

NEW SOUTH WALES

GOVERNMENT GAZETTE,

Published by Authority.

TUESDAY, AUGUST 8, 1843.

PROCLAMATION.

By His Excellency SIR GEORGE GIPPS, Knight, Captain General and Governor-in-Chief of the Territory of New South Wales and its Dependencies, and Vice Admiral of the same, &c., &c.

WHEREAS, by an Act of the Governor of New South Wales, with the advice of the Legislative Council thereof, passed in the 6th year of Her Majesty's Reign, intituled "An Act to pro-"vide for the division of the Colony of New South "Wales into Electoral Districts, and for the Election " of Members to serve in the Legislative Council," provision was made for forming a Court for the trial of any complaints which might be made against the validity of any Returns made by the Returning Officers of the several Electoral Districts created by the said Act; and whereas, in accordance with the provisions of the said Act, a Court has been established for the purpose aforesaid, consisting of a President and four Members nominated or elected as in the said Act is directed; but it was by the said Act further provided, that the said Court should not proceed to any business, unless convened by order of the Governor;—Now therefore, I, Sir George Gipps, as such Governor aforesaid, do hereby in pursuance of the authority in me vested, summon and convene the said Court to meet, for the purpose aforesaid, at eleven o'clock in the forenoon of Wednesday, the 9th day of this present month of August, in the Chamber of the Executive Council in Macquarie-street, in the City of Sydney;—and the President and Members of the said Court are hereby required to give their attendance at the said time and place accordingly.

Given under my Hand and Seal, at Government House, Sydney, this fifth day of August, in the year of Our Lord One thousand eight hundred and fortythree.

GEORGE GIPPS, Governor.

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

GOD SAVE THE QUEEN!

PROCLAMATION.

By His Excellency Sir George Giffs, Knight, Captain-General and Governor-in-Chief of the Territory of New South Wales and its Dependencies, and Vice-Admiral of the same, &c., &c.

HEREAS, in pursuance of the provisions of an Act of the Imperial Parliament of Great Britain and Ireland, passed in the Fifth and Sixth year of Her Majesty's Reign, intituled "An Act for " the Government of New South Wales and Van " Diemen's Land," and in pursuance of the power delegated to me by Her Majesty, in that behalf, I did, by Letters Patent, under the Great Seal of the Colony, appoint certain persons to be Members of the Legislative Council, by the said Act established, as more fully set forth in my Proclamation, bearing date the 17th day of July last passed: And whereas Lieutenant-Colonel George Barney, Colonial Engineer of the said Colony, one of the persons named in such Letters Patent and Proclamation respectively, hath by a writing under his hand, addressed to me, resigned his seat in the said Legislative Council: Now I, SIR GEORGE GIPPS, the Governor aforesaid, do hereby proclaim, that, in pursuance of the authority in me vested, I have, by Letters Patent, under the Great Seal of the Colony, bearing even date herewith, appointed John Hubert Plunkett, Esquire, Attorney General of New South Wales, to be a Member of the said Legislative Council, in lieu of the said Colonial Engineer, and until Her Majesty's pleasure shall be known.

Given under my Hand and Seal, at Government House, Sydney, this seventh day of August, in the year of Our Lord one thousand eight hundred and forty-three, and in the seventh year of Her Majesty's Reign.

(Ls.)

GEORGE GIPPS,

Governor.

By His Excellency's Command, E. DEAS THOMSON. GOD SAVE THE QUEEN! Colonial Secretary's Office, Sydney, 7th August, 1843.

IIS Excellency the Governor directs it to be notified, with reference to the Government Notice of 20th March, 1841, that

JOHN HUBERT PLUNKETT, Esquire, having returned from England, will immediately resume his duties as Attorney General of New South Wales; and

ROGER THERRY, Esquire,
will resume his duties as Commissioner of the Courts
of Requests in the County of Cumberland.

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

> Colonial Secretary's Office, Sydney, 3rd August, 1843.

STYLE AND PRECEDENCE OF THE SPEAKER.

IS Excellency the Governor has been pleased to direct that, until the pleasure of Her Majesty shall be known, the Speaker of the Legislative Council shall, in all Official Documents, be styled and addressed as "The Honorable the Speaker of the Legislative Council of New South Wales," and that he take precedence next to the Judges of the Supreme Court.

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

Colonial Secretary's Office, Sydney, 2nd August, 1843. ORDNANCE GRANTS.

THE following descriptions of PORTIONS of LAND, which have been appropriated to the purposes of the Ordnance Department, as hereunder more particularly mentioned, are published for general information, being in addition to the allotment described in the Government Notice of the 18th ultimo, viz:—

2. LIVERPOOL, 1r. 9p., One rood and nine perches, county of Cumberland, parish of St. Luke, town of Liverpool; bounded on the north by the present wall that divides it from Moore-street, being 1 chain and 53 links; on the east by the present wall that divides it from the Gaol, being 1 chain 99½ links; on the south by the present wall that divides it from the Old Court House allotment, being 1 chain 55 links; and on the west by the present wall dividing it from Blackett's land, being 1 chain 99½ links.

Authorised as the site of the Military Barracks.

3. Parramatta, 1a. 13p., One acre and thirteen perches, county of Cumberland, parish of St. John, town of Parramatta; bounded on the north by the present wall and the outside wall of the Barrack building, which divide it from George-street, being a frontage of 5 chains 81 links; on the east by the present wall, being a line bearing south 4 degrees 30 minutes, east 2 chains 58 links; on the south by the present wall, being first a line bearing west 4 degrees 41 minutes, north 58½ links, and then a line west 21 degrees 37 minutes, north 5 chains 89 links. Authorised as the site for the Military Barracks.

4. PARRAMATTA, Ir. $31\frac{1}{2}$ p., One rood and thirtyone and a half perches, county of Cumberland,
parish of St. John, town of Parramatta; bounded
on the south by the present wall dividing it from
Macquarie-street, being 3 chains 70 links; on the

east by a line along the east wall of the Surgeon's quarters, being 1 chain 21 links; on the north by a line bearing west 4 degrees 45 minutes, north 3 chains 70 links, to a lane on the west side of the Lumber Yard; and on the west by the present wall dividing it from that land, being 1 chain 21 links to Macquarie-street.

Authorised as the site for the Military Hospital.

5. Windson, 3r. 39p., Three roods thirty-nine perches, county of Cumberland, parish of St. Matthew, town of Windsor; bounded on the south-west by the present wall dividing it from Bridge-street, being 3 chains 13 links; on the south-east by the present wall dividing it from Court-street, being a line 3 chains 4½ links; on the north-east by the present wall dividing it from Crown land, being 3 chains 34 links; and on the north-west by the present wall dividing it from the School allotment, being 3 chains 13 links to Bridge-street.

Authorised as the site for the Military Barracks.

By His Excellency's Command,

E. DEAS THOMSON.

Colonial Secretary's Office, Sydney, 7th July, 1843.

CROWN LANDS, NEAR GOSFORD.

N pursuance of the provision made in the 3rd section of the Act of Council, 2nd Victoria, No. 27, intituled "An Act further to restrain the "unauthorised occupation of Crown Lands, and "to provide the means of defraying the expense "of a Border Police," His Excellency the Governor directs it to be notified, that the Timber on the Crown Lands in the neighbourhood of Gosford at Brisbane Water shall be reserved for public use, and that consequently it will not, in future, be permitted to any one to cut either Timber or Fire Wood on the several portions of Land hereunder described, viz.:—

- 1. About 11520 acres, county of Northumberland, parish unnamed, near Gosford, Brisbane Water; commencing near Narrara Creek at the north-west corner of F. A. Hely's 1200 acres grant; and bounded on the north by a section line west $2\frac{1}{2}$ miles; on the west by a section line south 6 miles; on the south by a section line east about $2\frac{1}{4}$ miles to the south-west corner of Fitzpatrick's Farm, then by that Farm and Condell Farm northerly to the Gosford reserve; thence by that reserve and Fagan's 60 acres about 2 miles north; and thence by the grants of Mitchell, Hely, and Penson, to the north-west corner of Hely's land aforesaid.
- 2. About 3000 acres, county of Northumberland, parish unnamed, near Gosford, Brisbane Water; commencing at the north-west corner of S. Peek's 500 acres on the Gosford Reserve; and bounded on the south by that land, Hughes', Kemp's, and part of Bean's land, about 2½ miles as far as the southwest corner of Matcham's 2560 acres grant; on the east by that land northerly 2 miles to the northwest corner thereof; thence by a line to the southenorth by that grant 1 mile to Cox's 1280 acres; and on the west by that land and Jones' land to the north-east corner of the Gosford reserve; and thence by that reserve to the north-west corner of Peek's 500 acres aforesaid.

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

GENERAL ABSTRACT of the Sworn RETURNS, rendered pursuant to the Act of Council, 4 Victoria, No. 13, of the AVERAGE ASSETS and LIABILITIES, and of the CAPITAL and PROFIT

of the undermentioned BANKS, of the Colony of NEW SOUTH WALES, for the QUARTER ended 30th JUNE, 1843.

			LIABILITIES.	IES.								Y Y	ASSETS.						CAPITAL	CAPITAL AND PROFITS.	TS.
FANKS.	Notes in Circulation.	Bills in Circulation.	Balances due to other Banks.		Deposits. T	Total Liabilities.	ities.	Coin.	I 4	Landed Notes and Bills Property, of other Banks.	Notes an of other E		Balances due from other Banks.	The discorer all of due	Landed Notes and Bills Balances due discounted, and from other all other debts. Property. of other Banks. Banks. Bank. Bank.	Balances due discounted, and from other debts all other debts Total Assets. Capital paid up. Annum of due to the Banks.	. Capit	al paid up.	Rate per Annum of	Amount of ,	Amount of reserved Profafter paying Dividend.
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Colonial Secretary's Office,

Sydney, 1st August, 1843.

E. DEAS THOMSON,

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Colonial Secretary.

Colonial Secretary's Office, Sydney, 4th August, 1843.

BANK LIABILITIES AND ASSETS.

CORRECTED STATEMENT of the Average LIABILITIES and ASSETS of the Sydney Banking Company, for the Quarter ended 31st of March, 1843, having been published in the "Government Gazett of 30th June, His Excellency the Governor directs, that the following General Abstract of the LIABILITIES and ASSETS of the several Banks, for the above period, shall be substituted for that inserted the "Government Gazette" of 2nd May last.

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

GENERAL ABSTRACT of the Sworn RETURNS, rendered pursuant to the Act of Council, 4 Victoria, No. 13, of the AVERAGE ASSETS and LIABILITIES, and of the CAPITAL and PROFI
of the undermentioned BANKS, of the Colony of NEW SOUTH WALES, for the QUARTER ended 31st MARCH, 1843.

			LIABILITIES	ES.					ASSETS.			CAPITAL	CAPITAL AND PROFITS.	vi.
BANKS.	Notes in Circulation.	Bills in Circulation.	Balances due to other Banks.	Deposits.	Total Liabilities.	Coin.	Landed Property.	Notes and Bills of other Banks.	Balances due from other Banks,	Notes and Bills discounted, and all other debts due to the Bank.	Total Assets.	Rate per Total Assets. Capital paid up. Annum of lastDividend	Amount of Dividend.	Amount or reserved Profession Dividend
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TOTALS.	171,050 15 5	5 82,006 16 7	182 6 6	6 905,422 98	1,158,662 8 2	428,164,17 2	32,915 19 8	7,205 13 6	10,826 7 4	2,340,222 4 0	0 2,819,335 1 8	82,078,980 0 0 10 5-6ths.	101,212 10 0	0 136,608

Colonial Secretary's Office, Sydney, 4th August, 1843.

E. DEAS THOMSON, Colonial Secretary.

Colonial Secretary's Office, Sydney, 4th July, 1843.

ACTS OF COUNCIL AND COUNCIL PAPERS.

IS Excellency the Governor directs it to be notified that formed notified, that from the commencement of the next Session, copies of the Minutes of Proceedings of the Legislative Council-of all Papers printed by order of the Council-and of all Acts passed by the Council, will be supplied by the Government Printer, from the Printing Office in Bent-street, on thefollowing terms :---

MER ANNUM. To Subscribers resident in the City ... 1 10 To Subscribers resident in the Country, free of Postage

Non-Subscribers will also be able to obtain from the Government Printer at the rate of three-pence per sheet separate copies of each Act and of such Council Papers also as may be considered by the Government to be of sufficient general interest to render a demand for them probable.

It is however to be understood, that no Papers printed by order of the Council will be delivered either to Subscribers or Non-Subscribers until copies of them shall have been transmitted from the Council Office to the Members of the Council.

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

Colonial Secretary's Office, Sydney, 2nd August, 1843. SUPREME COURT.

IS Excellency the Governor directs it to be notified, that in pursuance of the provisions of the Act of the Colonial Legislature, 4 Victoria, No. 22, intituled " An Act for the more effectual " administration of Justice in New South Wales, " and its dependencies," the following Rules of the Supreme Court have been transmitted to His Excellency, by order of their Honors the Judges of the Supreme Court, and will be forwarded as soon as conveniently may be, to the Right Honorable the Secretary of State for the Colonies, for Her Majesty's approval or disallowance thereof.

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

In the Supreme Court of New South Wales. EQUITABLE JURISDICTION.

MONDAY, the seventeenth day of July, in the year of Our Lord one thousand eight hundred and forty-three.

The following Rules having been established, it is Ordered, that they shall severally take effect, on and from the date hereof.

1. That all duties discharged in the High Court of Chancery in England, in respect of process issued out of the said Court, or otherwise, by a Serjeant at Arms, shall be discharged in this Colony by the Sheriff.

And all process, which in England would be directed to a Serjeant at Arms, shall accordingly, in this Court, in its Equitable Jurisdiction, be directed to, and executed by such Sheriff; and the Sheriff shall be entitled to, and may lawfully de-

and for and upon the execution of such process, the fees set forth in the Schedule hereunto annexed.

2. That the Sheriff shall bring to the bar of the Court, every person arrested upon any Writ of Attachment, issuing out of this Court in its Equitable Jurisdiction, on the first day in which the Court shall sit in Equity, next after such arrest, or as soon afterwards as possible.

And every such person and his property shall be dealt with by Imprisonment and Sequestration, in like manner as persons and their property are dealt with, when brought to the bar of the High Court of Chancery, in England, by a Serjeant at Arms, for a like cause.

But this order is not to prevent the Sheriff from taking bail, for the appearance of the person arrested.

3. Upon the Sheriff's return of non est inventus, to an Attachment, the party suing out the same, upon affidavit that due diligence has been used in endeavouring to apprehend the person, and stating the facts of such endeavour,-shall be entitled to a Writ of Sequestration; in the same manner as a party in the High Court of Chancery in England was entitled to such Writ, upon the like return made by a Serjeant at Arms, in a like case, immediately prior to the year 1841.

4. That every Order or Decree, requiring any party to do an act, thereby ordered, shall state the time, (after service of such Decree or Order,) within which the act is to be done; and a copy of the Order or Decree shall be served upon the party required to obey the same, upon which shall be endorsed an intimation of the consequences of non-obedience thereto.

5. That no Writ of execution shall hereafter be issued, for the purpose of compelling obedience to any Order or Decree of the Court, in its Equitable Jurisdiction; but the party required by such Order or Decree to do any act, shall, upon being duly served with a copy of such Order or Decree, be held bound to do such act.

6. That no service of a copy of any Decree or Order obtained ex-parte shall be required, otherwise than as heretofore.

- 7. If any party, directed by an Order or Decree to pay money, (whether money only, or costs only, or money with costs,) shall, after due service of such Order or Decree, neglect to pay the same, as thereby directed, the party prosecuting such Order or Decree shall, at the expiration of the time limited for the performance thereof, be entitled to proceed for the recovery of the money thereby payable, in the manner directed by the Act of 5 Victoria, No. 9, section
- 8. Provided that in respect to the payment of Costs, the Decree or Order shall have been drawn up specifying by and to whom the same shall be paid: and provided also, that the amount of such costs shall have been duly taxed, and payment thereof demanded from the party by whom payable, or his Solicitor: and that, before Execution for the same shall be issued, under the said Act, an affidavit shall be made of
- 9. When any party, who, by any Order or Decree, is ordered to deliver possession of any lands, tenements, or hereditaments, within a limited time, shall, after due service of such Decree or Order, refuse or neglect to obey the same, the party prosemand and receive for and in respect of such duties, cuting such Order or Decree, shall (on proof made

of demand and refusal to obey the same) be entitled to a Writ of Assistance.

10. Where any party, who by any Order or Decree, is ordered within a limited time, to do some act, other than to pay money or to deliver possession of lands, tenements, and hereditaments, shall, after due service of such Order or Decree. refuse or neglect to obey the same, according to the exigency thereof, the party prosecuting such Order or Decree, shall, at the expiration of the time so limited, be entitled to an Attachment.

11. Every person, not being a party in any cause, who shall have obtained an Order, or in whose favor any Order shall have been made, shall be entitled to enforce obedience to such Order by the same process as if he were a party to the cause, and every person not being a party in any cause, against whom obedience to any Order may be enforced, shall be liable to the same process for disobedience to such Order, as if he were a party to the cause.

12. That all Writs issued by the Court in its Equitable Jurisdiction, shall be sealed with the seal of the Office of, and be signed by, the Master in Equity, and tested in the name of the Chief Justice of the

Court, for the time being.

13. That no Writ of Attachment, Sequestration, or Assistance, shall be issued without the special Order of the Court, in its Equitable Jurisdiction, to be obtained on Motion or Petition, with affidavit of the circumstances of the case; but it shall not be necessary to serve the person, against whom such Writ is sought to be issued, with notice of the Motion, or with a copy of such Petition.

14. That the Costs of all Writs issued by the Court, in its Equitable Jurisdiction, (when the same are issued for the recovery of money) shall be the same as on the issue of the like Writs at Common Law; and the Costs of all other Writs shall be the same as on the issue of the like Writs in the High

Court of Chancery in England.

JAMES DOWLING, C. J. (Signed) W. W. BURTON. ALFRED STEPHEN.

SCHEDULE.

	£	s.	d.
Arrest upon any Warrant or Attach-			
ment	. 0	10	6
And to the Bailiff	. 0	5	0
Executing a Writ of Assistance	1	1	0
Taking Bail	0	10	6
Producing a person at the Bar of the			
Court	0	5	0
And to the Bailiff ·	0	2	6
Travelling expenses of Bailiff per mile,			
(out only)	0	0	9
Producing a person at the Bar of the Court	1 0 0 0	5	(

Commissariat Office, 4th August, 1843.

REQUIRED, a Vessel of about 150 tons, to proceed to Norfolk Island. Tenders will be received at this Office until Tuesday, the 8th instant, at Noon.

W. MILLER,

General Post Office, Sydney, 11th July, 1843.

LETTERS TO MEMBERS OF COUNCIL.

OTICE is hereby given, that Letters from Members of the Legislative Council, must be franked, in accordance with the 7th clause of the Act of Council, 5 Gul IV, No. 24, and Letters to them should be addressed as such, M.C. being added to Superscription, otherwise they will be liable to postage.

JAMES RAYMOND, Postmaster General.

OTICE is hereby given, that at a Meeting of the City Council held on the 13th day of July last,

WILLIAM MOIR, Esq.,

was duly appointed City Surveyor and Engineer, in the room of James Aird, Esq., to perform the duties of Town Surveyor, under the Police Act, so far only as relates to the opening of Drains and Blasting Rocks, and all other the duties of a Surveyor, in the City, except those appertaining to the Office of Town Surveyor, Surveyor and Supervisor under the Building Act and Alignment Act respectively.

JOHN HOSKING, Mayor. Town Hall, 1st August, 1843.

OTICE is hereby given, that at a Meeting of the City Council, held on the 27th day of July last,

JOHN RAE, Esq.,

was duly appointed Town Clerk of the City of Sydney, in the room of Charles Henry Chambers, Esq., resigned.

JOHN HOSKING, Mayor. Town Hall, 1st August, 1843.

N OTICE is hereby given, that at a Meeting of the City Council, held on the 20th day of March last,

WILLIAM CHARLES WILLS, Esq., was duly appointed Secretary to the Right Worshipful the Mayor of the City of Sydney.

JOHN HOSKING, Mayor. Town Hall, 1st August, 1843. 2774

OTICE is hereby given, that at a Meeting of the City Council, held on the 28th day of July last,

GEORGE ROBERT NICHOLS, Esq., was appointed Solicitor to the Corporation of the City of Sydney.

JOHN HOSKING, Mayor. Town Hall, 1st August, 1843.

OTICE is hereby given, that the usual License of Departure was this day granted to John Jones, to proceed in the schooner "Oratava," bound to Port Phillip, agreeably to the 10th section of the Act of Conneil, 4 Victoria, No. 17.

H. H. BROWNE,

Superintendent of Water Police Water Police Office, Sydney, 4th August, 1843.

BLACKMAN'S POINT FERRY.

OTICE is hereby given, that on Monday, the the 2nd day of October next, the above Ferry Dep. Com. Gen. will be let by public auction, at the Police Office, Port Macquarie, at 12 o'clock, and parties intending to bid for the same, are requested to have their sureties in attendance in order that the necessary bonds may be at once entered into on the fall of the like W on the near shoulder, but not legible.

The particulars may be ascertained on application at this Office, if by letter post paid.

Police Office, Port Macquarie, July 14, 1843.

PUBLIC Pound, at the parish of Frederick, near Wiseman's Ferry.-Notice is hereby given, that the Justices in Petty Sessions assembled for the district of Windsor, did on the 18th day of July last past, establish a Public Pound at Wiseman's Ferry, in the parish of Frederick, on the public road to Hunter's River, and that Mr David Cross has been appointed the keeper of the said Public Pound under the authority of the Act of Council, 4th William IV., No. 3.-

By Order of the Justices in Petty Sessions, GEORGE T. WYATT, Clerk of Petty Sessions, Police Office, Windsor, 1st August, 1843.

Hereby give Notice that on Tuesday, the 29th instant, a sale of the undermentioned property in the possession of the Police at Cassilis, will be made at this Office.

2 five gallon kegs, 2 silk handkerchiefs, 2 cotton handkerchiefs, 1 comb, 6 side combs, 1 pair of Jean trowsers, 1 blanket, 4 razors, 1 tinder box, 1 knife.

JOHN WILLIS, Chief Constable. Police Office, Cassilis, 1st August, 1843.

NHE following fire arms and articles, taken from prisoners of the Crown illegally at large, if not identified and claimed within one month from this date, will be disposed of, agreeably to the Government notice, dated 22nd February, 1841 :-One single barrelled percussion gun, wants a nipple, brass mounted, 'London' on barrel, 'T. Jackson' on lock; 1 double barrelled percussion gun, 'Smith' on locks, two iron plates beside trigger guard, the figure of a pointer dog, in Brittannia metal, on a circle, on the lower part of stock; 1 double barrelled percussion gun, 'Labrou' on locks, steel mounting; and 1 copper powder flask.

J. BLAIR, J. P.,

Police Magistrate.

Portland, July 26, 1843.

MHE undermentioned Horses, having been handed over to the Police at Hartley, under suspicion of having been stolen, should any person be able to identify them, it is requested they will attend at this Police Office, as soon as possible; flay were found in the possession of a man named George Reake, now in custody at this Lockup:

One aged bay mare, about 12 hands high, short switch tail, a few white stars on forehead, a small whit spot under back of saddle, black points, branded J on the near shoulder, and -T- on the off shoulder, a bay horse foal, white star on forehead, by her side, not branded.

One grey filly, rising two years old, branded -Ton the off shoulder.

One black filly foal, white hind legs, near fore fetlock white, blaze down the forehead, branded -Ton the off shoulder.

No. 66. August 8, 1843.--2

One bay filly, about 3 years old, 14½ hands high, dark mane and tail, a very small white spot on forehead, branded -T- on the off shoulder, and a brand

One dark brown mixed with grey hair, filly, goose rumped, short tail, saddle marks, branded P on off shoulder, and mark of old injury on near hind fetlock. HEYWARD ATKINS,

Police Magistrate.

Police Office, Hartley, July 22nd, 1845.

HE undermentioned property formerly held by Mary Robson, per "John Renwick," whose Ticket-of-Leave has been cancelled by order of the Bench at Newcastle, will be sold by public auction, at the Police Office, Newcastle, on the 31st of August next, all persons having any claims against the said Mary Robson are requested to send their accounts to the Police Magistrate for examination within seven days after the day of sale.

Two tables, two clothe's horses, two water casks, one half inch cedar board, one bedstead, one frying pan, two smoothing irons, one Italian iron, a quantity of tinware, a quantity of crockery and glassware, one stool, four deal cases, one box, one seaweed bed, one wool bed, two blankets, one bed quilt, a quantity of cloths pegs, two old chairs, two pillows, one sheet, one window blind and curtain.

JESSE HANNELL, Chief Constable. Police Office, Newcastle, August 1, 1843.

HORSE, of the following description, supposed to have been stolen, having been found in the possession of David North, a runaway convict, and till of late a ticket of leave holder, for the district of Maitland, is now in charge of the Police at Muswellbrook, if not claimed on or before the 18th of August next, will be sold at the Police Office.

Description.—A bay horse, stands about thirteen hands high, rising 5 years old, lame, and a large lump on the off shoulder, branded under the mane WN, and a small illegible brand on near shoulder.

By order of the Police Magistrate,

SAMUEL CALDWELL, Chief Constable. Police Office, Muswellbrook, July 19th, 1843.

ICHAEL TRACEY, the ticket of leave holder described as under, has been missing from the residence of his employer Mr. A. P. Cheyne, of Ballengarra, near Port Macquarie, for nearly twelve months, at which time he went with his master's cattle. Any person who can give information of the said Michael Tracey is requested to forward it to the Police Magistrate, Port Macquarie, as there is reason to believe he has been murdered, having no inducement to abscond; if murdered any person giving such information as will lead to the conviction of the offender or offenders, will be recommended to His Excellency for the indulgence of a Conditional Pardon, if a prisoner; and a reward of ten pound, if a free person.—The said Michael Tracey had a few head of cattle, which are now on the run of Mr. A. P. Cheyne.

Name, Michael Tracey; ship, "Governor Ready;" native place, county Tipperary; trade or calling, laborer; height, 5 feet 7 inches; complexion, fair left leg contracted.

Police Office, Port Macquarie, 24th July, 1843.

QUARTER SESSIONS.

OTICE is hereby given, that Courts of General Quarter Sessions of the Peace, in and for the Colony of New South Wales, will be holden at the Court House, Campbelltown, on Monday, the 28th day of August, and at the Court House, Berrima, on Thursday, the 31st day of the said month of August, when and where all persons under recognizances to appear as prosecutors, witnesses, or defendants, or who have appeals to interpose, or other business to transact, are desired to give their attendance at 10 o'clock in the forenoon.

E. ROGERS, Clerk of the Peace. Criminal Court House, Sydney, 28th July, 1843.

BERRIMA COURT OF REQUESTS.—
Notice is hereby given, that the Sittings of the Court of Requests at Berrima is postponed, until the 21st August instant, in consequence of the severe indisposition of the Commissioner.

By order of the Commissioner,

ROBERT FORSTER, Registrar.

Berrima, 1st August, 1843.

THOMAS BROUGHTON, Esquire, Alderman o for Phillip Ward, in the City of Sydney, hereby give notice that I have fixed Tuesday, the 8th day of August instant, for the election of a duly qualified Citizen, to fill the Office of Assessor for the said Ward, in the room of Joseph Walford, of Sydney, merchant, who has become disqualified in the terms of the 57th Section, of the Act of the Governor and Legislative Council, of New South Wales, 6th Victoria, No. 3, intituled "An Act to declare the Town " of Sydney to be a City, and to Incorporate the "Inhabitants thereof." And I hereby, in pursuance of the said Act, call a meeting of the Citizens of said Ward for that purpose in the hay and cattle market, in George-street, Sydney aforesaid, on Tuesday, the 8th day of August instant, at a quarter before 9 o'clock, a.m., and should the said election be contested, the voting will commence at 9 o'clock, a.m., and close at 4 o'clock, p.m., on the same day.

Given under my hand this fifth day of August, A. D., 1843.

THOMAS BROUGHTON.

YOOK'S RIVER ROAD,—NOTICE,—The Presiding Magistrate and Assessors, at a meeting held at this office on Thursday, the 27th day of July, 1843, having within five days of such meeting, reported to us, the under-signed Magistrates, assembled in Petty Sessions, for the District of Sydney, that the under-named individuals had been elected at such meeting as Trustees for the Cook's River Road, viz-Michael Gannon, Leslie Duguid, Frederick Wright Unwin, Henry Kerrison James, Thomas Wilford; we, the under-signed Magistrates, do hereby declare the aforesaid individuals to be the Trustees of the said Parish Road, comformably to the Act of Council, 4th Victoria Regina, No. 12, in such case made and provided,—Given under our 2759

ruddy; hair, brown; eyes, blue; general remarks, | hands, at the Police office, Sydney, this 28th day of July, 1843.

> CHARLES WINDEYER, 2nd Police Magistrate. THOMAS BARKER, J.P.

N OTICE is hereby given, that the license of the bonded stores, situated in Queen's Place, known as Randolph's stores, and lately held by Mr. De Metz. will be cancelled on the 31st instant; parties are therefore requested to remove their goods bonded therein, without delay.

J. GIBBES, Collector.

Custom House, Sydney, 7th August, 1843.

In the Insolvent Estate of Alexander Seymour. NOTICE TO CREDITORS.

AKE Notice, that on Wednesday, the 20th day of September next, or as soon after as the Court may sit, I, the above-named Insolvent, intend to apply to the Honorable the Supreme Court, for the allowance of my Certificate, in pursuance of the provisions of the Act of the Governor and Council of New South Wales, passed in the fifth year of the reign of Her Majesty Queen Victoria, No. 17.— Dated this 8th day of August, 1843.

2750 ALEXANDER SEYMOUR.

> In the Insolvent Estate of William Blyth. NOTICE TO CREDITORS.

AKE Notice, that on Wednesday, the 20th day of September next, the above-named Insolvent intends to apply to the Honorable the Supreme Court, for the allowance of his Certificate, in pursuance of the provisions of the Act of the Governor and Council of New South Wales, passed in the fifth year of the reign of Her Majesty Queen Victoria, No. 17 .- Sydney, 5th August, 1843.

SMITH & BENNETT.

2777

Trustees.

In the Insolvent Estate of Alexander Livingston. NOTICE TO CREDITORS.

TAKE Notice, that on the 20th day of September next ensuing, the above-named Insolvent intends to apply to the Honorable the Supreme Court for the allowance of his Certificate, in pursuance of the provisions of the Act of the Governor and Council of New South Wales, passed in the fifth year of the Reign of Her Majesty Queen Victoria, No. 17 .-Sydney, August 5, 1843.

THOMAS SMITH, Trustee. 2788

In the Insolvent Estate of John Roach, of Melbourne, merchant.

NOTICE TO CREDITORS.

*AKE Notice, that on Friday, the 29th day of . September next, I, the above-named Insolvent, intend to apply to the Honorable the Supreme Court, for the District of Port Phillip, for the allowance of my Certificate, in pursuance of the provisions of the Act of the Governor and Council of New South Wales, passed in the fifth year of the reign of Her Majesty Queen Victoria, No. 17 .- Dated at Melbourne, this 28th July, 1843. JOHN ROACH.

In the Insolvent Estate of Reay Clarke, of Mel-

NOTICE TO CREDITORS.

TAKE Notice, that on Friday, the 22nd day of September next, I, the above-named Insolvent, intend to apply to the Honorable the Supreme Court, for the District of Port Phillip, for the allowance of my Certificate, in pursuance of the Act of the Governor and Council of New South Wales, passed in the fifth year of the reign of Her Majesty Queen Victoria, No. 17 .- Dated Melbourne, 25th July, 1843.

2757

REAY CLARKE.

In the Insolvent Estate of Anthony Beale, of Port Phillip.

NOTICE TO CREDITORS.

ON Friday, the 22nd day of September next, ensuing, I, the above-named Insolvent, intend to apply to the Honorable the Supreme Court for the district of Port Phillip, for the allowance of my certificate, in pursuance of the provisions of the Act of the Governor and Council of New South Wales, passed in the fifth year of the Reign of Her Majesty Queen Victoria, No. 17.-Melbourne, 29th July, 1843. 2758

ANTHONY BEALE.

In the Court for the relief of Insolvent Debtors for Melbourne.

In the Matter of the Petition of Charles Williams, of Melbourne, auctioneer, an Insolvent.

OTICE is hereby given, that the above-named Charles Williams intends applying, on the 22nd September next, to the Supreme Court for the district of Port Phillip, for an allowance of his Certificate, pursuant to the 94th section of the Act of Council, 5th Victoria, No. 17.-Melbourne, 29th July, 1843.

2760

CHARLES WILLIAMS.

In the Insolvent Estate of Thomas Horton.

hereby give notice, that on Wednesday, the 20th day of September next, I, the above-named Insolvent, intend to apply to the Honorable the Supreme Court for the allowance of my Certificate, in pursuance of the provisions of the Act of the Governor and Council of New South Wales, passed in the fifth year of the Reign of Her Majesty Queen Victoria, No. 17.—Dated this 5th day of August, 1843.

2770

THOMAS HORTON.

In the Insolvent Estate of Charles Crew.

Hereby appoint a Special Meeting of the Creditors of the above-named Insolvent, to be holden before me, at the Supreme Court House, Sydney, on Saturday, the 12th day of August instant, to commence at 2:30, p.m., and end at 3, p.m., for proof of debts against the said Estate.—Sydney, August 5th, 1843.

> WILLIAM H. KERR. Chief Commissioner.

2778

In the Insolvent Estate of Frederick Castle. Hereby appoint a Special Meeting of the Creditors of the above-named Insolvent to be holden before me, at the Supreme Court House, Sydney, on Tuesday, the 8th day of August, to commence at 12, 1 2771

noon, for proof of debts against the said Estate .-Sydney, August 7th, 1843.

WILLIAM H. KERR, Chief Commissioner.

In the Insolvent Estate of John and James Walker, of York and Market-streets, corn factors.

ALTER BEAMES, AND NICHOLAS JAMES, having been appointed and confirmed provisional Trustees to the above Estate, this is to give Notice, that all Debts due to the same are to be paid to them .- Sydney, August 2nd, 1843.

WILLIAM H. KERR,

Chief Commissioner.

In the Insolvent Estate of Frederick James Brown, of Yass, settler.

ICHOLAS JAMES, of George-street, Accountant, having been confirmed Trustee to the above Estate, this is to give notice, that all debts due to the same are to be paid to him .- Sydney, 2nd August, 1843.

2747

WILLIAM H. KERR, Chief Commissioner.

In the Insolvent Estate of Alexander M'Lean. 'ILLIAM RICHARDSON having been appointed and confirmed Trustees to the above named Estate, this is to give notice, that all Debts due to the same are to be paid to Walter Gray, Accountant, agent for the said Trustee.—Sydney, 4th August, 1843.

WILLIAM H. KERR, Chief Commissioner.

In the Insolvent Estate of Thomas Coss, publican. ALTER GRAY, Accountant, having been appointed and confirmed Trustee to the above-named Estate, this is to give notice, that all debts due to the same are to be paid to him .- Sydney, 4th August, 1843.

> WILLIAM H. KERR, Chief Commissioner.

2752

2751

In the Insolvent Estate of Joseph Simmons & James Belmore.

VILLIAM NEIL MONIES having been appointed and confirmed Provisional Trustee to the above-named Estate, this is to give notice, that all debts due to the same are to be paid to him.

> WILLIAM H. KERR, Chief Commissioner of Insolvent Estates.

In the Insolvent Estate of Henry Flett, of the Mann-

ing River, settler.

OSEPH M'KENNA having been confirmed Trustee to the above Estate, this is to give notice, that all debts due to the same are to be paid to him, and that a third General Meeting will be held before me, at the Supreme Court House, Sydney, on Thursday, the 7th day of September next, to commence at 10, a.m., and end at 10.30, a.m., then and there to receive further proof of Debts and to receive the Report of the Trustee as to the condition of the said Estate; also to give directions as to its future management.—Sydney, 5th August, 1843.

> WILLIAM H. KERR, Chief Commissioner.

Phillip.

RCHIBALD M'LACHLAN having been confirmed Trustee to the above Estate, this is to give notice, that all Debts due to the Estate are to be paid to him, and that a third Meeting of the Creditors will be holden before me, at my Office, in Melbourne, on Tuesday, the 19th day of September next, at 11 o'clock, for the proof of Debts, receiving the report of the Trustee, and directing him in the future management of the Estate.-Melbourne, 29th July, 1843.

WILLIAM VERNER,

2763

Chief Commissioner.

In the Insolvent Estate of Robert Warrell, of Merri Creek, Port Phillip.

RCHIBALD M'LACHLAN having been confirmed Trustee in the above Estate, this is to give notice, that all Debts due to the Estate are to be paid to him, and that a third Meeting of the Creditors will be holden before me, at my Office, in Melbourne, on Tuesday, the 19th day of September next, at 12 o'clock, for the proof of Debts, receiving the report of the Trustee, and directing him in the future management of the Estate.-Melbourne, 29th July, 1843.

WILLIAM VERNER,

2764

Chief Commissioner.

In the Insolvent Estate of James M'Donald, of Port Phillip.

LEXANDER CHISOLM leaving been confirmed Trustee to the above Estate, this is to give notice, that all Debts due to the Estate are to be paid to him, and that a third Meeting of the Creditors will be holden before me, at my Office, in Melbourne, on Tuesday, the 19th of September next, at 1 o'clock, for proof of Debts, receiving the report of the Trustee, and directing him in the future management of the Estate.—Melbourne, July 29, 1843.

WILLIAM VERNER,

2766

Chief Commissioner.

In the Insolvent Estate of John Campbell, of Port Phillip, settler.

771LLIAM HARE CROPPER and WIL-LIAM MORRIS HARPER being confirmed Trustees in this Estate, in the room of Henry Ward Mason, removed from the District, this is to give Notice, that all Debts due to the Estate are to to be paid to them. -- Melbourne, 29th July, 1843.

WILLIAM VERNER,

2765

Chief Commissioner.

In the Insolvent Estate of Richard Dawson, of George-street, iron founder.

THEREAS the Estate of Richard Dawson was, on the 5th day of August, 1843, placed under Sequestration in my hands, by order of His Honor Mr. Justice Burton, I hereby appoint a Meeting of the Creditors of the said Richard Dawson, to be holden at the Supreme Court House, Sydney, on Friday, the 11th day of August instant, to commence at 10, a.m., and end at 10.30, a.m., for proof of Debts; and another Meeting to be holden at the same place, on Wenes-

In the Insolvent Estate of John Henderson, of Port | day, the 16th day of August instant, to commence at 1.30, p.m., and end at 2.30, p.m., for the like purpose, and for electing a Trustee or Trustees .-Dated this 5th day of August, 1843.

WILLIAM H. KERR,

2779

Chief Commissioner of Insolvent Estates.

In the Insolvent Estate of James M'Cooey, of Mulgoa Forest, farmer.

HEREAS the Estate of James McCooey was, on the 4th day of August, 1843, placed under Sequestration in my hands, by order of His Honor Mr. Justice Burton, I hereby appoint a Meeting of the Creditors of the said James M'Cooey, to be holden at the Supreme Court House, Sydney, on Saturday, the 12th day of August instant, to commence at 3, p.m., and end at 3.30, p.m., for proof of debts; and another Meeting to be holden at the same place, on Monday, the 21st day of August inst., to commence at 10.30 a.m., and end at 11'30, a.m., for the like purpose, and for electing a Trustee or Trustees .- Dated this 5th day of August, 1843.

WILLIAM H. KERR,

Chief Commissioner of Insolvent Estates. 2783

In the Insolvent Estate of Henry John Tudor Shadforth, of Ravenswood, county of Camden, settler.

THEREAS the Estate of Henry John Tudor Shadforth was, on the 4th day of August, 1843, placed under Sequestration in my hands, by order of His Honor Mr. Justice Burton, I hereby appoint a Meeting of the Creditors of the said Henry John Tudor Shadforth to be holden at the Supreme Court House, Sydney, on Tuesday, the 15th day of August next, to commence at 3, p.m., and end at 3.30, p.m., for proof of Debts; and another Meeting to be holden at the same place, on Saturday, the 19th day of August, to commence at 2, p.m., and end at 3, p.m., for the like purpose, and for electing a Trustee or Trustees,-Dated this 5th day of

WILLIAM H. KERR, Chief Commissioner of Insolvent Estates.

2784

August, 1843.

In the Insolvent Estate of Samuel Cohen, cf West Maitland, general dealer.

HEREAS the Estate of Samuel Cohen was, on the 3rd day of August, 1843, placed under Sequestration in my hands by order of His Honor Mr. Justice Burton, I hereby appoint a Meeting of the Creditors of the said Samuel Cohen, to be holden at the Supreme Court House, Sydney, on Monday, the 14th August inst., to commence at noon, and end at 12:30, p.m., for proof of Debts; and another Meeting to be holden at the same place, on Saturday, the 19th day of August inst., to commence at 1, p.m., and end at 2.30, p.m., for the like purpose, and for electing a Trustee or Trustees .- Dated this 5th day of August, 1843.

WILLIAM H. KERR,

Chief Commissioner of Insolvent Estates.

In the Insolvent Estate of William Cahill and William Crosbie, of Castlereagh-street, Sydney,

HEREAS the Estate of William Cahill and
William Condition William Crosbie was, on the 4th of August, 1813, placed under Sequestration in my hands, by

order of His Honor Mr. Justice Burton, I hereby appoint a Meeting of the Creditors of the said William Cahill and William Crosbie to be holden at the Supreme Court House, Sydney, on Saturday, the 19th of August instant, to commence at noon, and end at 12.30, p.m., for proof of Debts, and election of a Trustee or Trustees, for the collection, administration, and distribution of the said Insolvent's Estate; and unless at the said Meeting it be shewn that the goods and effects of the Insolvent exceed £100, the Commissioner will summarily proceed to rank the Debts which shall be then proved, and will direct the proceeds to be distributed by the Trustees accordingly.—Dated this 5th day of August, 1843.

WILLIAM H. KERR.

2782 Chief Commissioner of Insolvent Estates.

In the Insolvent Estate of Thomas Robinson, of Surry Hills, near Sydney, licensed victualler.

HEREAS the Estate of Thomas Robinson, was, on the 3rd day of August, 1843, placed under Sequestration in my hands, by order of His Honor Mr. Justice Burton, I hereby appoint a Meeting of the Creditors of the said Thomas Robinson to be holden at the Supreme Court House, Sydney, on Saturday, the 19th day of August inst., to commence at 11, a.m., and end at 11 30, a.m., for proof of Debts, and election of a Trustee or Trustees, for the collection, administration, and distribution of the said Insolvent's Estate; and unless at the said Meeting it be shewn that the goods and effects of the Insolvent exceed £100, the Commissioner will summarily proceed to rank the Debts which shall be then proved, and will direct the proceeds to be distributed by the Trustees accordingly.—Dated this 5th day of August, 1843.

WILLIAM H. KERR,

2787 Chief Commissioner of Insolvent Estates.

In the Insolvent Estate of Thomas Eyie Sedley, of Surry Hills, near Sydney, surveyor.

HEREAS the Estate of Thomas Eyre Sedley was, on the 3rd day of August, 1843, placed under Sequestration in my hands, by order of the Honorable Mr. Justice Burton, I hereby appoint a Meeting of the Creditors of the said Thomas Eyre Sedley, to be holden at the Supreme Court House, Sydney, on Saturday, the 19th day of August, to commence at 11.30, a.m., and end at noon, for p: oof of Debts, and election of a Trustee or Trustees, for the collection, administration, and distribution of the said Insolvent's Estate; and unless at the said Meeting it be shewn that the goods and effects of the Insolvent exceed £100, the Commissioner will summarily proceed to rank the Debts which shall be then proved, and will direct the proceeds to be distributed by the Trustees accordingly.-Dated this 5th day of August, 1843.

WILLIAM H. KERR,

2786 Chief Commissioner of Insolvent Estates.

In the Insolvent Estate of Bowen Mansfield, of Wollombi, settler.

HEREAS the Estate of Bowen Mansfield was, on the 4th day of August, 1843, placed under Sequestration in my hands, by order of His Honor Mr. Justice Burton, I hereby appoint a Meeting of the Creditors of the said Bowen Mansfield, to be holden at the Supreme Court House,

No. 66. August 8, 1843.-3

Sydney, on Monday, the 21st day of August inst., to commence at 11, and end at 11.30, a.m., for proof of Debts, and election of a Trustee or Trustees, for the collection, administration, and distribution of the said Insolvent's Estate; and unless at the said Meeting it be shewn that the goods and effects of the Insolvent exceed £100, the Commissioner will summarily proceed to rank the Debts which shall be then proved, and will direct the proceeds to be distributed by the Trustees accordingly.—Dated this 5th day of August, 1843.

WILLIAM H. KERR,

Chief Commissioner of Insolvent Estates.

In the Insolvent Estate of Benjamin Hopkins, of Brisbane-street, Sydney, gentleman.

HEREAS the Estate of Benjamin Hopkins was, on the 4th day of August, 1843, placed under Sequestration in my hands, by order of His Honor Mr. Justice Burton, I hereby appoint a Meeting of the Creditors of the said Benjamin Hopkins, to be holden at the Supreme Court House, Sydney, on Monday, the 21st day of August next, to commence at 11:30, a.m., and end at noon, for proof of Debts, and election of a Trustee or Trustees, for the collection, administration, and distribution of the said Insolvent's Estate; and unless at the said Meeting it be shewn that the goods and effects of the Insolvent exceed £100, the Commissioner will summarily proceed to rank the Debts which shall be then proved, and will direct the proceeds to be distributed by the Trustees accordingly .-Dated this 5th day of August, 1843.

WILLIAM H. KERR,

2780 Chief Commissioner of Insolvent Estates.

In the Estate of Henry Ward Mason, of Melbourne, heretofore shopkeeper.

TOTICE is hereby given, that the Estate of the said Henry Ward Mason was, on the 28th day of July, 1843, upon the petition of John Cunningham M'Laren, Inspector for the time being of the Union Bank of Australia acting for and on behalf of said Bank, placed under sequestration in my hands, as Chief Commissioner of Insolvent Estates, at Melbourne, for the district of Port Phillip, by order of His Honor Mr. Justice Jeffcott, Resident Judge for the district aforesaid, until the same should by the Supreme Court of New South Wales for the district aforsaid adjudged to be sequestrated or the said petition, should be discharged according to law. And His Honor, by said order, also appointed the 8th day of September next, at 10 o'clock forenoon, for the said Henry Ward Mason to appear before the said Court, at Melbourne, to shew cause why his Estate should not, by sentence of the said Court, be adjudged to be sequestrated for the benefit of his creditors.-Melbourne, 29th July, 1843.

> WILLIAM VERNER, Chief Commissioner,

2762

In the Insolvent Estate of G. K. Mann.

MR. POLACK will sell by auction, at his Rooms, late Bank of Australia, on Wednesday next, at eleven o'clock, by order of the Trustee, One double-barrel gun, three pistols, iron bedstead, one compass, tables, glass and crockeryware, small quantity of silver, carpenters' chest with tools, lock and key. Books—consisting of Pickwick, Bentley's Magazine, Tower of London, Lane's

Edition of Arabian Nights, Hemans, &c., &c., with a number of other useful and elegant works, and many other articles too numerous to particularise.

Also,

A lathe and some furniture.

2790

Terms, cash.

In the Insolvent Estate of Henry Flett, of the Manning River.

Fifty head of cattle, mixed flock of sheep, horses and mares, &c.

R. POLACK has received instructions from Mr. J. M'Kenna, Trustee to the Estate of Henry Flett, an Insolvent, to sell by public auction, on Monday, the 14th August, at his Rooms, late Bank of Anstralia, at Eleven for Twelve o'clock, A mixed herd of cattle, consisting of fifty head; four hundred sheep, a mixed flock, five horses, three mares, and farming implements; including two drays,

Terms at sale.

with yokes and chains, &c.

2791

In the Insolvent Estate of William Dawson, of Williamstown.

R. WILLIAM EASY has received instructions to sell by Public Auction, at the Albion Inn, Williamstown, on Monday, the 21st day of August, at 1 o'clock,

A quantity of household furniture and other articles, suitable for an Inn.

ADAM PULLAR, Trustees.

2755

Terms cash.

In the Estate of John Stephen, junior, of the Barwon, Insolvent.

M ESSRS. Brodie and Cruikshauk have received instructions to sell by auction, at their mart, in Melbourne, on Monday, the 21st day of August, at 2 o'clock,

400 ewes, 200 wedders, 1 horse and farming implements.

The above stock are running on a station on the Barwon River.

Terms, cash.

2756

A. McLACHLAN, Trustee

Victoria, by the Grace of God, of the United Kingdom of Great Britain and Ireland, Queen, Defender of the Faith, &c., &c.

> To the Deputy Sheriff of New South Wales, for the District of Port Phillip, or his lawful Deputy. Greeting—

WHEREAS, upon the Petition to the Honorable William Jeffcott, resident Judge of our Supreme Court of New South Wales, for the District of Port Phillip, of John Cunningham M'Laren, Inspector for the time being, of the Union Bank of Australia, acting for and on behalf of said Bank, against Henry Ward Mason, of Great Collins-street, Melbourne, shopkeeper, it appears to us that the said Henry Ward Mason is justly and truly indebted to the said Bank in the sum of one hundred and two pounds, eight shillings, and two pence, upon and by virtue of a certain Bill of Exchange, drawn by the said Henry Ward Mason, upon, and accepted by Hugh Jamieson, Esq., of Melbourne, aforesaid,

dated twenty-third July, one thousand eight hundred! and forty-two, payable four months after date, to the order of the said Henry Ward Mason, and duly endorsed by him, and that the said Henry Ward Mason, did, on or about the ninth day of December last, depart from his dwelling-house in Melbourne aforesaid, with intent to defeat and delay the said John Cunningham M'Laren, as such inspector as aforesaid, and others, the Creditors of him, the said Henry Ward Mason, in obtaining payment of their just debts to them due and owing, and did thereby commit an act of Insolvency, whereupon the said John Cunningham M'Laren, as such inspector as aforesaid, acting for and on behalf of said Bank, prayed that the Estate of the said Henry Ward Mason, might be Sequestrated, for the benefit of his Creditors: And whereas it further appears to us, in our said Court, that the Honorable William Jeffcott, as resident Judge of our said Court, for the District aforesaid, did, by order under his hand, bearing date the twenty-eighth day of July instant, place the Estate of the said Henry Ward Mason, under Sequestration in the hands of the Chief Commissioner of Insolvent Estates, at Melbourne aforesaid, until the same should be thereafter adjudged to be Sequestrated, or the said Petition should be discharged according to law: Now, therefore, we command you, that you summon the said Henry Ward Mason, that he be before our resident Judge of our Supreme Court, at Melbourne aforesaid, on the eighth day of September next, at ten o'clock in the forenoon, to shew cause, if he have any, why his Estate should not, by sentence of the said resident Judge of the said Court, be adjudged to be Sequestrated for the benefit of his Creditors, and return you, then and there, this Writ, with whatever you have done there-

Witness,—The Honorable William Jeffcott, our resident Judge of our said Court, at Melbourne, this twenty-eighth day of July, in the seventh year of our reign, A. D. 1843.

(Signed) WM. VERNER,

Chief Commissioner of Insolvent Estates at Melbourne for the District of Port Phillip.

James H. Ross of Melbourne, Creditor's Attorney.

Mr. Henry Ward Mason,-Take Notice, that within four days after service of this summons, you must deliver to William Verner, Esq., Chief Commissioner of Insolvent Estates at Melbourne, in the District of Port Phillip, and Colony of New South Wales, if your residence is within twenty-five miles of such Commissioner's residence, and if at a greater distance, then you must, within the said time, put into the nearest Post Office, addressed to such Commissioner, a statement in writing, signed by you, of any facts alleged in this summons which you intend to dispute; and all facts no notice of an intention to dispute which shall be so given, will, upon the hearing of the case, be taken to be admitted by you, and the petitioning Creditor will not be required to prove the same.

JAMES H. ROSS,

2761

Creditor's Attorney.

Sydney:—William John Row, Government Printer, Bent-street.—August 8, 1843.