



PORT PHILLIP GOVERNMENT GAZETTE.

Published by Authority.

WEDNESDAY, MAY 24, 1848.

PROCLAMATION.

By his Excellency Sir Charles Augustus Fitz Roy, Knight Companion of the Royal Hanoverian Guelphic Order, Captain General and Governor in Chief of the Territory of New South Wales and its Dependencies, and Vice Admiral of the same, &c, &c, &c.

IN pursuance of the authority in me vested by a certain Act of the Imperial Parliament of Great Britain and Ireland, passed in the 5th and 6th year of Her Majesty's Reign, intituled, "An Act for regulating the sale of Waste Land belonging to the Crown in the Australian Colonies;" I do hereby notify and proclaim, that at Eleven o'clock of Wednesday, the 14th day of June next, the following town, suburban, and country lots of land will be offered for sale by public auction, at the auction room of Mr George Sinclair Brodie, Elizabeth-street, Melbourne, at the upset price affixed to each lot respectively, on the terms and conditions, and under the provisions of the above recited Act. (Deposit 10 per cent.)

TOWN LOTS.

- 1 Melbourne, 1r 36p, One rood and thirty-six perches, allotment No 2 of section 26. Upset price £300 per acre.
- 2 Melbourns, 1r 36p, One rood and thirty-six perches, allotment No 17 of section 28. Upset price £300 per acre
- 3 Warringal, 2r Two roods, allotment No 11 of section 2. Upset price £8 per acre
- 4 Warringal, 2r, Two roods, allotment No 12 of section 2. Upset price £8 per acre
- 5 Warringal, 2r, Two roods, allotment No 13 of section 2. Upset price £8 per acre
- 6 Warringal, 2r, Two roods, allotment No 14 of section 2. Upset price £8 per acre
- 7 Warringal, 2r, Two roods, allotment No 15 of section 2. Upset price £8 per acre
- 8 Warringal, 2r, Two roods, allotment No 7 of section 8. Upset price £8 per acre
- 9 Warringal, 2r, Two roods, allotment No 8 of section 6. Upset price £8 per acre
- 10 Warringal, 2r, Two roods, allotment No 9 of section 8. Upset price £8 per acre
- 11 Warringal, 2r, Two roods, allotment No 5 of section 5. Upset price £8 per acre
- 12 Warrnambool, 2r, Two roods, allotment No 6 of section 6. Upset price £20 per acre

- 13 Warrnambool, 2r, Two roods, allotment No 16 of section 12. Upset price £20 per acre
- 14 North Geelong, 2r 8p, Two roods and eight perches, allotment No 1 of section 37. Upset price £300 per acre
- 15 North Geelong, 2r 18p, Two roods and eighteen perches, allotment No 4 of section 37. Upset price £300 per acre.
- 16 North Geelong, 2r 22p, Two roods and twenty-two perches, allotment No 5 of section 37. Upset price £300 per acre
- 17 North Geelong, 2r 28p, Two roods and twenty-eight perches, allotment No 6 of section 37. Upset price £300 per acre
- 18 North Geelong, 2r 35p, Two roods and thirty-five perches, allotment No 7 of section 37. Upset price £300 per acre
- 19 North Geelong, 2r 13p, Two roods and thirteen perches, allotment No 8 of section 37. Upset price £300 per acre
- 20 North Geelong, 2r, Two roods, allotment No 9 of section 37. Upset price £300 per acre
- 21 North Geelong, 2r, Two roods, allotment No 10 of section 37. Upset price £300 per acre
- 22 North Geelong, 2r, Two roods, allotment No 11 of section 37. Upset price £300 per acre

SUBURBAN LOTS.

- 1 Grant, 48a 3r 0p, Forty-eight acres and three roods, parish of Moorpanyal, portion No 5 of section No 14; bounded on the north by portion No 6, bearing east 50 chains and 10 links; on the east by a road bearing south 10 chains; on the south by portion No 4, bearing west 47 chains and 82 links; and on the west by the Moorarbool river. Upset price £2 per acre.
- 2 Grant, 47a 1r 25p, Forty-seven acres one rood and twenty-five perches, parish of Moorpanyal, portion No 6 of section 14; bounded on the north by a road bearing east 44 chains and 72 links; on the east by a road bearing south 10 chains; on the south by portion No 5, bearing west 50 chains and 10 links; and on the west by the Moorarbool river. Upset price £2 per acre.
- 3 Bourke, 26, Twenty-six acres, parish of Jifka Jifka, Richmond, near Melbourne, portion No 42; bounded on the south by No 33 portion con-

taining 25 acres and 3 roods, bearing west 22 chains and 34 links; on the west by a road of 1 chain wide, which separates it from parts of Nos 41 and 44 portions, bearing north 12 chains and 50 links; on the north by No 43 portion, containing 25 acres, bearing east 22 chains and 50 links; and on the east by Yarra Yarra river. Upset price £5 per acre.

4 Grant, 524, Five hundred and twenty-four acres, parish of Duneed, portion No 6; bounded on the north by the Wauru chain of ponds; on the east by portion No 7, containing 432 acres, being a line bearing south 110 chains; on the south by Crown lands, being a line bearing west 40 chains; and on the west by portion No 5, containing 1194 acres, being a line bearing north 145 chains 40 links. Upset price £1 per acre.

5 Grant, 432, Four hundred and thirty-two acres, parish of Duneed, portion No 7; bounded on the north by the Wauru chain of ponds; on the east by portion No 8, containing 504 acres, being a line bearing south 114 chains 30 links; on the south by Crown land, being a line bearing west 40 chains; and on the west by portion No 6, containing 524 acres, being a line bearing north 110 chains. Upset price £1 per acre.

6 Grant, 504, Five hundred and four acres, parish of Duneed, portion No 8; bounded on the north by the Wauru chain of ponds; on the east by portion No 9, containing 562 acres, being a line bearing south 138 chains 80 links; on the south by Crown land, being a line bearing west 40 chains; and on the west by portion No 7, containing 432 acres, being a line bearing north 114 chains and 30 links. Upset price £1 per acre.

7 Grant, 40, Forty acres, parish of Moorpanyal, on Cowie's Creek, near Geelong, allotment No 11; bounded on the east by a road 1 chain wide, which separates it from allotments Nos 9 and 10, containing 40 acres each, being a line bearing north 40 chains; on the north by a road 1 chain wide, which separates it from part of allotment No 16, containing 40 acres, being a line bearing west 10 chains; on the west by allotment No 12, containing 40 acres, being a line bearing south 40 chains; and on the south by a road 1 chain wide, which separates it from allotment No 2, containing 27 acres 2 roods, being a line bearing east 10 chains. Upset price £2 per acre.

8 Grant, 40, Forty acres, parish of Moorpanyal, on Cowie's Creek, near Geelong, allotment No 12; bounded on the east by allotment No 11, containing 40 acres, being a line bearing north 40 chains; on the north by a road 1 chain wide which separates it from part of allotment No 16, containing 40 acres, being a line bearing west 10 chains; on the west by allotment No 13, containing 40 acres, being a line bearing south 40 chains; and on the south by a road 1 chain wide, which separates it from part of No 1 allotment, containing 19 acres 2 roods, being a line bearing east 10 chains. Upset price £2 per acre.

9 Grant, 25, Twenty-five acres, parish of Moorpanyal, portion No 5 of section 13; bounded on the north by portion No 6, bearing east 25 chains; on the east by portion No 8, bearing south 10 chains; on the south by portion No 4, bearing west 25 chains; and on the west by a road bearing north 10 chains. Upset price £2 per acre.

10 Grant, 25, Twenty-five acres, parish of Moorpanyal, portion No 6 of section 13; bounded on the north by a road bearing east 25 chains; on the east by portion No 7, bearing south 10 chains; on the south by portion No 5, bearing west 25 chains; and on the west by a road bearing north 10 chains. Upset price £2 per acre.

11 Grant, 25, Twenty-five acres, parish of Moorpanyal, portion No 7 of section 13; bounded on the north by a road bearing east 25 chains; on

the east by a road bearing south 10 chains; on the south by portion No 8 bearing west 25 chains; and on the west by portion No 6, bearing north 10 chains. Upset price £2 per acre.

12 Grant, 25, Twenty-five acres, parish of Moorpanyal, portion No 8 of section 13; bounded on the north by portion No 7, bearing east 25 chains; on the west by a road bearing south 10 chains; on the south by portion No 9, bearing west 25 chains; and on the west by portion No 5 bearing north 10 chains. Upset price £2 per acre.

13 Bourke, 46a 1r 28p, Twenty one acres one rood and twenty eight perches, parish of Cut-Paw-Paw, allotment No 1 of portion 1; bounded on the north by a road 1 chain wide, dividing it from portion No 2, containing 568 acres, bearing west 10 chains; on the west by portion No 3, containing 755 acres, bearing south 19 chains 49 links; on the south by a line parallel to and distant from the Harbour of Port Phillip 100 feet; and on the east by allotment No 2, containing 26 acres 2 roods and 16 perches, bearing north 23 chains 49 links. Upset price £2 per acre.

14 Bourke, 46a 0r 20p, Forty six acres, and twenty perches, parish of Cut-Paw-Paw, allotment No 4 of portion 1; bounded on the north by a road 1 chain wide, dividing it from portion No 2 containing 568 acres, bearing west 10 chains; on the west by allotment No 3 containing 38 acres 3 roods and 24 perches, bearing south 44 chains 49 links; on the south by a line parallel to and from the Harbour of Port Phillip, 100 feet; and on the east by allotment No. 5 containing 50 acres and 8 perches, bearing north 52 chains 49 links. Upset price £1 10s per acre.

15 Bourke, 50a 0r 8p, Fifty acres and eight perches, parish of Cut-Paw-Paw, allotment No 5 of portion 1; bounded on the north by a road 1 chain wide, dividing it from portion No 2, containing 568 acres, bearing west 10 chains, on the west by allotment No 4, containing 46 acres 20 perches, bearing south 52 chains and 49 links; on the south by a line parallel to and distant from the Harbour of Port Phillip, 100 feet; and on the east by allotment No 6 containing 41 acres 1 rood and 16 perches, bearing north 44 chains 49 links. Upset price £1 10s per acre.

16 Bourke, 80a 3r 4p, Eighty acres three roods and four perches, parish of Cut-Paw-Paw, allotment No 9 of portion 2; bounded on the north by allotment No 10, containing 91 acres 1 rood 5 perches, bearing west 45 chains 9 links; on the west by a road 1 chain wide, bearing south 36 degrees, east 24 chains 85 links; on the south by part of Williams' Town reserve, bearing east 35 chains 49 links; and on the east by a line parallel to and distant from Hobson's Bay 100 feet. Upset price £2 per acre.

17 Bourke, 91a 1r 5p, Ninety-one acres one rood and 5 perches, parish of Cut-Paw-Paw, allotment No 10 of portion No 2; bounded on the north by allotment No 11, containing 70 acres 3 roods and 32 perches, bearing west 38 chains 29 links; on the west by a road 1 chain wide, bearing south 36 degrees east 24 chains 85 links on the south by allotment No 9, containing 80 acres 3 roods 1 perches, bearing east 45 chains 9 links; and on the east by a line parallel to and distant from Hobson's Bay 100 feet. Upset price £1 10s per acre.

18 Bourke, 70a 3r 22p, Seventy acres three roods and 32 perches, parish of Cut-Paw-Paw, allotment No 11 of portion 2; bounded on the north by allotment No 12, containing 87 acres 3 roods 28 perches, bearing west 35 chains 49 links; on the west by a road 1 chain wide, bearing south 36 degrees east 24 chains 85 links; on the south by allotment No 10, containing 91 acres 1 rood 5 perches, bearing east 38 chains

29 links; and on the east by a line parallel to and distant from Hobson's Bay 100 feet. Upset price £1 10s per acre.

19 Bourke, 87a 3r 28p, Eighty-seven acres three roods and twenty-eight perches, parish of Cut-Paw-Paw, allotment No 12, of portion 2; bounded on the north by allotment No 13, containing 100 acres 3 roods 32 perches, of portion No 7, bearing west 54 chains 49 links; on the west by a road 1 chain wide bearing south 36 degrees, east 24 chains 85 links; on the south by allotment No 11 containing 70 acres 3 roods and 32 perches, bearing east 35 chains 49 links; and on the east by a line parallel and distant from Hobson's Bay 100 feet. Upset price £1 10s per acre.

COUNTRY LOTS.

20 Bourke, 640, Six hundred and forty acres, parish of Bulla Bulla, section No 3; bounded on the north by section No 9, containing 640 acres, bearing west 80 chains; on the west by section No 4, containing 640 acres, bearing south 80 chains; on the south by section No 2, containing 671 acres, bearing east 80 chains; and on the east by the parish of Yuroke, bearing north 80 chains. Upset price £1 per acre.

21 Bourke, 344a 3r 0p, Three hundred and forty-four acres three roods, parish of Yuroke, section No 2, portion C; bounded on the north by portion P, containing 302 acres 3 roods, being a line bearing east 37 chains 40 links; on the east by portion D, containing 376 acres 2 roods, being a line bearing south 2 degrees, east 88 chains; on the south by the boundary line of the parish of Willwillrook being a line bearing west 41 chains; and on the west by portion B, containing 354 acres, being a line bearing north 88 chains. Upset price £1 per acre.

22 Bourke, 376a 2r 0p, Three hundred and seventy-six acres two roods, parish of Yuroke, section No 2, portion D; bounded on the north by portion O, containing 361 acres 1 rood, being a line bearing east 44 chains 60 links; on the east by portion E, containing 365 acres, being a line bearing south 88 chains; on the south by the boundary line of the parish of Willwillrook, being a line bearing west 41 chains; and on the west by portion C, containing 344 acres 3 roods, being a line bearing north 2 degrees west 88 chains. Upset price £1 per acre.

23 Bourke, 640, Six hundred and forty acres, parish of Bulla Bulla, section No 4; bounded on the north by section No 8, containing 640 acres, bearing west 80 chains; on the west by portion No 5, containing 676 acres, bearing south 80 chains; on the south by section No 1, containing 640 acres, bearing east 80 chains; and on the east by section No 3, containing 640 acres, bearing north 80 chains. Reserving for public use the occupation road through this land, from Taylor's purchase. Upset price £1 per acre.

Given under my Hand and the Seal of the Colony, at Government House, Sydney, this ninth day of May, in the year of Our Lord one thousand eight hundred and forty-eight, and in the eleventh year of Her Majesty's reign.

CHs. A. FITZ ROY,

By His Excellency's Command,

E. DEAS THOMSON.

GOD SAVE THE QUEEN!

COURT OF REQUESTS FOR THE COUNTY OF BOURKE.

£10 JURISDICTION.

NOTICE is hereby given, that the Court of Requests for the Town of Melbourne and County of Bourke, with jurisdiction to Ten Pounds, will

be holden in the Court-house, Collins-street, Melbourne, on Monday, the fifth, and following days of June next, at the hour of nine o'clock in the forenoon.

Plaints must be delivered at the office of the Registrar, on or before Monday, the 29th day of May instant.

Defences or Set-off must be filed on or before Friday, the 2nd day of June, next.

Every plaint, defence, or set-off must have the name, residence, or place of business of the plaintiff and defendant written thereon.

In defended cases, the defence or notice of set-off must be in accordance with the forms prescribed by the late rules of court.

By order of the Commissioner,
J. S. GRIFFIN,
Registrar.

Melbourne, May 2d, 1848.

COURT OF REQUESTS FOR THE TOWN OF MELBOURNE AND COUNTY OF BOURKE.

£30 JURISDICTION.

NOTICE is hereby given that the Court of Requests for the Town of Melbourne and County of Bourke with jurisdiction to Thirty Pounds, will be holden in the Court-house, Collins-street, Melbourne, on Thursday the 8th and following days of June next, at the hour of ten o'clock in the forenoon.

Plaints must be delivered at the office of the Registrar, on or before Tuesday the 30th day of May instant.

Defences or set-offs must be filed on or before Saturday, the 3rd day of June next.

Every plaint, defence, or set-off must have the name, residence, and place of business of the plaintiff and defendant or of the attorney of the plaintiff or defendant written thereon.

In defended cases, the defence or set-off must be in accordance with the forms prescribed by the late rules of court.

By order of the Commissioner,
J. S. GRIFFIN,
Registrar.

Melbourne, May 2nd, 1848.

Colonial Secretary's Office,
Sydney, 1st May, 1848.

RETIRED OFFICERS.

HIS Excellency the Governor has been pleased to direct that the following Notice, issued from the Office of the Secretary of State, in September, 1843, for the use of Officers purposing to settle in the British colonies, and having reference to the Regulations for the disposal of Land in the Australian colonies, shall be re-published here, for the information of all persons interested.

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

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INFORMATION FOR THE USE OF MILITARY AND NAVAL OFFI-

CERS PURPOSING TO SETTLE IN THE BRITISH COLONIES.

1. The Colonies in which Military and Naval Officers are allowed privileges, in the acquisition of public lands, are the following:—First, the Australian Settlements, consisting of New South Wales, Van Diemen's Land, South Australia, Western Australia, and New Zealand; Secondly, Ceylon; Thirdly, Nova Scotia and Cape Breton, the only province in North America where privileges are still allowed.

2. In the different Australian Settlements, and in Ceylon, land is disposed of by sale only; but Officers purchasing land, are allowed a remission of the purchase money, according to the under-mentioned scale:—

Field Officers, of 25 years' service and upwards, in the whole	£300
Field Officers, of 20 years' service and upwards, in the whole	250
Field Officers, of 15 or less years' service, in the whole	200
Captains, of 20 years' service and upwards, in the whole ..	200
Captains of 15 years' service or less, in the whole	150
Subalterns, of 20 years' service or upwards, in the whole ..	150
Subalterns, of 7 years' service and upwards, in the whole ..	100
Subalterns under 7 years' standing, are not entitled to any remission in the purchase of Land.	

Regimental Staff Officers, and Medical Officers of the Army and Navy, are allowed the benefit of this Rule.

In Nova Scotia and Cape Breton, allotments of land are granted to Officers on the following scale and conditions, viz.—

To a Lieutenant-Colonel	1200 acres
To a Major	1000 acres
To a Captain	800 acres
To a Subaltern	500 acres

3. Officers of the Army or Navy proposing to proceed to the Colonies, in order to take advantage of this indulgence, should provide themselves with certificates from the office of the Commander-in-Chief, or of the Lords Commissioners of the Admiralty, or of the Master General of the Ordnance, showing that their emigration has been sanctioned, and stating exactly their rank and length of service. No document from the office of the Secretary of State is necessary.

4. Officers on half-pay, residing in the Colony where they propose to settle, are admitted to the privileges of Military and Naval Settlers, without referring to this country for testimonials, provided they can satisfy the Governor that there is no objection to their being allowed the indulgence, and that the statement of their rank and length of service is accurate; and provided if they belong to the Navy, they produce their letter of leave of absence from the Admiralty.

5. Military Chaplains, Commissariat Officers, and Officers of any of the Civil Departments of the Army, Purser, Chaplains, Midshipmen, Warrant Officers of

every description, and Officers of any of the Civil Departments of the Navy, are not allowed any privileges in respect of land. Although members of these classes may have been admitted formerly, and under different circumstances, they are now excluded. Mates in the Royal Navy rank with Ensigns in the Army, and Mates of three years standing, with Lieutenants in the Army, and are entitled respectively to corresponding privileges in the acquisition of lands.

6 Gentlemen who have ceased to belong to her Majesty's Service are not allowed the advantages to which they were entitled while in the Army or Navy. This Rule, however, is not to affect Officers who desire to quit the Service, for the express purpose of settling in the Colonies; it is only required, that when they resign their Commissions, they should apply for a certificate from the Commander-in-Chief or from the Lords Commissioners of the Admiralty, or from the Master General of the Ordnance, that they do so with a view of emigrating, and such certificate, if produced to the Governor of any of the Colonies before-mentioned within one year from its date, but not otherwise, will be a sufficient warrant for allowing the bearer the same advantages as Officers who are still in Her Majesty's Service.

7 An actual residence of two years in the Colony must be proved before the Titles can be granted, except in cases in which death may have occurred before the expiration of that period.

8 For the convenience of Officers, the following heads are subjoined of the Rules for the sale of Land in the Australian Settlements:—

All Lands are disposed of by sale alone, and must have been once at least exposed to public auction.

The lowest upset price is not less than £1 per acre; but the Government has power to raise the same by Proclamation, though not again to reduce it.

The Lands are distinguished into three different classes; viz:—Town Lots, Suburban Lots and Country Lots.

Upon Town and Suburban Lots, as well as upon a proportion not exceeding one-tenth of the whole of the Country Lots offered for sale at any auction, the Governor has the power of naming a higher than the general or lowest upset price; these last to be designated "Special Country Lots."

Town and Suburban Lots are in no case disposed of except by public auction; but Country Lots, which have already been put up to public auction, and not sold, may be disposed of afterwards by private contract at the upset price.

No Lands are sold by private contract, except for ready money.—When sold by public auction, one-tenth at least of the whole purchase money must be put down, and the remainder within one calendar

month, or the deposit is forfeited. Lands are put up for sale in lots not exceeding one square mile in extent.

9 In Ceylon, Land is sold by auction at an upset price of 5s per acre, generally in lots of 100 acres each.

10 The several prices above-mentioned are of course subject to revision at any time by the proper Authorities, and the pecuniary amount of the Remission made to Officers cannot be increased on account of an increased value set upon the Lands.

September, 1843.

Colonial Secretary's Office,
Sydney, 10th May, 1848.

NATIONAL EDUCATION.

HIS Excellency the Governor has been pleased to direct the publication of the following Regulations, to be attended to by all applicants for aid towards the building of School Houses, or for support of Schools in connection with the Board for superintending National Schools.

His Excellency desires at the same time to intimate to the public that the Board for superintending National Schools, notwithstanding their anxiety to bring the system of National Education into operation as soon as possible, will not be in a position to entertain proposals for the establishment of schools generally until they shall have received answers from the National Board of Ireland to their application for Teachers and Books.

By his Excellency's command,
E. DEAS THOMSON.

Regulations and Directions to be attended to in making application to the Commissioners of National Education, for aid towards the building of School Houses or for the support of Schools.

I.—AS TO THE BUILDING AND SUPPORT OF SCHOOLS.

1. The Commissioners will grant aid towards the building and support of Schools of two classes—Elementary Schools and Schools of Industry; but they can only grant aid to a limited number of the latter, and they must be at certain distances from each other. One-third at least of the actual expenditure upon each building must be locally provided for under the guarantee of the local patron or patrons.

2. Applicants for aid towards the building of a School House, or towards the support of a School already established, will be considered as the local patrons under the superintendence and direction of the Board of Commissioners, and they will be required to state the

number of children expected to attend the school, distinguishing males from females.

3. The Commissioners will consider themselves at any time entitled to add to the number of local patrons of a School, and to name such additional patrons.

4. Applicants for aid towards the building of a School House, in cases where grants of land for this purpose cannot be obtained from the Crown, will be required to describe the site of the intended building, and to be prepared to execute a conveyance of the fee simple, or other tenure (as may be agreed on) of the Land to the Board of Commissioners. If the Commissioners approve of the application they will furnish a plan and specification of the necessary works, and the form of an Estimate which is to be returned to them duly filled up, and they will then notify the extent of aid which they are disposed to grant; but they are not to be required in any case to pay more than two-thirds of the sum which can be satisfactorily shewn to them to have been actually and necessarily expended.

5. The Commissioners will require by the plan which they furnish that a portion of each School building shall be divided from the rest by a partition, in order that it may be used as a separate class room, and as an indispensable condition for aid towards a School of Industry, that a work room should be annexed to it, if it be situated in a City or Town; and if it be a rural or country School, that a certain quantity of land shall be provided for garden culture. They will consider Schools for females as of the class of elementary Schools, but they will require that instruction be there given in sewing, knitting, and other works suited to females.

6. The School when finished is to be vested in the Board of Commissioners as a Corporate Body, which is to hold the School House for the purpose of National Education according to these Regulations.

7. The Commissioners do not contribute to the ornamenting of School Houses, but merely to such expenditure as may be necessary for having the children accommodated in plain substantial buildings. If buildings of another description be preferred, the whole of the extra expense must be provided by the local patrons.

8. The Commissioners will contribute where necessary a portion of the expense which may be in the first instance required for fitting up or furnishing a School House, but provision must thenceforth be locally made for keeping the house repaired and furnished.

9. The Commissioners will furnish at a stated price to each School a first stock of school books, which will be renewed at the end of every four years—they are to be kept as a school stock, for which the master or mistress will be held responsible, and they are on no account to be taken out of the school. The Commissioners will also supply books from time to time for the general use of the children, and school requisites—as paper, slates, quills, &c., also at a stated price.

II.—AS TO THE GOVERNMENT OF SCHOOLS, WITH RESPECT TO ATTENDANCE AND RELIGIOUS INSTRUCTION.

1. The ordinary school business, during which all children of whatever denomination they may be, are required to attend, is to embrace a competent number of hours each day, according to the instructions which the Commissioners will give to the Master and Inspectors.

2. One day in each week, or part of a day, (independently of Sunday) is to be set apart for the religious instruction of the children, on which day such pastors, or other persons as are approved of by the parents or guardians of the children, shall have access to them for that purpose, whether those pastors have signed the original applications or not.

3. The Local Patrons, Masters, and Mistresses of Schools, are also required to afford convenient opportunity and facility for the same purpose on other days of the week; but where any course of religious instruction is pursued in a School during school hours to which the parents of any of the children attending it object, the Local Patrons are to make an arrangement for having such instruction given to those who are to receive it at a stated time or times in a separate place from the class room, so that no children whose parents are guardians object to their being so, shall be present at it.

4. Any arrangement of this description that may be made is to be publicly notified in the Schools in order that those children, and those only, may be present whose parents or guardians approve of their being so.

5. The reading of the Scriptures either in the Protestant authorised or Douay versions, comes within the above rules, as to religious instruction.

6. If any other book than the Holy Scriptures, or the standard books of the Church to which the children using them belong, are employed in communicating religious instruction, each work is to be made known to the Local Patron

or Patrons by the Pastor or religious Instructor, and the said Local Patron or Patrons are required to report the title and character of such work to the Commissioners.

7. The Masters and Mistresses of schools are required to use for the ordinary school business such works *only* as have been published by the Commissioners of National Education in Ireland: The titles of all other books which the conductors of schools may wish to use for the ordinary school business, are to be reported to the Commissioners, and none such are to be used until the Board shall have notified its approval of them.

8. A Register is to be kept in each school, recording the daily attendance of each scholar, and the average attendance in each week, and each quarter, according to a form to be furnished by the Commissioners.

III.—AS TO TEACHERS.

1. The appointment of the Teachers of schools rests solely with the Board of Commissioners, who are to be satisfied of the fitness of each, both as to character and general qualification.

2. But while the Board thus reserves to itself the right of nomination, it will in all cases pay special regard to the recommendation by the local Patrons of Candidates for the office of Teacher. A Teacher should be a person of Christian sentiment, of calm temper and discretion, should be imbued with a spirit of peace, of obedience to the law, and loyalty to the Sovereign; and should not only possess the art of communicating knowledge but be capable of moulding in the mind of youth, and of giving the power which education confers, a useful direction.—These are the qualities for which Patrons of Schools, on their recommendation of Teachers, should anxiously look. They are those which the Commissioners are anxious to find, to encourage, and to reward.

3. The Commissioners will provide a Normal Establishment in Sydney, for training Teachers, and educating persons destined to undertake the charge of Schools, and they will not sanction the appointment of a Teacher *permanently*, to any school unless he or she shall have received a certificate from them, or from such person as they may authorise to examine him or her on the spot, to ascertain due qualification for the office.

4. Persons presented for admission to the Normal Establishment must produce a certificate of good character from an officiating Clergyman of the Communion to which they belong; they must make a solemn declaration of allegiance before a Magistrate, or in the presence of the

Commissioners; they must pass through an examination in Grammar and Arithmetic, and also in the third, fourth, and fifth lesson books published by the Commissioners for National Education in Ireland.

5. The Commissioners will grant a salary to each Teacher, of from the minimum sum of £40 a year, to such augmented sum as they may consider proportionate to the nature and extent of the instruction which his or her school may afford; they will also grant annual gratuities to the most deserving Teachers according to the reports made upon their conduct; and they will require that a further income be received, either by local subscription or school fees to such amount, in each case, as they may direct.

6. Should the Commissioners consider any Teacher employed in a school towards which they have contributed unfit for his or her office, or otherwise objectionable, they shall have the power to dismiss summarily, the said Teacher, and to provide another.

7. Salaries granted by the Commissioners are granted to the Teachers individually, therefore no new Teacher can receive a salary from them, until they shall have first approved of his or her qualification for the office.

IV.—ON THE INSPECTION OF SCHOOLS.

1. Clergymen of all denominations residing in the neighbourhood of a School, or having any ecclesiastical connexion with the District in which it is situated, although they may not have signed the original application for it to the Commissioners, are to have free admission to it; but they are not to take part in the ordinary business nor to interrupt it, but merely as visitors to observe how it is conducted.

2. Every teacher of a National School, is required to receive courteously known clergymen or other gentlemen of the neighbourhood of all denominations who purpose to inspect it, to afford them free access to the School Room, and full liberty to observe what books are in the hands of the children or upon the desks, what tablets are hung up on the walls, and what is the method of teaching; but Teachers are by no means to permit any person to interrupt the business of the school by asking questions of the children, examining classes, calling for papers of any kind, or in any other way diverting their own attention or that of the scholars from their usual business.

3. Should any such visitor wish for information which they cannot obtain by such inspection, it will be the duty of the

teacher to refer them to the local Patrons of the School for it.

4. Every teacher is required to have his visitors' book lying upon his desk, that visitors may, if they choose, enter remarks in it: Such remarks as may be made the teachers are by no means to alter or erase.

5. With respect to persons, not clergymen, or not of the neighbourhood proposing to visit a School, the local Patrons are at liberty to make such regulations as they may deem expedient. The Commissioners however expect that whether such visits be received or declined, the persons who offer them shall be always treated with respect, and their inspections subjected to the same regulations with those of clergymen residing in the neighbourhood.

6. As the religious instruction of the children is under the control of the clergymen or lay person communicating it, with the approbation of their parents, the Commissioners can give no liberty to any other visitor, whether clergyman or layman, to interfere at all upon the subject.

7. The Commissioners, by themselves or their Officers, have the right to visit and examine the schools whenever they shall think fit. Those who visit on the part of the Commissioners will be furnished with credentials under their seal, which such visitors will shew to the teachers.

8. The Commissioners will divide New South Wales into School Districts, the number and limits of which will be hereafter defined, and they will appoint a Superintendent for each. He is frequently to visit the several schools committed to his charge; to receive a monthly report upon each from the Teacher, and to make one quarterly to the Commissioners. He is also to supply the Board with such local information as they may from time to time require from him, and to act as their agent in all matters in which they may employ him; but he is not invested with authority to decide upon any question affecting a National School, or the general business of the Commissioners without their directions.

9. The Commissioners will take an early opportunity of issuing more detailed instructions to the inspectors of their schools.

V.—MISCELLANEOUS.

1. It is the earnest wish of the Government and of the Commissioners that the clergy and laity of the different religious denominations in the Colony should co-operate with one another in

in conducting National Schools, but the Board choose rather to leave this expression of their desire to the good feeling of the applicants for aid to such schools, than to make it the subject of any express stipulation.

2. When any school is received by the Commissioners into connexion with them, the inscription "National School," and no other, shall be put up conspicuously on the school house.

3. The Board require that no use shall be made of their school houses tending to contention—such as the holding of political meetings in them, or bringing into them political petitions, or documents of any kind for signature; and that they shall not at any time be converted into places of public worship. Such use or uses made of a school house built by aid from the Commissioners, or of a school house after its establishment into connexion with the Board, being a violation of the principles of the National Education system, will be regarded by the Commissioners as a sufficient reason for dismissing the master or mistress, and withdrawing their confidence from the local patrons.

4. The Commissioners will require that the principles of the following lesson be strictly inculcated in all schools admitted into connexion with them, and that a printed copy of the lesson itself, to be furnished by them, shall be hung up in each school:—

"Christians should endeavour, as the Apostle Paul commands them, to live peaceably with all men."—*Rom. ch. xii. 18.*

"Our Saviour Christ commanded his disciples to love one another. He taught them to love even their enemies, to bless those that cursed them, and to pray for those that persecuted them. He, himself, prayed for his murderers."

"Many men hold erroneous doctrines, but we ought not to hate or persecute them. We ought to seek for the truth and to hold fast what we are convinced is the truth; but not to treat harshly those who are in error. Our Saviour did not intend his religion to be forced on men by violent means. He would not allow his disciples to fight for him."

"If any persons treat us unkindly, we must not do the same to them, for Christ and his Apostles have taught us not to return evil for evil. If we would obey Christ, we must do to others not as they do to us, but as we should wish them to do to us."

"Quarrelling with our neighbours and abusing them, is not the way to convince them that we are in the right and they in the wrong; it is more likely to convince them that we have not a Christian Spirit."

"We ought to shew ourselves followers of Christ, who when he was reviled, reviled not again.—1. *Pet. ch. ii, 23.*

5. The Commissioners will regard the conduct of any teacher attending Meetings held for political purposes, or taking part in Elections of Members of the Legislative Council, as incompatible with the performance of his duties, and accordingly dismiss him.

6. The Commissioners would wish to establish in the more thinly peopled districts of the Colony a system of boarding children in the vicinity of the National Schools; and in the meantime they request from such employers of labor beyond the boundaries as are favorable to general Education, and inclined to become Patrons of Schools, in connexion with the Board, every local information on the subject which they may consider themselves able to afford.

7. The Commissioners reserve to themselves the power of revoking or altering any of the foregoing Regulations as from time to time it shall seem to them to be either expedient or necessary.

JOHN H. PLUNKETT.
CHARLES NICHOLSON.
W. S. MACLEAY.

Colonial Secretary's Office,
Sydney, 13th May, 1848.

GRANT BY PURCHASE.

THE description of the following portion of Land, which has been authorised to make up the deficiency in certain Land purchased from the Crown by Major St. John, in virtue of his remission as a Retired Officer, is published for general information, in order that the party by whom it is now claimed may have an opportunity of correcting any errors or omissions that may have been made inadvertently.

It is requested that within one month from the present date, the following particulars may be accurately furnished to this Office, viz. :—

Surname and all Christian names of the person in whose favour the Deed is to be prepared, written at full length, his residence, and the intended name of the property.

If these be duly furnished and satisfactory, and if no caveat be lodged, or other cause of uncertainty appear, the Deed will be prepared accordingly, as soon as possible after the expiration of the stated period of one month.

If the required particulars be not furnished within that period, or if a caveat be lodged, or other cause of uncertainty arise which cannot be satisfactorily determined by the Government, the case will be referred to the Commissioners of Claims and the parties subjected to the expense of that proceeding.

BOURKE.

3. George Frederic Berkeley St. John.

42, Forty-two acres, parish of Dousta Galla, on the south side of portion No. 23, being portion A of section No. 16; bounded on the north by part of portion No. 23, being a line bearing east 80 chains; on the east by part of portion No. 15, being a line bearing south 5 chains 25 links; on the south by the remaining portion of No. 16 section, containing 598 acres, being a line bearing west 80 chains; and on the west by a line bearing north 5 chains 25 links, exclusive of a small portion of the new line of road, which passing through the land at the south-west corner touches the western side of the road.

Being authorised to make up the deficiency in certain Land purchased by Major St. John in virtue of his remission as a Retired Officer.

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

TENDERS ACCEPTED.			
CONTRACTORS NAMES.	BUILDING OR DEPARTMENT.	DESCRIPTION OF WORK.	AMOUNT OF TENDER.
David Best	Sub-Treasury	Cedar Presses	£ 19 10 0
Langlands and Company	Portland	Two pumps and piping complete	21 0 0
Thomas Fulton and Company	Harbour Master	Musroom Anchors	53 0 0
Stephen Donovan	Lunatic Asylum	Tables and Forms	50 0 0
John Minifie	Post Office	New Storeroom	42 0 0
Thomas Fulton and Company	Lunatic Asylum	Thirty-two Iron Bedsteads	152 0 0
John Sleight	Superintendent's Office	Cedar Press	4 10 0

By Order of His Honor the Superintendent,
HENRY GINN,
Clerk of Works.

Public Works Office,
Melbourne, 23rd May, 1848.

Colonial Secretary's Office,
Sydney, 22nd April, 1848.
PORTLAND—A FREE WAREHOUSING PORT.

HIS Excellency the Governor is pleased to direct that the following Order in Council appointing the Town and Port of Portland, in the District of Port Phillip, a free Warehousing Port, be published for general information.

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

At the Court at Osborne House, Isle of Wight, the 28th day of September, 1847.

Present :—

The Queen's Most Excellent Majesty, in Council.

Whereas Her Majesty doth deem it expedient to appoint the Town and Port of Portland, in the District of Port Phillip New South Wales, to be a Free Warehousing Port, for the purposes of an Act passed in the Session of Parliament holden in the eighth and ninth years of Her Reign, intituled "An Act to regulate the Trade of the British Possessions abroad."

Now, therefore, Her Majesty, by and with the advice of Her Privy Council, and in pursuance of the authority committed to Her by the said Act, doth order, and it is hereby ordered, that the said Town and Port of Portland shall from and after the first day of January, one thousand eight hundred and forty-eight, be a Free Warehousing Port for the purposes of the said Act.

And the Right Honorable the Lords Commissioners of Her Majesty's Treasury, and the Right Honorable Earl Grey, one of Her Majesty's Principal Secretaries of State, are to give the necessary directions herein as to them respectively may appertain.

(Signed) WM. L. BATHURST.

Colonial Secretary's Office,
Sydney, 13th April, 1848.

ROADS.

HIS Excellency the Governor, with the advice of the Executive Council, having deemed it expedient to open and make certain Parish Roads, in the District of Port Phillip, viz. :—

1. New line of road from North Melbourne to the Village of Bulla, known as the Mount Macedon Road.
2. Proposed Keila, or Portland Road, from the Mount Macedon Road, to Keila Bridge.
3. Occupation Road, leading from the Mount Macedon Road to Taylor and Green's purchases in Bulla Bulla Parish.
4. The old Sydney or Pascoeville Road, leading from the Mount Macedon Road to the New Sydney Road.

Notice is hereby given, that in conformity with the provisions of the Act of Governor and Council, 4th William IV., No. 11, intituled, "An Act for making, altering, and improving the Roads throughout the Colony of New South Wales, and for opening and improving the Streets in the Towns thereof," sur-

veyings and tracings shewing the intended lines of the said Roads, are now deposited in the office of the Surveyor-General in Sydney, and of the Surveyor in charge at Melbourne. All persons interested therein are requested to transmit, in writing, addressed to the Clerk of the Executive Council, within one month from this date, any well grounded objection which may appear to them to exist to the formation of the said Roads

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

Colonial Secretary's Office,
Sydney, 8th May, 1848.

HIS Excellency the Governor directs the publication of a letter from Captain Owen Stanley, recommending, that in the event of any vessel being unfortunately wrecked in attempting the outer passage through Torres' Straits in the present season, the crew should join her Majesty's ship "Rattlesnake," at Princess Charlotte's Bay, or Cape York, rather than attempt to cross the Gulf of Carpentaria to Port Essington.

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

H. M. Sg. Ship Rattlesnake,
Sydney, 29th April, 1848.

Sir,
Having landed Mr Kennedy and his party, I shall commence the survey of the inner passage at Rockingham Bay, and work to the northward; I expect to be in the neighbourhood of Princess Charlotte's Bay the end of July, and at Cape York the beginning of October, so that in the event of any ships being unfortunately wrecked in attempting the outer passage this season, it would be better for the crew to join this vessel than to attempt to cross the Gulf of Carpentaria to Port Essington.

I am, Sir,

Your very obedient servant,

OWEN STANLEY,
Captain and Surveyor.

HONORABLE E. DEAS THOMSON,
Colonial Secretary,
&c. &c. &c.

Superintendent's Office,
Melbourne, 16th May, 1848.

TENDERS REQUIRED.

TENDERS will be received until noon of Saturday, the 27th instant, from parties willing to contract for executing certain repairs, required at the crossing place over the Tea Tree Creek, on the Geelong road.

Tenders to be endorsed, "Tender for repairs to crossing place at Tea Tree Creek," and deposited in the box marked, "Tenders for Works and Stores," at the west entrance of the above Office.

Specification may be seen, and every necessary information obtained, at the Bridge Office, Melbourne.

C. J. LA TROBE.

GOVERNMENT NOTICE.

THE LUNATIC ASYLUM.

AS the time approaches when the Lunatic Asylum, now being erected, may be opened for the reception of patients, it is judged expedient that this notice inviting applications for the appointment of Superintendent and Matron of the establishment should be published.

Persons who may be disposed to offer their services must be made aware that it will not only be considered requisite by Government that they should be possessed of unimpeached character and proofs of general capacity; but, viewing the very serious and peculiar nature of the duty, which will be committed into their hands, preference must of necessity be given to such as can prove by reference to past employment and experience, an acquaintance with and aptitude for this particular branch of service.

C. J. LA TROBE.

Superintendent's Office,
Melbourne, 13th April, 1848.

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

REGULA GENERALIS.

SATURDAY, the twenty-ninth day of April, in the year of our Lord one thousand eight hundred and forty-eight, and in the eleventh year of the reign of Queen Victoria.

No. 76.—It is ordered that in future all Writs of Execution may be tested on the day on which the same are issued.

WILLIAM A'BECKETT,
Resident Judge.

DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given, that the partnership heretofore existing between the undersigned, trading as drapers and tailors, in Collins-street, Melbourne, under the style or firm of Murcutt and Co., has this day been dissolved by mutual consent. All debts owing by the said partnership firm will be paid by the undersigned J. Muston, who is duly authorised to receive and give discharges for all monies due to the said firm.

Dated the 18th day of May, A.D. 1848.

JNO. MUSTON,
R. MURCUTT.

Witness—
R. DUNN.

Colonial Secretary's Office,
Sydney, 12th May, 1848.

PETTY SESSIONS—PORT PHILLIP.

HIS Excellency the Governor has been pleased to appoint

Mr. Samuel Edward Blomefield,
to be Clerk of Petty Sessions, at "Pearson's Station," on the main road from Port Phillip to Adelaide.

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

RICHARD GODFREY.

INFORMATION is requested at the Superintendent's Office respecting the present abode and of position "Richard Godfrey," who was some time since in the assigned service of Mr George Langhorne, of the Aboriginal Mission on the Yarra.

C. J. LA TROBE.

Superintendent's Office,
Melbourne, May 12, 1848.

Colonial Secretary's Office,
Sydney, 10th May, 1848.

HIS Excellency the Governor has been pleased to appoint

Dugald Fletcher, Esq., of Collingwood, to be a Magistrate of the City of Melbourne.

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

Colonial Secretary's Office,
Sydney, 10th May, 1848.

HIS Excellency the Governor has been pleased to appoint the under-mentioned gentlemen to be Magistrates of the Territory and its Dependencies, viz.:

Henry Foley, Esq., of Coonoor, Avoca Creek;

Hugh Lawrence M'Leod, Esq., of Benyen; James Ford Strachan, Esq., of Geelong; all in the district of Port Phillip.

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

Colonial Secretary's Office,
Sydney, 12th May, 1848.

POLICE—PORT PHILLIP.

HIS Excellency the Governor has been pleased to appoint

Mr. Anthony Bourke,

to be Chief Constable at "Pearson's Station," on the main road from Port Phillip to Adelaide.

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

IMPOUNDED at Morang, River Plenty, May 19, 1848—

A chesnut mare, long tail, white star on forehead, CN off shoulder

A chesnut colt, small white spot on forehead, long tail, $\frac{2}{2}$ near shoulder, sup-

posed progeny of the above

A chesnut mare, blaze down face, main and tail light colored, near hind foot whited, S or 5 near shoulder

If not claimed and released on or before the 12th of June, will be sold according to Act of Council.

W. C. WALKER,
Poundkeeper.

5s 6d.

IMPOUNDED at Melbourne, on May 16th, 1848—

1 dark brindle working bullock, white back and belly, a piece out of the back of the left ear, off rump bow and arrow,

near rump O, near shoulder $\frac{4}{2}$ B

WH con-
joined

1 red and white spotted poley bullock, a piece off the back of the left ear, near rump NB, top of the off ribs $\frac{3}{2}$ H

1 red and white working bullock, near ribs T, near rump AS, near shoulder $\frac{2}{2}$

WH conjoined, off fore leg illegible

1 strawberry bullock, small nob horns, a slit in the left ear, near thigh $\frac{5}{2}$

1 red sided steer, white back and belly, a slit in the left ear, off ribs AC

1 strawberry steer, near rump K

1 red cow, white udder, top of the near ribs EL, has a red heifer calf, white belly, near ribs EL

1 yellow and white cow, small nob horns, near ribs P, near rump M, off rump WC, off thigh M, off shoulder $\frac{4}{2}$ N

1 black sided cow, white back and belly, off ribs WM; off rump HC

$\frac{10}{2}$
If not claimed and expenses paid on or before Friday, the 9th day of June, to be sold at the pound according to the Act of Council.

G. SCARBOROUGH,

10s 9d Poundkeeper.

IMPOUNDED at South Geelong, May 15th, and if not claimed on or before the 7th of June next, will be sold—

A brown bullock, DCO near ribs, CH near rump

A yellow cow, white spots, no brand perceptible, white calf by her side.

PERCIVAL GRAHAM,
Poundkeeper.

4s. 1d.

IMPOUNDED at Sunday Creek, 16th May, 1848—

1 bay horse, about 15 $\frac{1}{2}$ hands high, short switch tail, with a few grey hairs mixed, star in forehead, two hind and one fore foot white, a few white saddle marks, tanned muzzle, branded F near shoulder

If not claimed and released on or before 8th June next, will be sold at the pound yard according to Act of Council.

C. COFFEY,
Poundkeeper.

5s

IMPOUNDED at Pentridge, 15th May, 1848—

1 red snail horn bull, Gm near ribs
Damage laid on by impounder, for injury to hay stack £2, this beast is supposed to belong to a Mr. Nicholson, whose address is not known to the undersigned.

1 yellow cow, 3 ribs, DF off rump, wool pack ribs

1 white and red bull, (or stag,) spotted, BW near rump

If not released they will be sold in pound yard, at noon 8th June, in accordance with Act of Council.

G. P. ANDERSON,
Poundkeeper.

5s 9d

IMPOUNDED at Sunday Creek pound,
15th May, 1848—

1 dark brown horse, about 15 hands high, small star on forehead, long tail, branded like N on near shoulder, an N
indescribable brand under the mane, a few grey hairs on forehead lock,
If not claimed and released on or before the 8th June next, will be sold at the pound yards according to Act of Council.

C. COFFEY,
Poundkeeper.

5s

IMPOUNDED at Pentridge, 9th May,
1848—

1 brown sided bullock, hoop horns, M off rump and shoulder
1 red and white cow, HW ribs and thigh
1 male calf, progeny of the above, unbranded
1 red cow, calf by side, SH off ribs
1 red sided cow, calf by side, iW near rump, 2 shoulder
1 yellow spotted cow, calf by side, no visible brand
1 yellow spotted heifer, CW near ribs
1 red heifer, illegible near ribs
1 brindle cow and calf, illegible near ribs
1 dark brown polled cow, and calf, star rump
1 red and white heifer, supposed C shoulder
1 white cow, yellow spots, calf by side, no visible brand
1 red yearling bull, no visible brand
1 brown bull, no visible brand
1 brown steer, HP rump
1 yellow sided cow, calf by side, supposed RK ribs, illegible rump
1 yellow sided steer, unbranded
1 white polled steer, unbranded
1 strawberry sided cow, illegible rump and thigh
1 yellow and white heifer, unbranded
1 red snail horn steer, near eye blind, CH rump, O thigh
1 yellow hoop horn cow, calf by side, brands illegible
1 yellow cow, calf by side, indescribable rump, (like \sim with bar down them, illegible thigh and ribs
1 blue sided snail horn cow, calf by side, brands illegible
1 brindle sided heifer, LD ribs, M rump
1 blue steer, illegible brand rump

If not released, they will be sold in Pound yard, at noon, 1st June, in accordance with Act of Council.

G. P. ANDERSON,
Poundkeeper.

13s. 6d.]

IMPOUNDED at Deep Creek Pound,
on the 12th May, 1848—

Trespass—4d per head.

1 ginger cow, bow horns cocked, notch near ear, Cm off ribs, blotch brand
IW
near rump, with a red bull calf
1 small ginger sided cow, cocked horns, white back, belly and tail, illegible brand off rump, with a red heifer calf
1 ginger and white cow, cocked bow horns, C off shoulder, illegible brand
C
C
near and off rump
1 ginger sided cow, bow horns, white back and belly, notch off ear, DM off rump, like WC off ribs, illegible brand off thigh
1 ginger sided cow, bow cock horns, white back and belly, HD conjoined off neck, W off ribs, with a small
W
spotted calf
1 red cow, hoop horns, speckled flanks, illegible brands near ribs and off rump, with a strawberry calf
1 strawberry poley cow, P off rump, with a red bull calf with her
1 red cow, short horns, speckled head, sli in both ears, no visible brand
1 yellow and white cow, bow horns, notch in both ears, F within circle near shoulder, blotch brand off rump, like M, with a red bull calf branded like CJ.
Rm near ribs
1 white cow, low hoop horns, no visible brand
1 ginger sided cow, small hoop horns, speckled head, HH conjoined off rump
1 small red and white steer, stag horns, short tail, no visible brand
1 black bull calf no brand
1 strawberry speckled cow, cock horns, like H off rump
1 red heifer, small horns, no visible brand.

If not claimed and released on or before June 4th, 1848, will be sold by me at the pound yard according to Act of Council.

W. WRIGHT,
Poundkeeper.

14s 9d

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