

NEW SOUTH WALES

Gobernment Gazette.

PUBLISHED BY AUTHORITY.

TUESDAY, 24 JUNE, 1851.

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

APPEALS TO THE QUEEN IN COUNCIL.

TIS Excellency the GOVERNOR-GENERAL directs the publication, for general information, of the following Despatch from the Right Honorable the Principal Secretary of State for the Colonies, dated 30th November, 1850, together with the Order in Council therein transmitted, making provision for Appeals to Her Majesty in Council, from the decisions of the Supreme Court in this Colony.

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

No. 180.

Downing-street, 30th November, 1850.

Sir,

I transmit to you herewith an Order of Her Majesty in Council of the 13th of this month for making provision for Appeals from the decisions of the Supreme Court in New South Wales to Her Majesty in Council.

As the deficiencies in the Law of the Colony which this Order in Council is intended to remove, are well known to the Judges of the Supreme Court, it is unnecessary for me to accompany the transmission of this Order in Council with any observations of my own.

I have the honor to be,
Sir,
Your most obedient humble servant,
GREY.

GOVERNOR SIR C. A. FITZ ROY, &c., &c., &c. New South Wales. At the Court, at Windsor, the 13th day of November, 1850.

PRESENT:

THE QUEEN'S MOST EXCELLENT MAJESTY.

His Royal Highness Prince Albert.

Lord President.
Duke of Norfolk.
Marquis of Clanricarde.
Earl of Carlisle,
Earl Grey.

Lord John Russell. Viscount Palmerston. Mr. Maule. Sir John Hobhouse, Bart. Sir George Grey, Bart.

WHEREAS by an Act passed in the Session of Parliament holden in the fourth and fifth years of His late Majesty King George the Fourth, intituled, " An Act to provide until the 1st day of July, "1827, and until the end of the next Session of " Parliament, for the better administration of Jus-"tice in New South Wales and Van Diemen's Land, and for the more effectual Government "thereof, and for other purposes relating thereto," which Act was continued until the 31st December, 1829, by an Act passed in the Session of Parliament held in the 7th and 8th years of His said Majesty's Reign, it was amongst other things provided, that it should be lawful for His then Majesty, His Heirs, and Successors, by Charters and Letters Patent under the Great Seal of the United Kingdom of Great Britain and Ireland, to erect and establish a Court of Judicature in New South Wales, which should be styled the Supreme Court of New South Wales, subject to the farther regulations and provisions of the said Act; and whereas in pursuance of the authority vested in him, by the said first recited Act, His late Majesty King George the Fourth did, by Letters Patent, bearing date the 13th day of October, 1834, grant, direct, ordain, and appoint, that there should be within that part of the Colony

of New South Wales, situate in the Island of New Holland, a Court which should be styled the Supreme Court of New South Wales; and did by the said Letters Patent in pursuance of such authority as aforesaid, make further provisions respecting the powers and jurisdiction of the said Court.

And whereas by another Act passed in the 9th year of His said late Majesty, intituled, " An Act "to provide for the administration of Justice in " New South Wales and Van Diemen's Land, "and for the more effectual Government thereof, " and for other purposes relating thereto," it was amongst other things enacted, that it should be lawful for His Majesty, His Heirs, and Successors, by Charters and Letters Patent, under the Great Seal of the United Kingdom of Great Britain and Ireland, to erect and establish a Court of Judicature in New South Wales, which should be styled the Supreme Court of New South Wales, subject to the further Regulations in the said last mentioned Act contained; and it was thereby farther enacted, that until His Majesty should cause such Charters or Letters Patent to be issued as aforesaid, the Supreme Court of New South Wales, instituted by His said Majesty's recited Letters Patent of the 13th day of October, 1834, should retain the several jurisdictions and powers in the said Court, vested by His Majesty's last mentioned Letters Patent, (so far as the same might not be altered by the now reciting Act,) as fully and as effectually as if such Court had been instituted in virtue and in pursuance of the said now reciting Act.

And whereas by the said last mentioned Act, it was further provided, that it should be lawful for His Majesty by the said Charters or Letters Patent respectively, or by any Order or Orders of His Majesty in Council, to allow any person or persons feeling aggrieved by any judgment, decree, order, or sentence of the said Supreme Courts respectively, to appeal therefrom to His Majesty in Council, in such manner, within such time, and under and subject to such rules, regulations, and limitations, as His Majesty by any such Charters, or Letters Patent, or Order, or Orders in Council respectively shall

appoint and prescribe.

And whereas no such Charters, or Letters Patent, or Orders in Council have hitherto issued under the authority of the said last mentioned Act; and whereas it is expedient, that provision should be made to enable parties to appeal from the decisions of the said Supreme Court to Her Majesty in Council, it is hereby ordered by the Queen's Most Excellent Majesty, by and with the advice of Her Privy Council, that any person or persons may appeal to Us, Our Heirs, and Successors, in our or their Privy Council from any final judgment, decree, order, or sentence, of the said Supreme Court of New South Wales, in such manner, within such time, and under and subject to such rules, regulations, and limitations, as are hereinafter mentioned, that is to say, in case any such judgment, decree, order, or sentence, shall be given or pronounced for or in respect of any sum or matter at issue above the amount or value of £500 sterling, or in case such judgment, decree, order, or sentence, shall involve directly or indirectly any claim, demand, or question, to or respecting property or any Civil Right, amounting to or of the value of £500 sterling, the person or persons feeling aggrieved by any such judgment, decree, order, or sentence may, within fourteen days next after the same shall have been pronounced, made, or given, apply to the said Court by Petition, for leave to appeal therefrom to Us, Our Heirs and Successors, in Our or Their Privy Council, and in case such leave to appeal shall be prayed by the party or parties who is or are directed to pay any such sum of money, or perform any duty, the said Court shall and is hereby empowered, either to direct that |

the judgment, decree, order, or sentence appealed from shall be carried into execution, or that the execution thereof shall be suspended, pending the said appeal, as to the said Court may appear to be most consistent with real and substantial justice; and in case the said Court shall direct such judgment, decree, order, or sentence to be carried into execution the person or persons in whose favor the same shall be given, shall, before the execution thereof, enter into good and sufficient security, to be approved by the said Court, for the due performance of such judgment or order, as We, Our Heirs and Successors shall think fit to make thereupon; or in case the said Court shall direct the execution of any such judgment, decree, order, or sentence to be suspended, pending the appeal, the person or persons against whom the same shall have been given, shall in like manner, and before any order for the suspension of any such execution is made, enter into good and sufficient security to the said Court, for the due performance of such judgment or order, as We, Our Heirs and Successors, shall think fit to make thereupon, and in all cases We will and require that security shall also be given by the party or parties appellant, to the satisfaction of the said Court, for the prosecution of the appeal, and for the payment of all such costs as may be awarded by Us, Our Heirs and Successors, or by the Judicial Committee of Our Privy Council, to the party Respondent; and if such last-mentioned security shall be entered into within three months from the date of such Petition for leave to appeal, then, and not otherwise, the said Court shall allow the appeal, and the party or parties appellant shall be at liberty to prefer and prosecute his, her, or their appeal to Us, Our Heirs and Successors, in Our or Their Privy Council, in such manner and under such rules as are or may be observed in appeals made to Us from Our Plantations or Colonies.

And further, it is Our Will and Pleasure, that it shall be lawful for the said Supreme Court of New South Wales, at its discretion, on the petition of any party who considers himself aggrieved by any preliminary or interlocutory judgment, decree, order, or sentence of the said Supreme Court, to grant permission to such party to appeal against the same tUs, Our Heirs and Successors, in Our or Their Privy Council, subject to the same rules, regulations, and limitations as are herein expressed respecting appeals from final judgments, decrees, orders, and sentences.

Provided also, that if in any action, suit, or other proceeding, it shall so happen that no final judgment, decreee, order, or sentence can be duly given in consequence of a disagreement of opinion between the Judges of the said Supreme Court, then, and in such case, the final judgment, decree, order, or sentence may be entered pro forma on the petition of any of the parties to the action, suit, or other proceedings, according to the opinion of the Chief Justice, or in his absence, of the Senior Puisne Judge of the said Supreme Court: Provided that such judgment, decree, order, or sentence shall be deemed a judgment, decree, order, or sentence of the Court, for the purpose of an appeal against the same, but not for any other purpose.

And We do hereby further reserve to Ourself, Our Heirs and Successors, in Our or Their Privy Council, full power and authority, upon the humble petition at any time of any person or persons aggrieved by any judgment or determination of the said Court, to admit his or their appeal therefrom upon such terms, and upon such securities, limitations, restrictions, and regulations as We or They shall think fit, and to reverse, correct, or vary such judgment or determination, as to Us or Them shall

And it is Our further Will and Pleasure, that in all cases of appeal allowed by the said Court, or by Us, Our Heirs or Successors, the said Court shall

3

certify and transmit to Us, Our Heirs, or Successors, in Our or Their Privy Council, a true and exact copy of all evidence, proceedings, judgments, decrees, and orders had or made in such cases appealed, so far as the same have relation to the matters of appeal, such copies to be certified under the seal of the said Court; and that the said Court shall also certify and transmit to Us, Our Heirs and Successors, in Our or Their Privy Council, a copy of the reasons given by the Judges of such Court, or by any of such Judges, for or against the judgment or determination appealed against, where such reasons shall have been given in writing; and where such reasons shall have been given orally, then a statement in writing of the reasons given by the Judges of such Court, or by any of such Judges for or against the judgment or determination appealed against. And We do further direct and ordain that the said Court shall in all cases of appeal to Us, Our Heirs or Successors, conform to and execute, or cause to be executed, such judgments and orders as We shall think fit to make in the premises, in such manner as any original judgment, decree, or decretal order, or other order or rule of the said Court of New South Wales, should or might have been executed.

And the Right Honorable Earl Grey, one of Her Majesty's Principal Secretaries of State, is to give the necessary directions herein accordingly.

C. C. GREVILLE.

Colonial Secretary's Office, Sydney, 23rd June, 1851.

IS Excellency the Governor-General has been pleased to appoint

JOHN M'LERIE, Esquire,

Provincial Inspector of Police for the City and Suburbs of Sydney, to perform the Executive duties of the Police thereof, including the management and superintendence of the Constabulary Force.

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

> > Colonial Secretary's Office, Sydney, 24th June, 1851.

WHEREAS it has been represented to the Government, that in the early part of this Month, three dray robberies were committed in the vicinity of Gunning, by two mounted armed men, descriptions of whom are hereunder given, and that a Constable of the Binnalong Police, was recently fired at and wounded by two armed men, supposed to be the above parties; His Excellency the Gover-NOR-GENERAL directs to be notified, that a reward of Ten pounds will be paid to any person who may, within six months from the present date, give such information as shall lead to the apprehension and conviction of any one of the guilty parties; 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 Excellency's Command,

E. DEAS THOMSON.

DESCRIPTIONS OF MEN ABOVE REFERRED TO :-

Martin Murphy, native of Appin; 5 feet 10 inches in height; complexion, dark sallow; figure slight proportioned; has little or no beard; trade, horsebreaker; fond of shewing his ability in horse riding.

The other is supposed to be a man named Bayley. He is represented to be a tall young man, with light hair and to have no beard.

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 Excellency's Command, E. DEAS THOMSON.

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

CONVEYANCE OF MAILS.

NONVEYANCE 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, 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.

(SPIRITS AND TOBACCO.)

RETURN of Spirits and Tobacco in New South Wales, (exclusive of Port Phillip,) for the week ended June 21st, 1851, shewing the Receipts, Issues, and Stock.

	T	T	1	1		
	Stock in Bond on June 14th, 1851.	d. de	- 'y 'y	Ex-	ues Week.	Stock in Bond on June 21st, 1851.
	Bone b, 1	Since Imported and Distilled.	Issued on pay- ment of Duty.		Total Issues	Bon st, 1
	in] 14t	e Ir	ed of	Issued for portation	Total Iss	in 22 1.5
	ock	Sinc	Issue	l ssu o	I T	tock
						<u> </u>
IMPORTED SPIRITS.	Liquid Gallons.	Liquid Gallons.	Liquid Gallons.	Liquid Gallons.	Liquid Gallons.	Liquid Gallons.
RUM.	Ganona.	Ganons	Ganons.	a dinomi.		G 4.7.0.1.0.1
West India B. P	95,623		3,495	297	3,792	91,831
British East India	11,439		353	50	403	11,036 11,327
Foreign	11,327	ļ		••••		
Total	118,389	••••	3,848	347	4,195	114,194
98777.377.737						
WHISKEY.	10.000			9.5		10 777
United Kingdom	12,838		26	35	61	12,777
Total	12,838		26	35	61	12,777
10(6);						
BRANDY.			!			
British	169					169
Foreign	96,832	185	1,689	149	1,838	95,179
Total	97,001	185	1,689	149	1,838	95,348
GIN.						^
British	6,228	••••	60		60	6,168
Foreign	71,430		409	158	567	70,863
Total	77,658	••••	469	158	627	77,031
T:	112					112
Liqueurs All other Imported Spirits	3,991	••••		••••		3,991
Total Imported Spirits	309,989	185	6,032	689	6,721	303,453
						
COLONIAL SPIRITS.						
Rum	2,327	813	368	••••	368	2,772
Gin	••••				••••	• • • • •
Total Colonial Spirits	2,327	813	368	••••	368	2,772
GENERAL TOTAL	312,316	998	6,400	689	7,089	306,225
IMPORTED TOBACCO.	Pounds.	Pounds.	Pounds.	Pounds.	Pounds.	Pounds.
Leaf	1,673	16 645	9.015	9 394	5 190	1,673
Fig and Cavendish	129,028 3,215	16,645	2,915	2,224	5,139	$\frac{140,534}{3,215}$
Cigars	18,622		1,150	108	1,258	17,364
GENERAL TOTAL	152,538	16,645	4,065	2,332	6,397	162,786

(SPIRITS AND TOBACCO.)

RETURN of Spirits and Tobacco in the District of Port Phillip, for the Week ending the 31st of May, 1851, shewing the Receipts, Issues, and Stock.

3.	Stock in Bond on 24th May, 1851.	Since Imported and Distilled.	Issued on payment of Duty.	Issued for Ex- portation.	Total Issues during the Week.	Stock in Bond on 31st May, 1851.
IMPORTED SPIRITS.	Liquid Gallons.	Liquid Gallons.	Liquid Gallons.	Liquid Gallons.	Liquid Gallons.	Liquid Gallons.
RUM. West India B. P	62,484 3,073 907		1,321	121	1,442	61,042 3,073 907
Total	66,464	••••	1,321	121	1,442	65,022
United Kingdom British North America	21,959	••••	155	275	430	21,529
Total	21,959		155	275	430	,
British Foreign Total	318 32,155 - 32,473	40	1,336	649	1,985	318 30,210 30,528
GIN.						
British	2,823 19,424 22,247	••••	44 408 452	80 377 457	124 785 909	2,699 18,639 21,338
Total			-			
Liqueurs					4700	92 83 138,592
Total Imported Spirits	143,318	40	3,264	1,502	4,766	100,002
IMPORTED TOBACCO.	Pounds.	Pounds.	Pounds.	Pounds.	Pounds.	Pounds.
LeafFig and Cavendish	95 75,513		1,826	2,558	4,384	95 71,129 6,643
Cigars GENERAL TOTAL	6,848 82,456		2,031	2,558	4,589	

No. 70, 24TH JUNE, 1851.—2.

Colonial Secretary's Office, Sydney, 19th June, 1851. CONVEYANCE OF GOLD.

DERSONS 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 Scaled 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 Civil 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.

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

N 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.

OTICE is hereby given, that the above mentioned warehouses, situated in Queen-street, are appointed, with the approval of His Excellency the Governor, for the free warehousing 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 " Wales."

JAMES H. N. CASSELL, Collector.

THEREAS by an Act of the Governor and Legislative Council of New South Wales, made and passed in the fourteenth year of the reign of Her Most Gracious Majesty Queen Victoria, intituled, "An Act for the regulation of the "Police Force in New South Wales," and numbered "38," it was amongst other things enacted, "That all Police Magistrates, Magistrates, Su-" perintendents of Police, or other persons having " the management or control of the Constabulary, " or any portion of the Constabulary, in this " Colony, and also all Inspectors of Police, Chief " Constables, Constables, and other Peace officers " whosoever, appointed, and acting at the time of "the passing of this Act, shall, and they are " hereby respectively authorised and required, " notwithstanding the passing of this Act, to con-"tinue to discharge and execute their several "duties and offices, with the like powers, privi-"leges, and authorities, and subject to the like " obligations, restrictions, liabilities, directions, " and regulations as heretofore, until it shall be " notified by a Notice to be inserted in the New " South Wales Government Gazette, by the "Inspector General to be appointed under this "Act, that the Constabulary Force for the said Colony, or for any portion or district thereof, named in such Notice, is fully organized according to the provisions of this Act; and upon such notification, the appointment and offices of all such Police Magistrates, Magistrates, Superintendents of Police, and " other persons as aforesaid, appointed or acting within any such District, so far as the same shall relate to the supervision or control of the Constabulary Force, or any portion thereof, or be otherwise incompatible with the provisions of this Act, or any regulation made in pursuance thereof; and the appointments and offices of all Inspectors of Police, Chief Constables, Constables, or other Peace officers whomsoever, appointed, or acting within any such district, " shall become and be void, and they shall severally "discontinue acting under any Act, usage, or " regulation now in force; and all houses and " out-houses, appurtenances, horses, arms, accou-" trements, saddles, bridles, clothing, books, papers, and appointments, articles, and things whatever, rented, held, or provided for the use " or accommodation of the present Police Force, " shall be applied, transferred and employed, and " converted to the use and accommodation of the " Constabulary Force so organized; and the right, " property, and interest therein shall, immediately " upon such notification, vest in the Inspector-"General for the time being, appointed under

Now, I, William Spain, the Inspector-General of Police throughout the Colony of New South Wales, duly appointed under the before in part recited Act of Council, in pursuance of the power and authority so vested in me by the said Act, do hereby give notice that the Constabulary Force for the portion or district of the said Colony here-

inafter described, that is to say :-

That portion of the Police District of Parramatta and Liverpool, in the County of Cumberland, not included in the Police District of Sydney and its suburbs, (the description and boundaries of which were published in the Government Gazette of the 17th instant), and the Police District of Penrith, in the Counties of Cumberland and Cook, is fully organised according to the provisions of the said recited Act.

Dated this twenty-fourth day of June, one thousand eight hundred and lifty one WILLIAM SPAIN,

Inspector General of Police

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 forenom.

JOSEPH CHAMBERS, Clerk of Petty Sessions.

Maitland, 19th May, 1851.

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.

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

REGULA GENERALIS.

Wednesday, the fourth day of June, in the year of Our Lord one thousand eight hundred and fifty-one.

T is ordered, that every Thursday, when the Court sits in vacation, shall be considered and be as a day in Banco, for the purpose of giving effect to any Rule or Rules which may have been enlarged from the preceding term.

WILLIAM A'BECKETT, Resident Judge.

In the Insolvent Estate of John Westmore, of Newtown, near Sydney, gentleman.

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 meeting of the Creditors of the said John Westmore, will be holden before me, at my Office, at the Supreme Court House, Sydney, on Thursday, the 24th day of July next, to commence at 10°30, a.m., for the proof of debts against the said Estate, to receive the report of the said Official Assignce, as to the condition of the same, also for giving him directions as to its future management.—Sydney, 21st June, 1851.

WILLIAM H. KERR, Chief Commissioner of Insolvent Estates. In the Supreme Court of New South Wales. ECCLESIASTICAL JURISDICTION.

In the will of William Jeffreys, late of the Gulgo, in the District of the Lachlan, in the Colony of New South Wales, grazier, deceased.

Gulgo aforesaid, widow of the said William Jeffreys, and Peter Murray, of the same place, grazier, the Executrix and Executor named in and appointed by the last will of the said deceased, intend, after the expiration of fourteen days from the publication hereof, to apply to the Honorable the Supreme Court of the said Colony, that probate of the last will and testament of the abovenamed William Jeffreys, deceased, be granted unto them as such Executrix and Executor in the said last will mentioned.—Dated at Bathurst, in the Colony of New South Wales, this sixth day of June, A.D., 1851.

JOHN NEPEAN MINTOSH,

Proctor for the said Mary Anne Jeffreys and Peter Muriay.

William-street, Bathurst.

668

4s. 6d.

In the Insolvent Estate of Lachlan M'Alister, of Clifton, in the Colony of New South Wales, gentleman.

WHEREAS the Estate of Lachlan M'Alister was, on the 20th day of June, 1851, placed under sequestration by order of His Honor Mr. Justice Therry, I hereby appoint a first meeting of the Creditors of the said Insolvent, to be holden before me, at my Office, at the Supreme Court House, Sydney, on Friday, the 27th day of June instant, to commence at 10.30, a.m., for the proof of debts against the said Estate, and a second meeting to be holden before me, at the same place, on Friday, the 4th day of July next, to commence at 10.30 a.m., for the further proof of debts, and for the election of a Creditors' Assignee if required.—Sydney, 21st June, 1851.

WILLIAM H. KERR,

Chief Commissioner of Insolvent Estates.

Official Assignee—William Perry.

665

3s. 6d.

COURT OF CLAIMS.

OTICE is hereby given, that the following Claims for Deeds of Grant of Land and 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 MCarthy.

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 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 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 Lochinvar, on the 12th day of June, 1851, from Cowheel paddock:

One black entire colt, branded on near shoulder K. One red and white ox, branded on near ribs MM.
One red ox, on near rump like EH, SH, or MH, the first letter not legible; damages 2s. each.

Will be sold, if not released in twenty-one days from this date.

THOMAS DOYLE, Poundkeeper.

18th June, 1851.

MPOUNDED at Camden, on the 17th and 18th days of June, 1851, from Camden Park :-

One red poley steer, no brands legible, 18 months old. One brindle sided poley heifer, white on belly and on rump, star on face, no brand legible, $2\frac{1}{2}$ years old. One brown and white heifer, star on face, no brand

legible, 18 months old.

One red sided steer, white on rump, white spots in other parts of the body, 18 months old; damages 4d.

Also, on the 18th :-

One red steer, white belly and legs, star on face, 15 months old; damages 4d.

One snail horned cow, brindle sided, star on face, like BY with 4 under on near ribs.

WILLIAM BUCHAN, Poundkeeper.

11s.

MPOUNDED at the Petersham Pound, on the 20th day of June, 1851, by James Norton, Esquire, of Elswick, Petersham:—

One red sided working bullock, white back and belly, white tail, mealy face, branded triangle on off ribs, broad horned.

1f the said beast is not claimed on or before the 15th day of July, it will be sold at the Pound, at noon, on the 18th day of July, 1851.

CHARLES HEARN, Poundkeeper.

669

20th June, 1851. 9s. 9d.

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, sad-dle marked, short switch tail, CII near shoulder, aged, about 15 hands high. Notice has been sent to the

supposed owner. One black filly foal, brown nose, unbranded, 6 months old.

Also, from Cliffdale :-

One red and white cow, JW over B near rump, illegible brand off rump and ribs, top off off car, 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.

65810s. 9d.

MPOUNDED at Liverpool, on the 16th day of

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.

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.

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 1L 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 car 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 marked.

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

J. BRAND, Poundkeeper. 655

Carroll, June 12th, 1851.

MPOUNDED at Bathurst, on the 14th day of June. 1851:

One red and white cow, HN or M near rump.

One mouse color cow and calf, like JB conjoined near

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

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. One brindle cow and strawberry calf, illegible brand off

rump.
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.
JS

One bay colt, blaze face, like WB near shoulder, 2 years old, 13 hands high.

One bay horse, short tail, apparently JI conjoined near shoulder, star, collar and saddle marked, aged, 15 hands high.

nands nign. 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 bay filly, H_{Γ} off shoulder, 2 years old, $13\frac{1}{2}$ hands high.

One iron grey mare and foal, WK near, like EC off shoulder, aged, 14½ hands high.

One bay pony mare, apparently IP or E near shoulder, 3 years old, 13 hands high.

One brown colt, no brand, I year old, 12 hands high; damages 6d. éach

If not released will be sold on Wednesday, the 9th July next.

R. YEO, Poundkeeper.

MPOUNDED at Gulligal, Namoi River, on the 13th day of May, 1651, from Melvil Plains; for trespass and driving expenses 6d, per head:

One brindle and white ox, diamond off rump, O off

ribs, both ears cut, 5 years old.
One strawberry ox, brand off rump and ribs not legible, 3 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

One red steer, EG near thigh, 1 year old.

654

One white steer, BL off and near rump, 1 year old. One red and white cow, brand near ribs and rump not legible, 6 years old.

One white steer, W off rump and ribs, and 7 on shoulder, 2 years old.

One red and white steer, JW near rump, ear cut, 1 year old.

One red and white ox, like C over A near ribs, 7 years old.

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

years old. One red and white steer, brand off ribs not legible, I year old.

One red ox, brand near shoulder not legible, 3 years old. One red heifer, TD near rump, 1 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.

Six calves, unbranded, 3 months old. If not released will be sold on Friday, the 4th July, 1851.

ABM. JOHNSON, Poundkeeper.

16s. 9d. 657

MPOUNDED at O'Connell Plains, 6th June, 1851,

from the Estate of W. Lawson, Esq.:— One brindle bullock, 8 years old, long horns, brand illegible. One brindle and white snail horned, aged, brand ille-

One brindle heifer, 3 years old, WG ribs, top off right

One brindle and white heifer, 3 years old, WG ribs, top off right ear. One strawberry heifer, 3 years old, WG ribs, top off

One brown sided heifer, top off right ear. One yellow and white heifer, top off right ear.

One yellow sided heifer, white back and belly, top off

If the above are not claimed, they will be sold on the 24th of July, 1851. NICHOLAS LEWIS, Poundkeeper.

MPOUNDED at Tumut, on the 16th May, from the run of J. C. Whitby, Esq., Lackmilack:— One yellow bullock, snail horns, HB conjoined off rump. 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. One strawberry bullock, O near ribs, OB near rump, TB off rump.

TB oil rump.
One blue steer, near ear cut, no legible brand.
One white cow, speckled head and neck, CE off ribs, 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.

off rump. One brown sided steer, illegible brand off rump. One brown bullock, DF near rump. One white steer, brown ears, illegible off rump.

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 of June, they will be sold.

JAMES KERSHAW, Poundkeeper.

MPOUNDED at Liverpool, on the 10th day of June, 1851 :--One white poley heifer, red ears, branded on the off

rump CB or GB. One brindle heifer, back, belly, and tail partly white,

branded on the off rump S. One red steer, about 18 months old, apparently un-

branded. One red and white poley heifer, about 2½ years old, unbranded.

One red heifer, back, belly, and tail partly white, a piece off the off ear, branded on the off rump CB or GB.

One red heifer, branded on the off rump S. If not released on or before the 10th day of July, the same will be sold according to Act of Council.

STEPHEN PEARCE, Poundkeeper.

11s. 3d.

SYDNEY:-Printed by W. W. DAVIES, at the Government l'rinting Office, Hyde Park, 24th June, 1851.

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