

SOUTH NEW WALES

Government Gazette.

PUBLISHED BY AUTHORITY.

FRIDAY, 20 JUNE, 1851.

Colonial Secretary's Office, Sydney, 13th June, 1851.

WITHDRAWAL OF LAND FROM SALE.

IS Excellency the GOVERNOR-GENERAL directs it to be notified, that the undermentioned portions of Land have been withdrawn from sale,

Allotments Nos. 3, 4, 5, 6, 7, and 8, of section No. 1, in the Town of South Gundagai, proclaimed in the notice dated 20th May last, for sale on the 25th of this month, at Gundagai, as Lots 5, 6, 7, 8, 9, and 10.

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

> > Colonial Secretary's Office, Sydney, 14th June, 1851.

WITHDRAWAL OF LAND FROM SALE.

IS Excellency the GOVERNOR-GENERAL directs it to be notified, that the undermentioned portions of land have been withdrawn from the sale proclaimed in the Government Gazette of the 20th ultimo, to take place at Orange on the 25th of this month, namely :-

Lot 3, containing 90a. 3r. 19p.; and Lot 4, containing 30 acres.

By His Excellency's Command,

E. DEAS THOMSON.

Colonial Secretary's Office, Sydney, 17th June, 1851.

WITHDRAWAL OF LANDS FROM SALE.

IS Excellency the GOVERNOR-GENERAL directs it to be notified, that the undermentioned portions of land have been withdrawn from the sale proclaimed in the Government Gazette of the 20th ultimo, to take place at Orange, on the 25th of this month, namely:-

Lot 1, containing 50 acres; and Lot 2, containing 58 acres.

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

Colonial Secretary's Office, Sydney, 13th June, 1851.

TWENTY POUNDS REWARD OR A CON-DITIONAL PARDON.

THEREAS it has been represented to the Government, that on the night of Friday, the thirty-first day of January last, a stack of wheat, a stack of hay, a number of sheets of bark, and a stable, belonging to Mr. William Kiely, of Spring Creek Station, in the District of Morumbidgee, were maliciously set on fire and totally destroyed, His Excellency the Governor directs it to be notified. that a reward of Twenty Pounds will be paid to any free person who may within six months from the present date, give such information as shall lead to the apprehension and conviction of the parties guilty of the above outrage; or if the person giving such information be a prisoner of the Crown, application will be made to Her Majesty for the allowance to him of a Conditional Pardon.

By His Execllency's Command,

E. DEAS THOMSON.

CONVEYANCE OF MAILS.

ONVEYANCE being required for the Post Office Mails, from and to the undermentioned places, for six months, commencing 1st July, 1851, persons disposed to contract for providing the same, are invited to transmit their offers in writing to this Office, before 12 o'clock on Monday, the 30th instant, endorsed, "Tenders for Conveyance of Mails."

From and to Bathurst and Summer Hill Creek, three times a week.

The conditions of the Contract will be the same as those published in the Notice inserted in the Government Gazette of 20th August last.

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

> > Colonial Secretary's Office,
> >
> > Sydney, 19th June, 1851.

CONVEYANCE OF GOLD.

PERSONS who are willing to provide for the conveyance, in a suitable Vehicle, and under the direction of the Government, of Gold and Gold Dust from the Ophir Diggings to Sydney, are invited to forward Sealed Tenders to this Office, until noon of Monday, the 30th instant, endorsed "Tender for conveyance of Gold."

- 2. The Vehicle will require to be fitted with a moderate sized iron safe with duplicate keys, and must be capable of affording accommodation for four persons, irrespective of the driver.
- 3. The Vehicle must be entirely under the supervision of a member of the Police Force, or other person duly appointed for the purpose, and the Contractor will be prohibited from carrying in such Vehicle any passenger or luggage of any kind, except the guards to be appointed for the purpose, and such Gold, Gold Dust, or other articles of value, as may be placed in the safe, by direction of the proper Officer of Government.
- 4. The Tenders must be for a period of six months certain; and they should specify the number of Horses to be used by the Contractor, and the construction of the Vehicle. They should also specify separately the amount proposed to be charged for the performance of this service once a week and twice a week respectively.
- 5. Further particulars respecting the Contract, may be obtained on application at this Office.
- 6. 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 Croil Crown Solicitor, within seven days from the date of the usual notification of acceptance of such Tender, a Bond to Her Majesty in the penal sum of £200, for securing such performance, otherwise the Tender will not be taken into consideration.
- 7. 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, 15th May, 1851.

CONTRACT FOR GRANITE OR BLUE STONE FROM PORT PHILLIP.

TENDERS will be received at this Office, until 12 o'clock of Twesday, the 24th June next, from persons desirous of supplying the undermentioned Blocks of Granite from Port Phillip, for the public works on Cockatoo Island, viz.:—

Twenty-five Blocks of Granite, each 3 feet by 2 feet by 4 feet.

Twenty-five Blocks of Granite, each 2 feet by 2 feet by 4 feet.

Sixty Blocks of Granite, each 6 feet by 2 feet by 3 feet.

- 2. The Stone must be of the best quality procurable, free from flaw, shake, or crack, and will be subject to the approval of the Civil Engineer at Sydney, or such other person as may be appointed.
- 3. It is required with a rough quarry dressing, and must be capable of squaring only, to the above specified dimensions; the price will be adjusted at per cubic foot; but no surplus measurement in the Blocks will be computed.
- 4. The Blocks are to be delivered at the Wharf on Cockatoo Island, where assistance will be afforded in landing them.
- 5. Tenders must state the period to which the Stone will be delivered, and a specimen, which need not exceed half a cubic foot in size, must accompany the Tender.
- 6. Separate Tenders will be received-

For the supply and delivery of the Granite at Melbourne, ready for shipment.

For its shipment and freight from Melbourne to Cockatoo Island; or, the whole may be included in one Tender.

- 7. Further particulars respecting the Contract may be obtained on application to the Civil Engineer, Sydney.
- 8. Separate Tenders will also be received for the supply of Blue Stone procurable in the neighbourhood of Melbourne, in the same quantities and dimensions, and under the same conditions, as the Granite is to be tendered for; but it must be understood, that in the event of an offer for either the Granite or Blue Stone being accepted, the supply of the other description will not be required.
- 9. At the foot of every Tender there must be a memorandum signed by the party tendering and two responsible persons as surelies, 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, within seven days from the date of the usual notification of acceptance of such Tender, a Bond to Her Miejesty in the penal sum of £300 for securing such performance, otherwise the Tender will not be taken into consideration.
- 10. 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.

(SPIRITS AND TOBACCO.)

RETURN of Spirits and Tobacco in the District of Port Phillip, for the Week ending the 24th of May, 1851, shewing the Receipts, Issues, and Stock.

		i	1		.:	ا نے ہ
	Stock in Bond on 17th May, 1851.	Since Imported and Distilled.	Issued on pay- ment of Duty.	Issued for Exportation.	Total Issues during the Week.	Stock in Bond on 24th May, 1851.
jan vij	k in h Ma	d Die	ued o	ued for E portation.	Fotal ing tl	ock in th M
	Stoc 17tl	Sin	Issı	Iss	dur	Stc 24
IMPORTED SPIRITS.	Liquid	Liquid	Liquid	Liquid	Liquid	Liquid
	Gallons.	Gallons.	Gallons.	Gallons.	Gallons.	Gallons.
RUM.	·					
West India B. P	64,058 3,217 482	247 425	1,756 134	65 10	1,821 144	62,484 3,073 907
Total	67,757	672	1,890	75	1,965	66,464
WHISKEY.						
			119	23	142	21,959
United Kingdom	22,101	••••				
Total	22,101	••••	119	23	142	21,959
BRANDY.	£					
British	318 33,578	155	1,551	27	 1,578	318 32,155
Total	33,896	155	1,551	27	1,578	32,473
GIN.						
British	2,910 19,675	39	87 277	13	87 290	2,823 19,424
Total	22,585	39	364	13	377	22,247
Liqueurs	92 83		••••			92 83
Total Imported Spirits	146,514	866	3,924	138	4,062	143,318
IMPORTED TOBACCO.	Pounds.	Pounds.	Pounds.	Pounds.	Pounds.	Pounds.
Leaf Fig and Cavendish	95 77,908	440	865	1,970	2,835	95 75,513
Snuff	6,844	290	244	42	286	6,848
GENERAL TOTAL	84,847	730	1,109	2,012	3,121	82,456

Colonial Secretary's Office, Sydney, 29th May, 1851.

TO BUILDERS AND OTHERS.

COURT AND WATCHHOUSE, QUEAN-BEYAN.

TENDERS will be received at this Office, until noon of Monday, the 30th June next, from persons willing to contract for the erection of a Court and Watchhouse at 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 Colonial Architect's Office, 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 £300, 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.

> > Port Master's Office, 17th June, 1851.

IN future, when more than two Ships are in sight, as soon as it is ascertained whence they come, the Port will be indicated by the proper numeral, under a blue pendant, as a substitute for the Ship's flag, which will be repeated as often as necessary.

MERION MORIARTY, Port Master.

Custom House, Melbourne, 22nd May, 1851.

DEGRAVES' WAREHOUSES.

NOTICE is hereby given, that the above mentioned wavehouses, situated in Queen-street, are appointed, with the approval of His Excellency the Governor, for the free wavehousing and securing of goods therein, under the 62nd section of the Act of the Governor and Council, 9th Victoria, No. 15, intituled, "An Act to provide for the General "regulation of the Customs in New South "W.les."

JAMES H. N. CASSELL, Collector.

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 Wednesday, the 16th day of July next, when and where all persons under recognizances to appear as prosecutors, witnesses, or defendants, or who have appeals to interpose, or other business to transact, are desired to give their attendance at 10'clock in the forenoon.

H. F. STEPHEN,

Clerk of the Peace.

Court House, Bathurst, 16th June, 1851. QUARTER SESSIONS.—MAITLAND.

OTICE 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, Maitland, on Monday, the seventh day of July, 1851, when and where all persons under recognizances to appear as prosecutors, witnesses, or defendants, or who have appeals to interpose, or other business to transact, are desired to give their attendance at 10 o'clock in the forenoon.

JOSEPH CHAMBERS,

Clerk of Petty Sessions.

Maitland, 19th May, 1851.

OTICE is hereby given, that the Justices of the Peace, acting in and for the District of the McLeay River, in Petty Sessions assembled, have this day appointed William Duffety to be Keeper of the Public Pound at the McLeay River, in the place of William Woods, removed, being of unsound mind.

W. BRIGGS,

Clerk of Petty Sessions.

Police Office, M'Leay River, 2nd June, 1851.

SMALL DEBTS' COURT.—POLICE DISTRICT OF WELLINGTON.

NOTICE is hereby given, that Mr. William Rhodes, has been this day appointed Bailiff of the Small Debts' Court for the District of Wellington, under the provisions of the Act of the Governor and Council, 10 Victoria, No. 10.

By the Court,
RICHARD BROOKS,
Registrar and Clerk of Petty Sessions,

Police Office, Montefiores, 13th June, 1851.

NOTICE.

THE undermentioned property, supposed to have been stolen, having been tound in the possession of two men who robbed a station in the District of Bligh, is now in charge of the Police at Cassilis, and will be sold by public auction at the Police Office, Cassilis, on Saturday, the 21st June, 1851, unless previously claimed:—

3 colonial saddles, 3 bridles, 1 pair of saddle bags, 1 pair of hobbles.

By order of the Bench,
JNO. JAS. PERRY,
Clerk of Petty Sessions.

Police Office, Cassilis, 30th May, 1851.

In the Supreme Court of New South Wales. Monday, the 16th day of June, 1851.

Burliffs for Summonses. Sup. 17 & 14.

1. The General Rule No. 12, of the 21st June, 1850, is hereby repealed, it having been found impracticable to obtain competent persons to act as Bailiffs for Summonses at the places mentioned in that Rule.

Extent of charge for Mileoge.

2. After the 1st day of July next, no Bailiff shall be compellable to go more than fifty miles from his own residence for the service of any Process; nor shall more than one hundred miles of mileage be allowed for, in taxing costs, in any case without the order of a Judge.

Rule amended.

3. The General Rule respecting the examination of Witnesses, (No. 3, of the 7th August, 1850,) shall be amended, by substituting the word "Summons" for the word "Order," whenever it occurs in that Rule.

ALFRED STEPHEN, C. J. J. N. DICKINSON. R. THERRY.

QUARTER SESSIONS.—SYDNEY

WHEREAS the several Forms contained in the Schedules to two Acts of Parliament, (11 and 12 Vict., Cap. 42 and 43,) adopted by an Act of the Governor and Legislative Council of the Colony of New South Wales, (14 Vict., No. 43,) were settled at the General Quarter Sessions of the Peace, holden at Sydney, in and for the said Colony, on Friday, the 13th day of June instant, for the purpose of adapting the same to the circumstances and condition of this Colony, as provided by the 7th section of the said Act of Council, they are also hereby published in pursuance of the same section of the said Act.

By the Court,

E. ROGERS, Clerk of the Peace.

Macquarie-street, Sydney, 18th June, 1851.

SCHEDULE of FORMS, 11 & 12 Vic., Cap. 42.

(A.)

INFORMATION AND COMPLAINT FOR AN INDICTABLE OFFENCE.

To wit.

The information and complaint of C. D., of in the Colony of New South Wales, [yeoman,] taken this day of in the year of our Lord one thousand eight hundred and , before the undersigned, [one or two] of Her Majesty's Justices of the Peace in and for the said [Colony,] who saith that [&c., stating the offence.]

Sworn before [me or us] the day and year first above mentioned, at ,

worn before [me or us] the day and year first above mentioned, at in the said Colony.

J. S.

(B.)

WARRANT TO APPREHEND A PERSON CHARGED WITH AN INDICTABLE OFFENCE.

To the Chief Constable of , in the Colony of New South Wales, and to all other Peace Officers in the said [Colony.]

Whereas A. B., of , in the said Colony, [laborer,] hath this day been charged upon oath before the undersigned, [one or two] of Her Majesty's Justices of the Peace in and for the said [Colony,] for that [he or she] on the day of , at , in the said Colony, did [sc., stating shortly the offence]: These are therefore to command you, in Her Majesty's name, forthwith to apprehend the said A. B., and to bring [him or her] before [me or us,] or some other of Her Majesty's Justices of the Peace in and for the said [Colony,] to answer unto the said charge, and to be further dealt with according to law.

Given under [my or our] hand and Seal, this day of in the year of our Lord one thousand eight hundred and at , in the Colony aforesaid.

J. S. (L.s.)

(C.)

SUMMONS TO A PERSON CHARGED WITH AN INDICTABLE OFFENCE.

To A. B. of in the Colony of New South Wales [laborer] Whereas you have this day been charged before the undersigned [one or two] of Her Majesty's Justices of the Peace in and for the said [Colony] of for that you on the day of at in the said Colony [§c., stating shortly the offence]: These are therefore to command you, in Her Majesty's name, to be and appear before [me or us] on the day of at o'clock in the forenoon at or before such other Justice or Justices of the Peace for the same [Colony] as may then be there, to answer to the said charge, and to be further dealt with according to Law. Herein fail not.

Given under [my or our] hand and seal, this day of in the year of our Lord one thousand eight hundred and at in the Colony aforesaid.

J. S. (L.s.)

WARRANT WHERE THE SUMMONS IS DISOBEYED.

To the Chief Constable of

in the Colony of New South Wales, and to all other Peace Officers in the said [Colony.]

in the said Colony [laborer] [last past], A. B. of day of Whereas on the was charged before the undersigned [one or two] of Her Majesty's Justices of the Peace in and for the said , for that [&c., as in the summons]: And whereas [I or we] then issued [my or our] [Colony] of summons to the said A. B. commanding [him or her], in Her Majesty's name, to be and appear before in the said Colony. o'clock in the forenoon, at day of at [me or us] on the or before such other Justice or Justices of the Peace for the same [Colony] as might then be there, to answerto the said charge, and to be further dealt with according to Law: And whereas the said A. B. hath neglected to be or appear at the time and place appointed in and by the said summons, although it hath now been proved to [$me\ or\ us$] upon oath that the said summons was duly served upon the said A. B.: These are therefore to command you, in Her Majesty's name, forthwith to apprehend the said A. B., and to bring [him or her] before me, or some other of Her Majesty's Justices of the Peace in and for the said to answer to the said charge, and to be further dealt with according to Law.

Given under [my or our] hand and seal, this day of in the year of our Lord one thousand eight hundred and at in the Colony aforesaid.

J. S. (L.s.)

(E.)

WARRANT TO APPREHEND A PERSON CHARGED WITH AN INDICTABLE OFFENCE COMMITTED ON THE HIGH SEAS OR ABROAD.

For offences committed on the High Seas the warrant may be the same as in ordinary cases, but describing the offence to have been committed "on the High Seas, out of the body of any county of this realm, and within the jurisdiction of the Admiralty of England."

For offences committed abroad for which the parties may be indicted in this country, the warrant also may be the same as in ordinary cases, but describing the offence to have been committed "on Land out of the Colony, to wit, at in the Indian or Pacific Ocean," as the case may be.

(F.)

CERTIFICATE OF INDICTMENT BEING FOUND.

I hereby certify, That at [a Court of Oyer and Terminer and General Gaol Delivery, Circuit Court, or a Court of General Quarter Sessions of the Peace], holden in and for the Colony of New South Wales, at in the said Colony, on the day of an information was presented against A. B., therein described as A. B., late of , in the said Colony, [laborer], for that he [&c., stating shortly the offence], and that the said A. B. hath not appeared or pleaded to the said information.

Dated this

day of

, one thousand eight hundred and

J. D.

Clerk of Arraigns at the Circuit Court holden at , in the said Colony,

or

Clerk of the Peace at the General Quarter Sessions of the Peace, holden at in and for the said Colony.

(G.)

WARRANT TO APPREHEND A PERSON INDICTED.

To the Chief Constable of

, in the Colony of New South Wales, and to all other Peace Officers in the said [Colony.]

Whereas it hath been duly certified by J. D., [Clerk of Arraigns at the Circuit Court, or Clerk of the Peace at the General Quarter Sessions of the Peace] holden at in and for the said Colony, [that, &c., stating the certificate]: These are therefore to command you, in Her Majesty's name, forthwith to apprehend the said A. B., and to bring [him or her] before [me or us], or some other Justice or Justices of the Peace in and for the said [Colony], to be dealt with according to Law.

Given under [my] hand and seal, this day of in the year of our Lord one thousand eight hundred and , at , in the Colony aforesaid.

J. S. (L.s.)

(H.)

WARRANT OF COMMITMENT OF A PERSON INDICTED.

To the Chief Constable of [Gaol] at

in the Colony of New South Wales, and to the Keeper of the , in the said Colony.

Whereas by [my or our] warrant under [my or our] hand and seal, dated the , after reciting that it had been certified by J. D. [&c., as in the certificate,] [I or we] comin the said Colony, and all other peace officers of the said manded the Chief Constable of Colony, in Her Majesty's name, forthwith to apprehend the said A. B., and to bring [him or her] before [me or us] the undersigned, [one or two] of Her Majesty's Justices of the Peace, in and for the said [Colony] or before some other Justice or Justices of the Peace in and for the said [Colony,] to be dealt with according to law: And whereas the said A. B. hath been apprehended under and by virtue of the said warrant, and being now brought before [me or us] it is hereupon duly proved to [me or us] upon oath, that the said A. B., is the same person who is named and charged in and by the said information: These are therefore to command you the said constable, in Her Majesty's name, forthwith to take and safely convey the said in the said Colony, and there to deliver [him or her] to the keeper A. B. to the said [Gaot] at thereof, together with this precept; and [I or we] hereby command you the said keeper to receive the said A. B. into your custody in the said [Gaol,] and [him or her] there safely keep until [he or she] shall be thence delivered by due course of Law.

Given under [my or our] hand and seal, this day of, in the year of our Lord one thousand eight hundred and in the Colony aforesaid.

J. S. (L.s.)

(I.)

WARRANT TO DETAIN A PERSON INDICTED WHO IS ALREADY IN CUSTODY FOR ANOTHER OFFENCE.

To the Keeper of the | Gaol | at

in the Colony of New South Wales.

Whereas it hath been duly certified by [J. D., Clerk of Arraigns at the Circuit Court or Clerk of the Peace for the Sessions] holden at in and for the said Colony that [&c., stating the Certificate]: And whereas [I am or we are] informed that the said A. B. is in your custody in the said [Gaol] at in the Colony aforesaid, charged with some offence or other matter; and it being now duly proved upon oath before [me or us] that the said A. B. so indicted as aforesaid, and the said A. B. in your custody as aforesaid, are one and the same person: These are therefore to command you, in Her Majesty's name, to detain the said A. B. in your custody in the [Gaol] aforesaid, until by Her Majesty's Writ of Habeas Corpus [he or she] shall be removed therefrom for the purpose of being tried upon the said information, or until [he or she] shall otherwise be removed or discharged out of your custody by due course of law.

Given under [my or our] hand and seal, this day of in the year of our Lord one thousand eight hundred and at in the Colony aforesaid.

J. S. (L.s.)

(K.)

INDORSEMENT IN BACKING A WARRANT.

To wit.

Whereas proof upon eath hath this day been made before me, one of Her Majesty's Justices of the Peace for the said [Colony] of that the name of J. S. to the within warrant subscribed, is of the handwriting of the Justice of the Peace within mentioned; I do therefore hereby authorise W.T., who bringeth to me this warrant, and all other persons to whom this warrant was originally directed, or by whom it may lawfully be executed, and also all constables and other peace officers of the said [Colony,] to execute the same within the said last mentioned [Colony,] and to bring the said A. B., if apprehended within the same [Colony,] before me, or before some other Justice or Justices of the Peace of the same [Colony] to be dealt with according to law.

Given under my hand, this

day of

18

J. L.

(L. 1.)

SUMMONS OF A WITNESS.

To E. F. of

in the Colony of New South Wales, [laborer].

IOE. F. OL		in the colony of frem a			
Where	as information	hath been laid before the	undersigne	ed, [one or two] of Her Majesty's Justic	es
		aid [Colony] of that	A. B., [&c.,	as in the summons or warrant against to	he .
accused], and	it hath been n	nade to appear to fme or	us] upon [o	ath], that you are likely to give materi	al
evidence for t	he [prosecution	i]: These are therefore t	o require y	ou to be and to appear before [me or u	s
on the	day of	[now instant or now ne	ext] at		in
the said [Colo	ny, or before	such other Justice or Jus	stices of the	Peace for the said [Colony] as may the	en
be there, to te	estify what you	a shall know concerning	the said c	charge so made against the said A. E	١.,
	Herein fail no				

Given under [my or our] hand and seal, this day of in the year of our Lord one thousand eight hundred and , in the Colony aforesaid.

J. S. (L. s

(L. 2.)

WARRANT WHERE A WITNESS HAS NOT OBEYED A SUMMONS.

To the Chief Constable of

, in the Colony of New South Wales, and to all other Peace Officers in the said [Colony.]

Whereas information having been laid before the undersigned, [one or two] of Her Majesty's Justices of the Peace in and for the said [Colony] of , that A. B. [sc., as in the summons] and it having been made to appear to [me or us] upon oath, that E. F. of , in the said Colony, [laborer,] was likely to give material evidence for the prosecution, [I or we] did duly issue [my or our] summons to the said E. F., requiring [him or her] to be and appear before [me or us], on day of at , in the said Colony, or before such other Justice or Justices of the Peace for the same [Colony] as might then be there, to testify what [he or she] should know respecting the said charge so made against the said A. B. as aforesaid: And whereas proof hath this day been made before [me or us] upon oath of such summons having been duly served upon the said E. F.: And whereas the said E. F. hath neglected to appear at the time and place appointed by the said summons, and no just excuse has been offered for such neglect: These are therefore to command you to bring and have the said E. F. before [me or us] on the day of at o'clock in the Forenoon, at

before [me or us,] on the day of at o'clock in the Forenoon, at in the said Colony, or before such other Justice or Justices of the Peace for the same [Colony] as may then be there, to testify what [he or she] shall know concerning the said charge so made against the said A. B. as aforesaid.

Given under [my or our] hand and seal, this day of in the year of our Lord one thousand eight hundred and at , in the Colony aforesaid.

J. S. (L.s.

(L. 3.)

WARRANT FOR A WITNESS IN THE FIRST INSTANCE.

To the Chief Constable of

in the Colony of New South Wales, and to all other Peace Officers in the said [Colony.]

Whereas information hath been laid before the undersigned, [one or two] of Her Majesty's Justices of the Peace, in and for the said [Colony] of that [&c., as in summons,] and it having been made to appear to [me or us] upon oath that E. F., of in the said Colony [laborer] is likely to give material evidence for the prosecution, and that it is probable that the said E. F. will not attend to give evidence without being compelled so to do: These are therefore to command you to bring and have the said E. F. before [me or us] on the day of at o'clock in the forenoon at in the said Colony, or before such other Justice or Justices of the Peace for the same [Colony] as may then be there, to testify what [he or she] shall know concerning the said charge so made against the said A.B. as aforesaid.

Given under [my or our] hand and seal, this day of the year of our Lord one thousand eight hundred and in the Colony aforesaid.

J. S. (L. s.

(L. 4.)

WARRANT OF COMMITMENT OF A WITNESS FOR REFUSING TO BE SWORN OR TO GIVE EVIDENCE.

To the Chief Constable of [Gaot], at the Colony of New South Wales, and to the Keeper of the in the said Colony.

Whereas A. B. was lately charged before the undersigned, [one] of Her Majesty's Justices of the Peace in and for the said [Colony] of for that [§e., as in the summons]; and it having been made to appear to [me], upon oath, that E. F., of , in the said Colony, [laborer], was likely to give material evidence for the prosecution, [I] duly issued [my] summons to the said E. F., requiring [him] to be and appear before [me] on the day of at , in the said Colony, or before such other Justice or Justices of the Peace as should then be there, to testify what [he or she] should know concerning the said charge so made against the said A. B. as aforesaid; and the said E. F. now appearing before [me], [or being brought before [me] by virtue of a warrant in that behalf, to testify as aforesaid] and being required to make oath or affirmation as a witness in that behalf, hath now refused so to do, [or being duly sworn as a witness,

contempt, unless $[he]$ premises; and for your				iswer concerning the
	Gi	ven under $\lceil my \rceil$ hand		day of
•			e year of our Lord	l one thousand eight
		hundred and	, at	, in the Colony
•		aforesaid.	J. S.	·(L.S.)
		/3.f.\		, ,
		(M.)		
	DEPOSI	TIONS OF WITNES	SSES.	
To wit.				
The examination	on of C. D. of	in the Color	y of New South V	Wales, [farmer], and
		laborer], taken on [oa	th this	day of ,
in the year of our Lord			, at	, in the Colony
aforesaid, before the und				
in the presence and hear				e said Colony, [&c.,
said A. B., on the describing the offence as i	day of	, at mitment.]	, 111 011	e same conony, [go.,
		oath] saith as follows	Se., stating the dep	osition of the witness
as nearly as possible in th				
		r her] oath, saith as fo		
The above deposit	tions of C. D. and I	E. F, were taken and [sworn] before [me	or us] at
in the said Co	olony, on the day a	nd year first above me	ntioned.	J. S.
				J. D.
		(N.)		
	STATEMI	ENT OF THE ACCU	SED.	,
To wit.	•			
	. stands charged be	efore the undersigned,	[one or two] of Her	Majesty's Justices
of the Peace in and for th				ear of our Lord one
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in the said C to the said A. B., and the or her] presence, the said do you wish to say anythit to do so; but whatever y you upon your trial;" w [Here state whatever it if he will.] Taken before [me or To wit. Be it reme one thousand eight hunde [farmer], or [C. D. of N surgeon, of which said it Majesty's Justices of the it Sovereign Lady the Quee made and levied of [his on Queen, Her Heirs and Su Taken in The condition of the charged before [me or us]	for that [//olony, [&c., as in the ewitnesses for the A. B. is now addresses for the A. B. is now addresses for the agin answer to the crown say will be take hereupon the said. the prisoner may saw [ws] at in the RECOGNIZA embered, That on the red and [ws. 2, so shows he is tenant [Peace for the said [ws. 1] goods and che ceessors, if [he or so and acknowledged in the said Colony, the within written and [J. S., Justice of the said [ws. 2] [ws. 3] [ws. 4] [ws	the or she] the said A. Is the captions of the depose prosecution, C. D. and ssed by [me or us] as fetharge? you are not olden down in writing, at A. B saith as follows: (O. 1.) NOE TO GIVE EVINGE TO GOOD AND TO	3. on the itions;] and the sate. F., being severa collows:—" Having bliged to say anythind may be given in the sate of the sat	day of at id charge being read ally examined in [his heard the evidence, ng unless you desire in evidence against lible. Get him to sign A. B. ove mentioned. The year of our Lord New South Wales, in the said Colony, one or two] of Her reself to owe to our Great Britain, to be four said Lady the ion indorsed, at , L. S. A. B. was this day w., as in the caption
thousand in the said C to the said A. B., and the or her] presence, the said do you wish to say anythit to do so; but whatever y you upon your trial;" w. [Here state whatever it if he will.] Taken before [me or To wit. Be it reme one thousand eight hundle [farmer], or [C. D. of N surgeon, of which said if Majesty's Justices of the if Sovereign Lady the Quee made and levied of [his or Queen, Her Heirs and Su Taken in	for that [//olony, [&c., as in the ewitnesses for the A. B. is now addrengin answer to the cousay will be take hereupon the said the prisoner may saw [as] at in the RECOGNIZA embered, That on the ted and [as 2, as a shows he is tenamed and [as 2, as a shows he is tenamed and [as 4] goods and checessors, if [he or say a nand acknowledged in the said Colony, he within written a [J. S., Justice of the terefore [he or she] to the said [he	the or she] the said A. Is the captions of the depose prosecution, C. D. and ssed by [me or us] as fetharge? you are not olden down in writing, as A. B saith as follows: y, and in his very word the said Colony, the day of C. D. of treet in the [City or T. t.,] personally came to Colony,] and acknowle of good and tattels, lands and tenerately, lands and tenerately, lands and tenerately the said C. D. shall dithe day and year first before [me or us.]	3. on the itions;] and the sa E. F., being severa collows:—" Having bliged to say anythind may be given it is, as nearly as poss y and year first about J. S. DENCE. , in the Colony of coven of the colony of the colony of the colony of the colony of coven of the colony of the colo	day of at id charge being read ally examined in [his heard the evidence, ing unless you desire in evidence against lible. Get him to sign A. B. over mentioned. The year of our Lord New South Wales, in the said Colony, one or two] of Herrself] to owe to our Great Britain, to be four said Lady the ion indorsed, at J. S. A. B. was this day w., as in the caption [Court of Oyer and]

doth now refuse to answer certain questions concerning the premises which are here put to him],

and there give such evidence as $[\mathit{he\ or\ she}]$ knoweth upon an Information to be then and there preferred against the said A.B., for the offence aforesaid, to the juvors who shall pass upon the trial of the said A. B., then the said recognizance to be void, or else to stand in full force and virtue.

NOTICE OF THE SAID RECOGNIZANCE TO BE GIVEN TO THE WITNESSES.

in the said Colony, are bound in the Take notice, that you C. D., of to appear at the next [Court of Oyer and Terminer or General To wit. sum of Gaol Delivery, or Circuit Court or at the next Court of General Quarter Sessions of the Peace] in and for the Colony of New South Wales, to be holden at in the said Colony, on , and then and there give evidence against A. B.; and unless day of you then appear there, and give evidence accordingly, the recognizance entered into by you will be one thousand eight hundred forthwith levied on you. Dated this day of

(P. 1.)

COMMITMENT OF WITNESS FOR REFUSING TO ENTER INTO THE RECOGNIZANCE.

To the Chief Constable of of the [Goal] at in the Colony of New South Wales, and to the Keeper in the said Colony

J. S

Whereas A.B. was lately charged before the undersigned [one or two] of Her Majesty's Justices , for that [&c., as in the summons to the of the Peace in and for the said [Colony] of witness,] and it having been made to appear to [me or us] upon oath that E. F. of in the said Colony, [labourer,] was likely to give material evidence for the prosecution, [I or we] duly issued [my or our] summons to the said E. F., as requiring [him or her] to be and appear before [me or us] or before such other Justice or Justices of the Peace at in the said [Colony] as should then be there, to testify what he or she should know concerning the said charge so made against the said A. B. as aforesaid; and the said E. F. now appearing before [me or us] [or being brought before [me or us] by virtue of a warrant in that behalf, to testify as aforesaid] hath been now examined by [me or us] touching the premises, but being by [me or us] required to enter into a recognizance conditioned to give evidence against the said A.B. hath now refused so to do: These are therefore to command you the said constable to take the said E. F., and [him or her] safely to convey in the Colony aforesaid, and therefore deliver [him or her] to to the [Guol] at the said keeper thereof, together with this precept; and [I or we] do hereby command you the said keeper of the said [Gaol] to receive the said E. F. into your custody in the said [Gaol] there to imprison and safely keep [him or her] until after the trial of the said A. B. for the offence aforesaid, unless in the meantime such E. F. shall duly enter into such recognizance as aforesaid, pounds, before some [one or two] Justice of the Peace for the said [Colony,] in the sum of conditioned in the usual form to appear at the next Court of [Oyer and Terminer or General Gaol Delivery, Circuit Court, or General Quarter Sessions of the Peace,] to be holden at and there to give evidence upon for the Colony of New South Wales, on the day of any Information which may be then and there preferred against the said A. B., for the offence aforesaid, and also to give evidence upon the trial of the said A. B. for the said offence.

> Given under [my or our] hand and seal, this in the year of our Lord one thousand eight hundred and , in the Colony aforesaid. J. S.

> > (P. 2.)

SUBSEQUENT ORDER TO DISCHARGE THE WITNESS.

in the Colony of New South Wales.

To the Keeper of the [Gaol] at Whereas by $[my \ or \ our]$ order dated the

[instant] or [last past] day of reciting that A. B. was lately before then, charged before [me or us] for a certain offence therein mentioned, and that E. F. having appeared before [me or us] and being examined as a witness for the prosecution in that behalf, refused to enter into a recognizance to give evidence against the said A. B., [I or we] therefore thereby committed the said E. F. to your custody, and required you safely to keep [him or her] until after the trial of the said A.B. for the offence aforesaid, unless in the meantime [he or she] should enter into such recognizance as aforesaid: And whereas for want of sufficient evidence against the said A. B. the said A. B. has not been committed or holden to bail for the said offence, but on the contrary thereof has been since discharged, and it is therefore not necessary that the said E. F. should be detained longer in your custody: These are therefore to order and direct you the said keeper to discharge the said E. F. out of your custody as to the said commitment, and suffer [him or her] to go

> day of Given under [my or our] hand and seal, this our Lord one thousand eight hundred and

in the year of in the Colony

J. S. (L. S.)

(Q. 1.)
WARRANT REMANDING A PRISONER.
To the Chief Constable of , in the Colony of New South Wales, and to the [Keeper of
the Gaol] at , in the said Colony. Whereas A. B. was this day charged before the undersigned, [one or two] of Her Majesty's Jus
tices of the Peace in and for the said [Colony] of for that [&c., as in the warrant to apprehend;
and it appears to $[me\ or\ us]$ to be necessary to remand the said A. B.: These are therefore to command
you the said constable, in Her Majesty's name, forthwith to convey the said A. B. to the [Gaol
at , in the said Colony, and there to deliver [him or her] to the
keeper thereof, together with this precept; and $\lceil I \text{ or } we \rceil$ hereby command you the said keeper treceive the said A. B. into your custody in the said $\lceil Gaol_* \rceil$ and there safely keep $\lceil him \text{ or } her \rceil$ until
the day of $[instant,]$ when $[I \text{ or } we]$ hereby command you to hav
[him or her] at , in the said Colony, at o'clock in the forenoon of the same
day, before [me or us,] or before such other Justice or Justices of the Peace for the said [Colony] as ma
then be there, to answer further to the said charge, and to be further dealt with according to law, unless
you shall be otherwise ordered in the meantime.
Given under $[my \ or \ ow]$ hand and seal, this day of
in the year of Our Lord one thousand eight hundred and
at , in the Colony aforesaid.
J. S. (L.s.)
(Q. 2.)
RECOGNIZANCE OF BAIL INSTEAD OF REMAND ON AN ADJOURNMENT OF
EXAMINATION.
Gaol Be it remembered, That on the day of in the year of ou
. Thord one thousand eight handred and
of New South Wales, [laborer], L. M., of in the said Colony, [grocer], and N. O in the said Colony, [butcher], personally came before [ne or us] [one or two] of Her Ma
jesty's Justices of the Peace for the said [Colony,] and severally acknowledged themselves to owe to ou
Lady the Queen the several sums following, that is to say; the said A. B. the sum of an
the said L. M. and N. O. the sum of each of good and lawful money of Great Britain, t
he made and levied of their several goods and chattels, lands and tenements respectively, to the use of
our said Lady the Queen, Her Heirs and Successors, if [he or she] the said A. B., fail in the condition
indorsed.
Taken and acknowledged the day and year first above mentioned, at
in the said Colony, before [me or us] J. S.
J , 13,
CONDITION.
The Condition of the within-written recognizance is such, That whereas the within bounden A.1
was [this day or on the day of last past] charged before [me or us], for that [&c., as in the
warrant]: And whereas the examination of the witnesses for the prosecution in this behalf is adjourned
until the day of [instant]; if therefore the said A. B. shall appear before [me or us] of
the said day of [instant] at o'clock in the forenoon, or before such other
Justice or Justices of the Peace for the said [Colony] as may then be there, to answer [further] to the said
charge, and to be further dealt with according to law, then the said recognizance to be void, or else
stand in full force and virtue.
(Q. 3.)
NOTICE OF SUCH RECOGNIZANCE TO BE GIVEN TO THE ACCUSED AND HIS SURETIES Take notice, That you A. B., of in the Colony of New South Wales, [laborer] are
NOTICE OF SUCH RECOGNIZANCE TO BE GIVEN TO THE ACCUSED AND HIS SURETIES
NOTICE OF SUCH RECOGNIZANCE TO BE GIVEN TO THE ACCUSED AND HIS SURETIES. Take notice, That you A. B., of in the Colony of New South Wales, [laborer] are
NOTICE OF SUCH RECOGNIZANCE TO BE GIVEN TO THE ACCUSED AND HIS SURETIES. Take notice, That you A. B., of in the Colony of New South Wales, [luborer] at bound in the sum of and your sureties, I. M., and N. O., in the sum of each
NOTICE OF SUCH RECOGNIZANCE TO BE GIVEN TO THE ACCUSED AND HIS SURETIES. Take notice, That you A. B., of in the Colony of New South Wales, [luborer] at bound in the sum of and your sureties, L. M., and N. O., in the sum of each that you A. B., appear before [me or us] J. S., [one or two] of Her Majesty's Justices of the Peace for the [Colony] of on the day of [instant, or now next] at o'clock in the forenoon, at in the said Colony, or before such other Justice or Justices of the colony
NOTICE OF SUCH RECOGNIZANCE TO BE GIVEN TO THE ACCUSED AND HIS SURETTES. Take notice, That you A. B., of in the Colony of New South Wales, [luborer] at bound in the sum of and your sureties, L. M., and N. O., in the sum of each that you A. B., appear before [me or us] J. S., [one or two] of Her Majesty's Justices of the Peace for the [Colony] of on the day of [instant, or now next] at o'clock in the forenoon, at in the said Colony, or before such other Justice or Justices of the Peace for the same [Colony] as may then be there, to answer further to the charge made against you be
NOTICE OF SUCH RECOGNIZANCE TO BE GIVEN TO THE ACCUSED AND HIS SURETIES. Take notice, That you A. B., of in the Colony of New South Wales, [luborer] at bound in the sum of and your sureties, L. M., and N. O., in the sum of each that you A. B., appear before [me or us] J. S., [one or two] of Her Majesty's Justices of the Peace for the [Colony] of on the day of [instant, or now next] at o'clock in the forenoon, at in the said Colony, or before such other Justice or Justices of the colony

one thousand eight hundred and this day of

J.S.

(Q. 4.)

CERTIFICATE OF NONAPPEARANCE TO BE INDORSED ON THE RECOGNIZANCE.

[$Ior\ we$] hereby certify, That the said A. B., hath not appeared at the time and place in the above condition mentioned, but therein hath made default, by reason whereof the within-written recognizance is forfeited.

J. S.

(R. 1.

WARRANT TO CONVEY THE ACCUSED BEFORE A JUSTICE OF THE COLONY, &c., IN WHICH THE OFFENCE WAS COMMITTED.

To W. T., Chief Constable of

, and to all other Peace Officers in the [Colony] of New South Wales.

Whereas A. B., of , in the said Colony [laborer,] hath this day been charged before the undersigned, [one or two] of Her Majesty's Justices of the Peace in and for the said [Colony] of for that [&c., as in the warrant to apprehend]: And whereas [I or We] have taken the deposition of C. D., a witness examined by [me or us] in this behalf; but inasmuch as [I or We] are informed that the principal witnesses to prove the said offence against the said A. B. reside at in the said [Colony] of where the said offence is alleged to have been committed: These are therefore to command you the said Constable, in Her Majesty's name, forthwith to take and convey the said A. B. to in the said [Colony,] and there carry [him or her] before some Justice or Justices of the Peace in and near unto the place where the offence is alleged to have been committed, to answer further to the said charge before [him or them] and to be further dealt with according to law; and [I or we] hereby further command you the said Constable to deliver to the said Justice or Justices the information in this behalf, and also the said deposition of C. D. now given into your possession for that purpose, together with this precept.

Given under [my or our] hand and seal, this day of in the year of our Lord one thousand eight hundred and , at in the Colony aforesaid.

J. S. (L.s.)

(S. 1.)

RECOGNIZANCE OF BAIL.

TO WIT

Be it remembered, That on the in the year of our Lord one thousand eight hundred and , A. B. of in the Colony of New South Wales, in the said Colony, [grocer], and N. O. of [laborer], L. M. of in the said Colony, [butcher] personally came before [me or us] the undersigned [one or two] of Her Majesty's Justices of the Peace for the said [Colony,] and severally acknowledged themselves to owe to our Lady the Queen the several sums following; (that is to say), the said A. B. the sum of and the said L. M. and each, of good and lawful money of Great Britain, to be made and levied N. O. the sum of of their several goods and chattels, lands and tenements respectively, to the use of our said Lady the Queen, Her Heirs and Successors, if [he] the said A. B. fail in the condition indorsed.

Taken and acknowledged the day and year first above mentioned at the said Colony, before [me or us];

J. S.

J. N.

CONDITION IN ORDINARY CASES.

The Condition of the within written recognizance is such, That whereas the said A. B. was this day charged before [me or us], the Justices within mentioned, for that [§c., as in the warrant]; if therefore the said A. B. will appear at the next [Court of Oyer and Terminer and General Gaol Delivery, or Circuit Court or Court of General Quarter Sessions of the Peace] to be holden at in and for the Colony of New South Wales, on the day of and there surrender [himself] into the custody of the keeper of the [common gaol] there, and plead to such information as may be filed against [him or her] for or in respect of the charge aforesaid, and take [his or her] trial upon the same, and not depart the said Court without leave, then the said recognizance to be void, or else to stand in full force and virtue.

CONDITION WHERE THE DEFENDANT IS ENTITLED TO A TRAVERSE.

The condition of the within written recognizance is such, That whereas the said A. B. was this day charged before [me or us] the Justices within mentioned, for that [&c., as in the warrant or summons]; if therefore the said A. B. will appear at the next [Court of General Quarter Sessions of the Peace, or Circuit Court or Court of Oyer and Terminer and General Gaol Delivery] to be holden at in and for the Colony of New South Wales, on the day of and there to plead to such information as may be filed against [him or her] for or in respect of the charge aforesaid, and shall afterwards at the then next [Court of General Quarter Sessions of the Peace, or Circuit Court or Court of Oyer and Terminer and General Gaol Delivery,] surrender [himself or herself] into the custody of the keeper of the [Gaol] there, and take [his or her] trial upon the said information, and not depart the said Court without leave, then the said recognizance to be void, or else to stand in full force and virtue.

and your [sureties L. M. and N.O.] in the sum of bound in the sum of each, that you A. B. appear &c., [as in the condition of the recognizance,] and not depart the said Court without leave; and unless you the said A. B. personally appear and plead, and take your trial accordingly, the recognizance entered into by you, and your sureties, shall be forthwith levied on you and them. day of one thousand eight hundred and J. S. (S. 3.) CERTIFICATE OF CONSENT TO BAIL BY THE COMMITTING JUSTICE INDORSED ON THE COMMITMENT. [I or we] hereby certify, That [I or we] consent to the within-named A. B. being bailed by recogand [two] sureties in nizance himself in J. S. (S. 4.) THE LIKE, ON A SEPARATE PAPER. [now instant or last past] committed Whereas A. B. was on the day of by [me or us] to the Gaol at in the Colony of New South Wales, charged with [&c., naming the offence shortly]: [I or we] hereby certify, That [I or we] consent to the said A. B. being bailed by recognizance, himself in , and [two] sureties in Dated the , one thousand eight hundred and J. S. (S. 5.) WARRANT OF DELIVERANCE ON BAIL BEING GIVEN FOR A PRISONER ALREADY To the Keeper of the Gaol at , in the Colony of New South Wales. Whereas A. B., late of , in the said Colony, [laborer] hath before [me one or us two] of Her Majesty's Justices of the Peace in and for the said Colony, entered into his own recognizance, and found sufficient sureties for [his or her] appearance at the next [Court of Oyer and Terminer and General Gaol Delivery, Circuit Court, or Court of General Quarter Sessions of the Peace] to be holden at in and for the said Colony, to answer our Sovereign Lady the Queen, for that [&c., as in the commitment,] for which [he or she] was taken and committed to your said Gaol: These are therefore to command you in Her said Majesty's name, that if the said A. B. do remain in your custody in the said Gaol, for the said cause, and for no other, you shall forthwith suffer [him or her] to go at large. Given under [my or our] hand and seal, this day of in the year of our Lord one thousand eight hundred and in the Colony aforesaid. J. S. (L. S.) J. N. (L. S.) (T. 1.) WARRANT OT COMMITMENT. and to the Keeper of the Gaol at To the Chief Constable of in the Colony of New South Wales. Whereas A. B. was this day charged before [me or us], J. S., [one or two] of Her Majesty's Justices , on the oath of C. D. of of the Peace, in and for the said [Colony] of Colony, [farmer], and others, for that [&c., stating shortly the offence]: These are therefore to command you to take the said A. B., and [him or her] safely to convey to the · the said Constable of aforesaid, and there to deliver [him] to the Keeper thereof, together Gaol at with this precept; and [I or we] do hereby command you the said Keeper of the said Gaol to receive the said A. B., into your custody in the said Gaol, and there safely keep [him or her] until [he or she] shall be thence delivered by due course of Law. Given under [my or our] hand and seal, this in the year of our Lord one thousand eight hundred and in the Colony aforesaid. J. S. (T. 2.) GAOLER'S RECEIPT TO THE CONSTABLE FOR THE PRISONER, AND JUSTICE'S ORDER THEREON FOR PAYMENT OF THE CONSTABLE'S EXPENSES IN EXECUTING THE in the Colony I hereby certify, That I have received from W. T., constable of of New South Wales, the body of A. B., together with a warrant under the hand and seal of [J. S., Esquire,] [one or two] of Her Majesty's Justices of the Peace in and for the [Colony] of and that the said A. B. was [sober, or as the case may be,] at the time [he or she] was so delivered into my custody. P. K., Keeper of the House of Correction, or [Common Gaol] at

NOTICE OF THE SAID RECOGNIZANCE TO BE GIVEN TO THE ACCUSED AND HIS

in the Colony of New South Wales, [laborer], are

Take notice, that you A. B. of

SCHEDULE of FURMS, 11 & 12 Vic., Cap. 43.

(A.)

SUMMONS TO THE DEFENDANT UPON AN INFORMATION OR COMPLAINT.

To A. B. of in the Colony of New South Wales [laborer.]

Whereas information hath this day been laid [or complaint hath this day been made] before the undersigned, [one or two] of Her Majesty's Justices of the Peace in and for the said [Colony] of for that you [here state shortly the matter of the information or complaint]: These are therefore to command you, in Her Majesty's name to be and appear on the day of [instant or next] at o'clock in the forenoon, at in the said Colony, before such Justices of the Peace for the said [Colony] as may then be there, to answer to the said [information or complaint] and to be further dealt with according to Law.

Given under [my or our] hand and seal, this day of in the year of our Lord one thousand eight hundred and at in the Colony aforesaid.

J. S. (L.s.)

(B)

WARRANT WHERE THE SUMMONS IS DISOBEYED.

To the Chief Constable of

in the Colony of New South Wales, and all other Peace Officers in the said [Colony.]

Whereas on the day of [instant or last past] information was laid [or complaint was made] before the undersigned [one or two] of Her Majesty's Justices of the Peace in and for the said [Colony] of for that A. B. [&c., as in the summons]: And whereas [I or we] then issued [my or our] summons unto the said A. B., commanding [him or her] in Her Majesty's name, to be and appear on the day of [instant or next] at

o'clock in the forenoon, at in the said Colony, before such Justices of the Peace for the said [Colony] as might then be there, to answer to the said [information or complaint], and to be further dealt with according to Law: And whereas the said A. B. hath neglected to be or appear at the time and place so appointed in and by the said summons, although it hath now been proved to [me or us] upon oath that the said summons hath been duly served upon the said A. B.: These are therefore to command you, in Her Majesty's name, forthwith to apprehend the said A. B., and to bring [him or her] before some one or more of Her Majesty's Justices of the Peace in and for the said [Colony] to answer to the said [information or complaint], and to be further dealt with according to Law.

Given under [my or our] hand and seal, this day of in the year of our Lord one thousand eight hundred and at in the Colony aforesaid.

J. S. (L. s.

(C.)

WARRANT IN THE FIRST INSTANCE.

To the Chief Constable of

, in the Colony of New South Wales, and to all other Peace Officers in the said [Colony.]

Whereas information hath this day been laid before the undersigned [one or two] of Her Majesty's Justices of the Peace in and for the said [Colony] of for that A. B. [here state shortly the matter of the information;] and oath being now made before [meorus] substantiating the matter of such information: These are therefore to command you, in Her Majesty's name, forthwith to apprehend the said A. B., and to bring [him or her] before some one or more of Her Majesty's Justices of the Peace in and for the said [Colony,] to answer to the said information, and to be further dealt with according to law.

Given under $[my\ or\ our]$ hand and seal, this day of in the year of our Lord one thousand eight hundred and at in the Colony aforesaid.

J. S. (L.s.)

(D.)

WARRANT OF COMMITTAL FOR SAFE CUSTODY DURING AN ADJOURNMENT OF THE HEARING.

To W. T., Chief Constable of		, in the Colony of New South Wales, and to the Keeper o	f the
	Gaol at	, in the said Colony.	

[instant or last past] information was laid [or Whereas on the complaint was made] before the undersigned [one or two] of Her Majesty's Justices of the Peace in and for the said [Colony] of for that [&c., as in the summons:] And whereas the hearing of the same is adjourned to the day of [instant or next,] at o'clock in the , in the said [Colony,] and it is necessary that the said A. B. should in the meanforenoon, at time be kept in safe custody: These are therefore to command you the said constable, in Her Majesty's name, forthwith to convey the said A. B. to the Gaol at and there deliver [him or her] into the custody of the keeper thereof, together with this precept; and [I or we] hereby command you the said keeper to receive the said A. B. into your custody, in the said Gaol and there safely keep [him or her] until the day of [instant or next,] when you are hereby required to convey and have [him or her] the said A. B., at the time and place to which the said hearing is so adjourned as aforesaid, before such Justices of the Peace for the said [Colony] as may then be there, to answer further to the said [information or complaint,] and to be further dealt with according to law.

Given under [my or ow] hand and seal, this day of in the year of our Lord one thousand eight hundred and at , in the Colony aforesaid.

J. S. (L.s.)

(E.)

RECOGNIZANCE FOR THE APPEARANCE OF THE DEFENDANT WHERE THE CASE IS ADJOURNED, OR NOT AT ONCE PROCEEDED WITH.

To wit.

Be it remembered, that on the day of in the year of our Lord one thousand eight hundred and A. B., of in the Colony of New South Wales, [laborer], and L. M., of in the said Colony, [grocer], personally came before the undersigned, [one or two] of Her Majesty's Justices of the Peace in and for the said [Colony,] and severally acknowledged themselves to owe to our Sovereign Lady the Queen the several sums following; (that is to say) the said A. B., the sum of and the said L. M., the sum of of good and lawful money of Great Britain, to be made and levied of their several goods and chattels, lands and tenements respectively, to the use of our said Lady the Queen, Her Heirs and Successors, if [he or she] the said A. B., shall fail in the condition indorsed.

Taken and acknowledged, the day and year first above-mentioned, at in the said Colony, before [me or us.]

J. S.

The Condition of the within written recognizance is such, that if the said A. B., shall personally appear on the day of [instant or next] at o'clock in the forenoon at in the said Colony, before such Justices of the Peace for the said [Colony] as may then be there, to answer further to the [information or complaint] of C. D., exhibited against the said A. B., and to be further dealt with according to law, then the said recognizance to be void, or else to stand in full force and virtue.

NOTICE OF SUCH RECOGNIZANCE TO BE GIVEN TO THE DEFENDANT AND HIS SURETY.

Take notice, that you A. B., of in the Colony of New South Wales, [laborer] are bound in the sum of , and you L. M., of in the said Colony [grocer], in the sum of that you A. B., appear personally on the day of at

o'clock in the forenoon, at in the said Colony, before such Justices of the Peace for the said [Colony] as shall then be there, to answer further to a certain [information or complaint] of C. D., the further hearing of which was adjourned to the said time and place, and unless you appear according to the recognizance entered into by you A. B., and by L. M., as your surety, will forthwith be levied on you and him.

Dated this

day of

one thousand eight hundred and

J. S.

(F.)

CERTIFICATE OF NONAPPEARANCE TO BE INDORSED ON THE DEFENDANT'S RECOGNIZANCE.

[I or we], hereby certify, that the said A. B., hath not appeared at the time and place in the said condition mentioned, but therein hath made default, by reason whereof the within written recognizance is forfeited.

J. S.

SUMMONS OF A WITNESS.

To E. F., of		New South Wales, [labo		,
	Peace in and for the peen made to appear t	o [me or us] upon [oath] the lainant, or defendant] in	fo hat you are lik this behalf :	r that [&c., as in the cely to give material These are therefore
to require you to be and o'clock in the forenoon a for the said [Colony] as a said [information or comp.	nt may then be there, to	day of in the said Colony, testify what you shall k	[instant or before such J now concerning	ustices of the Peace
year		al, this sand eight hundred and	day of , at	in the
the	Colony aforesaid.			J. S. (1., 8.)

(G. 2.)

WARRANT WHERE A WITNESS HAS NOT OBEYED A SUMMONS.

To the Chief Constable of

in the Colony of New South Wales, and to all other Peace Officers in the said [Colony.]

Whereas [information was laid or complaint made] before the undersigned, [one or two] of Her for that [&c., as in the summons]; Majesty's Justices of the Peace in and for the said [Colony], of and it having been made to appear to [me or us] upon oath that E. F. of in the said Colony, [laborer,] was likely to give material evidence on behalf of the [prosecutor] [I or we] did duly issue [my or our] summons to the said E. F., requiring [him or her] to be and appear on the o'clock in the forenoon of the same day at [instant or next] at

in the said Colony before such Justices of the Peace for the said [Colony], as might then be there, to testify what [he or she] should know concerning the said A. B., or the matter of the said [information or complaint]: And whereas proof hath this day been made before [me or us] upon oath of such summons having been duly served upon the said E. F., and of a reasonable sum having been [paid or tendered] to [him or her] for [his or her] costs and expenses in that behalf: And whereas the said E. F. hath neglected to appear at the time and place appointed by the said summons, and no just excuse hath been offered for such neglect: These are therefore to command you to take the said E. F., and to bring and o'clock in [instant or next,] at day of have [him or her] on the in the said Colony, before such Justices of the Peace for the said [Colony], the forenoon at as may then be there, to testify what [he or she] shall know concerning the matter of the said [information or complaint.]

> Given under [my or our] hand and seal, this in the year of our Lord one thousand eight hundred and in the Colony aforesaid.

G. 3.

WARRANT FOR A WITNESS IN THE FIRST INSTANCE.

To the Chief Constable of

in the Colony of New South Wales, and to all other Peace Officers in the said [Colony.]

Whereas [information was laid or complaint made] before the undersigned, [one or two] of Her for that $[\S c., as \ in \ the \ summons]$; Majesty's Justices of the Peace in and for the said [Colony] of and it being made to appear before $\{\mathit{me}\ \mathit{or}\ \mathit{us}\}$ upon oath that E. F., of said Colony, [laborer,] is likely to give material evidence on behalf of the [prosecutor] in this matter, and it is probable that the said E. F. will not attend to give evidence without being compelled so to do: These are therefore to command you to bring and have the said E. F. before $[me\ or\ us]$, on the in the said o'clock in the forenoon, at [instant or next,] at day of Colony, or before such other Justices of the Peace for the said [Colony] as may then be there, to testify what [he or she] shall know concerning the matter of the said [information or complaint.]

Given under [my or our] hand and seal, this in the year of our Lord one thousand eight hundred and in the Colony aforesaid.

J. S.

(Ur. 4.) COMMITMENT OF A WITNESS FOR REFUSING TO BE SWORN OR TO GIVE EVIDENCE To W. T., Chief Constable of in the Colony of New South Wales, and to the Keeper of the [Gaol] at in the said Colony. Whereas [information was laid or complaint made] before the undersigned, [one or two] of Her Majesty's Justices of the Peace in and for the said [Colony] of for that [&c., as in the summons]; and one E. F. now appearing before [me or us] such Justice as aforesaid on the in the said Colony, and being required by [me or us] to make [outh or affirmation] as a witness in that behalf, hath now refused so to do [or being now here duly sworn as a witness in the matter of the said information or complaint, doth refuse to answer certain questions concerning the premises which are now here put to him or her] without offering any just excuse for such [his or her] refusal: These are therefore to command you the said constable to take the said E. F., and [him or her] safely convey to the [Gaol] at aforesaid, and there deliver [him or her] to the said keeper thereof, together with this precept; and [I or we] do hereby command you the said keeper of the said [Gaol] to receive the said E. F. into your custody in the said [Gaol] and there imprison [him or her] for such [his or her] contempt for the space of days, unless [he or she] shall in the meantime consent to be examined, and to answer concerning the premises; and for your so doing this shall be your sufficient warrant. Given under [my or our] hand and seal, this in the year of our Lord one thousand eight hundred and in the Colony aforesaid. J. S. (\mathbf{H}_{\cdot}) WARRANT TO REMAND A DEFENDANT WHEN APPREHENDED. To W. T., Chief Constable of in the Colony of New South Wales, and to the Keeper of the [Gaol] at in the said Colony. Whereas [information was laid or complaint made] before the undersigned [one or two] of Her Majesty's Justices of the Peace in and for the said [Colony] of , for that [&c., as in the summons or warrant]: And whereas the said A. B. hath been apprehended under and by virtue of a warrant upon such [information or complaint], and is now brought before [me or us] as such Justice as aforesaid: These are therefore to command you the said constable, in Her Majesty's name, forthwith to convey the said A. B. to the [Gaol] at in the said Colony, and there to deliver [him or her] to the said keeper thereof, together with this precept; and [I or we] do hereby command you the said keeper to receive the said A. B. into your custody in the said [Gaol], and there safely keep [him or her] until day of [instant], when you are hereby commanded to convey and have him at in the said Colony. o'clock in the forenoon of the same day, before such Justices of the Peace of the said [Colony], as may then be there, to answer to the said [information or complaint], and to be further dealt with according to law. Given under [my or our] hand and seal, this in the year of our Lord one thousand eight hundred and in the Colony aforesaid. J.S. (L. S.) (I. 1.) CONVICTION FOR A PENALTY TO BE LEVIED BY DISTRESS, AND IN DEFAULT OF SUFFICIENT DISTRESS IMPRISONMENT. Be it remembered, That on the day of in the year of our Lord one thousand eight hundred and to wit. at in the said [Colony] A. B., of in the said Colony, [laborer] is convicted before the undersigned [one or two] of Her Majesty's Justices of the Peace for the said [Colony], for that he the said A, B., [&c., stating the offence, and the time and place when and where committed,] and [I or we] adjudge the said A. B. for [his or her] said offence to forfeit and pay the sum of [stating the penalty and also the compensation, if any, to be paid and applied according to Law, and also to pay to the said C. D. the sum of tor [his or her] costs in this behalf; and if the said several sums be not paid forthwith [or on or before next] * [1 or we] order that the same be levied by distress and sale of the goods and chattels of the said A. B., and in default of sufficient distress * [I or we] adjudge the said A. B. to be imprisoned in the [Gaol] at in the said Colony [there to be kept to hard labor | for the space unless the said several sums, and all costs and charges of the said distress, [and of the commitment and conveying of the said A. B. to the said Gaol] shall be sooner paid. Given under [my or our] hand and seal, the day and year first above mentioned, in the Colony aforesaid. (L.S.) * Or, where the issuing of a distress warrant would be ruinous to the defendant or his family, or it appears that he has no goods whereon to levy a distress, then, instead of the words between the asterisks ** say, "then, in a smuch as it hath now been made to appear to me [that the issuing of a warrant of distress in this behalf would be ruinous to the said A. B. and his family," or, "that

the said A. B. hath no goods or chattels whereon to levy the said sums by distress], I adjudge,"

&c., as above, to the end.

No. 68, 20th June, 1851.—5.

,	$(1. \ 2.)$				
CONVICTION FOR A PENALTY	AND IN DEFAULT	OF PAYME	NT IMPRI	SONMENT.	
Be it remembered,	That on the	day of	ir	the year of our	_
to wit. I Lord one thousand	eight hundred and	a		in the said	
[Colony,] A. B. of in the said Co	olony, [laborer] is con	victed before the	ie undersigi	nea, [one or two]] a
of How Majorty's Instiger of the Peace for	the said [Colony], for	that [he or she	the said A	othe said A B	,
the offence, and the time and place when ar	id where it was commi	tea; and [10	, we jacijung	ge the said M. B gand the compen	
for [his or her] said offence to forfeit and	pay the sum of	istatini Jaa ta muu ta	the said C	. D. the sum o	f
sation if any,] to be paid and applied acc for [his or her] costs in this	ording to Law, and a	iid coveral sum	s be not pai	d forthwith, [or	
for [his or her] costs in this	$[I\ or\ we]$ adjudge the	said A. B. to	be imprison	ed in the [Gaol]
on or before next,	[and there to be kept	to hard labor] fo	or the space	of	
at in the said [Colony], unless the said several sums [and the cos	sts and charges of co	onveying the sa	id A. B. to	the said Gaol]
shall be sooner paid.					
Given under $\lceil m \rceil$	y or our] hand and so	eal, the day and	l year first :	above mentioned	1
at	in the Colony afo				
			J. S.	(L.S.)	
		and the same of th			
	· 				
•	(I. 3.)				
CONVICTION WHEN THE	E PUNISHMENT I	S BY IMPRI	SONMEN	Г, &с.	
CONVICTION WILLY 1111					
_	,				
To wit.	day of		in the year	of our Lord on	c
Be it remembered, That on the	in the said [Colony			the said Colony	
thousand eight hundred and [laborer], is convicted before the undersi	in the sam [colony	Her Maiesty's			
[laborer], is convicted before the underst	gned [one or two] of	a the offence.	and the tim	e and place whe	n
said [Colony], for that [he or she] the sa	ud A. D., [ge., state	or [his or her]	said offence	to be imprisone	d
and where committed]; and [I or we] adj	the said Colony, [a	nd there kent to	o hard labor	for the space of	of
in the Gaol at in , and [I or we] also adjud	the said Colony, in	nov the said C	D. the sur	n of	
for [his or her] costs in this behalf, and	ige the said aim for	costs be not pa	id forthwith	or on or befor	e
next] then* [I or we] or	dor that the said sun	be levied by	distress and	sale of the good	ls
and chattels of the said A. B.; and in d	efault of sufficient dis	tress in that b	ehalf * [I o	r we] adjudge th	e
: A D to be imprisoned in the said	Gaol [and there kept t	o hara tavorj 10	or me space	01	
to commence at and from the termination	n of [his or her] impr	isonment afore	said, unless	the said sum fo	ľ
coats shall be sooner naid.					
Given under [mg	y or our] hand and so	eal, the day and	l year first	above mentioned	1,
at	in the Colony afore				
			J. S.	(L. s.)	
*Or, where the issuing of a distress wa	urrant would be ruin	ous to the de	efendant or	his family, or	it
il a bar ma goods whore	on to levy a distress	s, then, mstead	u or are "	Olas Been com se	
Appliates ** core "incomuch as it	hath now been ma	de to appear i	to me [ma	t the issuing or	
	would be runious v	o the same 22.	D. WILL ILL.		
the said A. B. hath no goods or o	chattels whereon to	levy the said	sum for coe	ts, by distress],	Ţ
adjudge," &c.					
	(K. 1.)				
		D BY DISTR	ESS. ANT	IN DEFAUL	Т
ORDER FOR PAYMENT OF MON	ISTRESS IMPRISO	NMENT.	2200, 222		
Or D	15111255 1111125				
\					
To wit.					
Be it remembered, That on the	e day o	f	, in the yea	r of our Lord of	ue.
thousand eight hundred and	complaint was		ie undersigi	ned [one or two]	01
and the second s	and for the said [Col	ony] of		, for th	
Her Majesty's Justices of the Feace in [stating the facts entitling the complainan	it to the order, with the	time and place	when and wh	iere they occurred	ij.
	Oav Ot		160		
. 1 Ct 1 the mortion aforegaid annex	ar before [me or us]	the said Just	ice, or the	sam U. 11. appea b. not ennone !	ur hr
before [me or us] the said Justice, b	at the said $f A$. $f B$. $f a$	mough dary	Canca, Tor	n not appear [me or us] on oa	- 3

 $[\textit{himself or herself}] [\textit{his or her}] \text{ Counsel or } \textbf{Attorney, and it is now satisfactorily proved to } [\textit{me or us}] \text{ on oath } \textbf{and } \textbf{an$ that the said A, B, has been duly served with the summons in this behalf which required [$him\ or\ her$] to be and appear here at this day before such Justices of the Peace for the said $[\mathit{Colony}]$ as should now be here, to answer the said complaint, and to be further dealt with according to Law]; and now, having heard the matter of the said complaint, [1, or we,] do adjudge the said A. B. [to pay to the said C. D. the sum

day of

forthwith, or on or before the

and also to pay to the said C. D. the sum of

next, or as the Statute may require,]

for [his or her] costs in this behalf; and if the

and in default of sufficient distress in that behalf* [I, or we,] adjudge the said A.B. to be imprisoned in
the Gaol at in the said Colony, [and there kept to hard labor] for the space of
unless the said several sums, and all costs and charges of the said distress [and of the commitment and
conveying of the said A, B, to the said Gaol shall be sooner paid.
Given under [my, or our] hand and seal, this day of in
the year of our Lord one thousand eight hundred and , at
in the [Colony] aforesaid. J. S. (L.s.)
* Or where the issuing of a distress warrant would be ruinous to the defendant or his family, or it appears that he has no goods whereon to levy a distress, then, instead of the words between the asterisks **, say, "then, inasmuch as it hath now been made to appear to me [that the issuing of a warrant of distress in this behalf would be ruinous to the said A. B. and his family," or "that the said A. B. hath no goods or chattels whereon to levy the said sums by distress,] I adjudge," &c.
(K. 2.)
ORDER FOR PAYMENT OF MONEY, AND IN DEFAULT OF PAYMENT, IMPRISONMENT.
To wit.
Be it remembered, That on the day of , in the year of our Lord one thousand eight hundred and , complaint was made before the undersigned [one or two] of Her Majesty's Justices of the Peace in and for the said [Colony] of , for that [stating the facts entitling the complainant to the order, with the time and place when and where they occurred;] and now at this day, to wit, on the day of at in the said Colony the parties aforesaid appear before [me or us] the said Justice [or the said C. D. appears before [me or us] the said Justice, but the said A. B. elthough duly colled both parties aforesaid appear.
the said A. B. although duly called, doth not appear by [himself or herself,] [his or her,] Counsel or Attorney, and it is now satisfactorily proved to [me or us,] on oath, that the said A. B. has been duly served with the summons in this behalf, which required [him or her] to be and appear here on this day before such Justice of the Peace for the said [Colony] as should now be here, to answer the said complaint, and to be further dealt with according to Law]; and now, having heard the matter of the said complaint, [I or we,] do adjudge the said A. B. [to pay to the said C. D. the sum of forthwith, or on or before next, [or as the Statute may require], and also to pay to the said C. D. the sum of for [his or her] costs in this behalf; and if the said several sums be not paid forthwith [or on or before the day of next], [I or we,] adjudge the said A. B. to be imprisoned in the Gaol at in the said Colony [there to be kept to hard labor] for the space of unless the said several sums [and the costs and charges of conveying the said A. B. to the said Gaol] shall be sooner paid.
Given under [my or our] hand and scal, this day of in the year of our Lord one thousand eight hundred and at
in the Colony aforesaid.
J. S. (L.s.)
ORDER FOR ANY OTHER MATTER WHERE THE DISOBEYING OF IT IS PUNISHABLE WITH IMPRISONMENT. To wit. Be it remembered, That on the day of in the year of our Lord one thousand
Be it remembered, That on the day of in the year of our Lord one thousand eight hundred and , complaint was made before the undersigned, [one or two] of Her Majesty's Justices of the Peace in and for the said [Colony] of , for that [stating the facts entitling the complainant to the order, with the time and place when and where they occurred], and now at this day, to wit, on the day of at , in the said Colony, the parties aforesaid appear before [me or us] the said Justice, [or the said C.D. appears before [me or us] the said Justice, but the said A.B., although duly called, doth not appear by [himself or herself] [his or her] Counsel or Attorney, and it is now satisfactorily proved to me upon oath that the said A.B. has been duly served with a summons in this behalf, which required [him or her] to be and appear here at this day, before such Justices of the Peace for the said [Colony] as should now be here, to answer to the said complaint, and to be further dealt with according to Law,] and now, having heard the matter of the said complaint, [I or we] do therefore adjudge the

aforesaid, unless the said sum for costs shall be sooner paid.

Given under [my or our] hand and seal, this day of in the year of our Lord one thousand eight hundred and at in the Colony aforesaid.

J. S.

to commence at and from the termination of [his or her] imprisonment

(L.s.)

for the space of

ORDER OF DISMISSAL OF AN INFORMATION OR COMPLAINT. To wit. day of Be it remembered, That on the information in the year of our Lord one thousand eight hundred and was laid [or complaint made] before the undersigned [one or two] of Her Majesty's Justices of the for that [&c., as in the summons to the defendant], Peace in and for the said [Colony] of day of and now at this day, to wit, on the the said [Colony] both the said parties appear before $[me\ or\ us]$ in order that $[I\ or\ we]$ should hear and determine the said information [or complaint], [or the said A. B. appeareth before [me or us] but the said C. D., although duly called, doth not appear]; whereupon the matter of the said information [or complaint] being by [me or us] duly considered, [it manifestly appears to [me or us] that the said information [or complaint] is not proved, and*] [I or we] do therefore dismiss the same, for this or her] and do adjudge that the said C. D. do pay to the said A. B. the sum of costs incurred by [him or her] in [his or her] defence in this behalf; and if the said sum for costs], [I or we] order that the same be levied by be not paid forthwith, [or on or before distress and sale of the goods and chattels of the said C. D. and in default of sufficient distress in that behalf [I or we] adjudge the said C. D. to be imprisoned in the Gaol at unless the said sum for in the said Colony [and there kept to hard labor] for the space of costs, and all costs and charges of the said distress [and of the commitment and conveying of the said C.D. to the said Gaol], shall be sooner paid. day of Given under [my or our] hand and seal, this in the year of our Lord one thousand eight hundred and in the Colony aforesaid. J. S. (L.S.) If the informant or complainant do not appear, these words may be omitted. (M.) CERTIFICATE OF DISMISSAL. I [or we] hereby certify, That an information [or a complaint] preferred by C. D. of in the said Colony, in the said Colony of New South Wales, [laborer,] against A. B. of [grocer,] for that [&c., as in the summons], was this day considered by [me or us,] [one or two] of Her Majesty's Justices of the Peace in and for the [Colony] of and was by [me or us] dismissed [with costs]. one thousand eight hundred and day of Dated this J. S. (N. 1.)

WARRANT OF DISTRESS UPON A CONVICTION FOR A PENALTY.

To the Chief Constable of in the Colony of New South Wales, and to all other Peace Officers in the said [Colony.]

in the said Colony, [laborer,] was on this Whereas A. B., late of last past | duly convicted before the undersigned, [one or two] of day of or on the Her Majesty's Justices of the Peace in and for the said [Colony] of for that [stating the offence as in the conviction], and it was thereby adjudged that the said A. B. should for such [his or her] offence forfeit and pay [&c., as in the conviction], and should also pay to the said C. D. the sum of for [his or her] costs in that behalf; and it was thereby ordered that if the said several sums should not be paid [forthwith] the same should be levied by distress and sale of the goods and chattels of the said A. B.; and it was thereby also adjudged that in default of sufficient distress the said A. B. should be imprisoned in the Gaol at in the said Colony, fand there kept to unless the said several sums, and all costs and charges hard labor] for the space of of the said distress, and of the commitment and conveying of the said A. B. to the said Gaol, should be sooner paid: And whereas the said A. B. being so convicted as aforesaid, and being [now] hath not paid the same or any part thereof, and required to pay the said sums of but therein hath made default: These are therefore to command you, in Her Majesty's name, forthwith to make distress of the goods and chattels of the said A. B.; and if within the space of days next after the making of such distress the said sums, together with the reasonable charges of taking and keeping the distress shall not be paid, that then you do sell the said goods and chattels so by you distrained, and do pay the money arising by such sale unto the Clerk of the Justices of the Peace for in the said Colony, that he may pay and apply the same as by law is directed, the [district] of and may render the overplus, if any, on demand, to the said A. B.; and if no such distress can be found, then that you certify the same unto [me or us], to the end that such further proceedings may be had thereon as to the law doth appertain.

Given under [my or our] hand and seal, this day of in the year of our Lord one thousand eight hundred and , at in the Colony aforesaid.

J. S. (L. s.)

(N. 2.)

WARRANT OF DISTRESS UPON AN ORDER FOR THE PAYMENT OF MONEY.

To the Chief Constable of

in the Colony of New South Wales, and to all other Peace Officers in the said [Colony.]

Whereas on the instant [or last past,] a complaint was made before the unday of dersigned, [one or two] of Her Majesty's Justices of the Peace, in and for the said [Colony] of for that [&c., as in the order] and afterwards, to wit on the day of , in the said Colony, the said parties appeared before [me or us] [or as in the order,] and thereupon having considered the matter of the said complaint, $[\mathit{Iorwe}]$ adjudged the said A. B. to $[\mathit{pay}]$ to the said C. D. the sum of on or before the then next, and also to pay to the said C. D., the sum of for his costs in that behalf; and $[I\ or\ we]$ thereby ordered that if the said several sums should not be paid on or before the said day of then next. the same should be levied by distress and sale of the goods and chattels of the said A. B.; and it was adjudged that in default of sufficient distress in that behalf, the said A. B. should be imprisoned in the Gaol at in the said Colony, [and there kept to hard labor] for the space of unless the said several sums, and all costs and charges of the distress, [and of the commitment and conveying of the said A. B. to the said Gaol,] should be sooner paid: And whereas the time in and by the said order appointed for the payment of the said several sums of hath elapsed, but the said C. D. hath not paid the same or any part thereof, but therein hath made default: These are therefore to command you in Her Majesty's name, forthwith to make distress of the goods and chattels of the said A. B.: and if within the space of after the making of such distress the said last-mentioned sums, together with the reasonable charges of taking and keeping the said distress, shall not be paid, that then you do sell the said goods and chattels so by you distrained, and do pay the money arising from such sale unto Justices of the Peace for the [district] of , in the said Colony, that he may pay and apply the same as by law directed, and may render the overplus, if any, on demand, to the said A. B.; and if no such distress can be found, then that you certify the same unto [me or us] to the end that such proceedings may be had therein as to the law doth appertain. Given under [my or our] hand and seal, this day of , in the year of

our Lord one thousand eight hundred and Colony aforesaid.

in the

(N. 3.)

ENDORSEMENT IN BACKING A WARRANT OF DISTRESS.

to wit: Whereas proof upon oath hath this day been made before [me or us,] [one or two] of Her Majesty's Justices of the Peace in and for the said [Colony] of that the name of J. S. to the within warrant subscribed is of the handwriting of the Justice of the Peace within mentioned: [I or we,] do therefore authorize W. T., who bringeth to [me or us] this warrant, and all other persons to whom this warrant was originally directed, or by whom the same may be lawfully executed, and also all constables and other peace officers of the said [Colony] of same within the said [Colony].

Given under my hand, this

185

J. B.

(N. 4.)

CONSTABLE'S RETURN TO A WARRANT OF DISTRESS,

I, W. T., Constable of in the Colony of New South Wales, do hereby certify to J. S., Esquire, [one or two] of Her Majesty's Justices of the Peace for the said [Colony,] that by virtue of this warrant I have made diligent search for the goods and and chattels of the within mentioned A. B., and that I can find no sufficient goods or chattels of the said A.B. whereon to levy the sums within mentioned.

Witness my hand, this

one thousand eight hundred and

W. T.

(N. 5.)

WARRANT OF COMMITMENT FOR WANT OF DISTRESS.

in the Colony of New South Wales, and to the Keeper of the To the Chief Constable of in the said Colony. Gaol at Whereas [&c., as in either of the foregoing distress warrants N. 1, 2, to the asterisk, (*) and then in the year aforesaid, [I or we] thus]: And whereas afterwards, on the day of in the said [Colony,] commanding him to the said Justice, issued a warrant to the constable of by distress and sale of the goods and chattels of the levy the said sums of and said A. B.: And whereas it appears to [me or us,] as well by the return of the said constable to the said warrant of distress as otherwise, that the said constable hath made diligent search for the goods and chattels of the said A. B., but that no sufficient distress whereon to levy the sums above mentioned could be found: These are therefore to command you the said constable of in the said [Colony.] to aforesaid. take the said A. B., and [him or her] safely to convey to the Gaol at and there deliver [him or her] to the said keeper, together with this precept; and [I or we] do hereby command you the said keeper of the said Gaol to receive the said A. B. into your custody in the said Gaol, there to imprison [him or her] [and keep him to hard labor] for the space of unless the said several sums, and all the costs and charges of the said distress [and of the commitment and conveying of the said A. B. to the said Gaot] amounting to the further sum of shall be sooner paid unto you the said keeper; and for your so doing this shall be your sufficient warrant. in the year of our Given under [my or our] hand and seal, this day of in the Colony aforesaid. Lord One thousand eight hundred and at J. S. (L. 8.) (0. 1.) WARRANT OF COMMITMENT UPON A CONVICTION FOR A PENALTY IN THE FIRST , in the Colony of New South Wales, and to the Keeper of the To the Chief Constable of Gaol at , in the said Colony. , in the Colony of New South Wales, [laborer,] was on this Whereas A. B. late of day duly convicted before the undersigned, [one or two] of Her Majesty's Justices of the Peace in and for the said [Colony,] for that [stating the offence as in the conviction;] and it was thereby adjudged that the said A. B. for [his or her] said offence should forfeit and pay the sum of [&c., as in for [his or her] costs in that the conviction,] and should pay to the said C. D. the sum of behalf; and it was thereby further adjudged that if the said several sums should not be paid [forthwith] the said A.B. should be imprisoned in the Gaol at , in the said Colony, [and there kept to hard labor] for the space of , unless the said several sums [and the costs and charges of conveying the said A. B. to the said Gaol] should be sooner paid: And whereas the time in and by the said conviction appointed for the payment of the said several sums hath elapsed, but the said A. B. hath not paid the same or any part thereof, but therein hath made default: to take the said A. B. and These are therefore to command you the said constable of aforesaid, and there to deliver [him or her] safely to convey to the Gaol at [him or her] to the keeper thereof, together with this precept; and [I or we] do hereby command you the said keeper of the said Gaol to receive the said A. B. into your custody in the said Gaol, there to imprison [him or her,] [and keep him or her to hard labor] for the space of said several sums [and the costs and charges of conveying [him or her] to the said Gaol, amounting to the shall be sooner paid; and for your so doing this shall be your sufficient further sum of warrant. day of Given under [my or our] hand and seal, this in the year of our Lord one thousand eight hundred and , in the Colony aforesaid. J. S. (L.s.) (0.2.)WARRANT OF COMMITMENT ON AN ORDER IN THE FIRST INSTANCE. , in the Colony of New South Wales, and to the Keeper of the To the Chief Constable of , in the said Colony. Gaol at [instant or last past,] complaint was made day of Whereas on the before the undersigned [one or two] of Her Majesty's Justices of the Peace in and for the said [Colony] of , for that [&c., as in the order,] and afterwards, to wit, on the , in the said Colony, the parties appeared before [me or us] the said Justice, [or as it may be in the order, and thereupon having considered the matter of the said complaint, [I or we] adjudged the said A. B. to pay to the said C. D. the sum of on or before the then next, and also to pay to the said C. D. the sum of costs in that behalf; and [I or we] also thereby adjudged that if the said several sums should not be paid then next, the said A.B. should be imprisoned in the Gaol on or before the , in the said Colony, [and there kept to hard labor,] for the space of

unless the said several sums [and the costs and charges of conveying the said A. B. to the said Gaol]

should be sooner paid: And whereas the time in and by the said order appointed for the payment of the said several sums of money hath elapsed, but the said A. B. hath not paid the same or any part thereof, but therein hath made default: These are therefore to command you the said constable to take the said A. B. and [him or her] safely to convey to the said Gaol at aforesaid, and there to deliver [him or her] to the keeper thereof, together with this precept; and [I, or we,] do hereby command you the said keeper of the said Gaol to receive the said A. B. into your custody in the said Gaol, there to imprison [him or her] [and keep [him or her] to hard labor] for the space of unless the said several sums [and the costs and charges of conveying [him or her] to the said Gaol, amounting I shall be sooner paid unto you the said keeper; and for your so doing to the further sum of this shall be your sufficient warrant. Given under [my or our] hand and seal, this year of our Lord one thousand eight hundred and in the Colony aforesaid. J. S. (P. 1.) WARRANT OF COMMITMENT ON A CONVICTION WHERE THE PUNISHMENT IS BY IMPRISONMENT. in the Colony of New South Wales, and to the Keeper of the To the Chief Constable of in the said Colony. Gaol at [laborer] was this day duly convicted before the undersigned Whereas A. B., late of [one or two] of Her Majesty's Justices of the Peace in and for the said [Colony] of that [stating the offence as in the conviction], and it was thereby adjudged that the said A. B., for [his or her] said offence should be imprisoned in the Gaol at in the said Colony [and there kept to hard labor] for the space of : These are therefore to command you to take the said A. B., and [him or her] safely convey to the Gaol the said constable of aforesaid, and there to deliver [him or her] to the keeper thereof, together with this precept; and [I or we] do hereby command you the said keeper of the said Gaol to receive the said A. B. into your custody in the said Gaol, there to imprison [him or her] [and keep him or her to hard ; and for your so doing this shall be your sufficient warrant. labour] for the space of in the Given under [my or our] hand and seal, this day of year of our Lord one thousand eight hundred and the Colony aforesaid. J. S. (L, S.) (P. 2.) WARRANT OF COMMITMENT ON AN ORDER WHERE THE DISOBEYING OF IT IS PUNISHABLE BY IMPRISONMENT. in the Colony of New South Wales, and to the Keeper of the To the Chief Constable of Gaol at in the Colony aforesaid. [instant or last past] complaint was day of Whereas on the made before the undersigned [one or two] of Her Majesty's Justices of the Peace in and for the said , for that [&c., as in the Order], and afterwards, to wit, on the [Colony] of in the said Colony, the said parties appeared before [me or us] [or as it may be in the Order], and thereupon having considered the matter of the said complaint, [1 or we] adjudged the said A. B. to [&c., as in the Order], and that if, upon a copy of the Minute of that Order being duly served upon the said A. B., either personally or by leaving the same for [him or her] at [his or her] last or most usual place of abode, [he or she] should neglect or refuse to obey the same, it was adjudged that in such case the said A. B., for such [his or her] disobedience should be in the said Colony, [and there kept to hard labor] for the space imprisoned in the Gaol at [unless the said Order should be sooner obeyed]: And whereas it is now proved to [me or us] that after the making of the said Order a copy of the Minute thereof was duly served upon the said Λ . B., but [he or she] then [refused or neglected] to obey the same, and hath not as yet obeyed the to take said A. B., said Order: These are therefore to command you, the said Constable of and [him or her] safely to convey to the Gaol at aforesaid, and there to deliver [him or her] to the keeper thereof, together with this precept; and [I or we] do hereby command you, the said keeper of the said Gaol to receive the said A. B. into your custody in the said Gaol, there to imprison , and for so doing [him or her] [and keep him or her to hard labor] for the space of this shall be your sufficient warrant. Given under [my or our] hand and seal, this day of in the year in the of our Lord one thousand eight hundred and Colony aforesaid.

J. S.

(L.S.)

(P. 3.)

WARRANT OF DISTRESS FOR COSTS UPON A CONVICTION WHERE THE OFFENCE IS PUNISHABLE BY IMPRISONMENT.

To the Chief Constable of

, in the Colony of New South Wales, and to all other Peace Officers in the said $\{Colony\}$

Whereas A. B. of

in the said Colony [laborer], was on the

day of [instant or last past], duly convicted before the undersigned [one or two] of Her Majesty's Justices of the Peace in and for the said [Colony], for that [stating the offence as in the conviction] and it was thereby adjudged that the said A. B. for [his or her] said of should be imprisoned in the Gaol at in the said Colony, [and there kept to hard labor] for the space of ; and it was also thereby adjudged that the said A. B. should pay to the said C. D. the

sum of for [his or her] costs in that behalf; and it was thereby ordered that if the said sum of for costs should not be paid [forthwith] the same should be levied by distress and sale of the goods and chattels of the said A. B.; [and it was adjudged that in default of sufficient distress in that behalf the said A. B. should be imprisoned in the said Gaol, [and there kept to hard lubor] for the space of to commence at and from the termination of [his or her] imprisonment aforesaid, unless the said sum for costs, and all costs and charges of the said distress, and of the commitment and conveying of the said A. B. to the said Gaol, should be sooner paid: And whereas the said A. B. being so convicted as aforesaid, and being required to pay the said sum of for costs, hath not paid the same or any part thereof, but

therein hath made default: These are therefore to command you, in Her Majesty's name, forthwith to make distress of the goods and chattels of the said A. B., and if within the space of days next after the making of such distress the said last mentioned sum, together with the reasonable charges of taking and keeping the said distress shall not be paid, that then you do sell the said goods and chattels so by you distrained, and do pay the money arising from such sale to the Clerk of the Justices of the Peace for the [district] of in the said Colony

that he may pay the same as by law directed, and may render the surplus [if any] on demand to the said A.B.; and if no such distress can be found, then that you certify the same unto [me or us] to the end hat such proceedings may be had therein as to the law doth appertain.

Given under [my or our] hand and seal, this day of in the year of our Lord one thousand eight hundred and at in the Colony aforesaid.

J. S, (L.8.)

(P. 4.)

WARRANT OF DISTRESS FOR COSTS UPON AN ORDER WHERE THE DISOBEYING OF THE ORDER IS PUNISHABLE WITH IMPRISONMENT.

day of

To the Chief Constable of

to law doth appertain.

Whereas on the

in the Colony of New South Wales, and to all other Peace Officers [in the said Colony.]

[instant or last past,] complaint

was made before the undersigned, [one or two] of Her Majesty's Justices of the Peace in and for the said [Colony] of for that [&c., as in the Order,] and afterwards, to wit, on the day of , at , in the said Colony, the said parties appeared before [ne or us] as such Justice as aforesaid [or as it may be in the order,] and thereupon, having considered the matter of the said complaint, [I or we] adjudged the said A. B., to [&c., as in the order]; and that if upon a copy of the minute of that order being served upon the said A. B., either personally or by leaving the same for [him or her] at [his or her] last or most usual abode, [he or she] should neglect or refuse to obey the same, [I or we] adjudged that in such case the said A. B., for such [his or her] disobedience should be imprisoned in the Gaol at

in the said Colony, [and there kept to hard labor,] for the space of [unless the said order should be sooner obeyed]; and [I or we] thereby also adjudged the said A. B., to pay to the said C. D. the sum of for [his or her] costs in that behalf; and [I or we] ordered that if the said sum for costs should not be paid [forthwith] the same should be levied of the goods and chattels of the said A. B.; [and in default of sufficient distress in that behalf] [I or we] thereby adjudged that the said A. B, should be imprisoned in the said Gaol, [and there kept to hard labor] for the space of

to commence at and from the termination of [his or her] imprisonment aforesaid, unless the said sum for costs, and all costs and charges of the said distress, and of the commitment and conveying of the said A. B., to the said Gaol, should be sooner paid: And whereas after the making of the said order a copy of the minute thereof was duly served upon the said A. B., but the said A. B. did not then pay, nor hath [he or she] paid, the said sum of for costs or any part thereof, but therein hath made default: These are therefore to command you, in Her Majesty's name, forthwith to make distress of the goods and chattels of the said A. B., and if within the space of days next after the making of such distress the said last-mentioned sum, together with the reasonable charges of taking and keeping the said distress, shall not be paid, that then you do sell the said goods and chattels so by you distrained, and do pay the money arising from such sale to the Clerk of the Justices of the Peace for the [District] of in the said Colony, that he may pay the same as by law directed, and may render the overplus (if any) on demand, to the said A. B., and if no such distress can be found, then that you certify the same unto [me or us] to the end that such proceedings may be had therein as

Given under [my or our] hand and seal, this day of in the year of our Lord one thousand eight hundred and the Colony aforesaid.

J. S. (L.s.)

WARRANT OF COMMITMENT FOR WANT OF DISTRESS IN EITHER OF THE LAST TWO CASES.

To the Chief Constable of in the Colony of New South Wales, and to the Keeper of the Gaol at in the said Colony.

Whereas, [&c., as in the last two forms respectively, to the asterisk, (*) and then thus]: And whereas afterwards, on the day of in the year aforesaid, [I or we] the said J. S. issued a warrant to the Constable of in the said [Colony] commanding him to levy the said sum of for costs, by distress and sale of the goods and chattels of the said A. B.: And whereas it appears to [me or us] as well by the Return of the said constable to the said warrant of distress as otherwise, that the said constable hath made diligent search for the goods and chattels of the said A. B., but that no sufficient distress whereon to levy the sum above mentioned could be found: These are therefore to command you the said Constable of to take the said A.B., and [him or her] safely to convey to the Gaol at aforesaid, and there deliver [him or her] to the keeper thereof, together with this precept; and [I or we] do hereby command you the said keeper of the said Gaol to receive the said A. B. into your custody in the said Gaol here to imprison [him or her and keep him or her to hard labor] for the space of unless the said sum, and all costs and charges of the said distress, [and of the commitment and conveying of the said A. B. to the said Gaol,] amounting to the further sum of shall be sooner paid unto you the said keeper, and for your so doing this shall be your sufficient warrant.

Given under [my or our] hand and seal, this of our Lord one thousand eight hundred and

day of in the year at in the Colony aforesaid.

J. S. (1.8.)

(Q. 1.)

WARRANT OF DISTRESS FOR COSTS UPON AN ORDER FOR DISMISSAL OF AN INFORMATION OR COMPLAINT.

To the Chief Constable of

in the Colony of New South Wales, and to all other Peace Officers in the said [Colony.]

Whereas on the day of [instant or last past] information was laid (or complaint was made) before the undersigned, [one or two] of Her Majesty's Justices of the Peace in and for the said [Colony], for that [&c., as in the Order of Dismissal]; and afterwards, to wit, on the at in the said Colony, both parties appearing before [me or us] in order that [I or we] should hear and determine the same, and the several proofs adduced to [me or us] in that behalf-being by [me or us] duly heard and considered, and it manifestly appearing to [me or us] that the said [information or complaint] was not proved, [I or we] therefore dismissed the same, and adjudged that the said C. D. should pay to the the said A. B. the sum of for [his or her] costs incurred by [him or her] in [his or her] defence in that behalf; and [I or we] ordered that if the said sum for costs should not be paid [forthwith] the same should be levied of the goods and chattels of the said C.D.; [and [I or we] adjudge that in default of sufficient distress in that behalf the said C. D. should be imprisoned in the Gaol at in the said Colony, [and there kept to hard labor] for the space unless the said sum for costs, and all costs and charges of the said distress, and of the commitment and conveying of the said C. D. to the said Gaol should be sooner paid]: (*) And whereas the said C. D., being now required to pay unto the said A. B. the said sum for costs, hath not paid the same or any part thereof, but therein hath made default : These are therefore to command you, in Her Majesty's name, forth with to make distress of the goods and chattels of the said C. D.; and if within the space of days next after the making of such distress, the said last mentioned sum, together with the reasonable charges of taking and keeping the said distress shall not be paid, that then you do sell the said goods and chattels so by you distrained, and do pay the money arising from such sale the Clerk of the Justices of the Peace for the [district] of to that he may pay and apply the same as by law directed, and may render the overplus [if any,] on demand to the said C. D., and if no such distress can be found, then that you certify the same unto [me or us], to the end that such proceedings may be had therein as to the law doth appertain.

> Given under [my or our] hand and seal, this day of in the year of our Lord one thousand eight hundred and at , in the Colony aforesaid.

> > J. S. (1.s.)

WARRANT OF COMMITMENT FOR WANT OF DISTRESS IN THE LAST CASE.

To the Chief Constable of in the Colony of New South Wales, and to the Keeper of the Gaol at in the said Colony.

Whereas [&c., as in the last Form to the asterisk (*), and then thus]: And whereas afterwards, on the day of in the year aforesaid, [I or we] the said Justice issued a warrant to the constable of commanding him to levy the said sum of for costs by distress and sale of the goods and chattels of the said C. D.: And whereas it appears to [me or us] as well by the Return of the said constable to the said warrant of distress as otherwise, that the said constable hath made diligent search for the goods and chattels of the said C. D., but that no sufficient distress whereon to levy the sum above mentioned could be found: These are therefore to command you the said constable of to take the said C. D., and [him or her] safely convey to the Gaol at aforesaid, and there deliver [him or her] to the said keeper thereof, together with this precept; and [I or we] do hereby command you the said keeper of the said Gaol to receive the said C. D. into your custody in the said Gaol there to imprison [him or her] [and keep him or her to hard labor] for the space of unless the said sum, and all costs and charges of the said distress, [and of the commitment and conveying of the said C. D. to the said Gaol], amounting to the further sum of shall be sooner paid unto you the said keeper and for your so doing this shall be your sufficient warrant.

Given under [my or our] hand and seal, this day of in the year of our Lord one thousand eight hundred and at in the Colony aforesaid.

J. S. (L.s.)

(R.)

CERTIFICATE OF CLERK OF THE PEACE THAT THE COSTS OF AN APPEAL ARE NOT PAID.

Office of the Clerk of the Peace for , in and for the Colony of New South Wales.

(TITLE OF THE APPEAL.)

G. H.,

Clerk of the Peace.

(S. 1.

WARRANT OF DISTRESS FOR COSTS OF AN APPEAL AGAINST A CONVICTION OR ORDER.

To the Chief Constable of

in the Colony of New South Wales, and to all other Peace Officers in the said [Colony.]

Whereas [&c., as in the warrants of distress, N. 1, 2, ante, to the end of the statement of the conviction or order, and then thus]: And whereas the said A. B. appealed to the Court of General Quarter in and for the said Colony, against the said [conviction Sessions of the Peace holden at or order] in which appeal the said A. B. was the appellant, and the said C. D. [or J. S., Esquire, the Justice of the Peace who made the said [conviction or order] was the respondent, and which said appeal came on to be tried, and was heard and determined, at the last General Quarter Sessions of in and for the said Colony, on the the Peace for the said Colony, holden at [instant or last past] and the said Court of General Quarter Sessions thereupon day of ordered that the said [conviction or order] should be [confirmed, or quashed,] and that the said [appellant] for [his] costs incurred by [him or her] should pay to the said [respondent] the sum of in the said appeal, which said sum was to be paid to the Clerk of the Peace for in the said , to be by him handed over to the said Colony, on or before the day of [C. D.]: And whereas the said Clerk of the Peace for in and for the said Colony hath, on [instant or last past] duly certified that the said sum for costs had day of the not then been paid: (*) These are therefore to command you, in Her Majesty's name, forthwith to make distress of the goods and chattels of the said [A. B.] and if within the space of days next after the making of such distress the said last-mentioned sum, together with the reasonable charges of taking and keeping the said distress, shall not be paid, that then you do sell the said goods and chattels so by you distrained, and do pay the money arising from such sale to the Clerk of the Justices in the said Colony, that he may pay and apply the same as of the Peace for the [district] of by law directed, and if no such distress can be found, then that you certify the same unto [me or us] to the end that such proceedings may be had therein, as to the law doth appertain.

Given under [my or our] hand and seal, this
in the year of our Lord one thousand eight hundred and
in the Colony aforesaid.

day of

I N. (1. s.)

(S. 2.)

WARRANT OF COMMITMENT FOR WANT OF DISTRESS IN THE LAST CASE.

To the Chief Constable of in the Colony of New South Wales, and to the Keeper of the Gaol at in the said Colony.

Whereas [&c., as in the last form to the asterisk (*), and then thus:] And whereas afterwards, on , in the year aforesaid, $[I\ or\ we]$ the undersigned issued a warrant day of the , commanding him to levy the said sum of to the constable of distress and sale of the goods and chattels of the said A. B.: And whereas it appears to [me or us] as well by the return of the said constable to the said warrant of distress as otherwise, that the said constable hath made diligent search for the goods and chattels of the said A. B., but that no sufficient distress whereon to levy the sum above mentioned could be found: These are therefore to command you to take the said A. B., and [him or her] safely to convey to the Gaol the said constable of aforesaid, and there deliver [him or her] to the said keeper thereof, together with this precept; and [I or we] do hereby command you the said keeper of the said Gaol to receive the said A. B. into your custody in the said Gaol, there to imprison [him or her] [and keep him or her to hard unless the said sum, and all costs and charges of the said distress labor | for the space of [and of the commitment and conveying of the said A. B. to the said Gaol], amounting to the further sum shall be sooner paid unto you the said keeper, and for your so doing this shall be your sufficient warrant.

Given under [my or our] hand and seal, this day of in the year of our Lord one thousand eight hundred and at , in the Colony aforesaid.

J. N., (L.s.)

Account of Clerk of the Justices at Petty Sessions, and of the Keeper of the Gaol or House of Correction.

MONTHLY RETURN to Her Majesty's Justices of the Peace at the Petty Sessions of the Peace for the [District] of

Wales, assembled on the

[or by the Keeper of the Gaol or House of Correction at in the said Colony,] and how applied, from the

day of day of the Gaol or House of Correction at in the said Colony,] and how applied, from the

day of day of the Gaol or House of Correction at in the said Colony,] and how applied, from the

Reasons of Nonpayment, or other observations. Names of convicting Magistrates. Punishment when Fine not paid. Amount of Fine how applied. Amount thereof paid. Fine. Amount thereof paid. Costs. Offence. Date. Name of Party convicted.

(Signed)
Clerk to the said Court, or Keeper of the above Gaol or House of Correction.

QUARTERLY Meeting of the New South
Wales Medical Board, will be held at the
Infirmary, on Tuesday, the 1st day of July, 1851.
Testimonials of Qualification to be lodged with

Dr. M'Vitie, 57, Pitt-street, on or before that day.

PATRICK HILL, President.

Parramatta, 5th June, 1851.

THE Tickets of Leave of the undermentioned prisoners of the Crown have been cancelled for being absent from their District:—

Elenor Doughy, Edward, absent from District;

John Roberts, Asia 4, absent from District; Yass Bench.

Thomas Bond, Mary 4, absent from District; Yass Bench.

Charles Jones, Bengal Merchant, absent from District; Yass Bench.

Thomas Malken, Royal Admiral, absent from District; Yass Bench.

William Murphy, Royal Admiral, absent from District; Yass Bench.

Thomas Myers, Henry Porcher, absent from District; Yass Bench.

Patrick Murray, Blenheim, absent from District; Yass Bench.

George Barr Barrow, Albion 2, absent from District; Yass Bench.

James Moore, Morley, absent from District; Yass Bench.

Jesse Tyler, Parmelia 1, absent from District;

Robert Harris, Malabar, absent from District;

Yass Bench.
James Fitzgerald, Sophia, absent from District;

Yass Bench.

George Brown, Isabella 4, absent from District;
Yass Bench.

William Ryan, Portland 2, absent from District; Yass Bench.

John Capewell, Westmoreland 1, absent from

District; Yass Bench Robert Barber, Westmoreland, absent from Dis-

trict; Yass Bench.
Patrick Guery, Hero, absent from District;
Yass Bench.

Jeremiah Horrigan, Isabella, absent from District: Yass Bench.

Thomas Robinson, Recovery 1, absent from District; Yass Bench.

Joanna Thomas, John Renwick, absent from District; Yass Bench.

William Cherry, Mary Ann 4, absent from District; Yass Bench.

Sarah Collins, Pyramus, absent from District; Yass Bench.

John Price, Lord Lynedoch, absent from District; Yass Bench.

James Gill, Westmoreland, absent from District; Yass Bench.

Patrick M¹Donnell, Roslyn Castle, absent from District; Yass Bench.

Thomas M^cCulgan. Clyde, absent from District; Yass Bench.

John Hannan, Hive 2, absent from District;

Yass Bench.
Robert Hamilton, Recovery, absent from Dis-

trict; Yass Bench.

William Higgott, Royal Sovereign, absent from District; Yass Bench.

Lazarus Wells, Royal Sovereign, absent from District; Yass Bench.

Thomas Skuce, Royal Sovereign, absent from District; Yass Bench.

No. 68, 20th June, 1851.—8.

John Hourigan, Portland 2, absent from District; Yass Bench.

William Hurrell, Norfolk 5, absent from District; Yass Bench.

James Owen, Royal Admiral, absent from District; Yass Yench.

Andrew Stuart, Pekoe, absent from District; Yass Bench.

Jean Viere, Susan, absent from District; Yass

Hugh Torney alias Tarney, Surry 8, absent from District; Yass Bench.

John Mason, Resource to Van Diemen's Land and Siren to New South Wales, absent from District; Yass Bench.

Thomas Kiegan, Westmoreland, absent from District; Yass Bench.

James M'Gauley, Maitland, absent from District; Yass Bench.

James Collins, Guildford, absent from District; Yass Bench.

George Habbijam, Parkfield, absent from District; Yass Bench.

Charles Buckland, Lady Kennaway, absent from District; Yass Bench.

John Murnane, Earl Grey, absent from District; Yass Bench.

Stephen Atwood, Theresa, absent from District; Yass Bench.

John Howarth, Theresa, absent from District; Yass Bench.

John Marley, John 4, absent from District; Yass Bench.

Isaac Poole, Mary Ann 4, absent from District; Yass Bench.

Christopher Clarke, Mangles, absent from District; Yass Bench.

William Curtin, Guildford, absent from District; Yass Bench.

John Hill, Lady M'Naughton, absent from District; Yass Bench.

John Rooney, Marquis of Huntley, absent from District; Yass Bench.

Charles Styring, Norfolk 2, absent from District; Yass Bench.

Michael Waters, James Lang, absent from District; Yass Bench.

Michael Higgins, Dunvegan Castle, absent from District; Yass Bench.

Catherine Beazley, Planter, absent from District; Yass Bench.

Robert Padfield, Norfolk 5, absent from District; Yass Bench.

John Cross, Lloyds, absent from District; Yass Bench.

Edward Murphy, Neptune, absent from District; Yass Bench.

John Goodey the younger, Bengal Merchant,

absent from District; Yass Bench.

Michael Flynn, St. Vincent, absent from District; Yass Bench.

Richard Gilbey, Maitland, absent from District; Yass Bench.

George Jarvis, alias Ludlow, Roslyn Castle, absent from District; Yass Bench.

William Weston, Indefatigable 2, absent from District; Yass Bench.

Edward Driscoll, Captain Cook 2, absent from District; Yass Bench.

Elias England, Recovery 3, absent from District; Yass Bench.

William Atkins, Henry Tanner, absent from District; Yass Bench.

Richard Rush, Charles Kerr, absent from District; Yass Bench.

James Harris, Parkfield, absent from District;

Eli ——, Lady Kennaway, absent from District; Yass Bench.

John Bedwell, Exmouth, absent from District; Yass Bench.

Joseph Williams, Lord Lynedoch, absent from District; Yass Bench.

William Bedwell, Parkfield, absent from District; Yass Bench.

Richard Ward, Mangles 7, absent from District; Yass Bench.

William Dutton, Barossa, absent from District;

Edward Dunn, Barossa, absent from District;

Joseph Konisky, Earl Spencer, absent from District; Yass Bench.

Henry Stockwell, Hercules 4, absent from District; Yass Bench.

Michael M'Donald, Portland 2, absent from District; Yass Bench

John M'Mahon, King William, absent from District; Yass Bench.

Patrick Kennedy, Governor Ready 2, absent from District; Yass Bench.

Edmund Bourke, Pekoe, absent from District; Yass Bench.

Thomas Haywood, Waterloo 5, absent from

District; Yass Bench.
Patrick Flynn, St. Vincent, absent from District; Yass Bench.

Michael Dawson, Asia 11, absent from District;

Yass Bench.
William Dolby, Mary Ann 1, absent from Dis-

trict; Yass Bench.

John Neale, Maitland, abent from District;
Yass Bench.

Thomas Higgins, Earl Grey, absent from District; Yass Bench.

Francis M'Cann, Marquis of Huntley, absent

from District; Yass Bench.
Alphonso ———, Parkfield, absent from Dis-

trict; Yass Bench.

James Wharton, Parkfield, absent from Dis-

trict; Yass Bench.
Able Sutton, alias William Kerby, Portsea,

absent from District; Yass Bench.
Walter Norton, Portsea, absent from District;

Yass Bench.
Thomas Gibbons, Pekoe, absent from District;

Yass Bench. Charles Dean, K. S. Forbes, absent from Dis-

trict; Yass Bench.
Bryan Ryan, Jane, absent from District; Yass

Bench.
Richard Carter, Minerva 4, absent from District;

Yass Bench.
George James, Mangles 8, absent from District;

Yass Bench.
Stephen Williamson, Blenheim, absent from

District; Yass Bench.
Robert Bartley, Theresa, absent from District;

Yass Bench.
William Rawson, James Pattison, absent from

District: Yass Beach.
Margaret Fenwick, Elizabeth, absent from

District; Yass Bench.

Joseph Hill, Maitland, absent from District; Yass Bench

John Coughlan, E phinstone, absent from District; Yass Beuch.

John Burke, Calcutta, absent from District; Yass Bench.

John Ennis, Calcutta, absent from District;

Michael Downing, Calcutta, absent from District; Yass Beach.

Piet Faltyne, Pekoe, absent from District;

Daniel Turnbull, Barossa, absent from District; Yass Bench.

James Potter, Woodbridge, absent from District; Yass Bench.

Andrew Strachan, Isabella 4, absent from District; Yass Bench.

John Hurnan, Roslyn Castle 2, absent from District; Yass Bench.

John Smith, Florentia 2, absent from District; Yass Bench.

Josiah Hare, Bengal Merchant 3, absent from District; Yass Bench.

Edmond Connor, Sophia, absent from District; Yass Bench.

James Bryan, Warrior, absent from District; Yass Bench.

James David Carter, Marquis of Huntley, absent from District; Yass Bench.

William Butler, John 2, absent from District; Yass Bench.

John Williams, Barossa, absent from District;
Yass Bench.

Patrick Rourke, Hive 2, absent from District; Yass Bench.

Thomas Hamilton, Captain Cook, absent from District; Yass Bench.

Bridget Bourke or M. Butler, Whitby, absent from District; Yass Bench.

Margaret Mayness Mary Anne 5, absent from District; Yass Bench

John O'Hara, Daphne, absent from D.strict; Yass District.

James Cook, York, absent from District; Yass Bench.

James Delaney, Elphinstone, absent from District; Yass Bench.

Gilbert Hinds, Norfolk 5, absent from District; Yass Bench

Thomas Powell, Mangles, absent from District; Yass Bench.

George Fowler, Dunvegan Castle, absent from District; Yass Bench.

George Bollard, Lord Melville, absent from District; Yass Bench.

Edward Sheenan, Pekoe, absent from District; Yass Bench.

Robert Petchell, Parkfield, absent from District; Yass Bench

John Dowling or Bryan, Royal Admiral 4, absent from District; Yass Bench.

Thomas Fallon, Norfolk 5, absent from District; Yass Bench

Edward Thorpe, Prince Regent, absent from District; Yass Bench.

Robert Taylor, Indefatigable, absent from District; Yass Bench.

Michael Cushane, Parmelia 2, absent from District; Yass Bench.

John Jones, Asia 10, absent from District; Yass

Catherine Framor, Planter, absent from District;

Yass Bench.
William Hadlow alias Mimer, Emma Eugenia,

absent from District; Yass Bench.
Richard Jones, Hooghley, absent from District:

Yass Bench.
James Dunn, Captain Cook, absent from Dis-

trict; Yass Bench.
Thomas Fry, Norfolk 5, absent from District;
Yass Bench.

William Redshaw alias Walers, Lord Lynedoch,

absent from District; Yass Bench.
Edward Armstrong, Maitland, absent from Dis-

trict; Yass Bench.
William Langley, Asia 8, absent from District;

Yass Bench.

George Bowler, Captain Cook 2, absent from District; Yass Bench.

William Sheriff, Maitland, absent from District; Yass Bench.

John Whittle, Asia, absent from District; Yass Bench.

Benjamin Rissley, Waterloo 1, absent from

District; Yass Bench. James Irvine, Maitland, absent from District;

Yass Bench. Henry Hurd, Parmelia, absent from District;

Yass Bench. Thomas Atkinson, Guildford, absent from Dis-

trict; Yass Bench. Rupert Byatt, Eden, absent from District; Yass

Robert Campbell, Maitland, absent from District; Yass Bench. William Curtis, Malabar, absent from District;

Yass Bench. James Heffernan, King William, absent from

District; Yass Bench. John Allen, Bengal Merchant, absent from

District; Yass Bench.

William Cooper, Hercules, absent from District; Yass Bench.

John Beveridge, Clyde, absent from District; Yass Bench.

Maxwell Dixon, Randolph, absent from District; Yass Bench.

Alexander M'Dougall, Randolph, absent from District; Yass Bench.

James Galloway, Randolph, absent from District; Yass Bench.

Thomas Norris, Recovery, absent from District; Yass Bench.

Michael Cummins, Westmoreland, absent from District; Yass Bench.

John Farrell, Hashemy, absent from District; Yass Bench.

William Jackson, Hashemy, absent from District, Yass Bench.

William Green, Hashemy, absent from District; Yass Bench.

John Wilkinson, America, absent from District; Yass Bench.

Robert Willis, Hive, absent from District; Yass Bench.

Alexander Dingwall, Mangles, absent from District; Yass Bench.

Robert Jeffry, England, absent from District; Yass Bench.

William Mullins, Henry, absent from District; Yass Bench.

Thomas Laleward, Randolph, absent from District; Yass Bench.

Enoch Hill, Barossa, absent from District; Yass

William Taylor, Elizabeth to Van Diemen's Land, absent from District; Yass Bench.

Edward Steel, Guildford, absent from District; Yass Bench. J. M'LEAN.

Prin. Sup. of Convicts' Office,

Sydney, 17th June, 1851. 662

In the Insolvent Estate of Robert Gill and Company, of Sydney, merchants.

HEREBY appoint a special meeting in the above Estate, to be holden before me, at my Office, at the Supreme Court House, Sydney, on Thursday, the 26th day of June instant, to commence at 11, a.m., for the proof of debts against the said Estate. - Sydney, 18th June, 1851.

WILLIAM H. KERR, Chief Commissioner of Insolvent Estates.

In the Insolvent Estate of Joseph Mather, of Sussexstreet, Sydney, engineer and boiler maker.

EORGE KING being the Official Assignee appointed in this 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 Joseph Mather will be holden before me, at my Office, at the Supreme Court House, Sydney, on Friday, the eighteenth day of July next, to commence at 10:30, a.m., for the proof of cebts against the said Estate, to receive the report of the said Official Assignee as to the condition of the same, also for giving him directions as to its future management.-Sydney, 18th June, 1851.

WILLIAM H. KERR, Chief Commissioner of Insolvent Estates.

OTICE is hereby given, that by Indenture of release and assignment having eighteenth day of June, A. D., 1851, Charles Venteman, of Brisbane Water, in the Colony of New South Wales, licensed victualler, hath conveyed and assured all the real and personal Estate and effects whatsoever and wheresoever, of him the said Charles Venteman, unto William Northwood, of the City of Sydney, in the Colony aforesaid, timber merchant, and Joseph Spears, of Sydney aforesaid, butcher, in trust for the general benefit of all the Creditors of the said Charles Venteman; and notice is hereby further given that the said Indenture has been executed by the said Charles Venteman, and the said William Northwood, and Joseph Spears respectively, and duly attested according to the provisions of an Act of the Governor and Legislative Council of the said Colony, made and passed in the fifth year of the reign of Her present Majesty, and intituled, " An Act for the further amendment of "the Law, and for the better advancement of "Justice," and that the said Indenture is now lying at the Office of Messieurs Allen and Son, of 190, Elizabeth-street, Sydney aforesaid, solicitors, for inspection and execution .- Dated at Sydney aforesaid, this eighteenth day of June, A.D., 1851.

C. VENTEMAN. WM. NORTHWOOD. JOSEPH SPEARS.

Witness .- J. F. Josephson, J. P.

663

660

4s. 6d.

COURT OF CLAIMS.

NOTICE is hereby given, that the following Claims for Deeds of Change of Cha Town allotments, will be ready for the examination of the Commissioners appointed for that purpose, under the Act of Council 5th Wil. 4, No. 21, at the expiration of two months from this date, before which day any caveat or counter claim must be entered at this office. Due notice will be given of the days appointed for the hearings. Case No. 1305 .- William Lawson, Esquire, of

Prospect, by his Solicitors, Messrs. Holden and M'Carthy.

One thousand and thirty acres, county of Cumberland, parish of St. Luke, near Liverpool (being part of twelve thousand nine hundred acres granted to the Male Orphan School); commencing at the south-west corner, at the old Cowpasture Road, and bounded on the south by part of Cartwright's, now Bosley's, nine hundred and ten acres, being a line bearing east 102 chains 50 links (E. 102.50); on the east by Chisholm's six hundred acres, being a line bearing north 102 chains 50 links (N. 102.50); on the north by

£1 12s. 6d.

part of Hyland's fifty acres, Brabyn's twelve hundred acres, and Hall's fifty acres, being a line bearing west 102 chains 50 links (W. 102.50); and on the west by George Johnston's, now Captian Weston's, land, and part of Abbott's land, being a line bearing south 102 chains 50 links (S. 102.50) to the south-west corner as aforesaid. Twelve thousand nine hundred acres of land were granted, under the Seal of the Colony, to the Male Orphan Institution, and became vested in the Church and School Corporation, who, by an Indenture dated 4th December, 1827, sold the above described portion to the late Reverend Samuel Marsden, who sold to Edward New, who sold to claimant. The Conveyance to Marsden is defective, and a further Conveyance is to be issued, as provided for by the Act of Council, 5th Wil. 4, No. 11.

Case No. 1306.—James Houison, of Parramatta, by his Solicitors, Messrs. Minithorpe and Co.

Two roods, county of Cumberland, parish of St. John, town of Parramatta, allotment No. 20, on the east side of Church-street, in section No. 25; bounded on the north by the river; on the east by a line 1 chain 63 links; on the south by a line to Church-street, 2 chains 87 links; and on the west by that street, 2 chains 60 links.

This allotment was leased by Sir Thomas Brisbane to Thomas Woolley, for 21 years, by a Lease dated 30th of June, 1823, the term of which has expired. Woolley, it is alleged, sold to Claimant.

Case No. 1307 .- James Houison, of Parramatta, by his Solicitors, Messrs. Minithorpe and Co., in opposition to Edgar Larken, of Sydney.

Sixty-six perches, in the county of Cumberland, parish of St. John, town of Parramatta, allotment No. 7, on the river, in section No. 25; bounded on the west by the east line of Woolley's allotment, No. 20, Church-street, 163 links; on the north by the river; on the east by a line 1 chain; and on the south by Harris's allotment (No. 9) 3 chains 19 links. Reserving a convenient passage of sufficient width to admit a horse and cart to such of the adjoining allotments as may be deemed necessary by the proper officer.

This allotment was leased by Sir Thomas Brisbane to Samuel Larkin, for 21 years, by a Lease dated 30th June, 1823, and formed the subject of the Case No. 1034; and, in the absence of any other claimant, the Commissioners, on the 8th March, 1842, reported in favor of Edgar Larken, as heir at law of the said Lessor, Samuel Larken, deceased. Edgar Larken Edgar Larken having failed to pay the arrears of rent due on the land, no deed issued in pursuance of the Commissioner's Report; and now Claimant alleges that he bought of the deceased, Samuel Larken. The term of the Lease has expired.

Case No. 1308.—James Houison, of Parramatta, by his Solicitors, Messrs. Minithorpe and Co. Forty-one perches, county of Cumberland, parish

of Saint John, town of Parramatta, allotment No. 8, on the River, in section No. 25; bounded on the west by Larkin's allotment No. 7, 1 chain; on the south by a line I chain 85 links; on the east by a line to the river 134 links; and on the north by the river.

This allotment was leased by Sir Thomas Brisbane to William White, for 21 years, by a Lease dated 30th June, 1823, the term of which has now expired. White, it is alleged, sold to claimant.

By the direction of the Commissioners, JOHN THOMPSON,

Secretary.

Court of Claims, 10th June, 1851. MPOUNDED at Scone, on the 27th of May, 1851, from Gundy:

One grey mare, like O off shoulder, aged, about 15 hands

Also, from Segenho:--

One brown mare, blaze down face, four white feet, saddle marked, short switch tail, CH near shoulder, aged, about 15 hands high. Notice has been sent to the

One black filly foal, brown nose, unbranded, 6 months

Also, from Cliffdale :--

One red and white cow, JW over B near rump, illegible brand off rump and ribs, top off off ear, male calf at

One red heifer, like diamond near rump; damages 6d.

If not released, they will be sold on 7th of July. MATTHEW COLLINS, Poundkeeper.

658

10s. 9d.

[MPOUNDED at Liverpool, on the 16th day of June, 1851 :-

One bay horse, about 4 years old, a star in the forehead, white on the near hind foot, long tail, branded on the near shoulder apparently EJC or EJG but not legible. One grey mare, about 3 years old, long tail, branded on the near shoulder but not legible, if any more brands on either of the above, they are not visible.

If not released on or before the 16th day of July, the same will be sold according to Act of Council.

STEPHEN PEARCE, Poundkeeper.

9s. 9d.

MPOUNDED at Carroll, on the 7th of June, from Burrell; damages 6d. per head:

One brindle and white steer, both ears marked, MC off ribs, 48 off shoulder.

One strawberry bull calf, unbranded.
One red and white ox, like 45 near ribs, like SB off ribs.
One white heifer, R reversed with R conjoined off ribs.
One red and white heifer, off ear marked, like AC off

One red and white cow, both ears marked, ML conjoined off rump.

One red and white cow, TE conjoined off rump.

One red and white steer, JH off rump.
One brindle and white ox, R reversed with H conjoined near shoulder under 7, brand rump illegible.

One red cow, ES off rump.
One red steer, like IL over 5 off hip.

One white ox, W under A near rump.
One red and white ox, like W over H off rump, like B off ribs, other brands not legible, both ears marked. One yellow and white ox, RH off ribs, like MI off thigh, both ears marked.

One red steer, like JO or TO near rump. One black heifer, both ears marked, brand off rump illegible.

One red and white ox, like RW off rump and ribs.

One red and white cow, IS off ribs, 55 near ribs. One red steer, off ear marked, like IS off ribs.

One yellow heifer calf, unbranded

One red and white calf, unbranded.

One red and white calf, unbranded, One red and white steer, like WJ near rump, near ear

If not released, will be sold on the 11th of July.

J. BRAND, Poundkeeper.

655

Carroll, June 12th, 1851.

1

MPOUNDED at Mooki, on 21st May, from Kickerbell, for trespass; damages 6d, each. Notice having been sent to supposed owner on 23rd May:—

One brown mare, aged, long tail, both hind feet white. IC near shoulder, roan filly foal by her side, unbranded. One bay filly, about 2 years old, four white feet, star in forchead, long tail, no brand visible, supposed to belong to the said mare.

If not released, will be sold on the 11th July, 1851.

JOS. ELFORD, Poundkeeper.

1851, from Bremadera Run:— 1851 :-One red and white cow, HN or M near rump One yellow cow, HP conjoined off ribs, like FII near One mouse color cow and calf, like JB conjoined near ribs. One red and white poley cow, like EW on hip, WP conjoined off ribs.

One strawberry bull calf, unbranded.

One yellow poley heifer, if branded not legible, the top rump. One mouse color steer, illegible brand near rump. One yellow poley cow, BC off rump. One yellow poley steer, BC off rump. One black and white steer, A near rump. One red and white knob horn cow and calf, A near off the off ear. One yellow and white heifer, unbranded, near ear slit. rump. One red and white steer, TM hip and ribs off side, like One yellow and white cow and calf, A near rump. One white heifer, red cheeks, like CW off rump. One strawberry heifer, no visible brand. E near hip. One white heifer, red neck, unbranded, the top off near One brindle cow and strawberry calf, illegible brand off One strawberry heifer, unbranded. One roan steer, white flank, illegible brand off ribs. One red hoop horned bullock, TR on hip, C on ribs near One brindle bullock, ET near rump, like HM ribs.
One brindle cow and calf, no visible brand, One yellow cow and calf, JC near rump. One yellow steer, like IIA conjoined off hip. JS One yellow poley cow, unbrauded. One roan bull, unbrauded. One bay colt, blaze face, like WB near shoulder, 2 years old, 13 hands high. One white snail horned bullock, like CS off hip, like JAH on thigh, a piece out of the off car.

One yellow bullock, like JF off hip.
One white heifer, like SM or SW off hip, illegible brand on ribs, the top off the off car.
One brindle steer, if branded not legible. One bay horse, short tail, apparently JI conjoined near shoulder, star, collar and saddle marked, aged, 15 hands high. nands high.

One iron grey filly, apparently Wm. 33 off shoulder, 3 years old, 13½ hands high.

WH

One bay filly, apparently BC near shoulder, blaze face, three white feet, 2 years old, 13 hands high. One red and white bullock, JC near rump. One bald face bull, JC near hip. One bay filly, IIf off shoulder, 2 years old, 131 hands One brindle bullock, AN off hip.
One brown bullock, C off hip.
One red and white bullock, C off hip.
One mouse colored bull calf, unbranded. One iron grey mare and foal, WK near, like EC off shoulder, aged, 141 hands high One bay pony mare, apparently IP or E near shoulder, 3 years old, 13 hands high. One brindle and white heifer, unbranded.
One brindle and white cow, like GR or CR near hip. One brown colt, no brand, 1 year old, 12 hands high; damages 6d. each. One black and white poley heifer calf, unbranded. If not released will be sold on Wednesday, the 9th One white heifer calf, unbranded. One brindle steer, a blotched brand near hip, the top off July next. R. YEO, Poundkeeper. One blue and white snail horned steer, like SD off 17s. 654 rump. One brown and white cow, like MH off thigh, like I on TMPOUNDED at Gulligal, Namoi River, on the shoulder. 13th day of May, 1651, from Melvil Plains; for One brindle heifer, illegible brand off hip. trespass and driving expenses 6d. per head :-One yellow steer, o conjoined off hip. One brindle and white ox, diamond off rump, O off ribs, both ears cut, 5 years old. One yellow and white stag, unbranded. One yellow and white steer, illegible brand near hip, a One strawberry ox, brand off rump and ribs not legible, o years old.

One red and white cow, like ST off rump, 2 years old.
One strawberry ox, PD off rump, 4 years old.
One red and white cow, like WP off ribs, 4 years old.
One white heifer calf, unbranded, 3 months old.
One strawberry ox, EA off rump and thigh, 5 years old.
One red steer, SH off ribs, other brands near rump, 1 year old. 3 years old. piece out of the near ear. One red and white heifer, like TE near hip; trespass 9d., driving 3d, per head. Also on the 5th June, from Bremadera Run:-One bright bay mare, branded JB near shoulder, a blaze down her face, about 131 hands high. One bright bay colt, like IS or JS near shoulder, a One red steer, EG near thigh, 1 year old.
One white steer, BL off and near rump, 1 year old.
One red and white cow, brand near ribs and rump not small star on his forchead. One brown horse, broken in, like HB near shoulder, legible, 6 years old.
One white steer, W off rump and ribs, and 7 on shoulder, with white saddle marks, about 16 hands high, in good condition. One chesnut filly foal, unbranded; damages 6d. per One red and white steer, JW near rump, ear cut, 1 head, driving 1s. per head. year old. One red and white ox, like C over A near ribs, 7 years If the above cattle are not claimed or released, on or One white cow, ES off rump, and S off ribs, 4 years old.
One red and white cow, WA over WA conjoined off rump, 8 years old.
One red poley cow, like ID near rump, short tail, 10 before the 2nd of July, they will be sold. CHARLES MACKAY, Poundkeeper. £1 3s. 9d. 637 years old. One red and white steer, brand off ribs not legible, 1 year old. One red ox, brand near shoulder not legible, 3 years old. MPOUNDED at O'Connell Plains, 6th June, 1851, One red heifer, TD near rump, I year old.
One red and white cow, like WT off ribs, 5 years old.
One red and white cow, DB near rump, 3 years old. from the Estate of W. Lawson, Esq.: -One brindle bullock, 8 years old, long horns, brand Six calves, unbranded, 3 months old. One brindle and white snail horned, aged, brand ille-If not released will be sold on Friday, the 4th July, 1851. One brindle heifer, 3 years old, WG ribs, top off right ABM. JOHNSON, Poundkeeper. 16s. 9d. 657 One brindle and white heifer, 3 years old, WG ribs, top off right ear, One strawberry heifer, 3 years old, WG ribs, top off TMPOUNDED at the East Maitland Pound, on the 31st May, 1851, by Dugald M'Donald, from Pit right ear. One brown sided heifer, top off right ear. One yellow and white heifer, top off right car. One yellow sided heifer, white back and belly, top off

TMPOUNDED at Molong, on the 28th day of May,

One bay horse, black mane, tail, and points, tail short switch, a small white mark on forchead, about 4 years old, like W over a horse shoe on near shoulder.

TMPOUNDED at Bathurst, on the 14th day of June,

Will be sold in 24 days from this date, if not released.

J. PALMER, Poundkeeper.

9s, 3d.

right ear.

24th of July, 1851.

If the above are not claimed, they will be sold on the

NICHOLAS LEWIS, Poundkeeper.

J.

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MPOUNDED at Goulburn, on the 17th day of May, 1851, from Mr. Bradley's Estate:—
MPOUNDED at Tumut, on the 16th May, from the run of J. C. Whitby, Esq., Lackmilack:—
                                                                               One bay gelding, XM or TM near shoulder, 5 years old,
One yellow bullock, snail horns, HB conjoined off rump.
                                                                               14½ hands high.
One yellow sided bullock, IM off ribs, R reversed off
One brindle and white spotted bullock, illegible brand
like JD off rump.

One brown speckled bullock, illegible brand off rump.

One blue sided steer, illegible brand like W off rump.

One red and white spotted cow, illegible brand off rump,

2 off thigh.
                                                                                   thigh; damages 3d. each.
                                                                                             Also, from Rossiville, 29th May:-
                                                                               One yellow brindled cow, J with C reversed off ribs.
One brindled bull calf by side, apparently unbranded.
One yellow cow, J with C reversed off ribs.
One strawberry bullock, O near ribs, OB near rump,
                                                                                One yellow heifer calf by side, apparently unbranded.
One yellow steer, apparently unbranded.
   TB off rump.
One blue steer, near ear cut, no legible brand.
                                                                                One white bullock, yellow spots, branded JW on the
One white cow, speckled head and neck, CE off ribs,
One write cow, specked near and neek, CFOR 108, 3 off thigh, ealf by her side.
One black and white spotted bullock, MR off rump.
One yellow sided cow, WR off rump, 3 off ribs.
One yellow heifer, white flank, illegible brand near and
                                                                                   off rump.
                                                                                One brown and white poley cow, branded J with C
                                                                                   reversed off ribs.
                                                                                One brown and white bull calf by side of last, apparently
                                                                                   unbranded.
   off rump.
One brown sided steer, illegible brand off rump.
One brown bullock, DF near rump.
                                                                                One yellow cow, branded J with C reversed off ribs.
                                                                                One yellow and white bull calf by side of last, apparently
One white steer, brown ears, illegible off rump.
                                                                                One red stag, apparently unbranded.
One brindled and white cow, illegible brand off rump.
One blue and white bull calf by side of last, apparently
One yellow sided steer, ditto; damages 3d. per head;
   driving money 3d. per head.
   If the above are not released on or before the 20th
                                                                                   unbranded.
of June, they will be sold.
                                                                                One yellow cow, white back, J with C reversed on the
                   JAMES KERSHAW, Poundkeeper.
                                                                                   off ribs
                                                                                One white and yellow bull calf by side of last, apparently
                                                                 13s. 6d.
644
                                                                                   unbranded; damages 3d. each.
                                                                                             Also, from Mr. Fords, 30th May:
 TMPOUNDED at Liverpool, on the 10th day of June,
                                                                                One bay colt, stripe on face, branded TM under saddle, all four feet white, 2 years old, 12 hands high; dam-
 One white poley heifer, red ears, branded on the off
   rump CB or GB.
                                                                                   ages 3d.
                                                                                From Mr. Ford's, 31st May:—
One brindle bull stag, white belly and tail, blotched
 One brindle heifer, back, belly, and tail partly white,
    branded on the off rump S.
 One red steer, about 18 months old, apparently un-
                                                                                brand on off rump.

One dark brindled bullock, apparently unbranded,
    branded.
 One red and white poley heifer, about 2½ years old,
                                                                                   white back and tail, star forehead.
                                                                                One yellow heifer, branded IC on off rump; damages
   unbranded.
 One red heifer, back, belly, and tail partly white, a piece off the off ear, branded on the off rump CB or GB.
                                                                                   3d. each.
                                                                                                 From Mr. Ford's, 5th June :-
                                                                                One red steer, 18 months old, apparently unbranded,
 One red heifer, branded on the off rump S.
                                                                                hind feet and tail white.
One brindled cow, like PC off rump.
One yellow heifer, like AT off rump; damages 3d. each.
   If not released on or before the 10th day of July, the
 same will be sold according to Act of Council.
                  STEPHEN PEARCE, Poundkeeper.
                                                                                From Mr. Bradley's Estate, 5th June:—
One brown colt, branded JE near shoulder, hind fetlocks white, 3 years old, 13 hands high.
One bay filly, black points, branded R near shoulder, 2 years old, 12 hands high.
                                                                 11s. 3d.
 643
 MPOUNDED at Carcoar, on the 4th June, 1851:—
One red and white cow, branded JC with N under
                                                                                One chesnut colt, blaze on face, branded S near shoulder, 2 years old, 12½ hands high.
 off rump, half off near ear.
One strawberry heifer, same brand.
One red and white cow, RS near rump, T ribs, 7 shoulder
                                                                                One dark grey colt, white spots, JE or JF near shoulder, three white feet, 3 years old, 13 hands high.
    off side.
                                                                                 One bay mare, black points, branded like on the
 One brown and white heifer, BC off rump and ribs.
One red bullock, branded U off ribs, W rump, H
                                                                                 near shoulder, 6 years old, 15 hands high.
One bay colt, hind feet white, apparently unbranded,
2 years old, 12 hands high.
    shoulder near side.
 One yellow poley cow, MF thigh, JII ribs off side.
One brindle bullock, car marked, JIIC conjoined near
                                                                                 One brown mare, hind fetlocks white, apparently un-
    rump.
                                                                                    branded, small star on forehead, 5 years old, 14 hands
  One yellow heifer, NOJ rump and ribs.
  One brindle steer, JD off rump and ribs.
                                                                                 One bay horse foal, side of last, apparently unbranded,
 One white steer, no brand visible.
One black bullock, JML near rump.
                                                                                    star forehead, hind feet white.
                                                                                One bay filly, black points, branded JE near shoulder,
3 years old, 13½ hands high.
One light bay mare, no legible brand, white near hind
  One white cow, JH conjoined off rump.
 One strawberry steer, slit near ear, branded JHK side-
ways conjoined off rump.
                                                                                    fetlock, 4 years old, 13 hands high.
                                                                                 One black colt, branded GD or SD on the near shoulder,
                                                                                    18 months old, 12 hands high; damages 3d. each.
                                                                                    If not claimed they will be sold in twenty-four days
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from this date. JAMES STARK, Poundkeeper.

Goulburn Pound, 9th June, 1851. £1 5s. 9d.

MPOUNDED at Tombong Swamp Pound, on the 6th day of June, 1851, from William Tindale's Enclosed Lands :-

One black filly, branded like L under saddle off side, if branded near shoulder indescribable, three years old, fourteen hands high.

One black working bullock, like I off ribs, both ears marked, 3 years old.

One yellow sided working bullock, white back and belly, JS off rump, near ear marked, raw patch on near rump, aged; damages 1s. each.

If not sooner released they will be sold in twentyfour days from the date hereof.

JAMES FRAZER, Poundkeeper.

ways conjoined of rump.

One blue strawberry bullock, WB off rump.
One strawberry steer, top off off ear, like DK off rump,
One strawberry steer, WM off rump and ribs.
One strawberry steer, illegible brand off shoulder.
One black and white cow, piece off off ear, illegible brand off ribs.

One red heifer calf, piece off off ear, illegible brand off

One yellow steer, SHB conjoined off rump, A off

One yellow heifer, like JK sideways off rump.

One brindle cow, like HA conjoined off rump and ribs.

One brindle cow, both ears off, A

near ribs.

One red heifer calf, no brand visible.

One red steer, piece off off ear, illegible brand off rump. One yellow steer, piece off off ear, illegible brand off

They will be sold on the 4th July, if not released.

One black and white cow, illegible brand off rump. One white steer, red neck, half off off car, SHB conjoined off rump.
One red bullock, no brand visible.

shoulder.

639

rump and ribs.
One yellow and white heifer, like N off rump.

One red heifer, no brand visible

MPOUNDED at Carroll, on the 26th day of May, from Keepit; damages 3d. per head:—
One red and white ox, RW near rump, indescribable brand off rump and ribs. One red steer, RH near rump, WS near ribs, 7 shoulder. One red steer, ISH near rump, CAP off ribs, both ears marked. One red and white ox, like YZ with O under off hip. Also, on the 3rd June, from the Manella:—
One yellow and white ox, DB off rump, 40 near, like JR conjoined near ribs, 4 off shoulder, top off off ear.
One red and white cow, like HE near rump. One grizzley ox, WT off ribs. One red cow, both cars marked, like B8 off rump. One brindle and white cow, -D near ribs, like 40 off One brindle and white cow, branded off rump illegible. One brindle cow, W | near rump, WS off. near ribs.
One red bull, unbranded. One red and white ox, SM near ribs, 15 off rump, notch near ear.
One white ox, MI conjoined off rump, both ears marked. One red and white ox, JB off rump and ribs, off ear slit. One red cow, JD off rump, JD ribs, D shoulder, both ears marked. One strawberry cow, both ears marked, DD near ribs. One white heifer, top off near ear, IC off rump. One red and white heifer, notch near ear, like I_{Λ} off One red and white cow, IC off rump. One brindle steer, brand off rump illegible.
One red cow, like LM off rump, =R near ribs.
One red ox, JB conjoined with A off rump and ribs. One red ox, 40 near ribs, HD conjoined near rump One yellow and white ox, off car marked, like JO off rump, to near ribs, brand illegible off ribs. One red cow, both ears marked, COL under E off ribs, JM over K off rump. 629 One brown and white cow, GD near rump, G near shoulder. One red cow, illegible brand near ribs. One red and white steer, brand near rump not legible, near ear slit. One strawberry ox, 4 near ribs, MB off, like ET off rump. One red and white steer, off ear marked, JH off ribs. One red ox, both ears marked, B off rump, like 313 near shoulder. One red ox, IC over WW near hip, like 61 near shoulder. One red ox, H off rump and thigh. One strawberry ox, near car marked, off rump.
One red and white ox, like Λ C off ribs, $G\Lambda$ off rump.
One black and white ox, JH near shoulder and rump. One brindle and white ox, both ears marked, IH over O off hip. One black ox, if branded, not visible. One red ox, both ears marked, TH over O off hip. One red and white ox, like TM near rump. One red cow, 3 in circle off ribs, WN off rump. One red and white steer, notch near ear, like JR near One white steer, off ear marked, like SH near rump. One brown steer, JW off rump, II off ribs, off ear slit. One red and white heifer, near car marked, IH near rump. If not released, they will be sold on the 4th July.

Carroll, June 5th, 1851.

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631

SYDNEY: -- Printed by W. W. DAVIES, at the Govern-

ment l'rinting Office, Hyde Park, 20th June, 1851.

TMPOUNDED at Armidale, from Gara, on the 31st One brindle bullock, A1 off rump. One strawberry cow, M with O over near rump. One red and white bullock, unbranded. One white bullock, YM near ribs, — near rump. One red bullock, 191 near rump, M with an illegible One white bullock, 9 near shoulder, A with J over near One yellow steer, unbranded. One yellow bullock, O with O over near rump. One red bullock, CFW near ribs. One red bullock, brand resembling CFW near ribs. One brown bullock, DFY with 3 over near ribs. One white bullock, same brands. One red and white bullock, same brands. One strawberry bullock, brand resembling RR off rump.
One blue and white cow, 41 off rump, illegible brand One yellow and white cow, A1 off rump, CW off ribs. One yellow and white cow, AT our tally, of the North Cone yellow cow, AI near rump, calf at foot.

One yellow and white bullock, 3 with J over near shoulder, WR near ribs, O off thigh, DW off ribs, O off shoulder, brand resembling ST rump.

One red bullock, CWF with WF conjoined under near One white and red spotted bullock, DC near thigh.
One red and white heifer, unbranded. One red and white cow, illegible brand near rump. One strawberry steer, unbranded.
One strawberry bullock, brand resembling A1 off rump.
One red and white cow, brand resembling RN off rump and near ribs, SA near thigh. If not released, they will be sold on the 3rd day of July JOHN GILL, Poundkeeper.

MPOUNDED at Narellan, from off Raby Estate, on

TMPOUNDED at Naren
the 8th of May last:-One brown sided cow, branded JR off rump.

By the Revd. T. Hassall, of Denbigh, on the 3rd instant :-

One bay filly, 3 years old, quiet, stands about 15 hands,

branded like 52 under the saddle.

One bay filly, 2 years old, branded 88 under the saddle.

One yearling bay filly, no brand legible. The above horses are supposed to have strayed from the neighbourhood of Penrith.

If not released on or before the 28th of June, they will be sold according to Act of Council.

JOSEPH SCOTT, Poundkeeper.

10s. 6d.

632

May, 1851 :

brand near shoulder.

ribs, O near shoulder.

rump.

JAMES BRAND, Poundkeeper, £1 4s.

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