at the Police Office, Queanbeyan.

Tenders must state the time within which it is proposed to complete the work, and at the foot of every Tender there must be a memorandum signed by the party tendering, and two responsible persons as sureties, agreeing to be responsible for the due performance of the Contract, in the event of the Tender being accepted, and undertaking, in the event, that they will severally execute and deliver at the Office of the Civil Crown Solicitor, in Sydney, or at the Police Office, Queanbeyan, within fourteen days from the usual notification of acceptance, a bond to Her Majesty in the penal sum of £100, for securing such performance, otherwise such Tender will not be taken into consideration.

Parties tendering, or their Agents, are requested to attend at this Office, at the time appointed for opening the Tenders, to afford any information or explanation that may be required.

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

Colonial Secretary's Office,  
Sydney, 7th August, 1848.

TO BUILDERS AND OTHERS.—COURT  
AND WATCHHOUSE, QUEANBEYAN.

**T**ENDERS will be received at this Office, until 12 o'clock of Monday, the 4th September next, from persons willing to contract for the erection of a Court and Watchhouse, Queanbeyan.

Tenders to be endorsed, "Tender for Court and Watchhouse, Queanbeyan."

Plan, specification, and form of Tender may be seen, and further particulars obtained, at the Office of the Colonial Architect, Sydney, or at the Police Office, Queanbeyan.

Tenders must state the time within which it is proposed to complete the work, and at the foot of every Tender there must be a memorandum signed by the party tendering, and two responsible persons as sureties, agreeing to be responsible for the due performance of the Contract, in the event of the Tender being accepted, and undertaking, in that event, that they will severally execute and deliver at the Office of the Civil Crown Solicitor, in Sydney, or at the Police Office, Queanbeyan, within fourteen days from the usual notification of acceptance, a bond to Her Majesty in the penal sum of £200, for securing such performance, otherwise such Tender will not be taken into consideration.

Parties tendering, or their agents, are requested to attend at this Office, at the time appointed for opening the Tenders, to afford any information or explanation that may be required.

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

No. 90. 22ND AUGUST, 1848.—2

Colonial Secretary's Office,  
Sydney, 24th July, 1848.

TO BUILDERS AND OTHERS.—WATCH-  
HOUSE, PICTON.

**T**ENDERS will be received at this Office, until noon of Monday, the 28th August, from persons willing to contract for the erection of a Watchhouse at Picton.

Plan, specification, and form of Tender may be seen, and further particulars obtained at the Colonial Architect's Office, Sydney, or at the Police Office, Picton.

Tenders are to be endorsed, "Tender for Watchhouse, Picton," and to specify the time within which it is proposed to complete the building; at the foot of every Tender there must be a memorandum signed by the party tendering and two responsible persons as sureties agreeing to be responsible for the due performance of the Contract, in the event of the Tender being accepted, and undertaking in that event, that they will, within fourteen days from the usual notification of the acceptance of the said Tender, severally execute and deliver at the Office of the Civil Crown Solicitor, in Sydney, or at the Police Office, Picton, a bond to Her Majesty in the penal sum of £150, for securing such performance, otherwise the Tender will not be taken into consideration.

Parties tendering, or their agents, are requested to attend at this Office, at the time named for opening the Tenders, to afford any information or explanation that may be required.

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

In the Supreme Court of New South Wales.

PORT PHILLIP APPEALS.

Preamble. 4th Vict. No. 22. Sects: 5 and 23.

**W**HEREAS by the Act passed in the 4th year of Her Majesty's Reign, to provide for the more effectual administration of Justice in New South Wales and its Dependencies, it is enacted, that every Decision by the Resident Judge at Port Phillip, in matters which would in Sydney properly belong to the full Court, may be brought under the review of the Judges of the Supreme Court, sitting at Sydney in Banco, by way of Appeal or otherwise, in such manner and form, and on such terms to be imposed on the litigating parties, and subject to such Rules in all other respects, as the said last mentioned Judges shall from time to time make and prescribe: And it is enacted, that it shall be lawful for the Judges, from time to time, to make and establish such General Rules and Orders as to them shall seem meet, for the purpose (among others) of facilitating, or more fully carrying into effect, all or any of the provisions and objects of that Act.

Following Rules established.

It is hereby ordered that the several General Rules and Orders following be established, and the same are hereby made, prescribed, and established, to take effect on and from the 1st day of September next, for the regulation of all Appeals from Port Phillip, or proceedings for the purpose of bringing under review of the Judges, at Sydney, any Decision of the Resident Judge at Port Phillip, by way of appeal therefrom, on or after that day.

*(Appeal to be by Memorandum.)*

1. Every person desirous of bringing any Decree, Judgment, Rule, or Order of the Resident Judge, under review of the Judges at Sydney, shall within ten days after the signing of such Decree, the entering of such Judgment, or the taking out of such Rule or Order, file in the Office of the Deputy Registrar, at Port Phillip, a Memorandum in writing, signed by himself or his Solicitor, in the form or to the effect in substance set forth in the first Schedule to these Rules, with a Certificate thereunder written, under the hand of his Counsel, to the effect contained in that Schedule; and shall within the like time, deliver a copy thereof to the Resident Judge or his Clerk, and to the opposite party or his Solicitor.

*(Grounds of Appeal to be adhered to.)*

And such Memorandum shall be deemed and taken to be the Appeal of the party; and the grounds of appeal therein assigned shall not be departed from, or added to, or varied, nor shall any other grounds, in substance, be entered into, on the hearing of the Appeal, without the leave of the Resident Judge, or of the Judges at Sydney, on special application for that purpose, and subject to such terms with respect to costs and otherwise, as such Judge or Judges shall impose.

*(Security to be given for costs.)*

2. Within the same term, or time of ten days, the party appealing (or where two or more parties appeal, one or more of such parties,) shall enter into a Bond to the respondent or respondents, with one responsible surety, to be approved of by the Deputy Registrar, in such form, and in such reasonable amount as the Resident Judge shall direct, conditioned to pay all such costs as shall, on the determination of the Appeal, or otherwise, be ordered by the Judges at Sydney to be paid, by the party or parties so appealing; Provided that where an appellant shall be absent, any person approved of by the Deputy Registrar may enter into such Bond in his stead; and that in any case, it shall be lawful for the Appellant or Appellants to deposit the sum named by the Resident Judge, in the hands of the Deputy Registrar, to abide the result of the Appeal, in lieu of entering into the Bond.

*(Suspension or enforcement of Decree or Judgment.)*

3. So soon as such Bond shall have been given, or such sum have been deposited as aforesaid, (or previously, if the circumstances of the case shall so require,) it shall be lawful for the Resident Judge, in his discretion, to suspend the execution of the Decree, Judgment, Rule, or Order appealed from, until after the Appeal shall have been determined; on such terms and conditions in each case, as he shall under the circumstances think just and reasonable: Provided that in every case where the Resident Judge shall have been requested to suspend the execution of such Decree, Judgment, Rule, or Order, and he shall not have directed such suspension, or where the Appellant shall not think fit to accept of the suspension subject to the terms and conditions specified, or he shall in fact not comply with those terms and conditions, the party or parties respondent shall not be at liberty to proceed to enforce such execution, until he or they (or one or more of them, at the discretion of the Resident Judge,) shall have entered into a Bond to the Appellant or Appellants, with one or more responsible surety or sureties, to be approved of by the Deputy Registrar, in such

form, and in such reasonable amount, as the said Judge shall direct, conditioned for the restoration of all property and moneys, recovered or received by virtue of such execution, in case such restoration shall be directed by the Appellate Judges, together with interest thereon, and costs, (should such interest or costs be awarded,) and for the performance in all other things of such Decision, Decree or Order, as shall on the determination of the Appeal be by the said Judges pronounced or made against the Respondent or Respondents.

*(The Appellant to prepare a Special Case.)*

4. Within ten days after the term or time limited by these Rules for the filing of the Memorandum of Appeal, the Appellant, or his Solicitor, shall deliver to the Respondent, or his Solicitor, a Special Case, stating therein (in the form, as nearly as the circumstances will conveniently allow, set forth in the second Schedule to these Rules,) the nature of the Cause or Matter; and so much only of the Pleadings or Papers and Proceedings therein, as shall be necessary to shew distinctly the point or points in controversy;—the evidence, or so much thereof as shall be necessary;—and the substance of the Decree, Judgment, Rule, or Order appealed from, or the substance of so much of the same as is appealed from;—with the grounds and reasons of the Appeal; and the authorities relied on in support thereof; and a statement of the authorities cited on the argument or hearing before the Resident Judge. And the Appellant shall, within the like time, deliver another copy of such Special Case to the Resident Judge, or his Clerk, and procure and serve an appointment for the Respondent to attend the said Judge on the settlement of such Case; and on such attendance, or at some adjourned attendance, (or on the day appointed for such attendance, should either party be then in default,) such Special Case shall be settled, as on a Special Case or Special Verdict at Law; the Respondent previously delivering to the Appellant, and also to the Resident Judge, a copy of such additions to the Case as he shall desire on his behalf to have inserted therein.

*(Appeal papers to be forwarded by Deputy Registrar.)*

5. Within four days after the Special Case shall have been so settled, a fair copy thereof on foolscap paper (briefwise) shall be filed with the Deputy Registrar, signed by the respective Solicitors; or, in case either of them shall neglect to do so, by the Deputy Registrar in lieu of the party so neglecting. And the same shall by such Registrar be forwarded, as soon afterwards as conveniently may be, together with the Appendix hereinafter mentioned, to the Prothonotary of the Supreme Court, (or, if the matter be in Equity, to the Master in Equity,) at Sydney, to be by him set down, without request or notice, in the then next Paper of Appeals from Port Phillip.

*(Contents of Appendix.)*

6. The Appendix shall contain a copy of the Memorandum of Appeal, a copy of the Resident Judge's Notes, (in case His Honor shall think fit to give such copy,) and a copy of the Decree, Judgment, Rule, or Order appealed from, and of all such Pleadings, Proceedings, and Documents, or such parts of the same respectively, as the Judge shall, on the settlement of the Special Case or afterwards, have directed or allowed in that behalf; all such copies to be at the expense of the Appellant in the

first instance, and to be certified by the Deputy Registrar. And no Pleading, Order, Decision, Proceeding, or Document, shall be referred to by either party on the hearing of the Appeal, other than such as shall be contained in the Appendix.

*(Provision for Special circumstances.)*

7. Provided always, that it shall be lawful for the Resident Judge, at any time before the Special Case shall have been transmitted, and for the Judges at Sydney, at any time before or after such transmission, on such terms as to him or them respectively shall seem meet, and most conducive to the ends of justice, to enlarge the time or give time *de novo* for doing any matter or thing by these Rules required or allowed to be done, and to make all such Orders from time to time on the parties respectively, in the matter of the Appeal, or relating thereto, (whether on any point provided for by these Rules or not,) as the case may seem to require—and, in all cases, where any application shall be about to be made, or shall have been made, to the Judges in Sydney, service of any notice, or appointment, or Order, by affixing the same, or a copy thereof, on the door of the Prothonotary's Office, shall be deemed good service on the party to be affected thereby, unless he shall have caused to be noted at the foot of the Special Case, the name of some Solicitor in Sydney, at whose office any service for him may be made.

*(Construction of Rules.)*

8. Where the word Solicitor only is used in these Rules, it shall be taken to mean equally the Attorney or Proctor of the Party, as the case may require: And the words Appellant and Respondent shall respectively be taken to mean Appellants and Respondents, respectively, (where there shall be more than one Appellant or Respondent) unless the sense or context shall require a different construction.

*(Proceedings at and after the hearing.)*

9. On the hearing of the appeal, the Appellant shall in all cases begin, the Respondent follow, and the Appellant then be heard in reply; and no more than two counsel shall in any case be heard on each side, unless by special order. The Decision or Decree of the Appellate Judges, being drawn up by the party succeeding, and signed by such Judges, shall be transmitted to the Deputy Registrar, with the Special Case and Appendix, by the Master in Equity or Prothonotary, unless their Honors shall in any case otherwise order. When costs are ordered to be paid, such part thereof as shall have been incurred in Sydney, shall be taxed by the Master or Prothonotary, as the Judges shall direct; and such part thereof as shall have been incurred in Port Phillip, shall be taxed by the Deputy Registrar. All proceedings for enforcing the Decision or Decree of the Sydney Judges, shall be taken and carried on at Port Phillip, as the Resident Judge shall direct; but no proof of the signatures of such Judges, or of the signature of the Master or Prothonotary, to any Decree or Order in the matter of the Appeal, or to the Allocatur of Costs, or proof of the official character, or handwriting, of the person appearing to have signed any such Order or Allo-

catur, as Master in Equity or Prothonotary, shall in any case be required.

Given under the hands of us, Sir Alfred Stephen, Knight, Chief Justice, John Nodes Dickinson, Esquire, Senior Assistant Judge, and William Montagu Manning, Esquire, also an Assistant Judge of the said Supreme Court, and under the seal of the said Court, at Sydney, this eighteenth day of August, in the year of our Lord one thousand eight hundred and forty-eight.

ALFRED STEPHEN, C. J.

[Seal.] J. N. DICKINSON.

W. M. MANNING.

FIRST SCHEDULE.

In the Supreme Court of New South Wales.  
(Port Phillip.)

COMMON LAW JURISDICTION.

Between { A. B. Plaintiff,  
and  
C. D. Defendant.

The Appeal of the above named C. D.

MEMORANDUM.—The said C. D. appeals to their Honors the Judges of this Court, sitting at Sydney, from the Decree, (*Judgment, Rule, or Order.*) of His Honor the Resident Judge, made in this matter, on the day of instant, (or *last*,) whereby it is ordered (*state shortly the substance, or effect, of the thing or matter appealed from.*) on the following grounds that is to say, first, For that (*state each ground succinctly.*)

Dated at Melbourne, this day of 184 .

(Signed) J. M.

Solicitor for the Appellant.

I the undersigned, being Counsel for the above-named C. D., do certify, that in my opinion the above are good grounds of Appeal against the Decree (*Judgment, &c.*) above set forth.

NOTE.—For "*Common Law Jurisdiction*" insert *Equity or Insolvency Jurisdiction* as the case may require.—Instead of "*Between A. B., Plaintiff*" &c., say "*In the matter of the Petition of L. M. praying that the Estate of C. D. might be sequestrated*":—or, "*In the matter of R. S. Ex parte B. D.*" &c.:—as the case may be.—Instead of "*from the Decree*" (*or Judgment, Rule, or Order, as the case may be.*) say "*from so much of the Decree*" &c. &c. as directs that" &c.—when only part of the Decree (*or Judgment &c.*) is appealed from.

If there be only one ground of Appeal, the form above given will of course be varied accordingly.

SECOND SCHEDULE.

On Appeal from Port Phillip.

Between { A. B., Plaintiff.  
and  
C. D., Defendant.

Or,—In the matter of L. M. &c. &c. (*as the case may be.*)  
SPECIAL CASE.

The Appellant in this matter is the above-named C. D.; and the Appeal is from a Decree (*Judgment, Rule, or Order.*) made by His Honor the Resident Judge, bearing date the day of 184, whereby it was ordered &c. (*State substance or effect of same.*)

The Suit (*or Action*) was commenced on, &c.—(*Or, "The matter originated on &c. by a Motion made" &c.—as the case may be:—setting out, shortly, and in substance only, the several pleadings; except where a fuller recital may be necessary.*)

The case was heard (*or, The Cause was tried, &c.*)—on the day of &c.—when &c. (*State Evidence, as far as material—and the Verdict or Decision in like manner—Any previous, and also any subsequent proceeding, where necessary, to be also shortly set out; but only where really required to render the matter under Appeal intelligible.*)

The said C. D. filed a Memorandum of Appeal, as set forth in the Appendix hereto, against the Decree, (*Judgment, Rule, or Order.*) consequent on the said Decision of His Honor, and he submits that it ought to be reversed

(or varied, as the case may be) for the grounds and reasons following—that is to say—(State them; but not so as to vary substantially from those assigned in the Memorandum, unless specially allowed.)

The Respondent (the before-named A. B.) on the other hand submits that the said Decree, &c., is right, for the following reasons; that is to say—(Here state them: and, if the same substantially as were urged before His Honor, state that fact.)

The following authorities were cited, and are still relied on, by the Appellant; that is to say (State them.) The following were and are relied on by the Respondent. (State them.)

Copies of the several Pleadings, or parts of Pleadings, and of His Honor's notes, and other matters, referred to respectively in this Special Case, or thought necessary to accompany the same, are in the Appendix; as follows. (State what they are.)

B. K.  
Solicitor for Appellant.

N. W.  
Solicitor for Respondent.

MEMORANDUM.—The Solicitor for the Appellant in Sydney, on whom all papers &c., may be served, is Mr. S. H. and for the Respondent, is Mr. N. P.

#### QUARTER SESSIONS.—BATHURST.

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, Bathurst, on Thursday, the 14th day of September 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 Ten o'clock in the forenoon.

H. F. STEPHEN,  
Clerk of the Peace.

Bathurst, 15th August, 1848.

#### 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, Goulburn, on Wednesday, the 23rd day of August, 1848, when and where all persons under recognizances to appear as prosecutors, witnesses, or defendants, or who have appeals to interpose, or other business to transact, are desired to give their attendance at ten o'clock in the forenoon.

EDWARD B. KITSON,  
Clerk of the Peace.

Goulburn, 21st July, 1848.

#### NOTICE — PUBLIC POUND AT WAGGA WAGGA.

NOTICE is hereby given, that in accordance with the provisions of the Act of the Governor and Council, 4th William IV., No. 3, Mr. Edmund H. Seppings has been appointed to the situation of poundkeeper in this District. Appointment to bear date from the 22nd current.

MICHAEL NORTON,  
Acting Clerk of Petty Sessions.

Wagga Wagga Police Office,  
14th August, 1848.

#### NOTICE — PUBLIC POUND AT WAGGA WAGGA.

NOTICE is hereby given, that in accordance with the provisions of the Act of the Governor and Council, 4th William IV., No. 3, the Bench of Magistrates assembled, has appointed a Public Pound at Wagga Wagga on the 12th July, 1848.

MICHAEL NORTON,  
Acting Clerk of Petty Sessions.

THE undermentioned Articles of unclaimed property now in charge of the Police, at Berrima, will be sold by public auction, at the Police Office, at 12 o'clock, on Saturday, the 16th of September next, unless previously claimed:—

- 1 waistcoat. Blue print.
- 1 new shawl.
- 3 thimbles.
- 3 pair stockings.
- 3 handkerchiefs.
- 1 towel.
- 1 axe.
- 2 pieces of lace.
- 1 red necklace.
- Small piece new calico.
- Tape.
- Carpet bag.
- 1 rug.
- 1 pair trowsers.

Also. The undermentioned confiscated Spirits will be sold at the same time.

About 3 gallons of brandy and 2 do. of rum.

By order of the Bench of Magistrates,  
NOEL CHAPMAN,  
Chief Constable.

Police Office, Berrima,  
18th August, 1848.

#### NOTICE.

NOTICE is hereby given, that a General muster of all prisoners of the Crown, holding Tickets of Leave, resident in the District of Liverpool Plains, will be held at the Office of the Commissioner of Crown Lands, Tamworth, on Monday, the 9th day of October next, when all persons of this class are required to attend personally; but, in cases where inconvenience to their employers would be caused by their absence, a certificate from such employers, stating name, ship, present service, and year of arrival, together with a statement of the authority under which they are resident in the District, will be deemed sufficient. Any Ticket of Leave holder, failing to attend, or to forward the required certificate and statement, will be reported to the Principal Superintendent of Convicts as an absentee, and the cancellation of his Ticket of Leave will be recommended. All certificates are to be addressed to the undersigned.

RODERICK MITCHELL, J. P.,  
Commissioner of Crown Lands.

Crown Land's Office, Tamworth,  
Liverpool Plains, July 17th, 1848.

903

4s. 4d.



## (SPIRITS AND TOBACCO.)

RETURN of SPIRITS and TOBACCO in New South Wales, (exclusive of Port Phillip,) for the Week ended the 19th of August, 1848, shewing the Receipts, Issues, and Stock.

	Stock in Bond on 12th Aug., 1848.	Since Imported and Distilled.	Issued on pay- ment of Duty.	Issued for Ex- portation.	Total Issues during the week.	Stock in Bond on 19th Aug., 1848.
<b>IMPORTED SPIRITS.</b>	Liquid Gallons.	Liquid Gallons.	Liquid Gallons.	Liquid Gallons.	Liquid Gallons.	Liquid Gallons.
<b>RUM.</b>						
West India B. P. ....	93,185	5,196	2,896	1,528	4,424	93,957
British East India .....	29,797	....	146	83	229	29,568
Foreign .....	8,227	....	84	62	146	8,081
Total.....	131,209	5,196	3,126	1,673	4,799	131,606
<b>WHISKEY.</b>						
United Kingdom .....	4,873	....	38	106	144	4,729
British North America.....	....	....	....	....	....	....
Total.....	4,873	....	38	106	144	4,729
<b>BRANDY.</b>						
British .....	....	....	....	....	....	....
Foreign .....	65,920	4,912	1,442	429	1,871	68,961
Total.....	65,920	4,912	1,442	429	1,871	68,961
<b>GIN.</b>						
British.....	....	....	....	....	....	....
Foreign .....	23,451	1,566	752	459	1,211	23,806
Total.....	23,451	1,566	752	459	1,211	23,806
Liqueurs .....	13	....	....	....	....	13
All other Imported Spirits .....	4,574	12	105	....	105	4,481
TOTAL Imported Spirits.....	230,040	11,686	5,463	2,667	8,130	233,596
<b>COLONIAL SPIRITS.</b>						
Rum .....	8,420	526	836	....	836	8,110
Gin .....	....	....	....	....	....	....
Total Colonial Spirits .....	8,420	526	836	....	836	8,110
GENERAL TOTAL .....	238,460	12,212	6,299	2,667	8,966	241,706
<b>IMPORTED TOBACCO.</b>	Pounds.	Pounds.	Pounds.	Pounds.	Pounds.	Pounds.
Leaf .....	624	....	....	....	....	624
Fig and Cavendish .....	376,967	26,204	7,299	10,905	18,204	384,967
Snuff .....	4,425	....	215	....	215	4,210
Cigars .....	42,641	....	787	311	1,098	41,543
GENERAL TOTAL .....	424,657	26,204	8,301	11,216	19,517	431,344

## NOTICE.

**N**OTICE is hereby given, that a general muster of all Prisoners of the Crown holding tickets of leave, and resident in the District of Gwyder, will be holden at the Court House, Warialda, on Thursday, the 7th day of September next, when all persons of this class are requested to attend personally, unless in cases where inconvenience to their employers will be caused by their absence, when a certificate from such employers, stating the name, ship, year of arrival, and present service, together with a statement of the authority under which they are resident in the District, will be taken as sufficient.

Any ticket of leave holder failing to attend, or forward the required certificate and statement, will be reported to the Principal Superintendent of Convicts, as an absentee, and the cancellation of his ticket of leave will be recommended.

By order of the Bench,

**JAMES SNAPE,**  
Clerk of Petty Sessions.

Police Office, Warialda, Gwyder District,  
23rd June, 1848.

904

4s. 3d.

## NOTICE.

**A** troop horse, of the following description, belonging to the Crown Commissioner's Department, Darling Downs, having strayed or been stolen from Salisbury, New England, in December last, it is requested that any person by whom he may be seen or found, will communicate the same to me by any policeman or constable in the neighbourhood, who are desired to secure him.

## DESCRIPTION:—

Bright bay gelding, 7 years old, about 16 hands high, branded A near shoulder, white hind fetlock, tail undocked; when lost, splints on both fore legs.

**CHRISTOPHER ROLLESTON,**

Crown Commissioner.

Crown Lands' Office,  
Darling Downs, 1st August, 1848.

**T**HE undermentioned prisoners of the Crown have obtained tickets of leave since last publication.

## COUNTY OF BATHURST.

## BATHURST.

Thomas Dempsey, Dunvegan Castle.

## COUNTY OF CAMDEN.

## PICTON.

Owen M'Greal, Forth.

## COUNTY OF CUMBERLAND.

## PARRAMATTA.

John Smith, Captain Cook; Robert Brewer, Isabella 4; Alexander Park, Neptune.

## SYDNEY.

John Massey, Emma Eugenia; Thomas Crane, Marquis Wellington; John Whyte, Roslyn Castle.

## COUNTY OF DURHAM.

## PATERSON.

Edward Thomas, Emma Eugenia.

## COUNTY OF GLOUCESTER.

## PORT STEPHENS.

William Cook, Theresa.

## COUNTY OF MURRAY.

## YASS.

James Mealey or Manley, Andromeda; Henry Burns, Elphinstone; William Robins, Lord Melville.

## COUNTY OF NORTHUMBERLAND.

## BRISBANE WATER.

George Robinson, Bengal Merchant.

## MAITLAND.

John Raftery, Captain Cook; James Creasley, Bardaster.

## MORETON BAY.

Robert Ward, Fairlie; Richard Fall, Clyde Michael Vowels, Mangles 6; Thomas Knocton, Ferguson; Thomas Morgan, Andromeda.

## J. M'LEAN.

Princl. Sup. of Convicts Office,  
Sydney, 16th August, 1848.

960

5s. 9d.

**R**EPORT of a soldier deserted from the detachment 99th Regiment, Blackheath, on the 9th August, 1848:—

## DESCRIPTION.

Name, William Flynn; regimental number, 2230; enlisted 24th November, 1846; native place, Cork; trade, clerk; age, 21 years; height, 5 feet 5½ inches; complexion, fresh; eyes, brown; hair, brown; taken part of his Regimental necessaries with him, dressed in regimental coatee trowsers and forage cap.

**HENRY JAMES DAY,**

Captain 99th Regiment,

Commanding detachment.

**R**EPORT of a soldier deserted from the detachment 99th Regiment, Blackheath, on the 9th August, 1848:—

## DESCRIPTION.

Name, Michael Wood; regimental number, 1420; enlisted, 30th November, 1830; native place, Aberdeen; trade, labourer; age, 28 years; height, 5 feet 9 inches; complexion, fair; eyes, grey; hair, fair; taken part of his ammunition, and regimental necessaries with him, dressed in regimental cloth trowsers and forage cap.

**HENRY JAMES DAY,**

Captain 99th Regiment,

Commanding detachment.

In the Supreme Court of New South Wales.

## ECCLESIASTICAL JURISDICTION.

In the will of Alexander Macleay, late of Brownlow Hill, in the County of Camden, in the Colony of New South Wales, Esquire, deceased.

**N**OTICE is hereby given, that William John Dumaresq and Thomas Barker, Esquires, two of the Executors named and appointed in and by the last will and testament of the abovenamed deceased, intend, at the expiration of fourteen days from the

publication hereof, to apply to this Honorable Court in its Ecclesiastical Jurisdiction, that probate of the will of the said deceased may be granted to them.—Dated at Sydney, this seventeenth day of August, in the year of our Lord one thousand eight hundred and forty-eight.

**JAMES NORTON,**

Proctor for the applicants.

959

4s. 6d.

In the Insolvent Estate of James Abercrombie, of Sydney, labourer.

**NOTICE TO CREDITORS.**

**T**AKE notice, that I, James Abercrombie, the abovenamed Insolvent, intend to apply to the Chief Commissioner of Insolvent Estates, at Sydney, on Thursday, the 28th day of September next, at noon, that a certificate under the Act of the Governor and Council, 7 Victoria, No. 19, be granted to me.—Sydney, 17th August, 1848.

**JAMES ABERCROMBIE.**

965

3s. 6d.

In the Insolvent Estate of Robert Mackay Campbell, of Wingello, in the County of Argyle, grazier.

**I** HEREBY appoint a special meeting of the Creditors in the above Estate, to be holden before me, at my Office, Supreme Court House, Sydney, on Friday, the 22nd day of September next, to commence at 11, a. m., for the proof of debts against the said Estate, and for the purpose of giving the Official Assignee directions as to its future management.—Sydney, 19th August, 1848.

**WILLIAM A. PUREFOY,**

Chief Commissioner of Insolvent Estates.

966

3s. 6d.

In the Insolvent Estate of Edward Hutchinson Pollard, of the Glebe, near Sydney, merchant.

**G**EORGE KING being the Official Assignee appointed in the above Estate, this is to give notice, that all debts due to the same, are to be paid to him, and further take notice, that a third public meeting of the Creditors of the said Insolvent, will be holden before me, at my Office, Supreme Court House, Sydney, on Wednesday, the 20th day of September next, to commence at 2, p. m., for the proof of debts against the said Estate, and to receive the report of the Official Assignee as to the condition of the same, also to give him directions as to the future management thereof.—Sydney, 19th August, 1848.

**WILLIAM A. PUREFOY,**

Chief Commissioner of Insolvent Estates.

967

3s. 6d.

In the Insolvent Estate of Thomas Wheaton Bowden, of George-street, Sydney, ironmonger.

**G**EORGE KING being the Official Assignee, and Stuart Alexander Donaldson the Elected Assignee in the above Estate, this is to give notice, that all debts due to the said Estate are to be paid to the said Assignees; and further take notice, that a third public meeting of the Creditors of the said Insolvent, will be holden before me, at my Office,

Supreme Court House, Sydney, on Friday, the 22nd day of September next, to commence at noon, for the proof of debts against the said Estate, and to receive the report of the said Assignees as to the condition of the said Estate, also for giving them directions as to the future management thereof.—Sydney, 19th August, 1848.

**WILLIAM A. PUREFOY,**

Chief Commissioner of Insolvent Estates.

964

3s. 6d.

In the Insolvent Estate of David Howell, of Kent-street, Sydney, dealer.

**W**HEREAS the Estate of David Howell was, on the 14th of August, 1848, placed under sequestration by order of His Honor Mr. Justice Manning, I hereby appoint a single meeting of the Creditors of the said Insolvent, to be holden before me, at my Office, Supreme Court House, Sydney, on Saturday, the twenty-sixth day of August instant, to commence at 11, a. m., for the proof of debts against the said Estate, and for the collection, administration, and distribution of the same, and unless at the said single meeting it be shewn that the goods and effects of the said Insolvent exceed £100, the Chief Commissioner will summarily proceed to rank the debts then proved and will direct the proceeds to be distributed by the Official Assignee accordingly.—Sydney, 19th August, 1848.

**WILLIAM A. PUREFOY,**

Chief Commissioner of Insolvent Estates.

Official Assignee—**WILLIAM PERRY.**

963

3s. 6d.

In the Insolvent Estate of Finney Eldershaw, of Marouan, in the District of New England, in the Colony of New South Wales, grazier.

**W**HEREAS the Estate of Finney Eldershaw was, on the 17th day of August, 1848, placed under sequestration by order of his Honor Mr. Justice Manning, I hereby appoint a single meeting of the Creditors of the said Insolvent, to be holden before me, at my Office, Supreme Court House, Sydney, on Friday, the first day of September next, to commence at 11, a. m., for the proof of debts against the said Estate, and for the collection, administration, and distribution of the same, and unless at the said single meeting it be shewn that the goods and effects of the said Insolvent exceed £100, the Chief Commissioner will summarily proceed to rank the debts then proved, and will direct the proceeds to be distributed by the Official Assignee accordingly.—Sydney, 19th August, 1848.

**WILLIAM A. PUREFOY,**

Chief Commissioner of Insolvent Estates.

Official Assignee—**CLARK IRVING.**

968

3s. 6d.

In the Insolvent Estate of James Inglis, of the Glebe, near Sydney, writing clerk.

**W**HEREAS the Estate of James Inglis was, on the 15th of August, 1848, placed under sequestration by order of his Honor Mr. Justice Dickinson, I hereby appoint a single meeting of the Creditors of the said Insolvent, to be holden before me, at my Office, Supreme Court House, Sydney,

on Saturday, the 26th day of August instant, to commence at noon, for the proof of debts against the said Estate, and for the collection, administration, and distribution of the said Estate, and unless at the said single meeting it be shewn that the goods and effects of the said Insolvent exceed £100, the Chief Commissioner will summarily proceed to rank the debts then proved, and will direct the proceeds to be distributed by the Official Assignee accordingly. —Sydney, 19th August, 1848.

**WILLIAM A. PUREFOY,**  
Chief Commissioner of Insolvent Estates.  
Official Assignee—**WILLIAM PERRY.**  
962 3s. 6d.

In the Insolvent Estate of Walter Hurndall Windeyer, of Marouan, in the District of New England, in the Colony of New South Wales, grazier.

**WHEREAS** the Estate of Walter Hurndall Windeyer was, on the 17th of August, 1848, placed under sequestration by order of His Honor Mr. Justice Manning, I hereby appoint a first meeting of the Creditors of the said Insolvent, to be holden before me, at my Office, Supreme Court House, Sydney, on Friday, the first day of September next, to commence at noon, for the proof of debts against the said Estate; and a second meeting to be holden before me, at the same place, on Tuesday, the fifth day of September next, to commence at 11.30, a. m., for the like purpose, and for the election of a Creditors Assignee if required. —Sydney, 19th August, 1848.

**WILLIAM A. PUREFOY,**  
Chief Commissioner of Insolvent Estates.  
Official Assignee—**CLARK IRVING.**  
961 3s. 6d.

#### COURT OF CLAIMS.

**NOTICE** is hereby given, that the following claims for Deeds of Grant of Lands will be ready for the examination of the Commissioners appointed for that purpose, under the Act of Council, 5 William 4, No. 21, at the expiration of two months from this date, after which day any caveat or counter claim must be entered at this Office. Due notice will be given of the day appointed for the hearing.

Case No. 1279.—James Henry Wilson M'Stravick, of Pitt-street, Sydney, a minor.

Sixty acres, in the county of Northumberland, parish of Maitland, soldiers' allotment, No. 26; commencing at the Swamp Creek, on the south bank, immediately south of and opposite to the south-west corner of the allotment in possession of John Ewbank Simpson; and bounded on the north and part of the east by that creek; on the remainder of the east by the west boundary line of No. 25, in possession of John Callaghan, bearing south by compass forty-four chains and fifty links, to the north side of a road fifty links north of the north boundary line of Colonel Bloomfield's Grant; on the south by the north side of the before named road, bearing west by compass eight chains to the east side of a road fifty links, east of the east boundary line of M'Gillavary's Grant; and on the west by the east side of that road, bearing north by compass seventy-five chains and fifty links to the creek at the commencing point.

*This land was located on an order of Sir Richard Bourke, dated 13th January, 1832, in favor of John M'Stravick, now deceased. Claimant is his only son and heir at law.*

Case No. 1280.—James Morris, junior, of Hartley.

Fifty acres, in the county of Cook, parish unnamed, near the River Lett; bounded on the south by the northern boundary of 50 acres granted to Edward Field, junior, bearing east 47 chains; on the east by part of the western boundary of R. Martin's 100 acres Grant, bearing north eleven chains; on the north by a line bearing west forty-seven chains, dividing it from a village reserve; and on the west by a line bearing south eleven chains to the north-west corner of the 50 acres granted to Edward Field, junior, aforesaid.

*This land was located on an order of Governor Darling, dated 13th April, 1830, in favor of Edward Field, deceased, whose heir at law James Field, requests the preparation of the Deed of Grant in favor of Claimant.*

By the direction of the Commissioners,

**JOHN THOMPSON,**  
Secretary.

Court of Claims,  
August 5th, 1848.

**IMPOUNDED** at Bungonia, on the 15th day of August, 1848:—

One red sided ox, white forehead, like 2 shoulder, like AS ribs, IW rump near side; damages 2s.

If not claimed to be sold on the 15th day of September, 1848.

**J. WHITE, Poundkeeper.**

968 9s.

**IMPOUNDED** at the West Maitland Pound, on the 8th day of August, 1848, from Bolwarra:—

One red cow, branded on near ribs S in circle, off rump 9, seemingly has lost her calf.

One brindle cow, down horns, brand illegible on off rump like EKS or DRS or DHS; damages 6d. each.

If not released will be sold 5th September next.

**THOMAS LEDSAM, Poundkeeper.**

937 12th August, 1848. 9s. 3d.

**IMPOUNDED** at Warialda, by Mr. Ross, on the 29th day of July, 1848, from Gononguny:—

One bay horse, Wn the WB conjoined off neck, star in forehead, saddle marks, off hind fetlock white, in low condition, has been lately hobbled, aged, 15 hands high.

One light grey horse, X or Y near shoulder, galled in the back, long switch tail, aged, 15 hands high; damages 3d. each.

If the above are not released on or before the 18th September, they will be sold.

**ALEXANDER ANDERSON, Poundkeeper.**

932 10s.

**IMPOUNDED** at the Nepean Pound, on the 12th day of August, 1848, from J. Brown's the Nepean:—

One white and brown poley cow, branded on the left side DW, a slit in right ear, 6 years old; damages 3d.

The above will be sold at the Court yard in Penrith, on the 5th September next.

**H. TRAVIS, Poundkeeper.**

935 9s.

**IMPOUNDED** at Tumut, on the 8th day of August, 1848, from the run of Frederick Vyner, Esq., J. P. :—  
One red and white poley heifer, with a white streak down the face, WK off rump.

One yellow strawberry cow, with a white back, blotched brand like XC off ribs.

One red sided bull calf, white back, about 9 months old.

One brown and white leopard spotted bullock, apparently has been a worker, EH off ribs near the shoulder, a hole through the near ear and split; damages 2s. 6d. each.

If not claimed to be sold on the 4th day of September.

JAMES KERSHAW, Poundkeeper.

936 10th August. 10s. 6d.

**IMPOUNDED** at Wilberforce, August 15th, 1848 :—  
One brindle bullock, branded on near side and the ribs JB.  
B

Also.

One bay horse, got a star, and white streak leading to the left nostril, two hind feet white, branded on near shoulder like DK, but not legible.

If they are not claimed they will be sold at the Pound on the 7th of September, according to Act of Council.

RICHARD W. COBROFT, Poundkeeper.

938 9s. 9d.

**IMPOUNDED** at Windsor, on the 13th day of August, 1848 :—

One bay mare, black points, neither branded nor broken in, 5 years old; damages 2s. 6d.

One iron grey filly, 9J on off shoulder; damages 2s. 6d.

If not released before 24 days, they will be sold in accordance with the provisions of the Impounding Act.

G. A. EAGAR, Poundkeeper.

936 Windsor, 14th August, 1848. 3s.

**IMPOUNDED** at St Aubin's Pound, Seane, on the 10th day of August, 1848, from the Dartbrook, by order of T. S. Hall, Esq., J. P. :—

MD

One red and white bullock, off rump like D, near ribs AT; damages 3d.

On the 11th August, by order of F. Little, Esq., J. P. :—

One strawberry heifer, off rump like B.

One strawberry cow, off rump and ribs M2, near thigh Z C, illegible brand near shoulder.

One strawberry heifer calf, off rump and ribs M.

One brindle and white bullock, of rump like BM or RM.

One red steer, slit near ear, near ribs like DR revers.

One strawberry poley cow, near ribs, U reversed with JA.

One strawberry speckled cow, off rump like MC; damages 3d. each.

If not duly released in 24 days from the first day of publication they will be sold pursuant to Act of Council.

JOHN CLARK, Poundkeeper.

954 11s. 4d.

**IMPOUNDED** at Merriwa, on the 6th day of August, 1848, from the Estate of Charles Blaxland, Esq., J. P. for grass trespass :—

One red cow, 3 white legs, on off ribs JF, off rump JT.

One red cow, on off ribs ML conjoined, off rump like H or H and a horseshoe.

One red and white steer, off rump H or H and a horse shoe.

One red and white male calf, off rump H or H and a horse shoe, apparently rough coat.

No. 90, 22ND AUGUST, 1848.—4.

One red and white female calf, off rump, H or H and a horse shoe; damages 6d. each.

Notice having been sent to the supposed owner, if not released on or before the 9th day of September, they will be sold.

CHARLES THOMPSON, Poundkeeper. 11s.

955

**IMPOUNDED** at Prospect Pound, on the 12th day of August, 1848 :—

One black and white working bullock, branded on the near hip apparently OC conjoined, brand off hip illegible.

One red and white spotted working bullock, near ear slit, branded near hip OC, on thigh AS.

One red working bullock, star on forehead, branded near hip OI conjoined, near thigh JW with 6 under, off ribs 36, off ear slit; damages 4s. each.

One light brown working bullock, branded off hips a diamond with B inside, on the thigh EF.

One red working bullock, stag horns, off ear slit, brand on the near hip illegible.

One strawberry working bullock, white back, lump under the off ear, branded near hip apparently OC, on thigh AS.

One red bullock, snail horns, appears to be a worker, branded on off hip HR, shoulder apparently 61.

One black and white spotted poley cow, branded off hip JF, on thigh 6, ribs T, shoulder X, near hip R.

If the above described cattle are not claimed and released, they will be sold at the Pound, at Prospect, on Monday, the 11th September, 1848.

WILLIAM ADAMS, Poundkeeper.

953 13s.

**IMPOUNDED** at Gunning, on the 6th day of August, 1848 :—

One dark iron grey horse, bald face, near hind leg white, off hind foot white, TW under saddle, F shoulder near side, 5 years old, about 15 hands high.

If not released on the 31st August, 1848, he will be sold at the pound.

WILLIAM OLLIVER, Poundkeeper.

931 9s.

**IMPOUNDED** at Merton :—

One mouse or dun coloured mare, branded JH conjoined S after on the near shoulder.

If not released will be sold on the 1st September.

GEORGE A. F. KIBBLE, Poundkeeper.

925 9s.

**IMPOUNDED** at Gundaroo, on the 30th day of July, 1848, from Bywing :—

One black draught horse, long tail, white spot on forehead, a few white hairs on mane near the wither, snorts when approached, branded H near shoulder; damages 2s.

If not claimed will be sold on the 31st August.

JOHN WISHART, Poundkeeper.

930 9s.

**IMPOUNDED** in the Sydney Pound, on the 11th of August instant :—

One bay mare, about 15 hands high, aged, black points, switch tail, star on the forehead, branded apparently TS on the neck off side.

If not claimed will be sold on the 7th of September next, pursuant to Act.

J. MAISEY, Poundkeeper.

929 14th August, 1848. 9s.

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