



NEW SOUTH WALES

GOVERNMENT GAZETTE,

Published by Authority.

TUESDAY, JUNE 10, 1845.

*Colonial Secretary's Office,
Sydney, 9th June, 1845.*

OCCUPATION LICENSES.

AT Eleven o'clock, of Thursday, the 17th of July next, the Colonial Treasurer will put up to Auction, at the Colonial Treasury, in Sydney, the Licenses to occupy, under the Regulations of 21st August, 1841, the following portions of Land, for one year, from the 1st August, 1845.

Further information respecting the Land may be obtained from the Surveyor General, and respecting the conditions from the Colonial Treasurer.

The upset price of each lot is £5 per section of 640 acres.

1. MURRAY, 850, Eight hundred and fifty acres, parish unnamed, near Yass; bounded on the north by John Terry Hughes' 800 acres; on the east and west by the southerly continuation of the section lines forming the eastern and western boundaries of that land; and on the south by a section line. (45-80.)

2. MURRAY, 800, Eight hundred acres, parish unnamed, near Yass; bounded on the east by part of lot 1 and J. T. Hughes' 800 acres; on the north by Joshua Clarke's 800 acres; and on the west and south by section lines. (45-80.)

3. MURRAY, 640, Six hundred and forty acres, parish unnamed, near Yass; bounded on the north by lot 2; on the east by lot 1; and on the south and west by section lines. (45-80.)

4. MURRAY, 640, Six hundred and forty acres, parish unnamed, near Yass; bounded on the east by lot 3; and on the remaining sides by section lines. (45-80.)

5. MURRAY, 640, Six hundred and forty acres, parish unnamed, near Yass; bounded on the south by lot 4; on the east and west by section lines; and on the north by John Terry Hughes' 640 acres. (45-80.)

6. MURRAY, 640, Six hundred and forty acres, parish unnamed, near Micaligo Plains; bounded on the south by the second section line north of Joanna Keefe's 1300 acres grant; on the west by the section line passing through that land near the north-east corner; and on the north and east by section lines. (45-81.)

7. MURRAY, 640, Six hundred and forty acres, parish unnamed, near Micaligo Plains; bounded on the south by lot 6; and on the remaining sides by section lines. (45-81.)

8. MURRAY, 880, Eight hundred and eighty acres, parish unnamed, near Gundaroo; commencing at the Yass River, at the south-east corner of a measured portion of 910 acres; and bounded on the north by part of that land, being a line west 51 chains; on the west by a measured portion of 640 acres, being a line south 80 chains; on the south by unlocated land and by a measured portion of 640 acres, being a line east 146 chains to the Yass River; and on the east and north by the Yass River to the south-east corner of the measured portion of 910 acres aforesaid. (45-82.)

9. MURRAY, 800, Eight hundred acres, parish unnamed, near Majurygong; bounded on the south by Waroo Creek; on the east by G. Barber's 960 acres purchase; and on the north and west by section lines. (45-83.)

10. MURRAY, 640, Six hundred and forty acres, parish unnamed, near Majurygong; bounded on the west by part of G. Barber's 960 acres and the southerly continuation of the section line forming the eastern boundary of that land; and on the remaining sides by section lines. (45-83.)

11. MURRAY, 640, Six hundred and forty acres, parish unnamed, near Majurygong; bounded on the north by lot 10; and on the remaining sides by section lines. (45-83.)

12. MURRAY, 1010, One thousand and ten acres, parish unnamed, on Morumbateman Creek; commencing on Morumbateman Creek, at the north-west corner of a measured portion of 740 acres; and bounded on the south by part of that land, being a line bearing east 14 chains; on the east by a line bearing north 160 chains; on the north by a line bearing west 80 chains; on the west by a measured portion of 1265 acres, being a line bearing south 76 chains to Morumbateman Creek; and on the south-west by that creek to the north-west corner of a measured portion of 740 acres aforesaid. (45-84.)

13. KING, 640, Six hundred and forty acres, parish unnamed, at the Old Man's Gonyah Creek, near Wallah Wallah; bounded on the north by the third section line south of H. Kelly's 640 acres; on the east by the southerly continuation of the section line forming the east boundary of that land; and on the south and west by section lines. (45-85.)

14. KING, 640, Six hundred and forty acres, parish unnamed, at Hovell's Creek; bounded on the west by that creek; on the north by the first section line south of A. Robertson's 640 acres purchase on that Creek; and on the east and south by section lines. (45-86.)

15. KING, 700, Seven hundred acres, parish unnamed, at Phill's Creek; bounded on the east by Geeringraraman or Phill's Creek; on the north by the third section line south of the confluence of that creek with Hovell's Creek; and on the west and south by section lines. (45-87.)

16. KING, 640, Six hundred and forty acres, parish unnamed, at Phill's Creek; bounded on the north by the easterly continuation of the section line forming the southern boundary of lot 15; on the west by Geeringraraman or Phill's Creek; and on the south and east by section lines. (45-87.)

17. KING, 800, Eight hundred acres, parish unnamed, at Blakeney Creek; bounded on the north by Blakeney Creek; on the east by the third section line west of the confluence of that creek with the Lachlan River; on the south by a section line; and on the west by a village reserve. (45-88.)

18. KING, 1000, One thousand acres, parish unnamed, near Nelanglo; bounded on the north by Nelanglo Creek; on the west by John Johnson's 850 acres and a section line; on the south by Robert Campbell's 760 acres purchase; and on the east by a measured section of 640 acres and a section line. (45-89.)

19. KING, 700, Seven hundred acres, parish unnamed, near Wallah Wallah; bounded on the north by the first section line south of the confluence of the Crookwell with the Lachlan River; on the east by the Lachlan River; and on the south and west by section lines. (45-90.)

20. KING, 640, Six hundred and forty acres, parish unnamed, near Gundaroo; bounded on the south by part of Cadell's 810 acres purchase; on the west by the Yass River; and on the north and east by section lines. (45-91.)

21. KING, 640, Six hundred and forty acres, parish unnamed, near Narrawa; bounded on the south by the first section line north of J. Jamison's 640 acres; on the east and west by the northerly continuation of the section lines forming the north and south boundaries of that land; and on the north by a section line. (45-92.)

22. KING, 640, Six hundred and forty acres, parish unnamed, at Crosbie's Creek, near Boorowa River; bounded on the north by a village reserve; on the east by the first section line west of Thomas Small's 1130 acres purchase; on the south by the westerly continuation of the section line forming the southern boundary of that land; and on the west by a section line. (45-93.)

23. ST. VINCENT, 640, Six hundred and forty acres, parish unnamed, near Durra Durra; bounded on the south by W. Davis' 400 acres; on the west by Stewart Ryrie's 640 acres and part of D. Ryrie's 640 acres; and on the north and east by section lines. (45-94.)

24. ST. VINCENT, 640, Six hundred and forty acres, parish unnamed, at Quernard Forest, situated about ten miles north of the crossing of the road from Braidwood to Huskisson, on the Beulea or Endrick River, and about six miles south of the Shoalhaven Gully; bounded on all sides by section lines. (45-95.)

25. ST. VINCENT, 600, Six hundred acres, parish unnamed, at Cyne Mallowes, Clyde River, the village reserve of Nillarin; bounded on the east by the Clyde River; on the south by Nillarin Creek, a section line, and part of Francis Moylan's 640 acres grant; and on the west and north by section lines. (45-96.)

26. DURHAM, 640, Six hundred and forty acres, parish unnamed, near Dungog; bounded on the north by part of the Dungog reserve; on the east by part of Mackay's grant; on the south by Mackay's 850 acres and a section line; and on the west by Anley's grant. (45-97.)

27. DURHAM, 640, Six hundred and forty acres, parish unnamed, near Dungog; bounded on the east by the Dungog reserve; on the north by part of Brown's 1280 acres grant; on the west by a section line; and on the south by part of Anley's grant. (45-97.)

28. DURHAM, 640, Six hundred and forty acres, parish unnamed, near Dungog; bounded on the east by lot 27; on the south by part of Anley's grant; on the west by part of Mackay's 2560 acres; and on the north by a section line and Brown's 1280 acres. (45-97.)

29. DURHAM, 640, Six hundred and forty acres, parish of Althorpe, bounded on the south by George Blaxland's 500 acres grant; on the west by Turnbull's grant; on the north by Blaxland's 640 acres; and on the east by a section line. (45-98.)

30. DURHAM, 640, Six hundred and forty acres, parish of Wynn; bounded on the west by lot 29; on the south by John Blaxland's 1000 acres; on the east by G. Bowman's 1274 acres; and on the north by a section line. (45-98.)

31. DURHAM, 640, Six hundred and forty acres, parish of Wynn; bounded on the south by lot 30; on the west by Blaxland's 640 acres; on the north by part of Saddler's grant; and on the east by a section line. (45-98.)

32. DURHAM, 640, Six hundred and forty acres, parish of Althorpe; bounded on the east by George Blaxland's 640 acres purchase; on the south by the grants of Turnbull and Loder; and on the west and north by section lines. (45-98.)

33. DURHAM, 640, Six hundred and forty acres, parish of Althorpe; bounded on the south by lot

32; on the east by Blaxland's 640 acres; and on the north and west by section lines. (45-98.)

34. DURHAM, 640 Six hundred and forty acres, parish of Althorpe; bounded on the east by lot 33; on the north by a section line and part of Ogilvie's 2000 acres grant; and on the west and south by section lines. (45-98.)

35. DURHAM, 640, Six hundred and forty acres, parish of Althorpe; bounded on the north by lot 34; on the east by lot 32; on the south by J. and G. Blaxland's 1220 acres purchase; and on the west by a section line. (45-98.)

36. DURHAM, 900, Nine hundred acres, parish unnamed, near the head of Hunter's River; bounded on the north-east by Hunter's River; on the west by the third section line west of Mrs. Keith's 640 acres grant, at Mamaean; and on the south and east by section lines. (45-99.)

37. GLOUCESTER, 850, Eight hundred and fifty acres, parish unnamed, at Bealgarah, Barnard River; bounded on the north by the Barnard River; and on the remaining sides by section lines, situate about 21 miles from the junction of that river with the Manning. (45-100.)

38. GLOUCESTER, 1100, Eleven hundred acres, parish unnamed, at the Maclean River, at the confluence of the northern and southern branches; and bounded on the north by the Maclean River, (north branch); on the east by the southern branch; and on the south-west, and again on the north by section lines. (45-101.)

39. GLOUCESTER, 1000, One thousand acres, parish unnamed, at the Maclean River; bounded on the north by lot 38; on the east by the southern branch of the Maclean River; and on the south and west by section lines. (45-101.)

40. GLOUCESTER, 640, Six hundred and forty acres, parish unnamed, at the Maclean River; bounded on the north by lot 39; on the east by the south branch of the Maclean River; and on the south and west by section lines. (45-101.)

41. GEORGIANA, 950, Nine hundred and fifty acres, parish unnamed, opposite Ninby Ninby, the Glengarry village reserve; bounded on the south-west by the Lachlan River; on the south by the first section line north of G. T. Potter's 906 acres purchase; and on the east and north by section lines. (45-102.)

42. GEORGIANA, 1150, One thousand one hundred and fifty acres, parish unnamed, near Dirt-hole Flat; bounded on the south by the section line north of John Jamison's 782 acres; on the west by the Lachlan River; and on the north and east by section lines. (45-103.)

43. NORTHUMBERLAND, 640, Six hundred and forty acres, parish of Vere; bounded on the west and south by the northerly and easterly continuation of the section lines forming the north and east boundaries of John Blaxland's 2560 acres; on the east by Church land; and on the north by a section line. (45-104.)

44. HUNTER, 640, Six hundred and forty acres, parish unnamed, near Colo, on the Bulga; bounded on the west by the fourth section line east of the confluence of Wolomi Creek with the Colo; on the south by the first section line north thereof;

and on the east and north by section lines. (45-105.)

45. COOK, 1150, One thousand one hundred and fifty acres, parish unnamed, near Kowmung, at the confluence of Cedar Creek with Cox River; bounded on the south-east by Cox River; on the east by the first section line east of the confluence of that creek with Cox River; and on the north-west and south by section lines.

By His Excellency's Command,

E. DEAS THOMSON.

Colonial Secretary's Office,

Sydney, 9th June, 1845.

OCCUPATION LICENSES.

AT Eleven o'clock, of Thursday, the 17th day of July next, will be put up to Auction, at the Police Office, Bathurst, the Licenses to occupy, under the Regulations of 21st August, 1841, the following portions of Land, for one year, from the 1st August, 1845.

Further information respecting the Land may be obtained from the Surveyor General, and respecting the conditions from the Colonial Treasurer and at the Police Office of the District.

The Upset price of each lot, is £5 per section of 640 acres.

1. BATHURST, 640, Six hundred and forty acres, parish of Lennox, near Cöolumbaloo; bounded on the south by the section line forming the parish boundary; on the east by the second section line west by J. Piper's 641 acres at Killongbutta; and on the north and west by section lines. (45-110.)

2. BATHURST, 640, Six hundred and forty acres, parish of Waldegrave; bounded on the north by the first section line south of J. B. Richards' 640 acres; on the east by the second section line east of a measured portion of 640 acres at Bemro Swamp; and on the south and west by section lines. (45-111.)

3. ROXBURGH, 640, Six hundred and forty acres, parish unnamed, at Round Swamp; commencing near the head of Round Swamp, or Jack Hall's Creek; bounded on the north by the first section line south of J. Dargin's 640 acres purchase; on the west by the southerly continuation of the section line forming the east boundary of that land; on the south by the village reserve and a section line; and on the east by a section line. (45-112.)

4. ROXBURGH, 1000, One thousand acres, parish of Eusdale, at the Fish River; bounded on the south by the Fish River; on the east by Wade's purchase and a section line; and on the west and north by section lines. (45-113.)

5. GEORGIANA, 640, Six hundred and forty acres, parish unnamed, near Gilmardike Creek; bounded on the north by the third section line south of Joseph Pye's 1180 purchase on Campbell's River; on the east by the southerly continuation of the section line forming the western boundary of that land; and on the south and west by section lines. (45-114.)

By His Excellency's Command,

E. DEAS THOMSON.

Colonial Secretary's Office,
Sydney, 9th June, 1845.

OCCUPATION LICENSES.

AT Eleven o'clock, of Thursday, the 17th day of July next, will be put up to Auction, at the Police Office, Goulburn, the Licenses to occupy, under the Regulations of 21st August, 1841, the following portions of Land, for one year, from the 1st August, 1845.

Further information respecting the Land may be obtained from the Surveyor General, and respecting the conditions from the Colonial Treasurer, and at the Police Office of the District.

The upset price of each lot is £5 per section of 640 acres.

1. ARGYLE, 1220, One thousand two hundred and twenty acres, parish unnamed, near Jerralong; bounded on the north by the first section line south of the confluence of Nadjigomar Creek with the Budjong Creek; on the west by the first section line east of the same; and on the south and east by section lines, exclusive of a measured portion of 60 acres, the area of which is deducted. (45-107.)

2. ARGYLE, 900, Nine hundred acres, parish unnamed, at the head of Merrigan Creek, Lake Bathurst; bounded on the north-west by Merrigan Creek; on the east by Sherwin's 1117 acres purchase and a southerly continuation of the section line forming the western boundary of that land; and on the south and west by section lines. (45-108.)

3. GEORGIANA, 640, Six hundred and forty acres, parish unnamed, near Bolong, near Bug-bug Creek, Abercrombie River; bounded on the south by the fourth section line north of R. C. Lethbridge's 2560 acres, near Bolong; on the west by the first section line east of the western boundary of the same; and on the east and north by section lines. (45-109.)

By His Excellency's Command,

E. DEAS THOMSON.

Colonial Secretary's Office,
Sydney, 9th June, 1845.

OCCUPATION LICENSE.

AT Eleven o'clock of Thursday, the 17th day of July next, will be put up to Auction, at the Police Office, Hartley, the License to occupy, under the Regulations of 21st August, 1841, the following portion of Land, for one year, from the 1st August, 1845.

Further information respecting the land may be obtained from the Surveyor General; and respecting the conditions from the Colonial Treasurer, and at the Police Office of the District.

Upset price £5 per section of 640 acres.

1. WESTMORELAND, 640, Six hundred and forty acres, parish of Thornshope, near Evans' Crown; bounded on the west by part of Robert Brooks' 2000 acres grant; on the north by the first section line south of the north boundary of that land; and on the east and south by section lines. (45-115.)

By His Excellency's Command,

E. DEAS THOMSON.

Colonial Secretary's Office,
Sydney, 9th June, 1845.

CONDITIONAL PARDON.

HIS Excellency the GOVERNOR directs it to be notified, that the Right Honorable the Secretary of State for the Colonies has transmitted in his Despatch of the 4th December, 1844, No. 44-169, a Conditional Pardon, which Her Majesty has been graciously pleased to grant to John Collier, by the ship 'Morley' 5.

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

Colonial Secretary's Office,
Sydney, 9th June, 1845.

CONDITIONAL PARDON.

HIS Excellency the GOVERNOR directs it to be notified, that the Right Honorable the Secretary of State for the Colonies has transmitted in his Despatch of the — December, 1844, No. 44-170, a Conditional Pardon, which Her Majesty has been graciously pleased to grant to George Phillis, by the ship 'Mangles' 7.

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

Colonial Secretary's Office,
Sydney, 7th June, 1845.

PROVISIONS IN THE DISTRICT OF
NEWCASTLE, FOR 1845.

THE Contractor for furnishing Supplies, &c., for the Colonial Service, in the District of Newcastle, having (according to agreement,) given three months' notice that his Contract will terminate on 31st August next; Notice is hereby given, that Tenders will be received, until Monday, the 7th day of July next, at Twelve o'clock, for furnishing from the 1st September to the 31st December, 1845, (both days inclusive,) the required supplies, the particulars of which, and the conditions are specified in the Notice from this Office, dated 17th September, 1844.

Persons tendering, or their agents, are requested to attend at this Office, on the day appointed for opening the Tenders.

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

Colonial Secretary's Office,
Sydney, 19th May, 1845.

PROVISIONS IN THE DISTRICT OF
MAITLAND.

THE Contractor for furnishing supplies, &c., for the Colonial Service, in the District of Maitland, having (according to agreement) given three months' notice that his contract will terminate on the 31st August next; notice is hereby given, that tenders will be received until Monday, the 7th day of July next, at 12 o'clock, for furnishing from the 1st September, to the 31st December, 1845, (both days inclusive) the required

supplies, the particulars of which, and the conditions, are specified in the notice from this Office, dated 17th September, 1844.

Persons tendering, or their agents, are requested to attend at this Office on the day appointed for opening the tenders.

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

Colonial Secretary's Office,
Sydney, 28th May, 1845.

PROVISIONS.—DISTRICT OF WINDSOR,
FOR 1845.

THE Contractor for furnishing supplies, &c., for the Colonial Service, in the District of Windsor, having (according to agreement,) given three months notice that his Contract will terminate on the 31st of August next; Notice is hereby given, that Tenders will be received at this Office, until Monday, the 7th day of July next, at 12 o'clock, for furnishing, from the 1st September to the 31st December, 1845, both days inclusive, the required supplies, the particulars of which, and the conditions, are specified in the Notice from this Office, dated 17th September, 1844.

Persons Tendering, or their Agents, are requested to attend at this Office on the day appointed for opening the Tenders.

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

Just Published, and on Sale at the GOVERNMENT PRINTING OFFICE.—Price 1s. 6d.

THE MERCHANT SEAMEN'S ACT; being an Act intituled, "An Act to consolidate and amend the laws relating to Merchant Seamen; and for keeping a Register of Seamen." [7 and 8 Victoria, cap. 92.]

Also, on Sale as above.—Price 6d.

A TABLE of the NEW WHARFAGE RATES.

WILLIAM JOHN ROW,
Government Printer.

April 14, 1845.

STATEMENT of the various descriptions of GRAIN held by Government, on the 1st June, 1845:—

Wheat, bushels..... 39,014
Maize do..... 6,640

JOHN BUCHANAN,
Colonial Storekeeper.

FORFEITED GOODS.

THERE will be sold by Auction, at the Police Office, Maitland, on the 13th day of June, at 12 o'clock.

About 58 gallons of spirits; a quantity of old tin; and a variety of empty casks, &c.

Terms—Cash.

No 46. JUNE 10, 1845.—2

TABLE of RATES to be charged for Trespass of Cattle, and the Sustenance thereof, whilst Impounded in the District of Windsor, under the provisions of the Act of the Governor and Council, 4 William IV., No. 3.

Description of Cattle, &c., Trespassing.	In any forest, open pasture land, or open stubble, after grass, or other unenclosed land.		In any paddock of grass (in any garden, uncultivated meadow, or growing crop of any kind, enclosed by a good and substantial fence.		Amount to be charged daily for sustenance while impounded.	
	s.	d.	s.	d.	s.	d.
For every horse, mare, gelding, colt, filly, ass, mule, bull, cow, ox, heifer, steer, calf.....	0	6	1	0	2	6
For every ram, ewe, sheep, lamb or goat.....	0	0½	0	1	0	0½
For every pig.....	0	6	1	0	2	6

Fixed by the Justices in Petty Sessions assembled at Windsor, on the 31st day of May, 1845.

GEORGE THOMAS WYATT,
Clerk of Petty Sessions.

E. DEAS THOMSON, Colonial Secretary.

Allowed by His Excellency the Governor,

SUPREME COURT RULES.

THE following General Rules and Orders of the Supreme Court of New South Wales, in its Equitable Jurisdiction, having been made by their Honors the Judges, are published for general information.

SAMUEL FREDERICK MILFORD,
Master in Equity.

Master's Office,
4th June, 1845.

In the Supreme Court of New South Wales.

EQUITABLE JURISDICTION.

Monday, the 2nd day of June, one thousand eight hundred and forty-five.

GENERAL RULES AND ORDERS, &c.

(Certain Rules repealed.)

1. It is ordered, that on and from the 1st day of July next, the 20th, 21st, and 22nd of the Standing Rules of this Court, in its Equitable Jurisdiction, made and published in the year 1838, and the 29th of the same Rules; and also the 3rd of the General Rules, made on the 26th of August, 1841; and the 4th of the Rules, made on the 17th day of July, 1843, shall be repealed; and the Rules next following to No. 7 inclusive, shall be in force; but any plaintiff may avail himself of such last-mentioned Rules, before the said 1st day of July, instead of the Rules then to be repealed, if he shall think fit so to do.

(How evidence shall be taken.)

2. In all cases where the plaintiff or defendant shall be desirous of examining witnesses, who, according to the practice of the High Court of Chancery, would be there examined before an examiner, such witnesses shall be summoned, according to the mode of summoning witnesses at common law, to appear and give evidence before the Master in Equity of this Court; and every such witness shall then be sworn and examined, (and if the opposite party think fit, cross-examined,) *visa voce*, before the said Master; in the presence of all persons who may think fit to attend, in like manner as at a trial *in nisi prius*; all such evidence to be proceeded with and taken continuously (as far as may be,) during the usual hours of business, *de die in diem*, until completed: Provided that the Master or his Clerk shall take down the evidence of every such witness in writing, and cause the same to be signed by him before his departure; but no person shall be entitled to a copy of any examination, or any part thereof, until the whole of the evidence in the cause shall have been completed; and no exhibit shall hereafter be proved at the hearing, but under a commission only, or *visa voce*, before the master: Provided that any exhibit may be proved by affidavit, (sworn before him, or any Commissioner for affidavits,) in any case in which the same might be so proved in the High Court of Chancery in England.

(Admissibility of evidence.)

3. In case an objection be taken before the Master, to the admissibility of any evidence, or of any question to a witness under examination or cross-examination, he shall have power to decide thereon, subject, nevertheless, to such order by the

Primary Judge, on motion for that purpose, either at or before the hearing, as he shall think just: Provided that in every case where the Master shall entertain any doubt as to such evidence or question, he shall receive the same, taking down in writing the question proposed, and the answer to it, (or the evidence only, as the case may be,) and noting in the margin, the objection taken thereto, and the ground thereof.

(Examination at instance of Plaintiff.)

4. When the plaintiff intends to examine witnesses before the Master, he shall obtain from him on taking out the subpoena to rejoin, (or the last of such subpoenas, if more than one,) an appointment, fixing some day certain, at the discretion of the said Master, on which the examination, (together with that of the defendant's witnesses, if any,) shall take place; which shall not be earlier than ten days after service of such subpoena, (or after service of the last of such subpoenas, if more than one,) nor later than six weeks after the filing of the replication, (or of the last replication, if more than one;) and the plaintiff shall, together with such subpoena or subpoenas, serve the defendant or defendants with a notice or notices of such appointment.

(The like at Defendant's instance.)

5. Where the plaintiff shall serve any defendant with a subpoena to rejoin, without any such notice, he shall not (except by commission,) examine any witness: and if the defendant shall be desirous of examining witnesses before the Master, he shall obtain an appointment for that purpose, attendable in like manner on any day within the time allowed as aforesaid, for the examination of witnesses, on an appointment at the instance of the Plaintiff; of which appointment, the defendant obtaining the same shall cause notice to be served, on all parties to the suit entitled thereto, four clear days at the least before the day of examination.

(Examination by Commission.)

6. Where any party shall proceed by Commission, for the examination of witnesses, he shall cause notice of the time and place of such examination, to be served on the parties entitled to notice, ten days at the least before the day of examination; and shall also give every such party an attested copy of the interrogatories, four clear days before such examination, with a list and short description of all documents intended to be then proved; and every such commission shall be returnable on some day to be fixed in each case by the Master, and shall, with the examination of witnesses under the same, be returned to the Master's Office, in like manner as answers taken in the country are now returnable in this Court: Provided that no Commission for the examination of witnesses, shall be executed at any place within one hundred and twenty miles of Sydney, without special order for that purpose.

(Miscellaneous provisions.)

7. All interrogatories for the examination of witnesses under any such commission, and the examination of the witnesses thereon, may be engrossed on paper; and all such fees as are payable in England, in respect of and relating to the examination of witnesses, shall be payable in that behalf in this Court, in the Master's Office; and in taxing costs, the Master shall allow thirteen shillings and four pence to the solicitor, *per diem*, for attending the examination; and four pence per folio, for each

copy of the evidence, annexed to the brief; but no charge shall be allowed for instructions for brief.

(Dismissal of Bill.)

8. The 19th of the Standing Rules of this Court, in Equity, is hereby ordered to be amended, by omitting all the latter part of the said Rule, from the word "unless" inclusively; and substituting for the same, the following; "unless the Court shall, on cause shewn, make special order to the contrary; on such terms, as to proceeding in the cause, and otherwise, as to the Court shall seem just."

(Adoption of English Rules.)

9. From and after the first day of July next, the several Rules and Orders of the High Court of Chancery which were in force in England on the first day of July 1842, (except in so far as the same may be inconsistent with the present Rules, or with the Standing Rules of this Court, in its Equitable Jurisdiction, now in force, and not hereby repealed, or any of them,) shall be in force and adopted, in and with respect to all suits and proceedings in Equity, in this Court; and the 7th of the General Rules in Equity made on the 21st day of January 1841, shall be amended accordingly, by substituting "July 1842" for "January 1838" in that Rule.

(Adaptation of said Rules.)

10. Wherever in any of the Standing Rules now in force, or in any form directed to be used, in this Court, in its Equitable Jurisdiction, the words "In Chancery" or the words "Chief Clerk" are used, the words "In Equity" or "Master in Equity" (as the case may be) shall be substituted; and where, in any Rule of the High Court of Chancery, or any Act of Parliament in force in this Colony, with respect to proceedings in Equity, the prison of the Court of Chancery is referred to, or the *London Gazette* is mentioned, the same shall (for all purposes connected with proceedings in Equity in this Court,) be construed and taken as if the words "Her Majesty's Gaol at Darlinghurst" or "the *Government Gazette*" (as the case may be) had been used. And the Master in Equity of this Court shall, by himself or his Clerks, in respect of all proceedings in Equity in this Court, perform all the duties which are now discharged in England, in respect of proceedings in the High Court of Chancery, by the several masters, examiners, registrars, and clerks, of or in that Court; and the Solicitors of this Court shall perform the like duties, and have the same rights, as Solicitors in the High Court of Chancery now perform and have.

(Multifariousness or defect of parties.)

11. No objection shall be taken by a defendant to any bill hereafter filed, for multifariousness, or misjoinder of parties, except by demurrer or plea; or for the nonjoinder of any party, except by demurrer or plea, or by suggestion in the answer, specifying (by name or description) the parties to whom the objection applies; and in such last mentioned case, if the plaintiff neglect to set the cause down on such objection, within the time limited by the rule in that behalf, in force in England, No. 39, of Rules 26th August 1841, the defendant may himself do so, at any time within eight days next following; and no demurrer (for whatever cause) shall be hereafter filed, without a memorandum at the foot, stating shortly, in substance, the ground or grounds thereof, or the point or points intended to be relied

on; of which memorandum a copy shall be served, together with the copy of such demurrer.

(Copies of Affidavits, &c.)

12. The 29th of the present Standing Rules is hereby repealed; and after the publication of this Rule, no Office Copy of any affidavit shall be necessary, for the purposes of any motion or petition, either in support of or in opposition thereto: Provided that every Affidavit, intended to be used in support of any such motion or petition, shall be filed with the master, and a copy thereof served on the opposite party, forty-eight hours at the least before the hearing; and that all affidavits in opposition shall be filed, and copies thereof served, before such hearing.

(Filing of Pleas, &c.)

13. From and after the first day of July next, the 13th of the Standing Rules shall be amended as follows:—The Plaintiff shall have *eight* days after service upon him of the copy of any plea or demurrer, for setting down such plea or demurrer for argument: provided that he so set it down for the then next Court day, or the Court day next but one following; and that of such day, he give to the defendant not less than four clear days notice. No demurrer, plea, or answer shall hereafter be deemed filed, until the attested copy thereof required by the said rule, shall have been served. Lastly, where a plea or demurrer shall be allowed, in default of the setting down of the same as aforesaid, the defendant shall have his full costs of suit, to be taxed by the master as of course.

(Defendant in custody for want of answer.)

14. No order shall hereafter be necessary, for the issue of any attachment for want of an answer; and when any defendant shall be taken on such attachment, he may at any time (whether before or after committal thereon, and without prejudice to the taking of bail, if not committed,) apply to the Court or Judges, by motion or petition, supported by affidavit, of which no copy need be served, or notice given, setting forth that he is unable by reason of poverty to employ a Solicitor and Counsel to prepare his answer in due form, and praying that he may be allowed to answer by examination before the master; and thereupon an order may be made by the Judge hearing such motion or petition, for the taking of such examination, on such day as he shall appoint; of which day twenty-four hours notice at the least shall be given, to the Plaintiff's Solicitor; and on the day so appointed (the defendant, if in actual custody, being brought up by *habeas corpus* for that purpose) the Master shall proceed to examine such defendant on oath, and take his answer to the Bill in writing, together with such defence (if any) as he may have thereto, in the presence of the plaintiff or his Solicitor, if he shall think fit to attend; and if the Master upon such examination shall deem the answer sufficient, the defendant shall sign the same, and the Master shall sign and file a certificate of such sufficiency, upon which the defendant shall be discharged as to his contempt, on payment or tender of the costs thereof: and every writ of *habeas corpus* issued under this Rule may be so issued without order, as of course.

(Insufficient answers.)

15. Whenever, after the passing of these Rules, exceptions shall be taken to any defendant's answer for insufficiency, and the same shall be reported

insufficient, and no exceptions shall be taken to the Master's Report, the plaintiff (instead of requiring a further answer, as at present) may obtain an order, as of course, at any time after expiration of the time for filing such last mentioned exceptions, for the defendant's examination before the Master, on a day to be appointed for that purpose; of which day forty-eight hours notice shall be given such defendant, by delivery of an attested copy of such order; and on the day so appointed, the defendant shall attend and be examined *viva voce*, on oath, before the said Master, (as to the several matters insufficiently answered,) by the Plaintiff's Solicitor or Counsel; the defendant being also attended by his Solicitor and Counsel, if he shall think fit, for the purpose of watching such examination, and of arguing as to the relevancy or propriety of any question, and the sufficiency of the answers given; and such examination being reduced to writing, shall be signed by the defendant; and if deemed by the Master a sufficient further answer, he shall so report of the same, or if otherwise, that the defendant is in contempt for want of an answer: but exceptions may be filed to such Report in like manner as to the Master's Report of the sufficiency or insufficiency of a defendant's answer, in the ordinary course.

(Affirmation in lieu of Oath.)

16. Where the defendant is or would be by law entitled, to answer upon his solemn affirmation, in lieu of an Oath, he shall be examined under the two preceding Rules respectively upon such affirmation, notwithstanding the word Oath used therein.

(Address of Bills, &c.)

17. All proceedings in this Court, in its Equitable Jurisdiction, shall be intitled "*In the Supreme Court of New South Wales, In Equity.*" and all Bills and Petitions shall be addressed to the Chief Justice, and the Puisne or Assistant Judges at Sydney, for the time being: Provided that all decrees shall be signed, and all such Petitions be answered, by the Primary Judge in Equity only; or the Judge acting in his absence for him.

(Fee for taxing.)

18. After the first day of July next, two per cent only shall be taken by the Master, on the taxation of Bills of costs; instead of four per cent as at present.

(Appeals.)

19. After the passing of these Rules, no appeal from the Primary Judge, or Judge acting in any case for him; to the full Court, shall be by petition, except in cases where, according to the practice of the High Court of Chancery, the appeal to the Lord Chancellor, from a decree or order of the Vice Chancellor, would be by petition; but (except as aforesaid) such appeal shall be by a note or memorandum, filed in the Office of the Master, and intitled in the cause, stating simply that the party appeals; setting forth shortly, the proceeding on which the question or matter arose, and the substance (only) of the order or decision appealed from, with that to which he submits that he was and is entitled; and no notice of a party's intention to appeal, shall hereafter in any case be necessary, (notwithstanding the Rule made on the 14th of January 1841,) where a petition of appeal is not necessary; nor, where that is necessary, if the petition be filed within seven days after the decision; and after the passing of these Rules, no copy of the decree or order appealed from

need, in any case, be annexed to the appeal; but a copy thereof shall be left with the Master or his Clerk, for the use of the Judges, two days before the hearing.

(Practice thereon generally)

20. In all respects not otherwise provided for, either by the preceding Rule, or the General Rules of the 14th of January 1841, or by the Acts of Council in that behalf, (4 Vict. No. 22, and 5 Vict. No. 9,) the Rules and practice in force at Westminster, with respect to re-hearings before the Lord Chancellor, of causes or matters decided by the Vice Chancellor, (the same being strictly appeals, in the nature of re-hearings,) shall be in force and adopted in this Court.

(Insolvency. Supplemental Bill.)

21. After the passing of these Rules, the form and mode of proceeding in this Court by or against the Assignee or Trustee of any Insolvent person, under section 56 of the Insolvent Act of this Colony, for the purpose of continuing, or having the benefit of any suit in Equity, instituted by or against such person before he became Insolvent, shall be by *Supplemental Bill*; which shall be deemed and taken to be a suggestion of such person's Insolvency, within the meaning of that section.

ALFRED STEPHEN, C.J.
J. N. DICKINSON.
WILLIAM A' BECKETT.

NOTICE is hereby given, that Mr. Bernard Stimpson, has this day been appointed Keeper of the Public Pound at Conounder, on the Belubala Rivulet, in the District of Carcoar, in the room of Mr. John Livingstone, resigned.

By order of the Bench,
D. SMITH, Clerk of Petty Sessions.

Police Office, Carcoar,
2nd June, 1845.

A Person named Thomas Muldoon, blacksmith, residing at Penshurst, Upper Paterson, having disappeared from his home under suspicious circumstances, any information regarding him is requested to be communicated to John Brown, Esquire, J.P., Gresford.

By order of the Bench of Magistrates,
ROBERT STÜDDERT,
Clerk of Petty Sessions.

Police Office, Paterson,
5th June, 1845.

A mare of the following description being now in charge of the Police, at Murrurundi, on suspicion of having been stolen, and found in hobbles; any person having lost the same is requested to apply, without delay, to the undersigned; if not claimed within thirty days from the date of this advertisement, she will be sold.

One black mare, small star in forehead, blind of the right eye, switch tail, about fifteen hands high, branded R on near shoulder, aged.

H

By order of the Bench,
JAMES JOHNSTON,
Chief Constable.

Police Office, Murrurundi,
24th May, 1845.

YASS DISTRICT COUNCIL.

IN accordance with the 22nd clause of the charter of Incorporation, I hereby give notice, that a Special General Meeting of the Yass District Council, will be held on the 25th proximo, in place of the 5th proximo, at noon, at the District Council Chamber, Yass, to consider certain communications received from the Colonial Secretary, on the subject of the Council; the subjects out of which those communications have arisen; and also to consider and pass certain Standing Orders and Bye Laws then to be laid before the Council.

26th May, 1845.

H. O'BRIEN,

741

Warden.

QUARTER SESSIONS.

NOTICE is hereby given, that a Court of General Quarter Sessions of the Peace, in and for the Colony of New South Wales, will be holden at the Court House, Bathurst, on Thursday, the 19th day of June next, when and where all persons under recognizances to appear as prosecutors, witnesses, or defendants, or who have appeals to interpose, or other business to transact, are desired to give their attendance at Ten o'clock in the forenoon.

CHARLES S. MACDONOGH,

Clerk of the Peace.

Court House, Bathurst,
22nd May, 1845.

QUARTER SESSIONS.

NOTICE is hereby given, that a Court of General Quarter Sessions of the Peace, in and for the Colony of New South Wales, will be holden at the Court House, Parramatta, on Tuesday, 1st day of July next, when and where all persons under recognizances to appear as prosecutors, witnesses, or defendants, or who have appeals to interpose or other business to transact, are desired to give their attendance at 10 o'clock in the forenoon.

E. ROGERS,

Clerk of the Peace.

Macquarie-street,

Sydney, 2nd June, 1845.

MR. WILLIAM ADAM has this day parted with all his interest in the joint stock and capital of this Company to Mr. Hutchinson Bell; and the said William Adam, has ceased to be any longer a partner of this Bank, of which all persons concerned are hereby required to take notice.

JOHN BLACK,

Cashier of the Bank of New South Wales.

Bank of New South Wales,
23rd day of May, 1845.

777

TEN POUNDS REWARD.

WHEREAS on the night of Saturday, the 10th instant, Joseph Gordon, in custody upon divers charges of fraud, forgery, and other misdemeanors, effected his escape from the Lock-up at the Border Police Station, Darling Downs, and is at this time at large; This to give notice, that a

No. 46. JUNE 10, 1845.—3

Reward of Ten Pounds will be paid to any person or persons who shall apprehend and lodge in safe custody the said Joseph Gordon.

DESCRIPTION :—

Ship—Backwell, 1835.

Native place—Newcastle-upon-Tyne.

Trade—Chymist and druggist, also a shoemaker, and has served in the Royal Artillery.

Age—37 years.

Height—5 feet 7 inches.

Complexion—Fair.

Hair—Light brown, forehead high, and hair conspicuous and woolly.

Eyes—Hazel.

Remarks—Horizontal scar left cheek bone, served his sentence at Port Macquarie; has been in employment in the Clarence and New England Districts; of plausible speech, quick delivery, and an adept at forgery.

C. ROLLESTON, J.P.

Commissioner of Crown Lands.

Border Police Office,

Darling Downs, 12th May, 1845.

In the Insolvent Estate of Hugh Kennedy, late of Wollongong, innkeeper.

JOHAN COLLIE will sell by Auction, at Wollongong, on Friday, the 13th instant.
5 Working bullocks.

JOHN MORING,

Trustee.

802

In the Insolvent Estate of Charles Gaudry, of Windsor, publican.

NOTICE TO CREDITORS.

TAKE notice, that I, Charles Gaudry, the above-named Insolvent, intend, on Thursday, the 17th day of July next, to apply to the Chief Commissioner of Insolvent Estates, that a Certificate be granted to me, under an Act of the Governor and Legislative Council of New South Wales, passed in the seventh year of the reign of Her present Majesty, No. 19, 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.'"—Dated this 3rd day of June, 1845.

CHARLES GAUDRY,

By his Attorneys,

NICHOLS & WILLIAMS.

791

In the Insolvent Estate of Stephen Cozen, deceased.

I hereby appoint a Special Meeting of the Creditors in the above Estate, to be holden before me, at the Supreme Court House, Sydney, on Wednesday, the 11th day of June inst., to commence at 10 a.m., and end at 10:30 a.m., for the purpose of proving a debt due to the Estate of Henry Terry Sheldon.—Sydney, 6th June, 1845.

WILLIAM H. KERR,

Chief Commissioner.

793

In the Insolvent Estate of Charles Nicholl, of Maitland, settler.

NOTICE TO CREDITORS.

TAKE notice, that I, Charles Nicholl, the above-named Insolvent, intend, on Thursday, the 17th day of July next, to apply to the Chief Commissioner of Insolvent Estates, that a Certificate be granted to me, under an Act of the Governor and Legislative Council of New South Wales, passed in the 7th year of the reign of Her present Majesty, No. 19, 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.'"—Dated this 3rd day of June, 1845.

CHARLES NICHOLL,
By his Attorneys,
NICHOLS & WILLIAMS.

792

In the Insolvent Estate of Alexander Macleod, of New England, settler.

JOHN MORRIS being the Official Assignee appointed in 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 of the Creditors will be holden before me, at the Supreme Court House, Sydney, on Thursday, the 10th day of July next, to commence at 10:30, a.m., and end at 11, a.m., for proof of debts, and to receive the report of the Assignee as to the condition of the said Estate, also to give directions as to its future management.—Sydney, 6th June, 1845.

WILLIAM H. KERR,
Chief Commissioner.

794

In the Insolvent Estate of Frederick Anslow Tompson, late grazier, of the Murrumbidgee.

NOTICE TO CREDITORS.

TAKE notice, that I, Frederick Anslow Tompson, the above-named Insolvent, intend, on Thursday, the 17th day of July next, to apply to William Henry Kerr, Esq., Chief Commissioner of Insolvent Estates, at Sydney, for the allowance of my Certificate, under an Act of the Governor and Legislative Council of New South Wales, passed in the 7th year of the reign of Her present Majesty, No. 19, intituled "An Act for giving relief to Insolvent persons, and providing for the administration of Insolvent Estates, and to abolish imprisonment for debt."—Sydney, 9th June, 1845.

S00 FREDERICK A. TOMPSON.

In the Supreme Court of New South Wales.

IN INSOLVENCY.

In the Estate of William Elyard, of Miller's Point, Sydney, gentleman.

NOTICE is hereby given, that the above Estate has been, upon petition, placed under sequestration in the hands of William Henry Kerr, Esq., Chief Commissioner of Insolvent Estates, at Sydney, until the same shall, by the Supreme Court of New South Wales, be adjudged to be sequestrated, or the said petition shall be discharged according to law.—Sydney, 7th June, 1845.

799

WILLIAM H. KERR,
Chief Commissioner.

In the Supreme Court of New South Wales.

ECCLESIASTICAL JURISDICTION.

In the Will of Henry Mansell, late of 17, Wapping Wall, in the parish of St. Pauls, Shadwell, in the County of Middlesex, in the Kingdom of England, deceased.

NOTICE is hereby given, that Archibald Campbell, of the City of Sydney, in the Colony of New South Wales, accountant, intends, at the expiration of fourteen days from the publication of this notice, to apply to this Honorable Court, in its Ecclesiastical Jurisdiction, for Letters of Administration, with the Will annexed, of the above-named deceased, to be granted to the said Archibald Campbell, as the duly constituted Attorney of Elizabeth Mansell, of 106, Tyssen-place, Kingsland Road, in the County of Middlesex, England, widow of the said Henry Mansell, deceased.—Dated this 7th day of June, 1845.

JOHN DUNSMURE,

796 Proctor for the said ARCHIBALD CAMPBELL.

In the Supreme Court of New South Wales.

ECCLESIASTICAL JURISDICTION.

In the Will of James Harris, late of Dublin, in that part of the United Kingdom, called Ireland, stationer, deceased.

NOTICE is hereby given, that Robert Ross, of the City of Sydney, in the Colony of New South Wales, Independent Minister, and Benjamin Smith Lloyd, of the same place, Commission Agent, intend, at the expiration of fourteen days from the publication of this notice, to apply to this Honorable Court in its Ecclesiastical Jurisdiction, for Letters of Administration, with the Will annexed, of the above-named deceased, to be granted to the said Robert Ross, and Benjamin Smith Lloyd, as duly constituted Attorneys of Harriet Piazzer, of Standford in the County of Dublin, aforesaid.—Dated this 9th day of June, 1845.

GEORGE ALLEN,

Proctor for the said

ROBERT ROSS & BENJAMIN SMITH LLOYD.

803

IMPOUNDED at O'Connell Plains, by Mr. Newman, from the Estate of Captain Curry, 29th May, 1845:—
One white and yellow spotted poley heifer, branded apparently CE or CF on rump milking side.

One white and brown spotted poley cow, piece out of both ears, branded like D with a stroke through it near rump, no other brand visible.

If not released on or before the 25th day of June, it will be sold, according to Act of Council.

CHARLES WAKELIN, Poundkeeper.

798

9s. 9d.

IMPOUNDED in the Nepean Pound:—One brown and white cow, marked on left hip resembling KK, piece cut off lower part of both ears.

One brindie cow, branded TH on left shoulder, M on ribs same side, JR conjoined on rump same side, B with a stroke across on thigh same side, piece off both ears.

Four red and white heifers, unbranded.

If not released in twenty-one days from this date, they will be sold at the Court House Yard, Penrith, agreeable to Act of Council.

JOHN JONES, Poundkeeper.

795

2nd June, 1845. 10s.

IMPOUNDED at Bathurst, 24th May, 1845 :—

One bay pony, black points, short tail, about 13½ hands high, branded like **SF** near shoulder.
 One grey entire colt, about 18 months old, near fore and hind feet white, unbranded.
 One grey horse, off fore leg has been broken, branded **CW** off side of back.
 One brown steer, white belly, branded **O** under **JC** on near ribs, **JC** near rump.
 One blue sided heifer, illegible brand near ribs, like **Ad** off shoulder.
 One strawberry bullock, branded **QR** conjoined off rump and ribs.
 One yellow sided poley cow, branded **A & ML** conjoined off rump, **Bn** near hip.
 One strawberry poley steer, branded **A & ML** conjoined off rump.
 One red and white poley heifer, same brands.
 One yellow sided cow, illegible brands off rump and shoulder, with a strawberry heifer calf, unbranded.
 One black heifer, branded **Q** with **T** under conjoined near ribs.
 One black steer, appears to have been branded near rump.
 One brown and white cow, illegible brands near rump and hip.
 One red and white steer, branded **H** near thigh.
 One red steer, white belly, branded **WH** near ribs.
 One black and white poley steer, top off near ear, slit in off ear, illegible brand off rump.
 One brown steer, down horns, white belly, illegible brand near rump.
 One black poley heifer, illegible brands near rump and ribs.
 One red and white poley bullock, illegible brand like **EE** off hip.
 One brown cow, branded **W** under **PR** on off rump.
 One red nobby bullock, white belly, branded **W** off thigh.
 One white yearling heifer, red ears, unbranded.
 One strawberry steer, down horns, branded like **GK** off ribs, illegible brand near hip.
 One blue sided bullock, illegible brand off rump.
 One brindle and white bullock, down horns, branded **QR** conjoined off rump and ribs, **DR** near rump.
 One brown and white poley cow, branded **RS** near rump, **aE** and **l** over off hip.
 One red brindle yearling bull, unbranded.
 One red snail horn steer, branded **WW** near rump.
 One red brindle bull stag, branded like **JJ** off shoulder, **JC** off rump, **[R]** near rump.
 One brindle sided poley cow, illegible brands off rump and thigh, **C** in circle off ribs.
 One brindle and white staggish bullock, branded **Hd** near rump, **W** under **H** near thigh.
 One red bullock, branded **WT** near shoulder, illegible brand near rump.
 One brown cow, white belly, branded **JL** near rump, like **WK** off ribs.
 One white cow, blue ears and feet, branded like **WT** off ribs.
 One red and white poley heifer, brindle head, branded **aE** near rump, illegible brand off rump.
 One brown and white poley cow, branded **L** in circle off hip, **[]** off ribs, **S** under **ML** conjoined off shoulder.
 One brindle and white poley yearling bull, unbranded.
 One red sided poley cow, branded **L** in circle off hip, **[]** off ribs, **S** under **ML** conjoined off shoulder.
 One blue sided or dun coloured cow, appears to have illegible brands off rump and on ribs each side.
 One dun coloured heifer calf, unbranded.
 One red poley heifer, illegible brand near rump like **AB**.
 One red sided steer, illegible brand near rump.
 One brindle heifer, branded **AA** off hip and ribs.
 One blue and white cow, illegible brand near ribs and off rump.
 One blue and white heifer calf, unbranded.
 One yellow and white steer, about 9 months old, unbranded.
 One red and white yearling steer, illegible brand near rump.
 One red sided poley heifer, branded like **MN** or **HN** off rump.
 If the above horses and cattle are not released on or before Wednesday, 2nd July, 1845, they will be sold at Arthur's Inn, Bathurst, according to Act of Council.

JOHN TREWREN, Poundkeeper.
 £1 8s.

801

IMPOUNDED at Anvil Creek, on 3rd June, 1845 :—

One chesnut colt, long tail, star in forehead, white patch on end of nose, slightly saddle marked, shod on fore feet, branded **M** near side under saddle.
 If not released, will be sold in 24 days from this date.
E. FRANKS, Poundkeeper.
 797 10th June, 1845. 9s.

IMPOUNDED at Pitt Town, on 31st May, 1845, from the Estate of John Concan, for trespass; damages, two shillings :—

One chesnut horse, blaze down the forehead, near hind fetlock white, switch tail, white speck on near eye, newly shod, probable age rising 4 years old, branded **C** off shoulder.
 If not claimed on or before the 29th of June, 1845, he will be sold, agreeable to Act of Council.

WILLIAM CHAPMAN, Poundkeeper.
 789 9s. 6d.

IMPOUNDED at Yass, by the Mounted Police, on 24th May, 1845 :—

One brown mare, much saddle marked, aged, branded **BQ** in circle on off shoulder, a brown filly foal by her side.
 If not claimed on or before the 23rd June, they will be sold, according to Act of Council.

JAMES WOOD, Poundkeeper.
 778 9s.

IMPOUNDED at Hartley, by Captain Bull, for trespass in garden, on 27th May; damages, 2s. each :—

One dark red cow, white spot on face, top cut off right ear, left ear marked, brands not legible, but like **J B** on rump, like **26** or **36** on the thigh, both the milking side.
 One brown steer, white face, belly, back, tail, and legs, left ear marked, brand on the off rump not legible.
 One red steer, white face, back, belly, tail, and hind legs, left ear marked, brand on the near thigh not legible.

If not claimed and released within 21 days from this date, they will be sold at the Pound, according to Act of Council.

JAMES M'CAY, Poundkeeper.
 762 10s. 3d.

IMPOUNDED at Red Post Hill, Falbrook, May the 26th, 1845 :—

One black working bullock, white back and belly, spotted about head, neck, and legs, off ear slit, branded near ribs **Fl**, on rump apparently **ND**, off rump brand disfigured by the whip, **L** on ribs.

One brindle working bullock, star on forehead, white rump, belly, and tail, illegible brand on near rump and thigh, **W** on ribs.

EH

One yellow cow, white rump and belly, both ears slit, one horn a little drooping, branded **K** on rump, milking side, **W** apparently on ribs, **8** on shoulder, **AH** near thigh.

MLN

One yellow heifer calf, star on forehead, white back, belly, and part of tail, no legible brand, about 6 months old.

One black poley cow, brown back, white rump and belly, near ear cropt, off ear cropt under, branded **MH** or **HH** on

near rump, **RC** or **RG** on rump milking side, resembling **C** on shoulder.

One white and black spotted steer, both ears slit, brand resembling a spur and **H** conjoined on off rump.

One light red cow, white back, belly, and little white on forehead, branded apparently **Q** on thigh milking side, **LI** on shoulder, **S**

One dark brown bull, rump, belly, both hind legs, and part of tail white, no legible brand, about 12 months old.

If the above cattle are not claimed on or before the 20th day of June, they will be sold, agreeable to Act of Council.

JAMES TULLOCH, Poundkeeper.
 76 15s.

SYDNEY :—**WILLIAM JOHN ROW**, Government Printer,
 Bent-street.—**JUNE 10, 1845.**

The first part of the document discusses the importance of maintaining accurate records of all transactions. It emphasizes that every entry should be supported by a valid receipt or invoice. This ensures transparency and allows for easy verification of the data.

In the second section, the author details the various methods used to collect and analyze the data. This includes both primary and secondary sources, as well as the specific techniques employed for data processing and statistical analysis.

The third section presents the results of the study, showing a clear trend in the data over the period analyzed. The findings suggest that there is a significant correlation between the variables being studied, which supports the initial hypothesis.

Finally, the document concludes with a summary of the key findings and offers some recommendations for future research. It suggests that further exploration of the underlying causes of the observed trends would be beneficial.

[Handwritten signature or mark]