



PORT PHILLIP GOVERNMENT GAZETTE,

Published by Authority.

TUESDAY, NOVEMBER 26, 1844.

*Superintendent's Office,
Melbourne, 26th Nov., 1844.*

Slaughter House, Belfast.

HIS Excellency the Governor has been pleased to appoint Mr. James Hill to be inspector of Slaughter Houses and of cattle intended for slaughter, in the town and district of Belfast, under the Act of the Legislative Council 5, William IV, No. 1.

C. J. LA TROBE.

*Colonial Secretary's Office,
Sydney, 11th November, 1844.*

SUPREME COURT, PORT PHILLIP.

HIS 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 General Rules of the Supreme Court at Port Phillip, have been transmitted to His Excellency, from His Honor the Resident Judge, 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, for the District of Port Phillip.

Saturday, the 12th day of October, in the year of Our Lord, one thousand eight hundred and forty-four.

It is this day ordered that the 28th General Rule regulating the routine of business of this Court be repealed, and that the following Rule be substituted in lieu thereof:—

That the Court shall sit for the hearing and disposing of motions on the first and last days of every term, and on every Tuesday and Saturday, during the term, when not the second day of term, and will also hear motions of course, and motions of special exigency on any day at the sitting or rising of the Court; that every Thursday, during term, when not the first, second, or last day thereof, shall be specially appropriated for business in the Equity and Ecclesiastical Jurisdiction of the Court; and

that every Monday, Wednesday, and Friday, unless any such days should be the first day of term, shall, during the first two weeks to be computed from the commencement of the term, be days for hearing causes to be tried before the Resident Judge by a jury of four persons; and during the remainder of the term, except any of them be the last day of term, be days for the trial of causes by twelve special or common jurors; and that all causes to be tried by juries, which shall not have been disposed of during the term, shall be tried and determined in such order and on such days after each term as the Judge shall direct.

That the 51st General Rule be repealed, and that the following be substituted in lieu thereof:—

That in all actions upon bills of exchange and promissory notes, where any defendant, after being duly served with process or arrested thereon, as the case may be, shall fail to appear or put in bail thereto according to the exigency of such process, and file his plea, demurrer, or defence, within the time limited, the plaintiff may sign judgment by default, in the manner prescribed by the 21st Rule of Court, 4th October, 1843, and thereupon apply to the "Deputy Registrar," or officer of the Court for an appointment to compute principal and interest on the said bill of exchange or promissory note upon which the said action is brought; and the said Deputy Registrar or other officer, shall, at the time appointed, compute principal and interest thereon; and upon the amount being so ascertained as aforesaid, the plaintiff shall be at liberty to tax his costs, sign final judgment, and sue out execution thereon; and no such cause shall be set down for assessment of damages.

That the 52nd General Rule be repealed, and in lieu thereof, that the following Rule be substituted:—

That within four days after the declaration shall be filed the defendant in such action shall file his plea (whether in bar or in abatement,) demurrer or defence to such action, in the Office of this Court, and the defendant shall in all cases be bound to abide by such plea, demurrer, or defence, without any motion or Rule for such purpose; and the Deputy Registrar shall mark on the back of such plea, demurrer, or defence, the day whereon the same was filed, and also minute the same in the Action Book;

and as often as the general issue only be pleaded, the cause shall thereupon be deemed to be at issue, without any similiter or other proceeding; and in every plea alleging a right of way, the direction and course thereof shall be described by reference to a chart to be annexed thereto.

That the 53rd General Rule be repealed, and in lieu thereof that the following Rule be substituted:—

That in all cases where any defendant after being duly served with such process as aforesaid, or arrested thereon, as the case may be, shall fail to appear or put in bail thereto according to the exigency thereof, and file his plea, demurrer, or defence, within the time hereby limited, the plaintiff may sign judgment by default, in the manner prescribed in the 21st Rule of Court, of 4th October, 1843, and may thereupon set down his cause for assessment of damages, at the time appointed for such purpose, or proceed to compute principal and interest if such action be brought upon a bill of exchange or promissory note, and final judgment may be forthwith signed according to the course and practice of the Court: Provided that the Judge of the Court may, upon sufficient cause being shewn upon affidavit, allow further time for pleading in any particular case, by order to be made for such purpose, and under such terms as may be deemed equitable: Provided also, that in all cases where the plaintiff shall amend his declaration after the same has been pleaded to, the defendant shall within four days after such amendment and notice thereof plead thereto.

That the proviso annexed to the 57th General Rule be repealed, and in lieu thereof that the following be substituted:—

Provided that no more than six defended causes shall be entered for trial before a Jury of four persons on any one day, until that number shall be set down for every day appointed for the trial of defended issues before such Juries; and when the above number shall be entered for each day as aforesaid, the same may be increased to nine, and after nine causes shall be entered for each and every day, the said number may be increased to twelve: Provided always, that if the whole number of causes entered for any one day, shall not be called on, the same shall be put at the top of the cause paper of the following day.

That the 58th General Rule be repealed, and in lieu thereof that the following Rule be substituted:—

That all causes to be tried by a Jury of twelve persons, be entered for trial on each successive day appointed for the trial thereof, and that no more than four causes be set down for any one day, until that number shall be entered for each day as aforesaid, and then the same may be increased to six: Provided that if the whole number of causes entered for any one day shall not be called on for trial, the same shall be put at the top of the cause paper for the following day.

That the 62nd General Rule be repealed.

That the 63rd General Rule be repealed, and in lieu thereof, that the following rule be substituted:—

That applications for a trial by a Jury of twelve persons, shall be made by motion in open Court, on a short affidavit, setting forth the nature of the action, and that the cause is at issue, and in all cases a Rule shall be awarded absolute in the first instance, for a trial by such Jury, unless the other party shall shew that the justice of the case will not be met by that mode of trial.

That the 64th General Rule be repealed, and that the following be substituted in lieu thereof:—

That in all cases where issue shall be joined in vacation, application for a trial by a common Jury of twelve persons, shall be made on the first day of the Term, next after issue joined, and if issue shall be joined during Term, then on the next convenient motion day after such issue shall be so joined, and the party applying shall, at least twenty-four hours before application shall be made, give a written notice thereof to the adverse party; and if the party moving for such common Jury, shall intend to make the same a special Jury of twelve persons, such intention shall be expressed in the said notice; and in all cases where such common Jury only shall be moved for, and the adverse party shall intend to apply that the same be made a special Jury as aforesaid, such application shall be made on the same day on which the Court shall have granted a common Jury as aforesaid, and to prevent such applications from being postponed the same shall take precedence of all other business:

That the 65th General Rule of this Court be and the same is hereby repealed, and that the following Rule be substituted in lieu thereof:—

That general writs of *Venire Facias*, in the respective forms, in the Appendix hereunto annexed, shall, from time to time, as the Court shall order, be made out and delivered to the Deputy Sheriff, for summoning Jurors to be summoned for the trial of issues of fact, or assessment of damages in civil causes, pursuant to the provisions of the Act, 8 Vic., No. 4.

That the 67th General Rule of this Court be repealed, and that the following be substituted in lieu thereof:—

That in all cases other than actions on bills of exchange, or promissory notes, or debt on bond, when the judgment by default is final, if the defendant shall neglect to appear, and plead as directed by the before-mentioned rules, the plaintiff may set down his case for assessment of damages on the second day of Term: Provided the defendant's time for pleading shall have expired in sufficient time for that purpose, and if such time shall not have expired, then such cause may be set down for any day appointed for the trial of defended causes before Jurors of four persons: Provided also, that when a defendant shall intend to appear on such assessment by Counsel, he shall give the plaintiff or his attorney four clear days notice of such intention.

W. JEFFCOTT,
Resident Judge.

APPENDIX.

Writ of Venire Facias for the trial of Civil Issues by a Jury of twelve Special Jurors.

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 for the District of Port Phillip, in the Colony of New South Wales,
Greeting:—

We command you, that you cause to come before us, at the Court House, Melbourne, on the _____ day of _____ at ten o'clock in the forenoon, not less than twenty-four, nor more than forty-eight lawful men of good fame and repute, of the said Colony, and residing within the district of Port Phillip, each of whom shall be duly qualified according to law, as a special juror for said District, to make a certain jury for the trial of all issues of

fact, joined in any civil cause or causes, and ordered for trial by a jury of twelve special jurors, by our said Court in _____ term of the year one thousand eight hundred and forty, and that you have, then there, the names of those Jurors, and this Writ.

Witness,—The Honorable William Jeffcott, Resident Judge of our said Court, at Melbourne, the _____ day of _____ in the year of our Lord one thousand eight hundred and forty _____ and in the _____ year of our reign.

Deputy Registrar and Chief Clerk of the Supreme Court.

Writ of Venire Facias for the trial of Civil Issues by a Jury of twelve Common Jurors.

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 for the District of Port Phillip, in the Colony of New South Wales.

Greeting:—

We command you, that you cause to come before us, at the Court House, Melbourne, on _____ the _____ day of _____ at ten o'clock in the forenoon, not less than twenty-four nor more than forty-eight lawful men of good fame and repute of the said Colony, and residing within the district of Port Phillip, each of whom shall have within the said Colony, in his own name, or in trust for him, a clear income arising out of lands, houses, or other real estate, of at least thirty pounds per annum, or a clear personal estate of the value at least of three hundred pounds, to make a certain jury for the trial of all issues of fact joined in any cause or causes, and ordered for trial by a jury of twelve common jurors by our said Court in the _____ term of the year _____ and that you have then there the names of those jurors and this Writ.

Witness,—The Honorable William Jeffcott, Resident Judge of our said Court, at Melbourne, the _____ day of _____ in the year of our Lord one thousand eight hundred and forty _____ and in the _____ year of our reign.

Deputy Registrar and Chief Clerk of the Supreme Court.

Writ of Venire Facias for the trial of Civil Issues and assessment of damages by a Jury of four Special Jurors.

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 for the district of Port Phillip, in the Colony of New South Wales,

Greeting:—

We command you, that you cause to come before us, at the Court House, Melbourne, on _____ the _____ day of _____ at ten o'clock in the forenoon, not less than eight, nor more than sixteen lawful men of good fame and repute of the said Colony, and residing within the district of Port Phillip, each of whom shall be duly qualified according to Law, as a special Juror for said District, to make a certain Jury for the trial of issues of fact, and for the assessment of damages to be then and there respectively tried or assessed by a Jury of four persons in any civil cause or causes which shall be then pending in our said Court, and that you have then there the names of those Jurors and this Writ.

Witness,—The Honorable William Jeffcott, Resident Judge of our said Court, at

Melbourne, the _____ day of _____ in the year of our Lord one thousand eight hundred and forty _____ and in the _____ year of our reign.

Deputy Registrar and Chief Clerk of the Supreme Court.

*Colonial Secretary's Office,
Sydney, 14th November, 1844.*

PETTY SESSIONS, MELBOURNE.

THE Governor directs it to be notified, that, in pursuance of the authority vested in him, by the 17th section of the Act of the Legislature, 3 William IV., No. 3, and in conformity with the 3rd section of the Act, 7 Victoria, No. 25; His Excellency has been pleased to appoint the Town of Melbourne, in the County of Bourke, to be a place at which Petty Sessions shall be holden, in respect to any offence, matter, or thing, committed or done out of the boundaries of the said town.

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

New Post Office.

NOTICE is hereby given, that under sanction of His Excellency the Governor, and from 1st December next, a Post Office will be established as follows, viz:—

AT BROKEN RIVER, on the Sydney Road; Richard Clark to be Postmaster.

The delivery from this office will embrace, besides the neighbourhood of the Broken River, the district of the Devil's River.

This mail will be received at, and despatched from Melbourne with the Sydney mail.

Parties wishing to receive their letters and newspapers through this Post Office, should particularly caution their correspondents to address communications thereto distinctly by its name; because private localities in their relative position to the different Post Offices cannot be sufficiently known at distant stations to give to the Post Office Department a correct guide for ensuring direct transmission.

HENRY D. KEMP,
Postmaster.

Post Office, Melbourne,
21st November, 1844.

Assigned Servants.

ALL persons residing within the town of Melbourne and district of Port Phillip, having prisoners of the Crown assigned to them, are hereby requested to furnish to the clerk of the bench, Melbourne, within one month from the date hereof, a list of all such prisoners, giving the names of the ships by which they arrived in the colony, and the date of their assignment.

By order of his Honor the Superintendent.
W. R. BELCHER, Clerk to Bench.

Superintendent's Office,
Melbourne, 31st January, 1844.

Government Notice.

REFERRING to the above notice, headed "assigned servants," and addressed to persons having prisoners of the Crown assigned to them originally published on the 31st January; additional notice is hereby given, that any prisoner of the Crown in assigned service within the district of Port Phillip, whose employer shall have omitted to supply the information therein required on or before the 31st December next, will by order of his Excellency the Governor be recalled into the service of Government, and if he may have been three years without punishment will be allowed a ticket of leave.

C. J. LA TROBE.

Transfer of Licenses.

NOTICE is hereby given, that a court of petty sessions will be holden at the police office, Melbourne, on Tuesday, the 3rd day of December next, for the purpose of receiving and determining upon applications for the transfer of publicans licenses for the county of Bourke and town of Melbourne, district of Port Phillip, in accordance with the 27th section of the Act of Council 2nd, Victoria No. 18, 1838.

W. R. BELCHER,
Clerk of Petty Sessions.

Melbourne, Police Office,
11th Nov., 1844.

Government Accounts.

IT is requested that all amounts for any supplies or services obtained for the public service at Port Phillip, previous to the 31st. December next, may be presented to this office, in the prescribed form for payment, as soon after the expense has been incurred as possible, in order that it may if practicable, be defrayed within the year.

Heads of Departments and others requiring any services or supplies for the public service, are requested to make their requisitions in sufficient time to enable this regulation to be carried out.

It is also desirable that all persons having claims against the Colonial Government attend to this notice, otherwise they may experience considerable delay in the settlement of their accounts.

By order of his Honor the Superintendent.

W. LONSDALE,
Sub-Treasurer.

Sub-Treasury, Melbourne,
2nd November, 1844.

Post Office Contracts for 1845.

THE following are the particulars of contracts taken for conveyance of mails in the Port Phillip District, for the ensuing year, 1845; but conditionally only, in the event of the Act of Appropriation as it stands at this date, passing the Legislative Council before 31st. December:—

From and to Melbourne and Portland, by way of Ballan, Fiery Creek, and the Grange, once a week, and bringing the return mail to either place within the week—E. B. Green	£890
From and to Port Fairy and Fiery Creek, once a week—Alex. Sprot	100
From and to Melbourne and Mount Macedon, once a week—William Bayes	75
From Melbourne to Hobson's Bay, twice a day, and from Hobson's Bay to Melbourne as often as vessels may arrive with mails—Frank Liardet ...	100
	1,165
Half cost of mail, to run twice a week, between Melbourne and Yass—E. B. Green	1,245
	2,410

Sum appropriated by the Legislative Council for this service for the year 1845..... 2,550

HENRY D. KEMP,
Postmaster.

Post Office, Melbourne,
4th November, 1844.

Colonial Secretary's Office,
Sydney, 31st October, 1844:

Rewards for the Discovery of Illicit Distillation.

HIS Excellency the Governor has been pleased to direct, that the following rules shall be established in rewarding persons who either directly or indirectly may give information to any Inspector of Distilleries or other officer of Government, leading to the seizure of an unlicensed still in any part of the colony; or information leading to the conviction of any person engaged, either as a principal or authorised agent, in any licensed distillery or rectifying establishment, of any offence against the laws which exist for their regulation; or to the discovery of any practices in or connected with such establishment by which the revenue is defrauded.

1. The reward to be paid will be a sum of not less than ten pounds nor more than fifty pounds, to be determined by the Governor according to the circumstances of each case, and the value of the seizure.

2. The person on whose information the seizure is made is the one entitled to the reward, but if information be given at the same time by two or more individuals, the persons giving it will be jointly or collectively entitled to the reward.

3. If separate information be given to different officers at or about the same time, or if from any other cause a difficulty arise in determining the party or parties entitled to the reward, their several claims will either be decided by the Governor or by the officers of the Government to whom they may by His Excellency be referred.

4. Expenses necessarily incurred in making any seizure, including remuneration to parties assisting in making it, are to be paid out of the reward in such manner as may have been previously agreed upon, or (if there has been no agreement) in such manner or in such proportions as the Governor may direct.

5. There being reason to believe that stills have occasionally been put up for the sole purpose of obtaining the reward promised for their discovery, no reward will in future be given for the discovery of any still which may seem to have been erected for such a purpose only.

6. In every case where a seizure may be made, the report forwarded to the Government respecting it is to be accompanied with an estimate of what the whole of the property seized may be expected to sell for; as well as an estimate of what the formation of the illicit distillery may have probably cost, and its capability of doing mischief.

7. These respective estimates are, in all possible cases, to be made by a board of officers, of which the seizing officer is not to be a member.

8. If the person giving information be a prisoner of the Crown, His Excellency will take into his most favourable consideration the claim of such person to the highest indulgence which can with propriety be granted to him.

9. The rewards and indulgence held out by this notice will, moreover, be in addition to the share in any penalty or seizure to which the informer may be entitled by the law of the colony.

10. The regulations respecting rewards for the discovery of Illicit Distillation, as contained in the notices from this Office, dated respectively the 8th December, 1842, and 29th April, 1844, are cancelled from this date.

By His Excellency's Command,

E. DEAS THOMSON.

*Superintendent's Office,
9th November, 1844.*

THE following gentlemen are appointed Trustees of the Savings' Bank of Port Phillip, in the room of Richard Henry Browne and Robert Martin, Esquires, and the Rev. Peter Gunn, resigned, viz.—

Edward Eyre Williams, Esq.,
William Byam Wilmot, Esq., M.D., J.P.,
Archibald M'Lachlan, Esq.

C. J. LA TROBE,
President.

Twenty-five Pounds Reward, or a Conditional Pardon.

WHEREAS it has been represented to the Government that divers nocturnal outrages, attended with serious destruction of property, have at different times, within the last eight or nine months, been committed upon the station of Mr. Robert Chamberlain, in the Port Fairy District, by certain ill-disposed persons at present unknown:—

Notice is hereby given, in His Excellency's name, that a Reward of twenty-five pounds will be paid any free person or persons communicating such information as may lead to the detection and conviction of the guilty parties; and that in the event of such information being given by a prisoner of the Crown, application will be made to Her Majesty for the allowance to him of a conditional pardon.

(Signed) C. J. LA TROBE.

Superintendent's Office,
Melbourne, 15th August, 1844.

Additional Reward of Twenty-five Pounds.

WE are authorised by a number of settlers and others, resident in the neighbourhood of Port Fairy, to offer a sum of twenty-five pounds sterling, in addition to the Government reward, to be paid to any person or persons communicating such information as may lead to the detection and conviction of the parties concerned in the nocturnal outrages committed on Mr. Chamberlain's station.

(Signed) WILLIAM CAMPBELL, J.P.
JNO. COX, J.P.

Belfast, 1st September, 1841.

*Clerk of Works' Office,
October 28th, 1844.*

Tenders Required.

TENDERS will be received at this office until December the 20th, from persons willing to contract for the supply of Hardware, &c., to the Colonial Government at Melbourne, Port Phillip, for the ensuing year 1845.

A list of the articles required, and all necessary information, can be obtained by applying at the above office any day between the hours of ten and four o'clock.

By order of His Honor the Superintendent,

JAMES RATTENBURY,
Clerk of Works.

*Clerk of Works' Office,
November 5th, 1844.*

Tenders Required.

TENDERS will be received at this office till December the 28th, from persons willing to contract for the supply of Firewood and fresh Water to the several Government Offices at Melbourne for the ensuing year, 1845.

All information can be obtained by applying at the above office, any day between the hours of ten and four o'clock.

By order of His Honor the Superintendent,

JAMES RATTENBURY,
Clerk of Works.

*Clerk of Works' Office,
October 28th, 1844.*

Tenders Required.

TENDERS will be received at this office until December the 20th, from persons willing to contract for Printing and Advertising for the Colonial Government at Melbourne, Port Phillip, for the ensuing year 1845.

Form of Tender can be seen, and all information obtained, by applying at the above office any day between the hours of ten and four o'clock.

By order of His Honor the Superintendent,

JAMES RATTENBURY,
Clerk of Works.

*Clerk of Works' Office,
October 28th, 1844.*

Tenders Required.

TENDERS will be received at this office until December the 20th, from persons willing to contract for the supply of Stationery, &c., to the Colonial Government at Melbourne, Port Phillip, for the ensuing year 1845.

A list of the articles required, and all information can be obtained by applying at the above office any day between the hours of ten and four o'clock.

By order of His Honor the Superintendent,

JAMES RATTENBURY,
Clerk of Works.

£5 Reward.

THE Mails despatched from Seymour towards the Ovens on Sunday, the 15th September, (including the Mail from Melbourne for Sydney of 14th September,) having been lost by the Mail Man during the night of Sunday, either on the road or in the bush near the road, at about five miles beyond Faithful's Creek; any person finding the said mail bags, and delivering them, with the seals unbroken, to the Postmaster at the nearest Post Office, shall receive the above reward.

By order of His Honor the Superintendent,

HENRY D. KEMP,
Postmaster.

Post Office, Melbourne,
28th September, 1844.

In the matter of the Insolvency of John Byng, of Melbourne, in the District of Port Phillip, and Colony of New South Wales, late Publican.

NOTICE is hereby given, that I, John Byng, the above-named Insolvent, do intend, on Wednesday, the first day of January 1845, at the hour of eleven o'clock, in the forenoon, to apply to William Verner, Esquire, Chief Commissioner of Insolvent Estates for the District of Port Phillip, that a certificate be granted to me in pursuance of the provisions of a certain Act of the Governor and Legislative Council of New South Wales, made and passed in the seventh year of the reign of her present Majesty Queen Victoria, No. 13, intituled "An Act to amend an Act intituled 'An Act for giving relief to insolvent persons, and providing for the administration of insolvent estates, and to abolish imprisonment for debt.'" And also of a certain other Act made and passed in the eighth year of the reign of Her present Majesty Queen Victoria, No. 6, intituled "An Act to further amend an Act intituled 'An Act for giving relief to insolvent persons, and providing for the administration of insolvent estates, and to abolish imprisonment for debt.'" Dated this twenty-first day of November, A.D., 1844.

JOHN BYNG.

IMPOUNDED at Pentridge, 21st November, 1844—

A dark brindle bullock, ear marked, I near ribs, an unintelligible brand near rump
A red cow, white on rump, cocked horns, CJ near ribs.

If not released, will be sold at the pound yard, at noon, 15th Dec., in accordance with Act of Council.

G. P. ANDERSON,
Poundkeeper.

4s. 3d.]

Kalkallo Pound, November 20th. 1844.

THE sale of a dark brown filly, with tanned muzzle, and long tail, a blotch brand supposed to be a small circle on the off shoulder, advertised to be sold this day, is postponed till the 20th instant, at noon.

T. JOHNSON,
Poundkeeper.

IMPOUNDED at Mount Macedon, Nov. 17, 1844—

One bay mare, black points, grey hairs on the shoulder and back, l-j C off shoulder, CS supposed off neck.

If not claimed on or before the 8th day of December, she will be sold at the pound yard according to the act of council.

HENRY FARRELL,
Poundkeeper.

4s.]

IMPOUNDED at Pentridge, 13th November 1844—

A yellow sided cow, O off thigh, E near rump
O
A red sided heifer, E near rump, progeny of above

Impounded on 18th.

A dark brown bullock, spread horns, 5 off thigh
G

If not released, they will be sold at the pound yard at noon, 7th and 13th December, in accordance with act of council.

G. P. ANDERSON,
Poundkeeper

5s.]

IMPOUNDED at Melbourne, on Nov. 19, 1844—

One brindle and white working bullock, off rump > B conjoined, an illegible brand underneath, off ribs supposed JH conjoined or W.

If not claimed and expenses paid on or before the 13th day of December, to be sold at the pound yard according to the act of council.

G. SCARBOROUGH,
Poundkeeper.

4s.]

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