



PORT PHILLIP GOVERNMENT GAZETTE.

Published by Authority.

WEDNESDAY, OCTOBER 11, 1848.

CONVEYANCE OF MAILS, IN 1849.

CONVEYANCE being required for the Post Office Mails from and to the undermentioned places, for one year, from the 1st January, 1849, persons disposed to contract for providing the same, are invited to transmit their offers, in writing, to this Office, by or before twelve o'clock on Monday, the 16th day of October next, endorsed, "Tender for conveyance of Mails," viz:—

From and to Melbourne and Portland, by way of Ballan, Bunnenyong, Fiery Creek and the Grange, twice a week.

From and to the Grange and Mount Gambier, by way of the Glenelg post office, once or twice a week.

From and to Port Fairy and Fiery Creek, by way of Muston's Creek, twice a week.

From and to Port Fairy and Warrnambool, by way of Woodford, once a week.

From and to Geelong and Lake Timboon by way of the Barwon and Lake Colac post offices, once or twice a week.

From and to Geelong and the Leigh post office, once a week; and

From and to the Leigh and Bunnenyong, once a week, or

From and to Geelong and Bunnenyong, by way of the Leigh post office, once a week.

From and to the Leigh and Muston's Creek, by way of the Frenchman's Inn and Mount Elephant, once a week, or, by way of the Emu Inn on the Wardy Yallock and by Mount Elephant, once a week.

From and to Bunnenyong and Horsham, by way of Burn Bank and the Four Posts Inn on the Wimmera, once a week.

From and to Melbourne and Mount Macedon, once a week.

From and to Mount Macedon and the Serpentine Creek, by way of Mount Alexander, once a week, and

From and to the Serpentine Creek and

Swan Hill near the Murray, once a week, or

From and to Mount Macedon and Swan Hill, by way of Mount Alexander and the Serpentine Creek, for the whole distance, once a week.

From and to Kilmore and Maiden's Punt, by way of Bertram's Inn on the Campaspie, once a week.

From and to Melbourne and Dandenong, by way of Brighton, once a week.

From and to Dandenong and Alberton, by way of Mount Ararat, Tyer's Cut, and the Flooding Creek in Gipps Land, once a fortnight.

From the post office in Melbourne to vessels in Hobson's bay, once or twice a day, as may be required, and from vessels in Hobson's bay to the post office in Melbourne, as often as mails may arrive, always by the eastern beach.

It is to be understood that the mails are to be despatched on the days and hours to be fixed by the Chief Postmaster, 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 Chief Postmaster, 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, but all loose letters collected on the road are to be delivered up to the Postmaster at first Post Office arrived at, 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 Chief Postmaster.

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 the 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 Chief Postmaster, 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 Chief Postmaster 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 Post Office, Melbourne, 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.

C. J. LA TROBE.

Superintendent's Office,
Melbourne, 12th September, 1848.

PORT PHILLIP. CONTRACTS FOR THE COLONIAL SERVICE FOR 1849

NOTICE is hereby given, that Tenders will be received at this office until Saturday, 21st October next, for furnishing the undermentioned supplies for twelve calendar months, commencing 1st January, 1849, upon the conditions hereafter specified.

DAILY RATIONS OF PROVISIONS.

No. 1. Emigrants—For men, 24 oz wheaten bread, 16 oz fresh meat, 8 oz vegetables, half oz salt, quarter oz tea, one and a half oz sugar, quarter oz soap. For women—16 oz wheaten bread, 12 oz fresh meat, 6 oz vegetables, half oz salt, quarter oz tea, one and a half oz sugar, half oz

soap. Children under ten years to be allowed two-thirds the rations of female adults; above that age and under fifteen the same as adults.

No. 2. To prisoners of the crown and others in the employment of the colonial departments—20 oz wheaten bread 8 oz maize meal, 16 oz fresh beef, quarter oz salt, one oz sugar, quarter oz soap.

No. 3. To officers in charge of surveying parties when in the field, and men composing such parties—24 oz flour, 16 oz fresh or salt beef, half oz salt, half oz tea, two and a half oz sugar, half oz tobacco, quarter oz soap; or, in lieu thereof, if preferred, 24 oz flour, 24 oz fresh or salt beef, one oz salt, half oz tea, 4 oz sugar.

No. 4. The rations for wives of soldiers of the Mounted Police—8 oz bread, 8 oz meat.

No. 5. The ration for children of soldiers of the Mounted Police above seven years—five and one-third oz bread, five and one-third oz meat, under seven years—4 oz bread, 4 oz meat.

No. 6. Prisoners confined in gaol—12 oz wheaten bread, 12 oz maize meal, 4 oz fresh beef, 8 oz vegetables, half oz salt, quarter oz soap. (Ration No. 2 issued to gaol attendants, and to witnesses, and others waiting bail; and if confined in solitary cells, ration No. 8.)

No. 7. Children of female prisoners confined in gaol—8 oz wheaten bread, 4 oz fresh beef, 1 pint milk, quarter oz yellow soap.

No. 8. Prisoners confined in lock-up or watch-houses—24 oz wheaten bread.

No. 9. Forage for horses and oxen, for all colonial services—8 lbs maize or barley, or 10 lbs oats as demanded, 4 lbs bran, 12 lbs oaten or cultivated grass hay, and 4 lbs wheat straw for each horse per day, and half the quantity for each bullock.

No. 10. For the Lighthouses—best clarified sperm oil, per imperial gallon; patent wicks each.

No. 11. For men attached to Lighthouses, Telegraphs, Water Police, and Harbour Master's boat's crews—24 oz wheat bread, 16 oz fresh beef, a quarter oz salt, one quarter oz soap.

No. 12. Fuel and light—sperm and common oil per gallon, mould and dip candles per lb, cotton wick ditto.

No. 13. For the Lunatic Asylum, Yarra—Fresh beef, fresh mutton, suet, wheaten bread, bread of the 1st quality, flour 1st quality, raisins, rice, tea, sugar, salt, pepper, milk, tobacco, soap, vegetables, port wine, vinegar, sago, oatmeal, arrowroot, treacle, dipt candles, common oil, cotton wick, forage, per ration, roach lime, straw, in such quantities as may be required.

Military rations of provisions for mounted police or other mounted force, and native police, if required, 24 oz flour, 16 oz fresh or salt beef, half oz salt, half oz tea, two and half oz sugar, half oz tobacco, quarter oz soap.

For Hospitals, Chief Protector's department, Native Police, and all other services when ordered—20 per cent flour, fresh beef and mutton, wheaten bread, (first, second, and third quality), maize

meal, bottled port wine, arrowroot, rice, sago, pearl barley, tea, sugar, salt, oatmeal, yellow soap, colonial tobacco, vegetables, milk, vinegar, straw, common oil, dip and mould candles, rum, brandy, porter, cotton wick, salt beef, and salt pork.

CONDITIONS.

1. All the articles required by this notice are to be of the best quality of their several kinds.

2. The flour and bread must be the produce of clean sound colonial wheat, from which on the ration of emigrants, surveying parties, border police, mounted police 20 per cent, and on the ration to prisoners of the crown 10 per cent; has been extracted in bran and waste.

3. Beef and mutton to be issued in such proportions as may be required, and, when the quantity admits of it, to be delivered in fore and hind quarters alternately.

4. The maize meal to be similar in quality to the wheat meal, and to be twice ground.

5. When it may be necessary to substitute one article for another, the following proportions are to be observed, viz.—1 lb wheat flour or 1 lb biscuit equal to 1½ lb bread; 1 lb salt beef or 1 lb mutton, or 10 oz salt pork, equal to 1 lb of fresh beef.

6. The tobacco to be the best colonial.

7. These substitutions are not to be made except on the requisition of the officer authorised to draw the several rations.

8. Vegetables to be supplied in reasonable proportions of potatoes, greens, pumpkins, onions, &c., &c.

9. The supplies for road parties and surveying parties are to be delivered at the nearest fixed stations to the places where the party may be employed, on the requisition of the officer in charge; and in case the whole ration of forage be not required or delivered, each of the species to be reckoned as the portion of the ration undermentioned:—The maize or barley 4-12—the hay 5-12—the bran 2-12—the straw 1-12.

10. The supplies (not specified in the preceding paragraph) are to be delivered direct to the parties or establishments entitled thereto, on the written order of the person duly authorized for the purpose.

11. Provisions and forage, when required by rations, according to the scales under their respective heads, the tenders are to express the price per ration only.

12. The tenders for forage are not required to state the price of the ration for oxen, as when the latter is required one half of the allowance fixed for horses will be drawn, and one half the price allowed to the contractor, whose engagement is to provide for both horses and oxen.

13. In the event of a difference of opinion between the contractor and the party receiving the supplies, as to the quality, the same is to be decided, in cases where the article is not of a perishable nature, by a Board of Survey, according to the

practice of the service. But in country districts, where a Board of Survey cannot be conveniently assembled, the party objecting will name one person as arbitrator, the contractor or his agent another, and these two will (previously to any other proceeding on their part) concur in naming a third, as umpire, who, in the event of the arbitrators not agreeing in opinion, will be called upon for his decision, which shall be final.

14. If the board, arbitrators, or umpire shall decide that the article is not of proper quality, it must be immediately replaced by the contractor, failing of which it will be procured by the department requiring it, and the expense charged to the contractor.

15. In the event of any unnecessary delay or failure of the contractor to supply the articles when required, they will be otherwise procured and charged in like manner.

16. In cases where the article is of a perishable nature, or from some other cause, injury would be sustained either by the parties to whom the rations are due or to the contractor, by waiting for a Board of Survey, the head of the department or officer in charge of the party or parties for whom the rations are to be received, shall have the power to reject such article or articles as are obviously of inferior quality; it being distinctly understood that he will be responsible to the Government for so doing; and that the contractor will have a right to appeal to the Governor, although in the meantime, he must take back the rejected article and supply good in its stead, failing of which it will be obtained by the officer or party requiring it, and the expense charged to the contractor.

17. A repetition of irregularity in the quality or quantity of the supplies, or of any delay in delivering or replacing them when required, will subject the contractor, upon the report of the officer in charge of the parties or establishment, to such mulct, not exceeding one-fourth the amount of his monthly account, as the Governor may direct. It will also be in the power of the Governor, upon such repetition, to terminate the contract forthwith.

18. It will be in the power of either party to limit the duration of the contract, by giving in writing a notice of three full calendar months to the opposite party, and to end the contract at the expiration of that period, it being understood that such notice can be given only from the first day of a month, and within the period for which the contract is made or agreed to be made.

19. The contractor will be required to prepare his own account, monthly or quarterly, in the prescribed form; and on the production thereof, with the requisite vouchers in a complete state, to the Sub-Treasurer for examination, and upon their approval, payment will be made by him at Melbourne.

20. The value of all packages to be included in the prices demanded.

21. Printed forms of tender may be

obtained from the Sub-Treasurer; and a security of £2000 will be required for the due fulfilment of the contract. No tender can be attended to unless accompanied by a certificate from two responsible parties proposed as security, stating they are willing to become bound as securities for the contractor accordingly, and the bonds must be executed within twenty days from the day of acceptance of the tender being notified, failing of which the contracts will be again advertised or another tender accepted.

22. The tenders to contain the names of the tenderers and their sureties, and places of residence at length.

23. All tenders to be enclosed in a separate envelope, and marked "Tender for Provisions, &c.," and to be deposited in a box marked "Tenders" at the western entrance of the Government Offices.

24. The tenders must include the whole of the rations and separate articles above mentioned.

25. The tenders are to be given in for the undermentioned districts, which may be tendered for separately, or collectively. When the latter is the case each locality, as given below, must be stated in the Tender.

1. Melbourne, including the county of Bourke, the Mounted and Police Stations on the Goulburn and Broken Rivers, and any other stations on or near the Sydney Road within the Port Phillip boundary, also all the Aboriginal Stations, excepting that at Mount Rouse.

2. Geelong, including the County of Grant.

3. The county of Normanby including the towns of Portland, and Port Fairy.

4. The Aboriginal Station at Mount Rouse.

5. Gipps Land, including Alberton.

6. The Police at the Grange.

7. The Police at the Pyrenees.

8. The Police in the Wimmera District.

9. The Police at the Glenelg.

10. The Police at the Hume River.

11. The Police at Mount Macedon.

C. J. LA TROBE.

Superintendent's Office,
18th September, 1848.

THE undermentioned articles of unclaimed property, now in charge of the Police, in the City of Melbourne, will be sold by public auction, at the Police Office, at 12 o'clock on Thursday the 12th day of October next, unless previously claimed.

- 1 shot bag and shot
- 1 powder flask and powder
- 2 vests
- 1 gold wedding ring
- 1 box rings
- 4 castors
- 1 lock and pair of compasses
- 2 percussion guns
- 2 pistols
- 1 black frock coat
- 1 black cravat

- 1 black velvet coat
- 1 pilot cloth coat
- 1 black hat
- 1 map of Australia Felix
- 1 pair of boots
- 1 axe, 1 flint gun
- 2 kegs containing rum
- 1 trunk
- A quantity of children's clothing
- 4 pairs trousers
- 8 cotton handkerchiefs
- 1 guernsey shirt, 8 cotton shirts
- A quantity of old clothing
- 3 cedar boards, and a lot of sundries.

By order of his Worship the Mayor,
W. J. SUGDEN,
Chief Constable.

Police Office, Melbourne,
18th September, 1848.

RICHARD GODFREY.

INFORMATION is requested at the Superintendent's Office respecting the present abode and position of "Richard Godfrey," who was some time since in the assigned service of Mr George Langhorne, of the Aboriginal Mission on the Yarra.

C. J. LA TROBE.

Superintendent's Office,
Melbourne, May 12, 1848.

Superintendent's Office,
Melbourne, 31st July, 1848.

THOMAS DREWERY.

INFORMATION is requested at the Superintendent's Office, respecting the residence of Thomas Drewery, who arrived at Geelong, in the JOSEPH SOMES, on the 24th Sept., 1847.

C. J. LA TROBE.

THOMAS TURNER.

INFORMATION is requested at the Superintendent's Office, respecting the present abode and position of Thomas Turner, who arrived in the "Maitland," in Hobson's Bay, on the 9th November, 1846.

(Signed) C. J. LA TROBE.

Superintendent's Office,
Melbourne, 24th August, 1848.

Colonial Secretary's Office,
Sydney, 22d Sept., 1848.

TITLE DEED.—PORT PHILLIP
LAND.

THE undermentioned Deed has been transmitted from this Office to the Surveyor General, to be afterwards despatched to the Deputy Registrar, Melbourne, for enrolment, in the Supreme Court, Port Phillip, under the provisions of the Act of the Governor and Council, 5th Victoria, No. 21, when it will be forwarded to the Sub-Treasurer for delivery to the Grantees, on payment of the established fees thereon, viz. :—

PURCHASE UNDER THE EXISTING REGULATIONS.

PORTION OF LAND.

Proclamation of 9th May, 1848.

Deed dated 25th August, 1848.

1 William Highett and Francis Dawe Wickham, as tenants in common, 80 acres 3 roods 4 perches, Bourke, lot 16.

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

Superintendent's Office,
Melbourne, 9th October, 1848.

TENDERS REQUIRED.

TENDERS will be received until noon of Saturday the 28th instant, from parties willing to contract for a supply of timber, either Van Diemen's Land or stringy bark, of such dimensions as may be required for the Portland Pier.

Tenders to be endorsed "Tender for Timber," and delivered to the Police Magistrate at Portland, by whom they will be forwarded to the above office at Melbourne.

The Government will not necessarily accept the lowest tender.

C. J. LA TROBE.

Superintendent's Office,
Melbourne, 3rd October, 1848.

TENDERS REQUIRED.

TENDERS will be received until noon of Saturday the 21st instant, from parties will to contract for making a Dam at the west end of Mallop-street, Geelong.

Tenders to be endorsed "Tender for Geelong Dam," and may be forwarded by post directed to "His Honor the Superintendent, Melbourne," or, deposited in the box marked "Tenders for Works and Stores," at the western entrance of this office.

Plan and Specification may be seen at the Police Office, Geelong, and the Bridge Office, Melbourne, where every information can be obtained.

The Government will not necessarily accept the lowest tender.

C. J. LA TROBE.

PORT PHILLIP.

CONTRACTS FOR THE COLONIAL SERVICE FOR 1849.

TENDERS will be received until noon of Saturday, the 4th day of November next, for furnishing the undermentioned supplies for twelve calendar months, commencing on the 1st day of January, 1849, and upon the conditions specified in each schedule, viz.—

No 1.—Government Printing and Publication of the Local Government Gazette

- 2.—Stationery
- 3.—Bookbinding
- 4.—Ironmongery
- 5.—Painters, Plumbers, and Glaziers' work
- 6.—Lime
- 7.—Saddlery
- 8.—Slop Clothing, Blankets, &c.
- 9.—Cloth Clothing for Police purposes
- 10.—Boots ditto
- 11.—Coopers' ware
- 12.—Tinware
- 13.—Firewood and Charcoal
- 14.—Water
- 15.—Night-work

Tenders for each of the above supplies to be enclosed in separate envelopes, and marked "Tender for ——" (as the case may be), and deposited in the box marked "Tenders for stores and works," at the

western entrance of the Government offices.

The schedules of articles required can be seen, and every information obtained, at the undermentioned office.

By order of

His Honor the Superintendent.

HENRY GINN,

Clerk of Works.

Public Works Office,
Melbourne, 10th October, 1848.

ORDNANCE.

BARRACK REPAIRS.

TENDERS will be received by the undersigned until noon of Thursday, the 12th of October next, for certain repairs to the various Barrack Buildings in Melbourne, in accordance with the specification that may be seen at the undermentioned office.

HENRY GINN,

Clerk of Works.

Public Works' Office,
26th September, 1848.

CRIMINAL SESSIONS.

IT is ordered, that a Criminal Session and General Gaol Delivery of the Supreme Court of New South Wales, for the District of Port Phillip, be holden at the Court House, La Trobe Street, in the Town of Melbourne, on Monday the 16th day of October, now next ensuing, at the hour of Ten o'clock in the forenoon, at which all parties concerned are requested to give their attendance.

Dated this sixteenth day of September, A. D. 1848.

WILLIAM A'BECKETT,

Resident Judge.

Colonial Secretary's Office,
Sydney, 10th September, 1838.

POUNDS.

HIS Excellency the Governor having had under consideration the 36th section of the Impounding Act 4th William IV., No. 3, directs it to be notified that in future no remuneration will be allowed out of the funds of the Colony, to any poundkeeper whose yearly fees and profits shall not amount to the sum of ten pounds sterling, and that in no instance will the remuneration granted out of the public funds exceed the sum of ten pounds.

By His Excellency's Command,
(Signed) E. DRAS THOMSON.

Act Governor and Council, 4th Wil. IV., No 3,
section 36.

"And be it further enacted, that if any poundkeeper shall make it appear to the satisfaction of the majority of the Justices assembled at the first court of General Quarter Sessions, to be held after the commencement of the year one thousand eight hundred and thirty-five, and of each and every succeeding year nearest to the place where such pound may be situate, that the fees and profits arising from his office as keeper of such pound have amounted to less than thirty pounds for the preceding year, it shall be law-

ful for the Governor for the time being, if he shall so think fit, upon a certificate of the fact, by the Clerk of the Peace, to cause the keeper of such pound to be remunerated out of the funds of the Colony.—Provided that the sum so to be paid to him, shall not amount with the fees and profits of his office, to more than thirty pounds as aforesaid; and provided further that no such allowance shall be made to more than one poundkeeper in any district in which Petty Sessions are holden as aforesaid.

(Signed) RICHARD BOURKE.
Governor.

GUAGING SHED—GEELONG.

TENDERS will be received until noon of Saturday the 28th instant, for the erection of a "Wooden Guaging Shed," on the Jetty at Geelong.

Tenders to be sealed, endorsed "Tender for Guaging Shed," and deposited in the box marked "Tenders for Works and Stores," at the western entrance of the New Government Offices, Melbourne, or they may be forwarded per post, under cover to His Honor the Superintendent.

The plan and specification may be seen and further information obtained at the undermentioned office, or at the Police Office, Geelong.

The Government will not necessarily accept the lowest tender.

By order of
His Honor the Superintendent,
HENRY GINN,
Clerk of Works.

Public Works Office,
Melbourne,
10th October, 1848.

Superintendent's Office,
Melbourne, 10th October, 1848.

THIRTY POUNDS REWARD.

WHEREAS it has been represented to Government, that about nine o'clock of the evening of the 9th instant, the mail-man conveying the Portland Bay Mails from Melbourne to Bacehus' Marsh, was stopped upon the High-road, a few miles beyond Pike's station, by two men, by whom after having been fired upon, he was robbed of the whole of the mail bags; which were subsequently found upon the road broken open.

I hereby give notice, in the name of his Excellency the Governor that a reward of Thirty Pounds, will be paid to any person or persons who may give such information as shall lead to the apprehension and conviction of the parties guilty of the above robbery.

In his Excellency's name,
C. J. LATROBE.

PUBLIC POUND.

NOTICE is hereby given, that the Public Pound heretofore at the Sunday Creek, is now removed to the Sugar Loaf Creek, near Olive's Inn.

By order of the Magistrates,
GEO. BLACKMAN,
Clerk of Petty Sessions.

Police Office,
Mount Macedon,
4th October, 1848.

NOTICE.

Court of Petty Sessions,
Flooding Creek, Gipps Land,
13th September, 1848.

THE Magistrates assembled in Petty Sessions have this day appointed Mr Michael Slattery to be Bailiff of the Small Debts Court, in accordance with the Act of Council, 10 Vic. No. 10.

By order of the Bench,
HENRY C. B. MARLAY,
Clerk Petty Sessions.

COURT OF REQUESTS FOR THE TOWN OF MELBOURNE, AND COUNTY OF BOURKE.

£10 JURISDICTION.

NOTICE is hereby given, that the Court of Requests for the Town of Melbourne and County of Bourke with jurisdiction to the amount of Ten Pounds, will be holden in the Court House, Collins Street, Melbourne, on Monday the sixth and following days of November next, at the hour of nine o'clock in the forenoon.

Plaints must be delivered at the Office of the Registrar, on or before Monday the 30th day of October instant.

Defences or set-offs must be filed on or before Friday the 3rd day of November next.

Every plaint, defence, or set-off must have the name, residence, or place of business of the plaintiff and defendant written thereon.

In defended cases, the defence, or notice of set-off must be in accordance with the Rules of Court.

By order of the Commissioner,
W. GRIFFIN,
Registrar.

Melbourne,
October 10, 1848.

Superintendent's Office,
10th October, 1848.

MELBOURNE LUNATIC ASYLUM.

NOTICE is hereby given, that under the 11th section of the Act of the Governor and Council, 7 Victoria No. 14, entitled "An Act to make provision for the safe custody of and prevention of offences by persons dangerously insane, and for the care and maintenance of persons of unsound mind," applications for the admission into the Lunatic Asylum of persons who are insane, but not dangerously so, are to be accompanied by the following documents, viz.—

- 1st.—A certificate from two legally qualified Medical Practitioners that they have examined the person, and found him or her to be of unsound mind.
- 2nd.—The application must be made by one or more of the relatives or guardians of the insane person, which application must be sanctioned, in writing, by His Honor the Resident Judge.

In all applications of this nature, the relationship in which the applicants stand to the insane person must be stated.

The applications, when complete, are to be forwarded to this office.

The charge for the maintenance of an insane person (male or female) in the Lunatic Asylum, will be one shilling and ninepence per diem; and unless the insane person be a pauper, the application for his or her admission must be accompanied by an engagement from two responsible persons (known to and approved by the Government) for the regular payment of this sum.

If the application be for the admission of the insane person as a pauper, proof must be adduced, not only that such person is without funds for his or her maintenance, or incapable of earning his or her own living, but that such insane person is also without friends, who can reasonably be expected, wholly or in part, to maintain such person.

If it be made to appear that the insane person has friends who can in part, although not wholly, pay for his or her maintenance, the charge of one shilling and ninepence per diem may be reduced by order of His Excellency the Governor.

C. J. LA TROBE.

THE SUPREME COURT OF NEW SOUTH WALES.

PORT PHILLIP APPEALS.

Preamble 4 Vic. No. 22, sections 5, 23.—Following rules established.

WHEREAS by the Act passed in the fourth 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. 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 First 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.—Grounds of appeal to be adhered to.

1.—Every person desirous of bringing any decree, judgment, rule, or order, of the Resident Judge, under the 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 thereunto 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—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, or 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 in 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 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 direction 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 interests 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.

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 show 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 Syd-

ney;—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, on that behalf:—All such copies to be at the expence 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 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 Judge 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 be 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, and 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 trans-

mitted 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 allocature of costs; or proof of the official character, or handwriting, of the person appearing, to have signed any such order, or allocature 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 Noddes
Dickinson, Esquire, Senior
Assistant Judge, and Wil-
liam 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.

(L.S.) ALFRED STEPHEN, C.J.
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 Defendant.

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.

S. H

NOTE.—For "Common Law Jurisdiction" insert Equity or Insolvency Jurisdiction, as the case may require. Instead of "Between A. B. Plaintiff," say "In the matter of the Petition of L. W. 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., &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.

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 is (was) ordered, &c., (here 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, or where all Papers, &c., may be served, is Mr. S. H.; and for the Respondent, is Mr. N. P.

Colonial Secretary's Office,
Sydney, 28th September, 1848.
CHURCH GRANTS.—PORT PHIL-
LIP DISTRICT.

THE descriptions of the following Grants of Land which have been appropriated to the purposes hereinafter mentioned, are published for general information, in order that the parties con-

cerned may have an opportunity of correcting any errors or omissions that may have been made inadvertently.

At the expiration of one month from this date, if no caveat be lodged, or other cause of uncertainty appear, a Deed of Grant of each will be executed in favor of the approved Trustees, viz. :—

5. Melbourne, 3r. 32p., Three roods and thirty-two perches, county of Bourke, parish of North Melbourne, allotments Nos. 1 and 20 of section 10; bounded on the south by Collins-street, north 62 degrees east 2 chains; on the east by No. 2 allotment, north 28 degrees west 4 chains and 75 links; on the north by Little Collins-street, south 62 degrees west 2 chains; and on the west by Russell-street 4 chains and 75 links.

Authorised as the site for an Independent Chapel.

6 Melbourne, 1r. 36p., One rood and thirty-six perches, county of Bourke, parish of North Melbourne, allotment No. 2 of section 10; bounded on the south by Collins-street, north 62 degrees east 100 links; on the east by No. 3 allotment, north 28 degrees west, 475 links; on the north by a road of 50 links wide, south 62 degrees west 100 links; and on the west by Nos. 20 and 1 allotments, south 28 degrees east 475 links.

Authorised for the Independents as a site for a Minister's residence.

7. Melbourne, 1r. 36p., One rood and thirty-six perches, county of Bourke, parish of North Melbourne, allotment No. 3 of section 10, bounded on the south by Collins-street, north 62 degrees east 100 links; on the east by No. 4 allotment, north 28 degrees, west 475 links; on the north by a road of 50 links wide south 62 degrees west 100 links; and on the west by No. 2 allotment, south 28 degrees east 475 links.

Authorised for the Independents as a site for a School House.

By his Excellency's command,
E. DEAS THOMSON.

Colonial Secretary's Office,
Sydney, 29th September, 1848.

WESLEYAN CHURCH GRANTS.— PORT PHILLIP DISTRICT.

THE descriptions of the following Grants of Land which have been appropriated to the Wesleyans, as hereunder more particularly mentioned, are published for general information, in order that the parties concerned may have an opportunity of correcting any errors or omissions that may have been made inadvertently.

At the expiration of one month from this date, if no caveat be lodged, or other cause of uncertainty appear, a Deed of Grant of each will be executed in favour of the approved Trustees nominated by the parties interested, viz. :—

8. Pentridge, 1, one acre, county of Bourke, parish of Jika Jika, allotment Nos 3 and 4 of section 1; bounded on the north by a street of 1 chain wide, being a line bearing east 200 links; on the east

by allotment No 5, being a line bearing south 500 links; on the south by a street of 150 links wide, being a line bearing west 200 links; and on the west by allotment No 2, being a line bearing north 500 links.

Authorised as the site for a Wesleyan Chapel.

9. Pentridge, 2r, two roods, county of Bourke, parish of Jika Jika, allotment No 1 of section 1; bounded on the north by a street of 1 chain wide, being a line bearing east 100 links, on the east by No 2 allotment, being a line bearing south 500 links; on the south by a street of 150 links wide, being a line bearing west 100 links; and on the west by a street of 150 links wide, being a line bearing north 500 links.

Authorised as the site for a Wesleyan Minister's residence.

10. Pentridge, 2r, county of Bourke, parish of Jika Jika, allotment No 2 of section 1; bounded on the north by a street of one chain wide, being a line bearing east 100 links; on the east by allotment No 3, being a line bearing south 500 links; on the south by a street of 150 links wide, being a line bearing west 100 links; and on the west by No 1 allotment, being a line bearing north 500 links.

Authorised as the site for a Wesleyan School House.

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

Colonial Secretary's Office,
Sydney, 27th September, 1848.

PORTLAND.—PUBLIC WHARF.

HIS Excellency the Governor directs it to be notified, that in pursuance of the provisions of the Act of Council, 8th Victoria, No. 16, intituled, "An Act to make further provision for payment of Wharfage Rates, and to amend the Laws for the Regulation of Shipping in certain cases," the Wharf at Portland, commonly known as the Queen's Wharf, is hereby declared to be a public wharf within the meaning of the said Act.

By his Excellency's command,
E. DEAS THOMSON.

Colonial Secretary's Office,
Sydney, 27th September, 1848.

GEE LONG.—PUBLIC WHARF.

HIS Excellency the Governor directs it to be notified, that in pursuance of the provisions of the Act of Council, 8th Victoria, No. 16, intituled "An Act to make further provision for payment of Wharfage Rates, and to amend the Laws for the Regulation of Shipping in certain cases," the Wharf at Geelong, commonly known as the Queen's Wharf, is hereby declared to be a Public Wharf, within the meaning of the said Act.

By his Excellency's command,
E. DEAS THOMSON.

PROCLAMATION.

By His Excellency Sir Charles Augustus Fitz Roy, Knight Companion of the Royal Hanoverian Guelphic Order, Captain-General and Governor-in-Chief of the Territory of New South

Wales and its Dependencies, and Vice-Admiral of the same, &c., &c., &c.

WHEREAS, by an Act of the Governor of New South Wales, with the advice of the Legislative Council, passed in the Sixth 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," it is, amongst other things, enacted, That, as divers of the Electoral Districts appointed by the said Act are far distant from the seat of Government, and of great extent, and unforeseen difficulties or delays may arise in carrying into effect the several provisions in the said Act mentioned, in regard to the Elections for the said Districts it shall be lawful for the Governor, with the advice of the Executive Council, within the period of Twenty days before or after the day appointed for the holding of any Election, to extend the time allowed for the holding such Election, or for the return of the Writ issued for the same: And whereas a Writ was issued for the election of Five Members to serve in the Legislative Council for the electoral District of Port Phillip, which Writ was made returnable on the 17th day of October, next ensuing, and it is expedient to extend the time for the return of the said Writ: Now, therefore, I, Sir Chs. Augustus Fitz Roy, as such Governor aforesaid, do, by this my Proclamation, declare that, with the advice of the Executive Council, I have extended, and I do hereby extend the time allowed for the return of the said Writ to the Thirty-first day of October, next ensuing.

Given under my Hand and Seal, at Government House, Sydney, this Twenty-ninth day of September, in the Year of Our Lord One thousand eight hundred and forty-eight, and in the Twelfth Year of Her Majesty's Reign.

(L.S.) CHS. A. FITZ ROY.
By His Excellency's Command,
E. DEAS THOMSON.

GOD SAVE THE QUEEN!

IMPOUNDED at the Deep Creek Pound, Oct. 8th, 1848—
Trespass, 4d. each.

A bay mare, black points, star in forehead, long switch tail, branded EC near shoulder, like KP off shoulder, with a bay filly foal by her side, blaze down face, near hind foot white, branded EC near shoulder

A chesnut draught mare, collar and saddle marked, star in forehead, mane inclined to silvery, branded like TF

conjoined (the c within circle) near shoulder

If not claimed and released on or before the 1st day of November next, they will be sold at the pound yard according to Act of Council.

W. WRIGHT,
Poundkeeper.

IMPOUNDED at Melbourne, on October 9th, 1848—

1 light brown filly, a star on the forehead, near hind fetlock white, long tail, stands about 14 hands high, near shoulder JH conjoined

If not claimed and expenses paid on or before Thursday, the 2nd day of November, to be sold at the Pound according to the Act of Council.

G. SCARBOROUGH,
4s. 6d. Poundkeeper.

IMPOUNDED at Footscray, Saltwater River, October the 4th, 1848—

1 yellow heifer, JL on the off ribs, star in forehead

1 yellow brindled cow, ER conjoined on off rump, like J9 on off thigh

1 strawberry heifer, with calf at foot, like W off ribs woolpack over, brindled neck and head

1 strawberry or brindle cow, white back and belly, W near rump

1 red bull, white back, face, and tail, MH on off rump, (a yearling)

If not claimed or released on or before the 28th day of October, 1848, will be sold at the Pound Yard at noon, in pursuance with the Act.

JOHN PRICE,
6s. 3d. Poundkeeper.

IMPOUNDED at Footscray, October the 5th, 1848—

1 black aged mare, HR on the off shoulder, horseshoe near back under the saddle, with chesnut foal at foot

If not claimed or released on or before the 29th day of October, will be sold at the Pound Yard at noon, according to Act of Council.

JOHN PRICE,
4s. 3d. Poundkeeper.

IMPOUNDED at Pentridge, 3rd, 6th, 8th, and 9th October, 1848—

1 brindle steer, R (said to be a quadrant R) near rump, 5 off rump

1 strawberry snail horn bullock, piece off the off horn, supposed W off ribs, and an illegible letter over

6th.

1 strawberry steer, RP near rump

1 brindle and white steer, RP near rump

1 red steer, ditto ditto

8th.

1 yellow cow, calf by side, M within circle off shoulder, EU ribs, AA rump, R ribs

1 ditto and white polled cow, W within circle shoulder, R near ribs

1 yellow cow, supposed RB off rum, W within circle shoulder, R near ribs

1 red polled heifer, BB near shoulder

1 red bull, illegible ribs

1 brindle cow, brands illegible
9th.
1 roan horse, bald face, shoes on, m ribs,
E neck
If not released they will be sold in
Pound Yard at noon, 2nd November, in
accordance with Act of Council.
G. P. ANDERSON,
9s. 6d. Keeper of the Pound.

**IMPOUNDED at Kalkallo, 5th Oct.,
1848—**

1 brown sided cow, DC near ribs, TC
off rump, heifer calf by her side
1 yellow cow, DR off rump, B off ribs,
bull calf by her side
1 brown sided cow, illegible brand under
HC near ribs, calf by her side
1 yellow and white sheeted cow, near
horn off, supposed JD near ribs,
blotch off ribs
1 red sided yearling bull, progeny of the
above, no brand
1 dark brown cow, white belly, both ears
notched, W near ribs
1 brindle and white yearling heifer, pro-
geny of the above no brand
1 light strawberry cow, MK conjoined
near ribs, M near rump, calf by her
side
1 brindle working bullock, JC off ribs,
horse shoe and 4 near shoulder and
thigh
1 strawberry steer, like L-4 conjoined
near rump
1 brindle bullock, IB near rump
1 red cow, W near rump on thigh, 9
shoulder, HAS off ribs
1 red yearling steer, M off rump, P
within circle off ribs
1 red and white working bullock, white
face, like P near rump
HE
1 red cow, white on back and belly, BB
near ribs, MR RB off ribs, the RB
cut in the hair
1 red sided bull, about 2 years old,
white face, no brand perceptible
1 dark brown cow, short bow horns, off
ear marked, ZK near rump, MS near
ribs, A off ribs
1 light strawberry or roan cow, no brand
perceptible
1 red yearling steer, F off rump
Also, on the 7th—
1 dark brindled bullock, 4 off ribs, W
off thigh
1 brindle cow, TC off rump, DC near
ribs
1 white bullock, yellow ears, large cock
horns, CW or GW off ribs
1 brown cow, white on rump, belly and
face, TC off rump, DC near ribs
1 black yearling bull, progeny of the
above, no brand
1 yellow and white snail horned steer,
legs of man near rump

1 red poley heifer, same brand
1 yellow and white bullock, newly
branded, horse shoe near shoulder, 4
thigh
1 yellow brindled bullock, half off near
horn, CK or GK off rump
1 black sided bullock, JH near rump,
W off ribs
1 red cow, JK conjoined off shoulder, S
near rump
1 red yearling steer, JK conjoined off
shoulder
1 brown bullock, JH near rump, A off
MC
rump, M off ribs
1 yellow and white bull, 1 near rump,
GI

twofold brand near ribs
If not claimed and released on or be-
fore the 31st day of October, they will
be sold at the pound yard according to
Act of Council.

WM. THANE,
Poundkeeper.

21s 9d

**IMPOUNDED at Bacchus Marsh Pound
Upper Werribee, October 2nd 1848—**

1 cream coloured timor pony, indescri-
ble brand off rump and thigh, H and
dot off shoulder, lame near fore leg
1 black or brown mare, white star in
forehead, no visible brand, stands about
15 hands 2½ high
If not claimed and expenses paid on or
before the 27th day of October next, they
will be sold at the pound yard according
to the Act of Council.

WILLIAM CROOK,
Poundkeeper.

5s

**IMPOUNDED at the Public Pound
Bacchus' Marsh, Upper Werribee,
October the 4th, 1848—**

1 yellow cow, white back and belly,
branded like JSJ off rump, W off thigh,
like 2 ribs
1 red cow, strawberry head and flanks,
supposed LW near rump, notch off ear,
young calf
1 red poley cow, LW near rump, notch
off ear, young calf
1 old red cow, LW near rump, notch off
ear
1 red cow, white back and belly, H and
blotch brand above off ribs
1 strawberry heifer, twelve months old,
no brand
1 strawberry cow, most strawberry on
rump, illegible brand near ribs, young
calf
1 yellow sided cow, blotch before H near
shoulder, like JP conjoined near ribs,
young calf

ALSO,—

Impounded on the 5th October,—

1 large white mare, draught breed, collar
marked, branded TE off neck
1 grey pony mare, off hip down, saddle
marked, JA near shoulder, long switch
tail
1 light grey mare, A near shoulder, long
switch tail

- 1 dark grey colt, blaze down face, long switch tail, A near shoulder
- 1 bay horse, aged, black mane and tail, near hind foot white, JH conjoined near shoulder
- 1 black horse, small star in forehead, roach back, CG off shoulder
- 1 black mare, small star in forehead, hind feet white, long tail, L near side under saddle

If not claimed and expenses paid on or before Monday the 30th October, 1848, to be sold at the Pound Yard according to the Act of Council.

WM. CROOK,
Poundkeeper.

13s. 6d.

IMPOUNDED at Sugar Loaf Creek Pound, 2nd October, 1848—

- 1 strawberry bull, S off ribs
- 1 dark brown bullock, large cocked horns, diamond with dot in the centre near shoulder, HKP ribs, supposed H off TH
- rump and shoulder, 2 ribs
- 1 brindle heifer, W near ribs, H off ribs JO
- 1 black bullock, like EL off shoulder
- 1 brown strawberry cow, bow and arrow near shoulder, like O rump, bow and arrow off rump, like R with blotch ribs, supposed I I shoulder
- 1 black cow, man's head ribs and thigh off side, TM rump and thigh
- 1 red bullock, little white on rump, CHTH near ribs, AZ off ribs
- 1 light coloured strawberry bullock, TH near ribs, indescribable brand off rump
- 1 red bullock, little white on rump and tail, bow and arrow off rump, BO near shoulder
- 1 black and white spotted steer, TH off rump
- 1 red and white spotted heifer, like ID near ribs
- 1 red and white heifer, no visible brand
- 1 red heifer, TH near ribs
- 1 red steer, little white on tail, B in circle off ribs, A thigh

- 1 red heifer, white back, like IW off ribs, near ear marked
- 1 red heifer, white head, tail, belly, and back, no visible brand
- 1 red and white steer, like B off rump, supposed J ribs
- 1 white snail horned cow, strawberry head and neck, DUN ribs, 3 shoulder off side, WC near ribs
- 1 white cow, spotted head and neck, JB BR off ribs

If not claimed and released on or before the 25th of October next, will be sold at the Pound Yard according to Act of Council.

CHRISTOPHER COFFEY,
Poundkeeper.

13s. 9d.

NOTICE.—The black spotted and light strawberry bullocks, advertised to be sold on the 5th instant, will be sold on the 12th if not previously released, branded WH within an oval, Watson and Hunter's brand, near rump, like Y L^{cn} some illegible brand over the Y like HA^Y

(the H
Y conjoined) off ribs.
DONALD M'KINDLAY,
Poundkeeper.

Dated at Bulleen,
4th October, 1848.
15s 9d.

NOTICE.—The chesnut colt, advertised in last Gazette, as impounded on the 1st October, and to be sold on the 25th October, should have been described as branded IM near shoulder.
C

JOHN PRICE,
Poundkeeper.

Footscray, October 5, 1848.

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