



NEW SOUTH WALES  
**GOVERNMENT GAZETTE,**

Published by Authority.

TUESDAY, MARCH 30, 1841.

*Colonial Secretary's Office,  
 Sydney, 27th March, 1841.*

WITH reference to the Notice from this Office, dated 9th May, 1839, His Excellency the GOVERNOR directs it to be notified that

His Honor Mr. JUSTICE BURTON, having returned to the Colony, has resumed his Office of a Judge of the Supreme Court:—and

His Honor Mr. JUSTICE STEPHEN, who was appointed to that Office during the absence of Mr. Justice Burton, has been appointed a Judge of the Supreme Court, under the provisions of the Act of the Governor and Council, 4th Victoria, No. 22, until the pleasure of Her Majesty be known.

Mr. Justice Stephen has this day taken the necessary oath accordingly.

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

*Colonial Secretary's Office,  
 Sydney, 25th March, 1841.*

NOTICE is hereby given, that the services of Mr. JOHN RICHARDS, as one of the Pilots for the Harbour of Port Jackson, have been discontinued.

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

*Colonial Secretary's Office,  
 Sydney, 30th March, 1841.*  
**IMMIGRATION.**

HIS Excellency the GOVERNOR is pleased, in accordance with instructions received from the Right Honorable the Secretary of State for the Colonies, to direct it to be notified, with reference to the Regulations, dated 3rd March, 1840, that parties claiming Bounties for Emigrants will be required to report to the Emigration Commissioners in Great Britain, or to their Agents at the out-ports, the number, the names, the sexes, the ages, and the occupations of the various Emigrants whom they are about to remove.

On receiving the reports required by the fore-

going paragraph, the Commissioners, or their Agents, will inspect and communicate with the Emigrants; and if they shall be satisfied that they are persons corresponding with the terms prescribed in the Regulations of 3rd March, 1840, and that they have not been induced to quit their homes by any fraud or misrepresentation, and that the vessel in which they are about to sail is sea-worthy, well-found, duly-provisioned, and of proper dimensions, the Commissioners, or their Agents, will deliver to the master of the vessel, a certificate to that effect.

Without the production to the Emigration Board at Sydney, or Port Phillip, of the certificate from the Commissioners, or their Agents, before-mentioned, Bounties will not be paid for any Emigrant, who may arrive in pursuance of permissions hereafter granted.

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

*Colonial Secretary's Office,  
 Sydney, 27th March, 1841.*

NOTICE is hereby given, that Tenders will be received, until 12 o'clock on Monday, the 26th of April next, for the supply of Provisions, &c., for the Colonial Service, in the Districts of Brisbane Water, Dungog, Wollombi, and Paterson, during the year 1841; the particulars of which, as also the conditions, are specified in the notice from this Office, dated 1st September, 1840.

Parties Tendering, or their Agents, are requested to attend at this Office on the above day.

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

*Colonial Secretary's Office,  
 Sydney, 25th March, 1841.*

**TO BUILDERS AND OTHERS.—COURT AND LOCK-UP-HOUSE, CARCOAR.**

TENDERS will be received at this Office, until noon of Monday, the 26th of April next, from persons willing to undertake the erection of a Court and Lock-up-House, at CARCOAR.

Offers to be endorsed, "Tender for Court and

*Lock-up-House, Carcoar,* and to contain the names of two responsible persons willing to become sureties for the due completion of the contract within a limited period.

A plan and specification may be seen, and further particulars obtained at the office of the Colonial Architect, Sydney, or on application to the Police Magistrate, Carcoar.

Parties Tendering or their Agents, are requested to attend at this office on the above day.

*By His Excellency's Command,*

E. DEAS THOMSON.

*Colonial Secretary's Office,  
Sydney, 19th March, 1841.*

**TO BUILDERS AND OTHERS—PLASTERERS' WORK, NEW GOVERNMENT HOUSE.**

**T**ENDERS will be received at this Office, *until noon of Monday, the 5th April next*, from persons willing to undertake the performance of the Plasterers' Work required at the New Government House, Sydney.

Offers to be endorsed "*Tender for Plasterers' Work, New Government House,*" and to contain the names of two responsible persons willing to become sureties for the due performance of the contract within a limited period.

Plans and specification may be seen, and further particulars obtained, at the office of the Colonial Architect, Hyde Park.

Parties Tendering, or their Agents, are requested to attend at this Office on the above-named day.

*By His Excellency's Command,*

E. DEAS THOMSON.

*Colonial Secretary's Office,  
Sydney, 8th March, 1841.*

**SUPPLIES FOR THE FEMALE ORPHAN SCHOOL, DURING 1841.**

**N**OTICE is hereby given, that Tenders will be received at this Office, *until 12 o'clock on Monday, the 19th April next*, for the supply of Provisions, &c., for the Female Orphan School, from the 1st June, to the 31st December, 1841, the particulars of which, as also the conditions, are specified in the Notice from this Office, dated 1st September, 1840. The Tenders are, however, to include the following additional articles:—

Straw, per 100lbs.

Firewood, per 100lbs.

Persons Tendering, or their Agents, are requested to attend at this Office on the day above mentioned.

*By His Excellency's Command,*

E. DEAS THOMSON.

*Colonial Secretary's Office,  
Sydney, 23rd February, 1841.*

**SUPPLIES FOR NEWCASTLE DISTRICT.**

**N**OTICE is hereby given, that Tenders will be received at this Office, *until 12 o'clock on Monday, the 5th of April next*, for furnishing the supplies required for the Colonial Service, in

the district of Newcastle, during 1841, commencing on the 1st of May next.

The Rations and Conditions are those specified in the notice from this Office, dated 1st September, 1840.

Persons Tendering, or their Agents, are requested to attend at this Office on the above day.

*By His Excellency's Command,*

E. DEAS THOMSON.

*Colonial Secretary's Office,*

*Sydney, 22nd March, 1841.*

**NEW ZEALAND—LAND SALE.**

**H**IS Excellency the GOVERNOR directs it to be notified, that, in order to meet the wishes of intending purchasers of Land at New Zealand, the Notes of any of the existing Sydney Banks will be taken by the Treasurer at New Zealand, in payment for Land or Town Allotments bought at any Government Sales, by Auction in that Colony.

His Excellency is further pleased to direct, that purchasers, after having paid the deposit of ten per cent. at New Zealand, will be allowed to pay the balance of their respective purchases either at the Colonial Treasury at Auckland, or the Colonial Treasury at Sydney.

*By His Excellency's Command,*

E. DEAS THOMSON.

*Colonial Secretary's Office,*

*Sydney, 25th March, 1841.*

**N**OTICE is hereby given that Tenders will be received at this Office, *until Monday, the 3rd of May next, at noon*, for supplying the Colonial Government, with Ship, Chandlers, and Oilman's Stores, &c., Tents, Camp Tables, and Stools, Handles for Tools, &c., Materials for Male and Female Clothing, &c., for one year, from the 14th of May next, and further until the expiration of a previous notice of three calendar months.

Lists of the Articles likely to be required may be seen, and the printed forms and conditions (on which the Tenders must be made,) can be obtained on applying at the Office of the Colonial Storekeeper.

Samples or Patterns of such of the Articles as may be deemed necessary, must be sent to the Colonial Store before any Tender will be accepted.

Parties Tendering, or their agents, are requested to attend at this Office, at the time appointed for opening the Tenders.

*By His Excellency's Command,*

E. DEAS THOMSON.

*Colonial Secretary's Office,*

*Sydney, 17th March, 1841.*

**I**F JAMES EDMUND CRANN, who arrived in Sydney, by the *Prince George*, on the 8th of May, 1837, is still in the Colony, he is requested to call at the Colonial Secretary's Office.

E. DEAS THOMSON.

*Colonial Secretary's Office,*

*Sydney, 25th March, 1841.*

**T**HE GOVERNOR has been pleased to direct the publication of the following notice, issued under His Excellency's authority, by the

Colonial Engineer, offering a reward for the detection and conviction of any person or persons injuring or destroying fences enclosing lands belonging to the Crown, in the town and vicinity of Sydney.

*By His Excellency's Command,*

E. DEAS THOMSON.

**FIVE POUNDS REWARD.**

**W**HEREAS the Fences enclosing lands belonging to the Crown, in the town and vicinity of Sydney, have on many occasions, been wantonly injured or destroyed;—Notice is hereby given, that a reward of Five Pounds will be paid for the detection, and on the conviction of the person or persons so injuring or destroying such fences.

**GEORGE BARNEY.**

*Colonial Engineer's Office,  
Sydney, 25th March, 1841.*

*Colonial Secretary's Office,*

*Sydney, 30th March, 1841.*

**NEW ZEALAND.**

**H**IS Excellency the GOVERNOR directs it to be notified, that the following Claims to Lands in NEW ZEALAND, have been referred to the Commissioners appointed under the Act of the Governor and Council, 4th VICTORIA, No. 7; being in addition to the Claims notified as referred on the 9th November, 1840, and 9th, 16th, and 23rd instant.

The parties are reminded, that, before their claims can be investigated, they must pay to the Commissioners a Fee of Five Pounds, as prescribed by the Act.

Case No. 120.—WILLIAM JACKSON, of Manukau, New Zealand, *claimant.*

30, Thirty acres, more or less, being all that piece or parcel of land, situate at Waiharakeke, in the Harbour of Wania, on the west coast of New Zealand aforesaid; bounded on the east by Kaikatea; on the north by Waiharakeke; on the west by Oteki; and on the south by Waitaumanu.

*Alleged to have been purchased in January 1839, from the Native Chiefs Te Ohu, Nga Motu, and Motu Roa.*

Consideration—merchandise to the amount of £12 sterling.

Nature of conveyance—Deed in favor of the claimant, dated 23rd January, 1839.

Case No. 121.—THOMAS JEFFREY, of Sydney, *claimant in part.*

80,000, Eighty thousand acres, more or less, being all that piece or tract of land situated and bounded in manner following, (that is to say) commencing at the creek called Orua, on the left bank of the Piako, which empties itself into the frith of the Thames; to run from the mouth of the said creek, due west by compass to the summit of a hill called Managakawee; then south by west to the summit of a hill called Tuckenui; then south by west to another hill called Pukemoko; and then south by west along the division line of the Piako and Waikato land to a point due west from the western extremity of a low ridge of hills called Panawhau; then due east, from the same point to the west extremity of the said range of low hills, and along the said range to the eastern extremity; and then due east to the River Piako; and then

to follow the River Piako downwards, in a north-wardly direction, to the mouth of the said Creek Orua, to the commencement.

*Alleged to have been purchased on the 31st December, 1839, from the Native Chiefs Koinaki, Hanauri, Tekoe-hoe, Tetwareponga, Hwareteatoa, Ngatireuhea, Ngatihwata, Tumakoe, I Tanaho, and Tekerako, by Mr. William Webster, who sold a moiety to Mr. Peter Abercrombie, who sold a tenth part of his interest to Mr. Jeffrey, who thus claims a twentieth part of the land above described.*

Consideration—various articles of merchandise value not stated.

Nature of conveyance—Deed in favor Mr. Webster, dated 31st December, 1839.

Case No. 121. (a)—THOMAS JEFFREY, of Sydney, *claimant.*

All that piece or parcel of land situate in the island of Tavai Poenamoo, or Ka Kaldu, being the middle island of New Zealand, bounded on the west by Jacob's River; on the east by the New River one mile; on the south by land of Joseph Henry Levien; and on the north by land of John Jones. (Contents not stated.)

*This forms a portion of a larger tract of land, alleged to have been purchased in October, 1838, from the Native Chief John Towack, by Mr. John Jones, who sold and conveyed the land above described to claimant.*

Consideration—£25, in cash, and various articles of merchandise, value not stated.

Nature of conveyance—Deed of Feoffment to Mr. Jones, dated 18th October, 1838.

Case No. 122.—HENRY JELlicoe, of ———, Great Britain, *claimant.*

2,000, Two thousand acres, more or less, situate on the eastern bank of the Hokianga, name of place Te Toke, &c.; bounded on the north by the road to the Bay of Islands; on the east by a compass line running south-west; on the south by a line running along the banks of a creek called Te Awa Tapu, descending from the hills; and on the west by a line running by compass in a north-easterly direction.

*Alleged to have been purchased in September, 1835, from the Native Chiefs Poroa, Puariki, Nene, Tao Nui and Matangi, by Mr. G. F. Russell, through whom claimant derives.*

Consideration to the Natives—cash and various articles of merchandise to the amount of £134 13s. sterling.

Nature of conveyance—not stated.

Case No. 122. (a)—HENRY JELlicoe of ———, Great Britain, *claimant.*

100, One hundred acres, more or less, situated on the eastern bank of the Hokianga and adjoining the above mentioned property, name of the place Pe Nyaio, bounded on the west by a creek called Te Potara; on the south by a line running in a north-easterly direction as far as a creek called Te Pukoro; on the east by the before named creek Te Pukoro; and on the north by the main river, between the above mentioned creeks Te Potara and Te Pukoro.

*Alleged to have been purchased in December, 1836, from the Native Chiefs, Nene, Haromona, and Poroa, by Mr. G. F. Russell, through whom claimant derives.*

Consideration—cash and various articles of merchandise to the amount of £29 10s. sterling.

Nature of conveyance—not stated.

**Case No. 123.—JAMES JOHNSON**, of the Bay of Islands, New Zealand, *claimant*.

100, One hundred acres, more or less, being a piece or parcel of ground known by the name of Paruca, bounded by the sea, from Crakakopi to Okaraha Point; on the south by a ridge running south by east from Crakakopi to a marked tree on the mountain; on the north by Mr. Byron's; on the west by the mountains.

*Alleged to have been purchased by claimant in 1835, from the Native Chief, William Korokoro.*

Consideration—cash to the amount of £10 sterling.

Nature of conveyance—memorandum of sale, dated 24th March, 1835.

**Case No. 123. (a)—JAMES JOHNSON**, of the Bay of Islands, New Zealand, *claimant*.

10, Ten acres, more or less, being a piece or parcel of land situated on Taumatahieta, bounded on the east by the land of Mr. Hodgkinson; on the south-east by the land of Mr. Duvauchelle; and west and north by land heretofore belonging to James Johnson.

*Alleged to have been purchased in October, 1839, from the Native Chief, William Korokoro, by one William Jackson, and the claimant.*

Consideration—cash to the amount of £13 sterling.

Nature of conveyance—memorandum of sale, dated 16th October, 1839.

**Case No. 124.—JOHN JONES**, of Sydney, Merchant, *claimant*.

All that district, piece, or parcel of land at New Zealand, from the point called by the Natives Island Point to the North Head, and 10 miles extending back, including the sweep of the Bay at Wikowhite. (Contents not stated.)

*Alleged to have been purchased in June, 1839, from the Native Chief's Jackie White and Tyrou.*

Consideration—various articles of merchandise, value not stated.

Nature of conveyance—Deed of Feoffment, to claimant, dated 7th June, 1839.

**Case No. 124. (a)—JOHN JONES**, of Sydney, Merchant, *claimant in part*.

All that parcel of land lying and being at Wycover, commencing from a point called Otoru westward; and on the east by a point called Totuck, extending inland 50 miles in a westerly direction; and on the north by the sea coast. (Contents not stated.)

*Alleged to have been purchased in October, 1838, from the Native Chief John Towack, by the present claimant, who states that he has disposed of eight-twelfths of the land above described to Messrs. W. C. Wentworth, J. C. Brown, and R. Campbell, and thus claims four-twelfths on his own behalf.*

Consideration—£40 in cash, and various articles of merchandise, value not stated.

Nature of conveyance—Deed of Feoffment to claimant, dated 10th October, 1838.

**Case No. 124. (b)—JOHN JONES**, of Sydney, Merchant, *claimant in part*.

All that piece or parcel of land, commencing at Bogener's Point, and extending to a point called by the Natives Tugatta, on the north point of Molyneux Bay, and extending inland 50 miles in a westerly direction. (Contents not stated.)

*Alleged to have been purchased in October, 1838, from the Native Chief John Towack, by the*

*present claimant, who states that he has disposed of ten-twelfths of the land above described to Messrs. W. C. Wentworth, J. C. Brown, and R. Campbell, and thus claims two-twelfths on his own behalf.*

Consideration—£30 in cash, and various articles of merchandise, value not stated.

Nature of conveyance—Deed of Feoffment to claimant, dated 18th October, 1838.

**Case No. 124. (c)—JOHN JONES**, of Sydney, Merchant, *claimant*.

All that island called or known by the name of Tokeinapin. (Contents not stated.)

*Alleged to have been purchased in October, 1839, from the Native Chief's Rangi Hero, Rungereta, A Eaho, Rouppora and Tunie, by Mr. Frederick Petersen, who sold and conveyed to claimant.*

Consideration—various articles of merchandise, value not stated.

Nature of conveyance—Deed of Feoffment to the original purchaser, dated 29th October, 1839.

**Case No. 124. (d)—JOHN JONES**, of Sydney, Merchant, *claimant*.

All that piece and parcel of land at New Zealand, from the Motouie or North Head, in about latitude 45° 30' south, in a westerly direction, to the third hill down to the beach, and in a north-easterly direction by Pleasant River, being in or about 170° 20' east. (Contents not stated.)

*Alleged to have been purchased in June, 1839, from the Native Chief's John Tyrou and Jackie White, by Mr. James Bruce, who sold and conveyed to claimant.*

Consideration—not stated.

Nature of conveyance—Deed of Feoffment to the original purchaser, dated 7th June, 1839.

**Case No. 124. (e)—JOHN JONES**, of Sydney, Merchant, *claimant*.

All that piece or parcel of land situate, lying, and being at Whycawy, in the territory of New Zealand, from the North Head or Metauri to the Pleasant River; bounded on the east by the sea coast; on the west as far as the Three Brothers; and on the south by Mr. John Jones' land. (Contents not stated.)

*Alleged to have been purchased from the Native Chief's John Towack, Jackey White, and Tyrou, by Mr. James Bruce, who sold and conveyed to the claimant.*

Consideration—£5 in cash and various articles of merchandise, value not stated.

Nature of conveyance—Deed of Feoffment from Towack to the original purchaser, dated 9th January, 1840.

**Case No. 125.—JOHN JONES**, of Sydney, Merchant, and FRANCIS OWEN LEATHART, Master Mariner, *claimants in part*.

16,000, Sixteen thousand acres, more or less, being all that piece or parcel of land situate on the Rivers Purru, and Kokowieta, and Rungapiko, in the territory of New Zealand; bounded by the River Purru on the south-south-east; on the west by the River Rungapiko; on the south-south-west by the River Kokowieta, the names of the said land being Titiwa, Tu Wira, Terototi, Paratawa, Witu Witi, Munga-pori, Wha-ra-ra Horo, the name of the whole being known as Pere Kia-hua.

*Alleged to have been purchased in December,*

1839, from the Native Chiefs *Te Kawa* and *Te Katea*, by the claimants, who state that they have sold one-third part of the land above described to Mr. W. C. Wentworth, and one-third to Messrs. Robert Campbell and J. C. Brown, and now claim one-third in their own behalf.

Consideration—various articles of merchandise, value not stated.

Nature of conveyance—Deed of Feoffment to claimants, dated 23rd December, 1839.

Case No. 125.—JOHN JONES, of Sydney, Merchant, and FRANCIS OWEN LEATHART, Master Mariner, claimants in part.

3000, Three thousand acres, more or less, being all that piece or parcel of land situate in the territory of New Zealand, and bounded on the west by the River Kawhia, two miles frontage, running to the south by a range of wood about six miles, by the east to the River Awarroa.

*Alleged to have been purchased from Ko Hopi, Kaipature and Honessgu, Chiefs of the Tribe of Wycatta, by the claimants, who state that they have sold six-tenths of the land above described to Messrs. W. C. Wentworth, J. C. Brown, and Robert Campbell, and now claim four-tenths in their own behalf.*

Consideration—various articles of merchandise, value not stated.

Nature of conveyance—Deed of Feoffment to the original purchasers, dated 2nd January, 1839.

Case No. 126.—JOHN JONES, FRANCIS OWEN LEATHART, JOHN CREGOE BROWN, and ROBERT CAMPBELL, all of Sydney, Merchants, claimants in part.

5000, Five thousand acres, more or less, being all that piece or parcel of land situate in the territory of New Zealand, and bounded by a water frontage five miles, known by the name of the River Kouri, running in an easterly direction north about four miles in the interior, known by the name of the Pakekake, running in a southern direction to the River Operon, westerly part of the River Kowhia.

*Alleged to have been purchased from Titara, Pataki, Arohoke, E Kwi and Te Kuta, Chiefs of the Tribe of Wycatta, by the claimants, two of whom, namely, Messrs. Jones and Leathart, have disposed of two-ninths of their interest to Mr. W. C. Wentworth.*

Consideration—various articles of merchandise, value not stated.

Nature of conveyance—Deed of Feoffment to claimants, dated 2nd January, 1840.

Case No. 126. (a)—JOHN JONES, FRANCIS OWEN LEATHART, JOHN CREGOE BROWN, and ROBERT CAMPBELL, all of Sydney, Merchants, claimants in part.

7,680, Seven thousand six hundred and eighty acres, more or less, being all that piece or parcel of land (Pirri-ta, Waipara, Wati-tira, Kapapa, Kopora, Pega Tunga, and Koti-aki O Kenga,) in the territory of New Zealand; and bounded on the north by the harbour of Otia, on the south-east by a bay in the harbour of Kowhia, on the south by Koware-onga-rua, and on the west by a chain of sand hills.

*Alleged to have been purchased in November, 1839, from Nana-pero, Nate Ka-na-wa, Chief of the Tribe of Wycatta, by the claimants, two of whom, namely, Messrs. Jones and Leathart, have*

No. 25. MARCH 30, 1841.—2

*disposed of two-ninths of their interest to Mr. W. C. Wentworth.*

Consideration—various articles of merchandise, value not stated.

Nature of conveyance—Deed of Feoffment to claimants, dated 15th November, 1839.

Case No. 126. (b)—JOHN JONES, FRANCIS OWEN LEATHART, JOHN CREGOE BROWN, and ROBERT CAMPBELL, all of Sydney, Merchants, claimants in part.

7680, Seven thousand six hundred and eighty acres, more or less, being all that piece or parcel of land situate at the entrance of the harbour of Wai-uga-roa, in the territory of New Zealand; and bounded on the north and west by the sea; on the south by a mountain, and on the east by the Missionary Lands, the names of the land being Oka-ka-wa, Wai-popu-oti-mui, Wai Keri, Te-rua-ka-ka, Te-ugn-i-o, O pua-wango, Ka-rioi, Te-waio-ka-wa, Ke-uru, E harua, Te-wanga, Wa-re-re, To-to-to, oranga-hau, Te-warange-pa-pa-nui, Huka-nui, Ngararahura, Tua-u-puto, onga-ra-hu, To-wai-nui, Nga-hainga, Piaka-te-ta Kanga, Piraki Tahina-o-to, Maka-Ku, and Te-he-wi-nui.

*Alleged to have been purchased in December, 1839, from Tai-a-Tea, Te Waka-i-nu, and Wau Mate, Chiefs of the Tribe of Konga-ti-ti-ika, by the claimants, two of whom, namely, Messrs. Jones and Leathart, have disposed of two-ninths of their interest to Mr. W. C. Wentworth.*

Consideration—various articles of merchandise, value not stated.

Nature of conveyance—Deed of Feoffment to claimants, dated 24th December, 1839.

Case No. 126. (c)—JOHN JONES, FRANCIS OWEN LEATHART, JOHN CREGOE BROWN, and ROBERT CAMPBELL, all of Sydney, Merchants, claimants in part.

10,240, Ten thousand two hundred and forty acres, more or less, being all that piece or parcel of land situate near the harbour of Waingaroe, in the territory of New Zealand; and bounded on the north by the Waingaroe River; on the south by the Wai Te-tuna River; on the east by a range of hills; and on the west by the head of the harbour of Waingaroe, the names of the land being Te-rua-ta-ne-aia-ko-ka-ko-roa, Pukiotu, Tere-ura, Toura Kohia, Fetaka Te-wa-ra-rua, Wai Ka hongu Kai-wa-ha, Onoke Te-ta-wa, and Puna-tuta, the name of the whole being known as Puna Tuta.

*Alleged to have been purchased from the Native Chiefs Te Pi-a-ran, Te-rei-rou-opou, and Eke-ha, by the claimants, two of whom, namely, Messrs. Jones and Leathart, have disposed of two-ninths of their interest to Mr. W. C. Wentworth.*

Consideration—various articles of merchandise, value not stated.

Nature of conveyance—Deed of Feoffment to claimants, dated the 13th January, 1840.

Case No. 126. (d)—JOHN JONES, FRANCIS OWEN LEATHART, JOHN CREGOE BROWN, and ROBERT CAMPBELL, all of Sydney, Merchants, claimants in part.

20,000, Twenty thousand acres, more or less, situate on the River Avaroa, near the harbour of Kawhia, in New Zealand. (Boundaries not stated.)

*Alleged to have been purchased in November, 1839, from the Native Chiefs Rangitua-ta,*

*Kowier, Manuite Ko houga Kori, Ketara, Kori-ripe-ko-ko, Apohé Tahiwaka, by the claimants, two of whom, namely, Messrs. Jones and Leathart, have disposed of two-ninths of their interest to Mr. W. C. Wentworth.*

Consideration—various articles of merchandise, value not stated.

Nature of conveyance—Deed of Feoffment to claimants, dated 15th November, 1839.

Case No. 126. (e)—JOHN JONES, FRANCIS OWEN LEATHART, JOHN CREGOE BROWN, and ROBERT CAMPBELL, all of Sydney, Merchants, claimants in part.

2000, Two thousand acres, more or less, being all that piece or parcel of land called Kopukerau, situate on the River Waiarakeka, on the east, by a creek on the south, a sandy point on the north, and by a range of hills on the west.

*Alleged to have been purchased in November, 1839, from the Native Chiefs Walaki, and Pu Rau, by the present claimants, two of whom, namely, Messrs. Jones and Leathart, have disposed of two-ninths of their interest to Mr. W. C. Wentworth.*

Consideration—various articles of merchandise, value not stated.

Nature of conveyance—Deed of Feoffment to claimants, dated 23rd November, 1839.

Case No. 126. (f)—JOHN JONES, FRANCIS OWEN LEATHART, JOHN CREGOE BROWN, and ROBERT CAMPBELL, all of Sydney, Merchants, claimants in part.

5000, Five thousand acres, more or less, being all that piece or parcel of land in New Zealand, bounded on the south by the River Waiarakeie; on the west by the Harbour of Kawhia; on the east and north by a range of hills called Rangihera, Te Waka, Hotupata, Tohumawa, Te-ka-ka-riki, and Te-ki-ra-ka, and Wa-hanga-nui.

*Alleged to have been purchased in November, 1839, from the Native Chiefs, Apoho-ate, Awaka, Akute, E-wara, Tua-riri, and Rangi Rungu, by the present claimants, two of whom, namely, Messrs. Jones and Leathart, have disposed of two-ninths of their interest to Mr. W. C. Wentworth.*

Consideration—various articles of merchandise, value not stated.

Nature of conveyance—Deed of Feoffment to claimants, dated 12th November, 1839.

Case No. 126. (g)—JOHN JONES, FRANCIS OWEN LEATHART, JOHN CREGOE BROWN, and ROBERT CAMPBELL, all of Sydney, Merchants, claimants in part.

15,360, Fifteen thousand three hundred and sixty acres, more or less, being all that piece or parcel of land, called Tomahoe and Kotukora, situate on the River Waharakeki, near the Harbour of Kawhia, in New Zealand; bounded on the north by a range of hills, and the River Awhi; on the north-west by Tapahi; on the south by Paparao, on the west by the Waharakeki; on the east by a range of hills covered with wood.

*Alleged to have been purchased in November 1839, from the Native Chiefs, Kowero, Kouiu, Rangi-tua-tea, Teawa-wara, Tuari, Pehi Pehi, Takaki, and Tea-wa-wa, by the present claimants; two of whom, namely, Messrs. Jones and Leathart, have disposed of two-ninths of their interest to Mr. W. C. Wentworth.*

Consideration—various articles of merchandise, value not stated.

Nature of conveyance—Deed of Feoffment to claimants, dated 11th November, 1839.

Case No. 127.—THOMAS JONES, of Sydney, Merchant, claimant.

256,000, Two hundred and fifty-six thousand acres, more or less, being all that piece or parcel of land situate from the commencement of Point Tuguthar in Molyneux Bay, extending in a south-westerly direction as far as Point Owarker Power, which adjoins Mr. Edward Cattlin's purchase and land, extending ten miles on each side of Mataw River, which disembogues itself into the above mentioned Molyneux Bay, and running back twenty miles into the interior.

*Alleged to have been purchased from the Native Chief John Towack by the present claimant.*

Consideration—cash and merchandise to the amount of £43 9s. sterling; besides an annuity of £20, which the claimant states he has made over to John Towack and his heirs for ever, on account of this and the following purchase.

Nature of conveyance—Deed of Feoffment, dated 7th January, 1840.

Case No. 127. (a)—THOMAS JONES of Sydney, Merchant, claimant.

25,600, Twenty-five thousand six hundred acres, more or less, being all that land bounded on the east side by Waller's purchase; and bounded on the west by Hughes and Hosking's and Peacock's purchase; and on the front by the waters of the Bluff two miles frontage, and running to the northward twenty miles as far as the Totoy River.

*Alleged to have been purchased by the present claimant, from the Native Chief John Towack.*

Consideration—cash to the amount of £20 sterling; besides an annuity of £20, which the Claimant states he has made over to John Towack and his heirs for ever, on account of this and the preceding purchase.

Nature of conveyance—Deed of Feoffment to claimant, dated 7th January, 1840.

Case No. 127. (b)—THOMAS JONES, of Sydney, claimant.

25,600, Twenty-five thousand six hundred acres, more or less, being all that tract of land situate and adjoining Popanine Bay, in the Middle Island, between Otargo and Cape Saunders, with four miles frontage on the sea shore by ten miles into the interior, including the Rivers Macahowia, Anlackaytawira and Otapara Tanniwai.

*Alleged to have been purchased by the present claimant from the Native Chief Curitie.*

Consideration—cash and merchandise to the amount of £17 sterling.

Nature of conveyance—Agreement in writing, dated 6th January, 1840.

Case No. 128.—THOMAS JOYCE, of the Bay of Islands, New Zealand, claimant.

6000, Six thousand acres, more or less, situated in the district of Kaikoe. (Boundaries not given.)

*Alleged to have been purchased by the present claimant from the Native Chief William Toto, and others, on the 20th November, 1839.*

Consideration—cash and merchandise to the amount of £150 sterling.

Nature of conveyance—not stated.

Case No. 128. (a)—THOMAS JOYCE, of the Bay of Islands, New Zealand, *claimant*.

5. Five acres, more or less, being a portion of land situated near the Waimate. (Boundaries not given.)

*Alleged to have been purchased by the present claimant from the Native Chief William Toto, and others, on the 20th September, 1839.*

Consideration—cash to the amount of £4 1s. sterling.

Nature of conveyance—not stated.

Case No. 129.—JAMES KELLY, WILLIAM NICHOLSON, JAMES PHILLIPS LLOYD, JOHN BAKER, and THOMAS HOLLINGSWORTH, all of Hokianga, New Zealand, *claimants*.

2560. Two thousand five hundred and sixty acres, more or less, being all that piece or parcel of land situated on the River Wai-Ma; bounded by a creek named Pakaikatoa, entrance west by north, and leading out at the said river on the left hand side, coming down, up to and extending as far as the mouth or entrance called by the natives Wai-Ma Creek, bearing south-south-east; supposed distance of water frontage two English miles, and extending to the interior two miles.

*Alleged to have been purchased in 1831, from the Native Chiefs Wairange Etakadua, E Moka, Te Rahui, Etakaharia, Etaki, and E Pi, by Messrs. John Stewart, and Edward Fishwick, the former of whom relinquished his interest to the latter, who then disposed of the land to Messrs John Ryan, and James Kelly. Ryan, it is stated, sold his moiety to James Pearson, who sold to James Kelly, who sold to William Nicholson, who sold one quarter to J. P. Lloyd, and the remaining quarter to John Baker, and Thomas Hollingsworth, jointly.*

Consideration—various articles of merchandise, to the amount of £40 12s. sterling.

Nature of conveyance—Deed in writing, dated 24th November, 1831.

Case No. 130.—JOHN KENNEDY, of New Zealand, *Claimant*.

All that piece or parcel of land, known by the name of the Herrar-towniger, situated nearly opposite the Big Mercury Island of New Zealand, and commencing from the Cow-wie, being the north entrance to the River Har-rar-towniger, as aforesaid, and extending up the north side of the river or branch known by the name of the Warre Roer to the source of the same, known by the name of the Wie Kue-puru; bounded on the back by the mountains and extending along their ridges from the Cow-wie, as aforesaid, till it comes in a direct line with the source of the Wie-Kue-pura, as aforesaid. (Contents not stated.)

*Alleged to have been purchased from the Tuer-rahui, the Hohu, the Korowie, and the Wipodhu, residents of Marnu Kieshoter.*

Consideration—various articles of merchandise, to the amount of £80 sterling, and £3 in cash.

Nature of conveyance—Deed to claimant, dated 23rd April, 1839.

Case No. 131.—JOHN BAPTIS LA COURT, M. D. and JAMES HONORIUS LA COURT, A. M., both of Hokianga, New Zealand, *claimants*.

5000. Five thousand acres, more or less, situated at the Hokianga River, limited to the south-east, and by south-south-west by a bay formed by the River Hokianga; on the other side by the River Wahlui; on the east, north-east, north, and

north-west by the Creek Mutate; from the head of this creek by a straight line bearing south-west, traversing over the land called Ko-ko-ka-ko, ending at the River Wahui, limiting the land to that line.

*Alleged to have been purchased in August, 1839, from the Native Chiefs, Tarawaika, Totoraheahua, Papahiwite, Kiniori, Kaika, and Trowparoo.*

Consideration—cash and various articles of merchandise, to the amount of £82 12s. sterling.

Nature of conveyance—Deed to claimants dated 20th August, 1839.

Case No. 131. (a)—JOHN BAPTIS LA COURT, M. D., and JAMES HONORIUS LA COURT, A. M., both of Hokianga, New Zealand, *claimants*.

20,000. Twenty thousand acres, more or less, situated at the Hokianga River; bounded on the west, south-west, and by south by the Creek Mutate; and by a straight line from the head of that creek bearing south-west across the land called Ko-ko-ka-ko, ending at the Creek Wahui; the other limit by a parallel line with the bank of the Creek Mutate, and to extend to the distance of six miles from the said creek.

*Alleged to have been purchased in August, 1839, from the Native Chiefs Tarawaiki, Totoraheahua, Papahiwite, Kiniori, and Kaika.*

Consideration—cash and various articles of merchandise, to the amount of £364 sterling.

Nature of conveyance—not stated.

Case No. 132.—ARCHIBALD LAMONT of Sydney, *claimant in part*.

256,000. Two hundred and fifty six thousand acres, more or less, being all that piece or parcel of land, situate from the commencement of Tuguttai, in Molyneux Bay, extending in a south-westerly direction as far as Point O'Warker Power, which adjoins Mr. Edward Cattlin's purchase and land extending ten miles on each side of Mataw River, which disembogues itself into the above mentioned Molyneux Bay, and running back twenty miles into the interior.

*Alleged to have been purchased from the Native Chief John Towack, by Mr. Thomas Jones, who, it is stated, sold a portion to claimant, to the extent of 1281 acres.*

Consideration for the whole purchase—cash and merchandise to the amount of £43 9s. sterling; besides an annuity, which is stated to have been made over to John Towack and his heirs for ever, on account of the above and another purchase made by the said Thomas Jones.

Nature of conveyance—Deed of Feoffment to the original purchaser, dated 7th January, 1840.

Case No. 133.—JOHN LEEF of Hokianga, New Zealand, *claimant*.

200. Two hundred acres, more or less, situated on the River Wirinaki, near its junction with the Hokianga, about nine miles from the Heads, bounded by the River Wirinaki in front, by a line by compass bearing east-north-east from the rock to the first ridge of hills which divides it from the lands belonging to Robert Angus, commencing at the point of land or rock near the junction of the Rivers Wirinaki and Hokianga, and running up the River Wirinaki to a place known by the name of Mutoiro-pa-pa, and from thence by a line by compass bearing east by north to a hill called

Motoronui, on the first ridge, and on the back by that ridge of hills.

*Alleged to have been purchased on the 20th March, 1839, from the Native Chiefs A Taku and Kaihu.*

Consideration—various articles of merchandise to the amount of £10 sterling.

Nature of conveyance—not stated.

Case 134.—JAMES LEITCH, of Kororarika, New Zealand, claimant.

A certain portion of land named Tongatoo; situated on the Taria River; bounded on the south-west by the waters of the Taria River; on the north-west by a branch of the aforesaid River, running towards Pukara to a conspicuous hill of stones marked on the beach of the said River, from thence to the said hill of stones, running in an east-south-east direction by holes dug in the ground at various distances, where the course of the line may make a slight deviation, until the said line terminates on the ridge of a hill called Pukinui, and from thence in a south-south-east direction down a valley, with a small run of water falling into the River Taria aforesaid, and dividing the said piece or portion of land from a piece or portion of land still in the possession of the Natives, named Putanui.

*Alleged to have been purchased in 1835, from the Native Chiefs Waicato, and Caitiki, on behalf of themselves and their tribe.*

Consideration—various articles of merchandise, value not stated.

Nature of conveyance—Deed in favour of claimant, dated 10th October, 1835.

Case No. 135.—JOSEPH HENRY LEVIEN, of Sydey, claimant.

All that piece or parcel of Land, situate in the Island of Favai Poenamoo or Kaikaldu; bounded on the west by Jacob's River half a mile; on the east by the New River half a mile; on the south by land of Charles Mitchell; and on the north by land of John Jones. (Contents not stated.)

*This forms a portion of a larger tract of land, alleged to have been purchased in 1838, from the Native Chief John Towack, by Mr. John Jones, who sold and conveyed the land above described to claimant.*

Consideration for the entire purchase—£25 in cash, and various articles of merchandise, value not stated.

Nature of conveyance—Deed of Feoffment to the original purchaser, dated 18th October, 1838.

Case No. 136.—WILLIAM JAMES LEWINGTON, of the Bay of Islands, New Zealand, claimant.

2,000, Two thousand acres, more or less, situated on the River Thames, about 12' south-east from the site of the Town of Auckland, called Toapoa. (Boundaries not given.)

*Alleged to have been purchased from the Tribe Ngatipua, in February, 1839.*

Consideration—cash and merchandise to the amount of £100 sterling.

Nature of conveyance—not stated.

Case No. 137. JAMES LIDDELL, of Sydney, tailor, claimant in part.

256,000. Two hundred and fifty-six thousand acres, more or less, being all that piece or parcel of land adjoining Molyneux Harbour or Bay, situate from the commencement of Point Tuguttai in

Molyneux Bay, extending in a southerly direction as far as Point O Warker Power, which adjoins Mr. Edward Catlin's purchase and land extending ten miles on each side of Matau River, which embogues itself into the above named Molyneux Bay, and running back twenty miles into the interior.

*Alleged to have been purchased from the Native Chief John Towack, by Mr. Thomas Jones, who, it is stated, sold a portion to the extent of 1281 acres, to Mr. William Ballock, who sold and conveyed to claimant.*

Consideration for the whole purchase—Cash and merchandise to the amount of £43 9s. sterling, besides an annuity which is stated to have been made over to John Towack and his heirs for ever, on account of the above and another purchase made by the said Thomas Jones.

Nature of conveyance—Deed of Feoffment to the original purchaser, dated 7th January, 1840.

Case No. 138.—WILLIAM LIDDEL, of Sydney, claimant in part.

80,000, Eighty thousand acres, more or less, being all that piece or parcel of land situate and bounded in manner following:—(that is to say) commencing at the mouth of a creek called Orua, on the left bank of the River Piako, which empties itself into the Frith of the Thames, to run from the mouth of the said creek due west by compass to the summit of a hill Mangakawa, then south by west to the summit of a hill Tukenui, then south by west to another hill called Pukemoko, then south by west along the division line of the Piako and Waikato land to a point due west from the western extremity of a new ridge of hills called Parawhau, then due east from the said point to west extremity of the said range of low hills, and along the said range to the eastern extremity, and then due east to the River Piako, and to follow the River Piako downwards, northwardly, to the mouth of the said Creek Orua, to the commencement.

*Alleged to have been purchased on the 31st December, 1839, from the Native Chiefs, Koimaki, Hanauri, Tekoe-koe, Tetwareponga, Hwareteatoa, Ngativeuhea, Ngatihwata, Tumakoe, I Tamaho, and Tekerako, by Mr. William Webster, who sold a moiety to Mr. Peter Abercrombie, who sold a tenth part of his interest to Mr. Liddel, who thus claims a twentieth part of the land above described.*

Consideration—various articles of merchandise, value not stated.

Nature of conveyance—Deed in favor of Mr. Webster, dated 31st December, 1839.

Case No. 139.—WILLIAM LILICO, of Wangaroa, New Zealand, claimant.

35. Thirty-five acres, more or less, situated at Wangaroa and named Ruato. (Boundaries not given.)

*Alleged to have been purchased in the year 1837, by the present claimant, from the Native Chief Hururoa.*

Consideration—cash to the amount of £10 sterling.

Nature of conveyance—not stated.

Case No. 140.—EDWARD LORD, of Sydney, Merchant, claimant.

5,000, Five thousand acres, more or less, being all that piece or parcel of land situate, lying, and being on the River Wai Roa, known by the



name of Okoe, being bounded on the one side by the creek Okoha; and from the termination of the said Creek Okoha, by a direct line running to the Otai Creek; and then by this creek till it joins the Wai Roa, which forms its other boundary.

*Alleged to have been purchased in the latter part of 1839, from the Native Chief Pikea, of the Tribe Ngahi Watua, by Mr. W. S. Graham, acting for and on behalf of claimant.*

Consideration—cash and various articles of merchandise to the amount of £305 16s. 4d. sterling.

Nature of conveyance—Deed in favor of Mr. Graham, dated 10th January, 1840.

Case No. 141.—E. LUCERT, of Sydney, *claimant.*

An allotment of land at Kororarika, Bay of Islands, situated at the north end of the beach (at the back of the beach), bounded in the front by a narrow creek containing by admeasurement fifty-six feet; at the back or rear thereof by a line running west by north forty-nine feet; on the south by allotment No. 5, by a straight line containing one hundred and ninety-six feet; and on the north side by two straight lines containing each one hundred and fifty-four and eighty-two feet. (Contents not stated).

*Alleged to have been purchased on the 12th September, 1839, from the Native Chiefs Ewai, Etete, Erari, Eparu, Etorakai, and others, by Mr. Benjamin Turner, who sold to Mr. Samuel Allen Wood, who sold to claimant.*

Consideration—not stated.

Nature of original conveyance—not stated.

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

*Commissariat Office,*  
*Sydney, March 8, 1841.*

**R**EQUIRED for the Public Service, about two hundred and forty tons of Salted Beef, to be delivered by the 31st of August next, and for which Tenders will be received at this Office, until Tuesday, the 6th of April, at noon.

The conditions and particulars of the contracts to be entered into for this supply, may be seen at this Office.

W. MILLER,  
*Dep. Com. Gen.*

*Police Office, Wellington,*  
*13th March, 1841.*

#### ANNUAL LICENSING MEETING.

**N**OTICE is hereby given, that a Meeting of the Justices of Petty Sessions, acting in and for the District of Wellington, will take place at this Office, on the 20th April next ensuing, for the purpose of taking into consideration all Applications for Licenses, under the Act of Council, 2nd VICTORIA, No. 18.

WILLIAM TURNER,  
*Clerk of Petty Sessions.*

*Police Office, Cassilis,*  
*16th March, 1841.*

#### ANNUAL LICENSING MEETING.

**N**OTICE is hereby given, that the Annual Licensing Meeting of the Justices of Petty Sessions, acting in and for the District of No. 25. MARCH 30, 1841.—3

Cassilis, will be held at this Office on Tuesday, the 26th April, for the purpose of taking into consideration all Applications for Licenses under the Act of Council, 2nd VICTORIA REGINÆ, No. 18. Applications for Licenses must be lodged with the undersigned on or before the 6th day of April.

JOHN M'KINLAY,  
*Clerk of Petty Sessions.*

*Police Office, Dungog,*  
*12th March, 1841.*

#### ANNUAL LICENSING MEETING.

**N**OTICE is hereby given, that a General Meeting of the Justices of Petty Sessions, acting in and for the District of Upper William's River, will be held at this Office, on Tuesday, the 20th day of April, 1841, to take into consideration such Applications for Licenses, as may have been lodged with me, on or before Tuesday, the 6th day of April, 1841, under provisions of Act of Council, 2nd VICTORIA, No. 18, of 1838.

M. O'BRIEN,  
*Clerk of Petty Sessions.*

*Police Office, Carcoar,*  
*4th March, 1841.*

#### ANNUAL LICENSING MEETING.

**N**OTICE is hereby given, that the Annual Licensing Meeting of the Justices of Petty Sessions, acting in and for the District of Carcoar, will be held at the Police Office, Carcoar, on Tuesday, the 20th day of April next, for the purpose of taking into consideration all applications for Licenses, under the Act of Council, 2nd VICTORIA, No. 18.

JOSEPH ABBOTT,  
*Clerk of Petty Sessions.*

*Police Office, Berrima,*  
*16th March, 1841.*

#### NOTICE.

**T**HE undermentioned individual was apprehended on a warrant, directed to the Chief Constable of Yass, or his Assistants, and signed by James Simpson, Esq., Police Magistrate of Melbourne, charging him with suspicion of Horse stealing. He has since absconded from the custody of the Constables, who were escorting him from Berrima to Stonequarry, on his way to Sydney. All Constables and others are hereby required to use their exertions in apprehending and lodging him in safe custody.

By order of the Police Magistrate,  
THOMAS EYRE ELLIS,  
*Clerk of Petty Sessions.*

Michael Holahan, free by servitude; age, about 50 years; height, 5 feet 9 inches; complexion, sallow; sickly, asthmatic; Hair, greyish; Remark, lean thin man.

*Police Office, Carcoar,*  
*9th March, 1841.*

#### NOTICE.

**F**OUND in the Bush, near Wagoola, District of Carcoar, a single barrel brass mounted Rifle Gun, maker's name, "Sargent and Son," flint lock.

If not claimed within a Month from this date,

it will be disposed of in conformity with the Government Notice, of 23rd February, 1841.

J. BOWLER,  
*Police Magistrate.*

*Registrar's Office,  
Sydney, 26th March, 1841.*

#### CONFIRMATION.

**N**OTICE is hereby given, that the LORD BISHOP of AUSTRALIA purposes holding Confirmations at the undermentioned places, on the dates respectively specified, viz:—

Saint John's Church, Parramatta, on Tuesday, 13th April;

Saint Matthew's Church, Windsor, on Thursday, 15th April;

Saint Stephen's Church, Penrith, on Sunday, 18th April;

Trinity Church, Bathurst, on Monday, 26th April;

Saint Philip's Church, Sydney, on Tuesday, 11th May;

Saint James' Church, Sydney, on Wednesday, 12th May;

Saint Laurence, (Temporary Chapel), on Thursday, 13th May;

Saint Luke's Church, Liverpool, on Sunday, 16th May;

Saint Peter's Church, Campbelltown, on Tuesday, 18th May;

Saint Paul's Church, Cobbity, on Thursday, 20th May;

Divine Service will commence on each of the above days at Eleven o'clock, A. M.

H. KERRISON JAMES,  
*Secretary.*

*Registrar's Office,  
Sydney, 26th March, 1841.*

#### ORDINATION.

**N**OTICE is hereby given, that the LORD BISHOP of AUSTRALIA purposes to hold an Ordination in Saint James' Church, Sydney, on the 6th of June next, being Trinity Sunday—of which Candidates for Orders for the Diocese of Australia, are requested to take notice.

Divine Service will commence at Eleven o'clock, A. M.

H. KERRISON JAMES,  
*Secretary.*

*Registrar's Office,  
Sydney, 26th March, 1841.*

#### VISITATION.

**N**OTICE is hereby given, that the LORD BISHOP of AUSTRALIA purposes to hold the triennial Visitation of his Diocese, in Saint James' Church, at Sydney, on Wednesday, the 9th of June next ensuing, at the hour of Eleven in the Morning, of which all Ministers and Chaplains, in Holy Orders, of the United Church of England and Ireland, who may receive citations to attend, will please to take notice.

JAMES NORTON,  
*Registrar.*

*Registrar's Office,  
27th March, 1841.*

#### SUTTON FOREST.

**N**OTICE is hereby given, that the LORD BISHOP of AUSTRALIA has appointed the Reverend GEORGE VIDAL, B. A. of Sutton Forest, in the County of Camden, to be a Surrogate for granting Episcopal Marriage Licenses, within this Diocese, under the provisions of the Acts of Council, 7th WILLIAM IV., No. 6, and 2nd VICTORIA, No. 13; and that henceforth the Affidavits required by law, previously to the issue of any such Licenses for the District aforesaid, are to be sworn before him.

H. KERRISON JAMES,  
*Deputy Registrar.*

N. B.—The Rev. John Vincent, late of Sutton Forest, will henceforth grant Licenses for the Districts of Penrith and Castlereagh.

*Water Police Office,  
Sydney, 29th March, 1841.*

**N**OTICE is hereby given, that the usual License for Departure was this day granted to James Newby, to proceed in the schooner *Kate*, for New Zealand, agreeably to the 10th Section of the Act of Council, 4th VICTORIA, No. 17.

H. H. BROWNE, J. P.,  
*Superintendent of Water Police.*

*Bank of Australia,  
18th March, 1841.*

**J**OHAN H. PLUNKETT, Esq., having this day parted with all his Interest in the Joint Stock and Capital of this Company, to Capt. Septimus Arabin, R. N., the said J. H. Plunkett ceases to be a partner in this Bank, of which all persons concerned are hereby required to take notice.

W. H. MACKENZIE,  
*Secretary and Cashier.*

*District of Bligh,  
Commissioner of Crown Lands Office,  
March 20th, 1841.*

**A** BAY HORSE, branded with the Crown and JE over it on the off shoulder, the JE newly done, found running on the lower part of the Castlereagh River, and now at the Commissioners of the Bligh District, supposed at one time to have been in the Division of the Border Police District of Wellington, having been taken by one of Mr. Alman's Policemen from the same place about 8 months ago.

GRAHAM D. HUNTER,  
*Commissioner of Crown Lands.*

*Lunatic Asylum,  
Tarban Creek, 8th March, 1841.*

**W**ANTED immediately, for the Lunatic Asylum, Tarban Creek, a married couple without encumbrance—the man as keeper of the male, and the woman as keeper of the female lunatics. They must each be active, strong, and of sober habits. Salary £60 per annum, with rations and quarters. Both must apply personally to the Superintendent of the establishment.

JOSEPH THOS. DIGBY,  
*Superintendent.*

*Custom House, Sydney,  
19th March, 1841,*

**N**OTICE is hereby given, that the undermentioned Warehouses have been approved of for the Bonding of Spirits, Tobacco, and Wine.

A stack of Buildings situated in Queen's-place, called Randolph's Stores.

A stack of Buildings in Queen's-place, called Hebblewhite's Stores.

Those Stores situated in Darling Harbour, on Jones' Wharf, called (Jones' Stores).

**J. GIBBES.**  
*Collector.*

*In the Supreme Court of  
New South Wales.*

**ECCLESIASTICAL JURISDICTION.**

NOTICE TO CREDITORS.—IN THE GOODS OF—

LAWLER THOMAS, of Braidwood

PARKINSON JOHN, of Penrith

GOODALL THOMAS, of Maitland

M'MICHAEL WILLIAM, of Sydney

WERE WILLIAM, of the Hunter

RYDER WILLIAM, of Sydney

ROCHETZ MOSES, of Bathurst

DOYLE JOHN, of Pitt Water.

**P**URSUANT to the Rule of this Honourable Court, the Creditors of the above-named deceased persons are, on or before the 30th day of April next, to come in and prove their debts before

John Edye Manning, Esquire, the Registrar of the said Court, at his Office, Court House, King Street, Sydney, or in default thereof they will be peremptorily excluded from all benefit arising from the said Estates.

**JOHN EDYE MANNING,**

*Registrar of Supreme Court.*

*Court House, March 1, 1841.*

*Sheriff's Office, Sydney,  
25th March, 1841.*

*In the Supreme Court.*

**GORDON V. DOWLING.**

**O**N Thursday the 1st April next, at noon, at the London Tavern George Street, Sydney, the Sheriff will cause to be sold, all the right, title and interest of the abovenamed Defendant of and to all that piece or parcel of Land situate at Botany, containing five acres, more or less, bounded on the north by the Government Road, on the east, west, and south by Gordon, unless this Execution be previously satisfied.

**CORNELIUS PROUT,**

*Under Sheriff.*

*Sydney:—Printed by WILLIAM JOHN ROW,  
Government Printer, and Published by him at  
the Government Printing Office, Bent-street.—  
March 30, 1841.*

