## Sessional Papers

## WEEKLY REPORT OF DIVISIONS

IN.

## COMMITTEE OF THE WHOLE.

(EXTRACTED FROM THE MINUTES.)

## TUESDAY, 6 FEBRUARY, 1804.

No. 1.
Agricultural Holdinas Bill (Proceedings resumed from Session 1893, under Standing Order No.67):-
Clause 3 having been further considered, amended, and agreed to, and clauses 4 to 7 having been dealt with, -
Clause 8 . In ascertaining the amount of compensation payable to the tenant in respect of Allowances to improvements, there shall be taken into account against such improvements-
(I) Ang benefit which the landlord has given or allowed to the tenant in consideration of the tenant cxecuting the improvements.
(ir) Any sum due to the landlord from the tenant for rent or otherwise, and compensation to the landord by way of damages for any waste, and for any breach of covenant, contract, or agreement connected with the tenancy commitied or permitted by the tewant, and also any rates, taxes, or assessments due in respect of the holding to which the tenant is liable as between him and the landlord.
But a landlord shall not be entitled to have taken into account against compensation any But no waste or breach by the tenant in relation to a matter of husbandry or cultivation committed allowances for or permitted more than two years before the determination of the tenamey. (Read.) commited more
And the clanse having been amended as indicated,--
Motion made (Mr. Rose) to insert altier sub-section (ir) the following words to stand as subsection (III), -
(III) In assessing the value of improvements the arbitrators shall take into consideration the rental paid and the tenure of the lease held by the tenant.
Question put.-That the words proposed to be inserted be so inserted.
Committee divided.

Ayce, 20.
Mr. Nowman,
Mr. Jfutchison,
Mr. O'Sultivan,
Mr. Jutchinson,
Mr. Schey,
Mr. Jolinston,
Mr. Williuns,
Mr. Jones,
Mr. Jarnics,
Mr. Langwed,
Mr. Kelly
Mr. Murphy,
Mr. Edden,
Mr. Hindle,
Mr. Cann,
Mr. Cook,
Mr. McGowen,
Mr. Fegan.
Tellers,
Mr. Rae,
Mr. Rose.

Noes, 35.

| Mr. Tonkitl, | Mr. Mclarlane, |
| :---: | :---: |
| Mr. Carruthers, | Mr. Killel, |
| Mr. Morton, | Mr. Nicoil, |
| Mr. Lonsdule, | Mr. Gormly, |
| Mr. Suttor, | Mr. Barnes, |
| Mr. Wise, | Mr. Grahame, |
| Mr. Garsan, | Mr. Nicholson, |
| Mr. Copeland, | Mr. Shurp, |
| Mr. Lyne, | Mr. Black, |
| Mr. Vaughn, | Mr. Houghton, |
| Mr. Hart, | Mr. Hoyle. |
| Mr. Fuller, | Tellers, |
| Mr. Holborow, | Mr. Traill, |
| Mr. Parkes, | Mr. Ifassall. |
| Mr. Scobie, |  |
| Mr. Donald, |  |
| Mr. Barbour, |  |
| Mr. Stevenson, |  |
| Mr. Waddell, |  |
| Mr. Bowes ${ }_{\text {b }}$ |  |
| Mr. Sheldon, |  |

Insertion of proposed words nogatived.
Clause, as amended, agreed to.
$115-\mathrm{A}$

And the remaining clauses, the Schedule, and the Preamble of the Bill having been dealt with,On motion of Mr. Bowes the Chairman left the Chair to report the Bill with amendments to the House.

## WEDNESDAY, 7 FEBRUARY, 1894.

No. 2. Supply-General Estimates for 1894.
Tho Estimates for Supplement to Schedule B, and for the Executive and Legishative Departmonts having been postponed:

## Chief Secretary.

Question proposed, That there be granted to Mer Majesty a sum not exceeding $£ 10,177$ for Chief: Secretary (Sir George Dibbs).
Motion made (Mr. Hugh McKinnon),-That the item, "Principal Under Secretary, £1,010," be reduced by $£ 105$, -and Question put,-
Committee divided.

Ayes, 20.
Mr. Inatchison,
Mr. \#nose,
Mr. Schey,
Mr. M.cGowen,
Mr. Miller,
Mr. Stevenson,
Mr. C'Sullivan,
Mr. Edden,
Mr. Thegan,
Mr. Williams,
Mr. Langwell,
Mr. Hutelininson,
Mr. Darnley,
Mr. G. D. Clark,
Mr. Black,
Mr. Kirkpatrick,
Mr. Kelly,
Tellers,
Mr. Chapman
Mr. Hugh McKinnon.

Noes, 49.

| Sir George Dibls, | Mr. Ifindle, |
| :---: | :---: |
| Mr. Hugh Taylor, | Sir W. I. Manning, |
| Mr. Garvan, | Mr. Dannhoy, |
| Mr. MeCourt, | Mr. Bavister, |
| Mr . Suttor, | Mr. Morgan, |
| Mr. Giould, | Mr. Barton, |
| Mr. Wise, | Mr. Copeland, |
| Mr. Martin, | Mr. Henry Clarke, |
| Mr. Ionsdate, | Mr. Newton, |
| Mr. Frank Tarnell, | Mr. Kiill, |
| Mr. Sheldon, | Mr. Wall, |
| Mr. Slattery, | Mr. Dickens, |
| Mr. Hassall, | Mr. See, |
| Mr. Alfred Allen, | Mr. Cruickshank, |
| Mr. Lee, | Mr. Tonkin, |
| Mr. Fuller, | Mr. Yaughn, |
| Mr. Marks, | Mr. Chnnter, |
| Mr. Seobie, | Mr. J)omelly, |
| Mr . Parkes, | Mr. Holborow, |
| Mr. Jones, | Mr. Jorpy, |
| Mr. Hart, | Mr. Gormly. |
| Mr. Barbour, | Tellers, |
| Mr. Donald, | Mr. Jeanneret, |
| Mr. Lyne, | Mr. Lecs. |
| Mr. John Wikinson, |  |

Reduction negatived.

No. 3.
Same Estimate.
Motion made (Mr. Chapman), -That the same item be reduced by $£ 50$, and Question put, Committee divided.

Ayes, 18.


Reduclion negatived.

Nocs, 46.
Sir Georgo Dibhs, Mr. Wall, Mr. Hagh Taylor, Mr. Dickens, $\begin{array}{ll}\text { Mr. Garran, } & \text { Mr. See, } \\ \text { Mr. McCourt, } & \text { Mr. Sruickshank, }\end{array}$ $\begin{array}{ll}\text { Mr. McCourt, } & \text { Mr. Cruicksh } \\ \text { Mr. Suttor, } & \text { Mr. Jonkin, }\end{array}$ Mr. Gould, Mr. Teanneret, Mr. Wise, Mr. Martin, Mr. JionsdaIe, Mr. Krank Finneli, Mr . Sheldon, Mr. Slaticry, Mr. Sre, Mr. Irec,
Mr. Fuller, Mr. Marks, Mr. Scobie, M.r. Parkes Mr. Jones, Mr. Hart, Mr. Barbour, Mr. Hayes, Mr. Donald, Mr. Lyne, Mr. John Wilkinson,

Mr. Vanghr,
Mr. Lece,
Mr. Donnelly,
Mr. Kidd,
Mr. Newton,
Mr. Copeland,
Mr. Copeland
Mr. Barton,
Mr. Morgan,
Mr. Morgan,
Mr. Mavister,
Mr. Janahey,
Sir W. P. Manning,
Mr. IIndle,
Mr. Molborow,
Mr. Torpy.
Tallers,
Mr. Alfred Allen,
Mr. Hassall.
Mr. Hnssall.

No. 4.
Same Estimate.
Motion made (Mr. Hutchison), -That the item "Assistant Under Secretary E650" be reduced by L5O, and Question put,-

Committee divided.
Ayes, 19.
Mr. Chapıan,
Mr . Hutchison,
Mr. Mugh McKinnon,
Mr. Miller,
Mr. Rose,
Mr . Cook,
Mr. Black,
Mr. G. D. Clark,
Mr. MeGowen,
Mr. Hutchinson,
Mr. Williams,
Mr. Hindle,
Mr. O'Sullizan,
Mr. Fegan,
Mr. Bavister,
Mr. Danalhey, Mr. Gormiy.

Tellers,
Mr. Edden,
Mr. Schey.
Noes, 45.
Mr. Hugh Taylor, Mr. Barton,
Mr. Garvan, Mr. Morgan,
Mr. McCourt, Sir. W. P. Manning,
Mr. Suttor, Mr. John Wilkinson,
Mr. Gould, Mr. Lync,
Mr. Wise. Mr. Donald,
Mr. Murtin, Mr. Hayes,
$\begin{array}{ll}\text { Mr. Lonsdale, } & \text { Mr. Mayes, } \\ \text { Mr. Barbour }\end{array}$
Mr. Frank Farnell, $\quad$ Mr. Hart,
Mr . Sheldon, Mr. Jones,
$\begin{array}{ll}\text { Mr. Slatery, } & \text { Mr. Parkes, } \\ \text { Mr. Inssall, } & \text { Mr. Scobic, }\end{array}$
$\begin{array}{ll}\text { Mr. IInssall, } & \text { Mr. Scobie, } \\ \text { Mr. Dickens, } & \text { Mr. Marks, }\end{array}$
$\begin{array}{ll}\text { Mr. Dickens, } & \text { Mr. Marks, } \\ \text { Mr. See, } & \text { Mr. Fuller }\end{array}$
Mr. Cruickshank, Mr. Lee,
Mr. 'Nonkin, Sir George Dibbs,
Mr. Jemnnerot, Mr. Holborow,
Mr. Vaughn, Mr. Torpy,
Mr . Lees, $\quad \mathrm{Mr}$ Kelly.
Mr . Donnelly,
Mr . Donnelly,
Tellers,
Mr. Kidd,
Mr. Wall,
Mr. Nowton,
Mr. Copeland,
Mr. Alfred Allen.
Reduction negatived.

No. 5.
Same Istimate.
Motion made (MIr. Miller),-That the same item be reduced by $£ 32$ 10s.,-and Question put.
Committee divided.
Ayes, 16.
Mr. Ohapman,
Mr. Hutchison,
Mr. Schey,
Mr. Hugh McKinnon,
Mr. Miller,
Mr. Rose,
Mr. G. J). Clark,
Mr. McGowen,
Mr. Hutehinson,
Mr. Williams,
Mr. Fdden,
Mr. Bavister, Mr. Danabey, Mr. Gormly.

Tellers,
Mr. Cook, Mr. Fegan.

Noes, 38.
Mr. Hugh Taylor, Mr. Gurvan, Mr. McCourt, Mr. Suttor, Mr. Gould, Mr. Wise,
Mr. Lonsdale, Mr. Frank Farnell, Mr. Sheldon, Mr. Slattcry,
Mr . Lee,
Mr Marks
Mr. Marks, Mr. Scobie, Mr. Parkes, Mr. Jones,
Mr. Hart,
Mr. Donald,
Mr. Lyne, Mr. John Wilkinson,

Mr. Wall,
Mr. Dickens,
Mr. Sce,
Mr. Tonkin,
Mr. Jeanneret,
Mr. seannoret,
Mr. Vaughn,
Mr . Vaugh
Mr . Lees,
Mr . Lees,
Mr . Donnelly
Mr. Alfred Allen,
Mr. Morgan,
Mr. Copeland,
Mr. Stevenson,
Mr. Newton,
Mr. Kidd,
Mr. Kelly,
Mr. Torpy.
Tellers,
Mr. Cruickshank,
Mr. Hassall.

Reduction negatived.

No. 6.
Same Estimate.
Motion made (Mr. Schey),-'lhat the item "Chief Clerk, $£ 698$ " be reduced by $£ 30,-$ and Question put.
Committee divided.
Ayes, $21 . \quad$ Noes, 37.

| Mr. Fugh McKinnon, Mir. Chapman, | Tellers, |
| :---: | :---: |
| Mr. Juutchison, | Mr. O'Suilivan, |
| Mr. Schey, | Mr. Miller. |
| Mr . Jonedale, |  |
| Mr. Rose, |  |
| Mr. Stevenson, |  |
| Mr. G. D. Clark, |  |
| Mr. MeGowen, |  |
| Mr . Hutchinson, |  |
| Mr. Williams, |  |
| Mr. Wdden, |  |
| Mr. Cook, |  |
| Mr. Fegan, |  |
| Mr. Newton, |  |
| Mr. Bavister, . |  |
| Mr. Danahey, |  |
| Mr. Gormly, |  |
| Mr. Darnley. |  |

IRcduction neyatived.

| Mr. Hugh Tuylor, | Sir George Dibbs, |
| :---: | :---: |
| Mr. Garran, | Sir W. P. Manning, |
| Mr. McCourt, | Mr. Morgan, |
| Mr. Suttor, | Mr, Copeland, |
| Mr. Gould, | Mr. Vaughn, |
| Mr. Wise, | Mr. Kidd, |
| Mr. Sheldon, | Mr. Torpy, |
| Mr. Slattery, | Mr. Murphy, |
| Mr. Tee, | Mr. Donndly, |
| Mr . Fuller, | Mr. Lees, |
| Mr. Marte, | Mr. Tonkin, |
| Mr. Scobie, | Mr. Cruickshank, |
| Mr. Parkes, | Mr. See, |
| Mr. Jones, | Mr. Jickens, |
| Mr. Hart, | Mr. Wall. |
| Mr. Donald, | Tellers, |
| Mr. Jyne, | Mr What Tarucil |
| Mr. John Wilkinson, | Mr. Frank Faracll, |
| Mr. Alfred Allen, Mr Jeunneret | Mr. Hassall. |

No. 7.
Same Estimate.
Motion made (Mr. Miller), -That the item "Clerv of Resords, £ £ $£ 0$," be reducod by $£ 25$;-and Question put.
Committee divided.

Ayes, 0.
Mr. Hugh McKimon,
Mr. Chapman,
Mr. Miller,
Mr. Schey,
Mr. McGowen,
Mr. Fegan,
Mr. Edden.
Tellers,
Mr. Hutchison,
Mr. G. D. Clark.

Reductioǹ negatived.

Noes, 48.

| Mr. Hugh Taylor, | Mr. Murply, |
| :---: | :---: |
| Mr. Garran, | Mr. Lees, |
| Mr. Suttor, | Mr. Dounclly, |
| Mr. Gould, | Mr. Conk, |
| Mr. Wise, | Mr. Williams, |
| Mr. Frank Farnell, Mi. Hesall | Mr. Vatghn, |
| Mr. 'Joukin, | Mr. Morgan, |
| Mr. Teinneret, | Sir W. IP. Manning, |
| Mr. Jee, | Mr. Kelly, |
| Mr. Fuller, | Mr. Slattery, |
| Mr. Marks, | Sir George Dibbs, |
| Mr. Scohic, | Mr. Alfrcd Allen, |
| Mr. Parkes, | Mr. Stevenson, |
| Mr. Jones, | Mr. Torpy, |
| Mr. Hart, | Mr. Newton, |
| Mr. Donald, | Mr. Hutchinson, |
| Mr. Lyne, | Mr. Burister, |
| Mr. John Wilkinson, | M1. Gormly, |
| Mr. Wall, | Mr. Darnley, |
| Mr. Dickens, | Mr. Danaliey. |
| Mr. Sce, | Tellers, |
| Mr. Sheldon, | Mr. Tionsdale, |
| Mr. Kidd, | Mr. McCourt. |

No. 8.

## . Same Estimate.

Motion made (Mr. Miller), -That the item "Clerk in Cbarge of Miscellaneous Branch, £425," be reduced by £25,-and Question put.
Committee divided.

Ayes, 10.
Mrr. Hutchison,
Mr. Chapman,
Mr. Miller,
Mr, Schey,
Mr. Schey,
Mr. G. D. Clark,
Mr. O'Sullivan,
Mr. Fegan,
Mr. Fidden.
Tellers,
Mr. Hagh McKinnon,
Mr. McGowen.

Reduction negatived.

Noes, 44.

| Mr. Hugh Taylor, | Mr. Kelly, |
| :---: | :---: |
| Mr. McCourt, | Sir W. P. Manning, |
| Mr. Suttor, | Mr. Morgan, |
| Mr. Gould, | Mr. Copeland, |
| Mr. Wise, | Mr. Francis Clarke, |
| Mr. Lonsinle, | Mr. Williams, |
| Mr. Frank Farnell, | Mr. Cook, |
| Mr. Hassall, | Mr. Wall, |
| Mr. Tonkjin, | Mr. Dickens, |
| Mr. Jeanneret, | Mr. See, |
| Mr. Lee, | Mr. Cruickslınnk, |
| Mr. Fuller, | Mr. Vaughm, |
| Mr. Marks, | Mr. Kidd, |
| Mr. Scobic, | Mr. Jeces, |
| Mr. Parkee, | Mr. Donnelly, |
| Mr. Jones, | Mr. Hutchinson, |
| Mr. Hart, | Mr. 'Iorps, |
| Mr. Dumald, | Mr. Nawlon, |
| Mr. John Wilkinson, | Mr. Gormly. |
| Mr. Murphy, | Teellers, |
| Mr. Alfred Alnen, | Mi. Sterenson, |
| Mr. Slattery, | Mr. Barister. |

And the Committee continuing to sit after Midnight,-

TIUURSDAT, 8 FEBRUARY, 1894, A.M.
No. 9.
Same Estimatc.
Motion made ( $A f r$. Chapman), -That the item "Extra Clerical Assistance as required-Inci, dental and Unforeseen Expenses, \&c., £1,200," be omitted,--and Question put.

Committec divided.

Aycs, C.
Mr. Miller,
Mr. Scher,
Mr. Didien,
Mr. O'Sullivan.
I'ellers,
Mr. ITugh Mciximnon,
Mr. Clapman.
$\because \prime$

Noes, 45.


Omission of item negatived.

No. 10.
Same Estimate.
Motion made (Mr. Schey),-That the saine item be reduced by £500,--and Question put. Committee divided.

Ayes, 11.
Mr. Chapmun,
Mr. Miller,
Mr. Schey,
Mr. Hugh McKinnon,
Mr. Edden,
Mr. Willians,
Mr. Hutchinson,
Mr. Fegan,
Mr. G. D. Clark.

## Tellers,

Mr. O'Sulliran,
Mr. McGowen,

Noes, 37.

| Mr. McCourt, | Mr. Kild, |
| :---: | :---: |
| Mr. Gould, . | Mr. Lees, |
| Mr. Wisc, | Sir George Dibbs, |
| Mr. Jionsdale, | Mr. Dommelly, |
| Mr. Sutior, | Mr. Alfred Allen, |
| Mr. Frank Farnell, | Mr. Slattery, |
| Mr. Hassall, | Mr. Kelly, |
| Mr. Tonkin, | Mr. Morgan, |
| Mr. Teanneret, | Mr. Copeland, |
| Mr. Isee, | Mr. Francis Clarke, |
| Mr. Fuller, | Mr. Sterenson, |
| Mr. Marks, | Mr. Torpy, |
| Mr. Scobie, | Mr. Sheldon, |
| Mr. Parkes, | Mr. Newton, |
| Mr. Jones, | Mr. Gormly. |
| Mr. Hart, | Tellers, |
| Mr. Jonald, | 1ellers |
| Mr. Diekens, | Sir W. P. Manning |
| Mr. Sce, | Mr. Cruickslank. |
| Mr. Vaughn, |  |

Reduction negatived.
Estimate (Chief Secretary, $£ 10,177$ ) agreed to

No. 11.
Auditor-General.
Question proposed,-That there be granted to Her Majcsty a sum not exceeding £11,995 for Auditor-Gencral (Sir George Dibbs).
Motion made (MIr. Schey), -That the item "Senior Assistant Inspector of Railway Accounts, $£ 470, "$ be reduced by $£ 70$,-and Question put.
Committec divided.

Ayes, 13.
Mr. McGowen,
Mr. Cluppuan,
Mr. O'Sulivan,
Mr. Miiler,
Mr. Schey,
Mr. Sterenson,
Mr. Fegan,
Mr. Hutchiuson,
Mr. Wdden,
Mr. Williams,
Mr. Wilhams,
Mr . G. D. Clark.
Tellors,
Mr. Hugh MeKinnou,
Mr. Rose. Mr. Rose.

Reduction negatived.
Estimate (Auditor-Gicneral, £11,995) agreed lo.

Noes, 27.

| Mr. Hugh Taylor, | Mr. Torpy, |
| :---: | :---: |
| Mr. Jyne, | Mr. Kidd, |
| Mr. Jonedale, | Mr. Lees, |
| Mr. Suttor, | Mr. Copeland, |
| Mr. Frank Furnell, | Mr. Irrancis Clarke, |
| Mr. Hassall, | Mr. Newton, |
| Sir W. P. Manning, | Mc. Kelly, |
| Mr. Sce, | Mr. Slattery, |
| Mr. Lee, | Mr. Alfred Allen, |
| Mr. Hart, | Mr. Cook. |
| Mr. Jones, | Tellers, |
| Mr. Mrvister, | Mr Mellers, |
| Mr. Dickens, Sir George Dibls, | Mr. McCourt, Mr, Fuller. |
| Mr Walí | Mr, Fuller. |

The Estimates for Registrar-General, Vice-President of the Executive Council and Representative of the Government in the Legislative Council, and Aborigines Protection Board, having been agreed to,-
And the Estimate To meet Military and Naval Expenditure having been postponed,-

No. 12.
Police.
Question proposed,-That there be granted to Her Majesty a sum not exceeding £318,611 for Police (Sir George Dibbs).
Motion made (MIr. Fegan),-That the item "Allowance to members of the Police Force when absent from their quarters on duty, $£ 7,700$," be reduced by $£ 5,000$, -and Question put.
Committee divided.

## Ayes, 5

Mr. Schey,
Mr. Cook,
Mr. Edden.
Tellers,
Mr. Hugh McKinnon,
Mr. Fegan.

Reduction negatived.
Estimate (Police, £318,611) agreed to.
The Estimates for Lunacy, Master-in-Lunacy, Medical Board, The Medical Adviser to the Government, Government Statistician, Agent-General for the Colony, City of Sydney Improvement Board, and Charitable Institutions, having been agreed to,-

No. 13.

## Fisheries Commission.

Question proposed,-What there be granted to Her Majesty a sum not exceeding $£ 2,570$ for Fisherics Commission (Sir George Dibbs).
Motion made (Mr. Miller),-That the Estimate be reduced by $£ 570$,-and Question put.
Committee divided.

## Ayes, 11.

Mr. Fegan,
Mr. Miller,
Mr. Hugh McKinnon,
Mr. Edden,
Mr. Cook,
Mr. O'Sullivan,
Mr. Hutchinson,
Mr. Schcy,
Mr. G. D. Clark.
$\quad$ Tellers,
Mr. McGowen,
Mr. Chapman.

Noes, 32.
Mr. Sheldon,
Mr.'Hugh Taylor,
Mr. Slattery,
Mr. Slattery,
Mr. Barton,
Mr. Barton,
Mr. Frank Farnell,
Mr. MeCourt, Mr. Sce, Mr. Alfred Allen, Mr. Suttor, Mr. Jonkin, Mr. Dickene, Mr . Dickene
Mr . Fullor, Mr. Mullor,
Mr. Hart,
Mr. Kidd,
Mr. Parken,
Mr. Morgan,

Mr. Lyne,
Mr. Kelly,
Mr. Francis Clarke,
Mr. Sterenson,
Mr. Bnvister,
Mr. Jones,
Mr . Gorml
Sir W. P. Manning,
Mr. Copeland,
Mr. Hassall,
Mr. Jeanneret,
Mr. Danaher,
Mr. Darnley.
Tellers,
Mr. Lonsdale,
Mr. Newton.

## Reduction negatived.

Estimate (Fisheries Commission, £2,570) agreed to.
Estimate (£1,202) for Fire Brigades agreed to.

No. 14.
Civil Service Board.
Question proposed,-What there be granted to Her Majesty a sum not exceediug £1,700 for Civil Service Board (Sir George Dibbs).

Motion made (Mr. Miller), -That the Estimate be'rednced by $£ 200$, -and Question put.
Committee divided.
Ayes, 13.
Noes, 26.

| Mr: McGowen, |  | Mr. Sheldon, | Mr. Morgan, |
| :---: | :---: | :---: | :---: |
| Mr. Rose, | Tellers, | Mr. Hugh Taylor, | Mr. Lyne, |
| Mr. Miller, | Mr. Darnley, | Mr. Slattery, | Mr . Kclly, |
| Mr. Fegnn, | Mr. G. D. Clark. | Mr. Suttor, | Mr . Lonsdale, |
| Mr. Hutehinson, |  | Mr. See, | Mr. Francis Clarke, |
| Mr. Ohapman, |  | Mr. McCourt, | Mr. Newton, |
| Mr. Cook, |  | Mr. Frank Farnell, | Mr. Steverison, |
| Mr. Edden, |  | Mr. Tonkin, | Mr. Gormly, |
| Mr. Hutehison, |  | Mr. Dickens, Mr. Barton, | Mr. Jones, Mr. Jeanneret |
| Mr. Bavister. | , | Sir W. P. Manning, |  |
|  |  | Mr. Hart, | Tellers, |
|  |  | Mr. Kidd, | Mr. Ifugh McKinno |

Reduction negatived.
Estimate (Civil Service Board, £1,700) agreed to.
And the Estimntes for Shaftesbury Reformatory for Girls, Botanic Gardens, Nursery Garden Campbelltown, Government Domains, Garden Palace Grounds, Centennial Park, and Charit:ible Allowances, having been agreed to.-

No. 15.

## Miscellancous Services.

Question proposed,-That there be granted to Her Majesty a sum not exceeding £48,757 for Miscellaneous Services (Sir George Dibls).

Motion made (Mr. Kclly), —That the item "General Improvements, National Park, £4,000," be reduced by $£ 2,000$,-and Qucstion put.
Committee divided.

Ayes, 10.
Mr. Milier,
Mr. Fegan,
Mr. Cook,
Mr. Kelly,
Mr. Gormly,
Mr. Schey,
Mr. Hugh McKinnon,
Mr. Francis Clarke.
Tellers;
Mr. Edden,
Mr. Chapman

Reduction nogatived.

No. 16.
Same Estimatc.
Motion made (Mr. MfcCourt), -That the item " 5,000 copies of Year Book of New South Wales, special edition, $£ 250$," be omitted, -and Question put.
Committee divided.
Ayes, 21.
Noes, 21.

| Mr. Tuller, | Mr. Darnloy, |
| :--- | :--- |
| Mr. Miller, | Mr. Gormly, |
| Mr. Schey, | Mr. Hart, |
| Mr. Fegan, | Mr. MoGowen, |
| Mr. Ionsdale, | Mr. Danahey, |
| Mr. Hutchinson, | Mr. Francis Clarke, |
| Mr. G. J. Chark, | Mr. Hugh McKinnon. . |
| Mr. Jons, | Tellers, |
| Mr. O'Sullivan, | Mr. McCourt, |
| Mr. Stevenson, | Mr. Chapman. |
| Mr. Cook, |  |


| Noes, 21, |  |
| :--- | :--- |
| Mr. Hugh Taylor, | Mr. Lyne, |
| Mr. Suthor, | Mr. Morgan, |
| Mr. Slattery, | Mr. Nevton, |
| Mr. Wickens, | Mr. Kelly, |
| Mr. Alfred Allen, | Mr. Kidd, |
| Mr. Barton, | Mr. Hassall, |
| Sir. W. P. Manning, | Mr. Sheldon. |
| Mr. Jeanneret, | Tellers, |
| Mr. Parkes, | Mr. Frank Farnell, |
| Mr. Tonkin, | Mr. Sce, Hutchison. |
| Sir George Dibbs, |  |

The numbers being equal, the Chairman gave his casting vote with the Noes, and declared the Question to have paesed in the negative.

No. 1.7.

No. 17

## Same Estimate.

Motion made (Mr. Miller), -That the item "To complete contracts and outstanding liabilities in connection with Immigration, $£ 1,0 \subseteq, \prime$, be reduced by $£ 400$, and Question put.
Committee divided.

Ayes, 15:
Mr. Chapman,
Mr. Miller,
Mr. Schey,
Mr. MeGowen,
Mr. Tonkin,
Mr. McCourt,
Mr. G. I). Clark
Mr. G. I). Clark,
Mr. Hutchinson,
Mr. Hutchinson,
Mr . dones,
Mr. Darnley,
Mr. Gormly,
Mr. Hart,
Mr. Tuller.
Tellers,
Mr . Wall,
Mr. Sterenson.

Nocs, 27.
Mr. Hugh Taylor, Mr. Kelly Mr. Slattery, Mr. Frauk Farnell, Mr. Lync, Mr . Lonsdale, Mr. Suttor, Mr. Kidd, Mr. Alfred Allen, Mr. Barton, sir W. P. Manning Mr. Jeanncret, Mr. Parkes, Mr. Parkes,
Mr. Hugh McKinnon,
Mr . Concland, Sir George Dibbs, Mr. Newton,

- Reduction negatived.

No. 18

## Same Estimatc

Motion made (Nr. Chapman), -That the item "Preparation of Statistics containing information respecting the resources and industrial capabilities of the Colony, for publication in the United Kingdom, £250," be omitted, -and Question put.
Committee divided.

Ayes, 11.
Mr. Schey,
Mr. McCourt,
Mr. G. D. Clart
Mr. IIutchinson,
Mr. Jonsdale,
Mr. Jones,
Mr. Darnler,
Mr. Hart,
Mr. Fuller.
Tellers,
Mr. Chapman,
Mr. Miller.

Nocs, 34.
Mr. Barton, Mr. Kelly,

Mr. Fraucis Clarke,
Mr. Sluttery,
Mr. Suttor,
Mr. Frank Tarne
Mr. Murphy,
Mr. Mutchison,
Mr. Jonkin,
Mr. Alfred Allen,
Sir W. P. Mamning,
Sir W. P. Mamning,
Mr. Jeamneret,
Mr . Sce,
Mr. Parkes,
Mr. Copeland,
Sir George Dibbs,
Mr. Morgan,
Mr. Lyne,

Mr. Hugh M
Mr. Newton,
Mr. Stevenson,
Mr. Barister,
Mr. McGowen,
Mr. Germly,
Mr. O'Sullivan,
Mr. Dickers,
Mr. Kidd,
Mr. Edden,
Mr. Janaher,
Mr. Jaraher,
Mr. Sheidon,
Mr. Hassall.'
Tellers,
Mr. Cook,
Mr. Fegun.

## Reduction negatived.

Estimatc (Miscellaneous Services, £48,757) agreed to.
On motion of Sir George Dibbs the Chairman left the Cbair to report progress and ask leave to sit again.

THURSDAY, \& FEBRUARY, 1894.
No. 19.
Supplí-Genfral. Estimates for 1894.
The Estimates for Treasury and Stamp Duties having been agreed to.

## Oustoms.

Question proposed, What there be granted to Her Majesty a sum not exceeding 669,661 for Customs (Mr. Sce).
Motion made (Mr. Chapman),-That the item, "Collector, Registrar of Shipping, and Chief Inspector of Distillerics, $£ 020, "$ be reduced by $£ 120$, -aud Question put.

Committee divided.

Ayes, 21.
Mr. Black,
Mr. Gardiner,
Mr. McGowen,
Mr. Hutchinson,
Mr. Langwell,
Mr. Williams,
Mr. G. D. Clark,
Mr. O'Sullivan,
Mr. Daris,
Mr. Kirkpstrick,
Mr. Nicholson,
Mr. Edden,
Mr. Csmpbell,
Mr. Stevenson,
Mr. Schey,
Mr. Fegan,
Mr. Houghton,
Mr. Gormly.
Tellers,
Mr. Chapman,
Mr. Waddell.

Reduction negatived.
Estimate (Customs, £69,661) agreed to.
And the Estimates for Gold Receivers, Gold and Escort, Government Printer's Department, Stores and Stationery, Ordnance and Barrack Department-Civil and Magazine Branch, Board of Health, Board of Pharmacy, Shipping Masters, Glebe Island Abattoirs, Marine Board, Life Boats and Public Wharfs, having been agreed to.

No. 20.

## Miscellaneous Services.

Question proposed,-That there be granted to Her Majesty a sum not exceeding $£ 181,418$ for Miscellaneous Services (Mr. See).
Motion made (Mr. Miller),-That the item "Amount payable to Railway Department for conveyance, without charge of Members of Parliament, Distinguished Visitors, School Children, and others, $£ 20,000, "$ be reduced by $£ 5,000$, 一and Question put.
Committee divided.

Ayes, 8.
Mr. Dawgon,
Mr. Hutchinion,
Mr. G. D. Clark,
Mr. Fegan, Mr. Edden,
Mr. Frank Farnell.

Tellers,
Mr. Schey,
Mr. Miller.

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Reduction negatived.

Noes, 65.

| Mr. Garrard, | Mr. Grahame, |
| :---: | :---: |
| Mr. Hoyle, | Mr. Black, |
| Mr. See, | Mr. Copeland, |
| Mr. Johnston, | Mr. Hogan, |
| Sir George Dibbs, | Mr. Torpy, |
| Mr. Sharp, | Mr. Davis, |
| Mr. Nicoll, | Mr. Kelly, |
| Mr. Stevenson, | Mr. Holborow, |
| Mr. Brunkar, | Mr. Traill, |
| Mr. Morgan, | Mr. Kidd, |
| Mr. Darnley, | Mr. Kirkpatrick, |
| Mr. Newman, | Mr. Cann, |
| Mr. Murphy, | Mr. Williams, |
| Mr. Bavister, | Mr. Suttor, |
| Mr. Danahey, | Mr. Newton, |
| Dr. Hollis, | Mr. Francis Clarke, |
| Mr. Gardiner, | Mr. Lonsdale. |
| Mr. Largwell, | Tellers. |
| Mr. McGowen, | Mr. Bowen, |
| Mr. Nicholson, | Mr. J. D. FitzGerald. |
| $\mathrm{Mr}^{\text {c }}$ Cook, |  |
| -Mr. John Wilkinson, |  |

No. 21.
Same Estimate.
Motion made (Mr. Miller),-That the item "To meet abatement which should, in terms of the - Civil Service Act, be deducted from the pensions payable to officers whose services have been dispensed with,-£130" be omitted,-and Question put.
$115-\mathrm{B}$ Committee
$y$

Committee divided.


## Reduction negatived.

Estimate (Miscellaneous Services, £181,418) agreed to.
The Estimate for Advance to Treasurer was agreed to.
The Estimate for Railways was postponed.
The Estimates for the Attorney-General and Parliamentary Draftsmen having been agreed to,-
Orown Solicitor.
Question proposed,-What there be granted to Her Majesty a sum not exceeding $£ 6,545$ for Crown Solicitor (Mr. Slattery).
Motion made (Mr. Miller),-That the item, "Crown Solicitor, £1,640," be reduced by £500,and Question put.
Committee divided.

Ayes, 17.
Mr. Vaughn,
Mrr Francis Clarke,
Mr. Miller,
Mr. Schcy,
Mr. Dawson,
Mr. Fegan,
Mr. Cann,
Mr. MeGowen,
Mr. G. J. Clark,
Mr. Parister,
Mr. Nicholson,
Mr. Jarnley,
Mr. Danahey,
Mr. Kclly,
Mr. Cook.
Tellers,
Mr. Gardiner,
Mr. Langwell.

Noes, 34.

| Mr. Hugh. Taylor, | Mr. Newton, |
| :--- | :--- |
| Mr. Sharp, | Mr. Nicoll, |
| Mr. MeCredie, | Mr. Hoyle, |
| Mr. Reid, | Mr. Stevcnson, |
| Mr. Garrard, | Mr. Copeland, |
| Mr. Ionsdalc, | Mr. Grahame, |
| Mr. McCourt, | Mr. Newman, |
| Mr. See, | Mr. Kidd, |
| Mr. Hassall, | Mr. Suttor, |
| Mr. J. D. FitzGcrald, | Mr. Colls, |
| Mr. Campbell, | Mr. John Wilkinson, |
| Mr. Scobie, | Mr. Torpy, |
| Mr. Houghton, | Mr. Hulchinson. |
| Mr. Donald, | Tellers, |
| Mr. Joseph Abbott, | Mr. Cruickshank, |
| Mr. Barton, | Mr. Johnston. |
| Mr. Slattery, |  |
| Mr. Lyne, |  |

Reduction negatived.
No. 23.

## Same Estimate.

Motion made (Mr. MIiller), -That the same item be reduced by $£ 250$,-and Question put. Committee divided.

Ayes, 19.

| Mr. Vaughn, | Mr. Hutchinson. |
| :--- | :---: |
| Mr. Johnston, | Tellers, |
| Mr. Schet, | Mr. Frsncis Clarke, |
| Mr. Dawson, | Mr. Miller. |
| Mr. Gardiner, |  |
| Mr. Fegan, |  |
| Mr. Cann, |  |
| Mr. McGowen, |  |
| Mr. G. D. Clark, |  |
| Mr. Lang |  |
| Mr. Nichollson, |  |
| Mr. Cook, |  |
| Mr. Bavister, |  |
| Mr. Darnley, |  |
| Mr. Kanahey, |  |

Reduction negatived.

Noes, 29.

| Mr. Hugh Taylor, | Mr. Houghton, |
| :--- | :--- |
| Mr. McCredie, | Mr. Donald, |
| Mr. Reid, | Mr. Torpy, |
| Mr. Garrard, | Mr. Copeland, |
| Mr. Lonsdale, | Mr. Suttor, |
| Mr. MeCourt, | Mr. Grahame, |
| Mr. See, | Mr. Kid, |
| Mr. Barton, | Mr. Stevenson, |
| Mr. Slattery, | Mr. Colls, |
| Mr. Lyne, | Mr. John Wilkingon, |
| Mr. Cruickshank, | Mr. Newman. |
| Mr. Nicoll, | Tellers, |
| Mr. Hoyle, | Mr. Murphy, |
| Mr. Hassall, | Mr. Newton. |
| Mr. Campbell, | Mcobie, |

No. 24.

No. 24.
Same IIstimate.
Motion made (Mr. Miller),-That the same item be reduced by £140,-and Question put.
Committee divided.

Ayes, 22.

| Mr. Vnughn, | Mr. Kelly, |
| :--- | :---: |
| Mr. Johnston, | Mr. Hutchinson, |
| Mr. Mrancis Clarke, | Tellers, |
| Mr. Miller, | Mr. Black, |

Mr. Schey,
Mr. Nicoll,
Mr . McGowe
Mr. Gardiner,
Mr. Fegan,
Mr. Davis,
Mr. G. D. Clark,
Mr. Langwell,
Mr. Edden,
Mr. Cook,
Mr. Bavister,
Mr. Bavister,
Mr. Danahey,

Mr. Cann.

Noes, 34.

| Mr. Hugh Taylor, Mr. McCredic, | Mr. Newton, Mr. Cruickshank, |
| :---: | :---: |
| Mr. Wise, | Mr. Hoyle, |
| Mr. Reid, | Mr. Torpy, |
| Mr. Garrard, | Mr. Suttor, |
| Mr. lionedale, | Mr. Copeland, |
| Mr. McCoart, | Mr. Sharp, |
| Mr. Sce, | Mr. McFarlane, |
| Mr. Cumpbell, | Mr. Grahame, |
| Mr. Scobie, | Mr. Nicholson, |
| Mr. Donald, | Mr. Stevenion, |
| Mr. Sheldon, | Mr. Newman, |
| Sir George Dibbs, <br> Mr. Barton, | Mr. John Wilkinson. |
| Mr. Slattory, | Tellers, |
| Mr. Kidd, | Mr. Houghton, |
| Mr. Murphy, | Mr. Hassall. |

Reduction negatived.
Estimate (Crown Solicitor, $£ 6,545$ ) agreed to.
No. 25.
Quarter Sessions.
Question proposed,-That there be granted to Her Majesty a sum not exceeding $£ 23,856$ for Quarter Sessions (Mr. Slattery).
Motion made (Mr. Kelly), 一That the item, "Travelling Expenses, $£ 1,600$," be reduced by $£ 400$. And the Committeo continuing to sit after Midnight,-

FRRIDAY,9 FEBRUARY, 1894, A.M.
Question put,-
Committee divided.

| Mr. Schey, | Mr. Bariater, |
| :--- | :--- |
| Mr. Miller, | Mr. Darnley, |
| Mr. Dawson, | Mr. Hutchinson, |
| Mr. Fecan, | Mr. Newman, |
| Mr. Kclly, | Mr. Cook. |
| Mr. Sharp, | Tellers, |
| Mr. Black, | Mr. Lonsdale, |
| Mr. Davis, | Mr. Gardiner. |
| Mr. Cann, |  |
| Mr. Houghton, |  |
| Mr. Jangwell, |  |
| Mr. MeGowen, |  |
| Mr. Edden, |  |
| Mr. Gicholson, D. Clark, |  |
| Mr. Danaliey, |  |
| duction neqatived. |  |

Ayes, 23.
r. Lonsdale, Mr. Gardiner.

Reduction negatived.
No. 26.
Same Estimate.
Motion made (Mr. D)awson),-That the same item be reduced by $£ 200$,-and Question put.
Committee divided.

$$
\text { Ayes, } 23 . \quad \text { Noes, } 30 .
$$

| Mr. Gardiner, | Mr. Danahey, | Mr. Hugh Taylor, | Mr. Slatiery, |
| :---: | :---: | :---: | :---: |
| Mr. Lonsdale, | Mr. G. D. Clark, | Mr. Sydney Smith, | Mr . Sheldon, |
| Mr. Schey, | Mr. Cook, | Mr. McCrodie, | Mr. Willis, |
| Mr. Miller, | Mr. Newman, | Mr. Wise, | Mr. Lyne, |
| Mr. Dawson, | Mar. Hutchinson. | Mr. John Wilkinson, | Mr. Colls, |
| Mr. Kelly, | Tellers, | Mr. Barton, <br> Mr. Reid, | Mr. Hassall, <br> Mr. Hogan, |
| Mr. Sharp, | Mr. Houghton, | Mr. Garrard, | Mr. Grahame, |
| Mr. Daris, | Mr. Fegan. | Mr. See, | Mr. Torpy, |
| Mr. Cann, |  | Mr. Scobie, | Mr. Copeland, |
| Mr. Nicholson, Mr. Edden, |  | Mr. Campbell, Mr. Haye, | Mr. Cruickghnnk, Mr. Newton. |
| Mr. McGowen, |  | Mr. Kidd, |  |
| Mr. Langwell, |  | Mr . Donald, |  |
| Mr. Darnley, |  | Mr. Suttor, | Mr. Stevenson, |
| Mr. Bavister, |  | Sir Gcorge Dibbe, | Mr. Hoyle. |

Reduction negatived.
Estimate (Quarter Sessions, $£ 23,856$ ) agreed to.
On motion of Sir George Dibbs, the Chairman left the Chair to report progress and ask leave to sit again.

RICHD. A. ARNOLD,
Clerk Assistant.

## Legislative Assembly.

## NEW SOUTH WALES.

No. 2.

## WEEKLY REPORT OF DIVISIONS

IN
COMMIVTEE OF THE WHOLE.
(EXTRAAOTED FROM THE MINUTES.)

No. 1.

## WEDNESDAY, 14. FEBRUARY, 1894.

## Supplx-General Estimates for 1894.

Department of Lands.
Question proposed,-That there be granted to Her Majesty, a sum not exceeding £S1,10I for Department of Lands (Mr. Copeland).
At the request of the Chairman, Mr. McCourt took the Chair as temporary Chairman.
Motion made (Mr. Francis Clarke), -That the item, "Local Land Board Offices, $£ 32,248$," be reduced by $£ 2,248$,-and Question put.
Committee divided.

Ayes, 17.
Mr. Hugh McKinnon,
Mr. McFarlane,
Mr. Wise,
Mr. Black,
Mr. Schey
Mr. Crick,
Mr. Gardiner,
Mr. G. D. Clark,
Mr . Rose,
Mr. Dawson
Mr . Hutchinson,
Mr. Hindle,
Mr. Cook,
Mr. McGowen,
Williams.
Tellers,
Mr. Francis Clarke,
Mr. Perry.

Noes, 61.

| Mr. Dowel, | Mr. Langwell, |
| :---: | :---: |
| Mr. Campbell, | Mr. Rne, |
| Mr. Lyne, | Mr. Cunn, |
| Mr. Gartan, | Mr. Sydney Smith, |
| Mr. A'3leckett, | Mr. Barnes, |
| Mr . Molesworth, | Mr. Borres, |
| Mr . Jones, | Mr. Hayes, |
| Mr. Wright, | Mr. Lees, |
| Mr. Garrard, | Mr. Holborow, |
| Mr. Copeland | Mr. Tonkin, |
| Mr. Dickens, | Mr. John Wilkineon, |
| Mr. Reid, | Mr. Gormly, |
| Mr. Kidd, | Mr. Darnley, |
| Mr. Waddell, | Mr. Fegan, |
| Mr. Parkes, | Mr. O'Sulliran, |
| Mr. Colls, | Mr. Baxister, |
| Mr. Morgan, | Mr. Collins, |
| Mr. Curruthers, | Mr. Gillies, |
| Mr. Barbour, | Mr. Stevenson, |
| Mr. Nicoll, | Mr. Houghton, |
| Mr. Johnston, | Mr. York, |
| Mr. Donald, | Mr. Danahes, |
| Mr. Sharp, | Mr. Willis, |
| Mr. Alfred Allen, | Mr. Fuller, |
| Mr. Cruickshank, | Mr. Suttor. |
| Mr. Torpy, | Tellers, |
| Mr. Newton, | Mr |
| Mr. Wall, Mr. Miller, | Mr. Lonedale, |
| Mr. Miller, Mr. J. D. Fit | Mr. Hassall. |

And the item, "Towards erection and maintenance of rabbit-proof fences, and destruction of rabbits on Crown Lands, salaries, wages, and other contingencies in connection with the administration of the Rabbit Act of $1590, £ 10,000, "$ having beeu reduced by $£ 5,000$.
Estinate as reduced (Department of Lands, $£ 76,101$ ) agreed to.
The Estimates for Minor Roads and Land Agents, Appraisers, and others having been agreed to .
No. 2.
Land Appeal Court.
Question proposed,-That there be granted to Her Majesty a sum not cxceeding £2,519 for Land Appeal Court (Mr. Copelanid).
Motion made (Mr. Miller),-That the item "Travelling and Witnesses' Expenses, £900," be reduced by $£ 250$,-and Question put.
Committee divided.

Ayes, 25.

| Mr. Schey; | Mr. Darnley, |
| :--- | :--- |
| Mr. Francis Clarke, | Mr. Bavister, |
| Mr. Hutchinson, | Mr. Edden, |
| Mr. Dawson, | Mr. Gormly, |
| Mr. Cann, | Mr. Danahey, |
| Mr. Lonsdalo, | Mr. Hayes, |
| Mr. G. D. Clark, | Mr. Fegan. |
| Mr. MeGowen, | Tellers, |
| Mr. J. D. FittGerald, | Mr. Hugh McKinnon, |
| Mr. Langwell, | Mr. Miller. |
| Mr. Rac, |  |
| Mr. Black, |  |
| Mr. E. G. Brown, |  |
| Mr. Cook, |  |
| Mr. Gardiner, |  |
| Mr. Williams, |  |
| Zuction negatived. |  |

Noes, "29.

| Mr. See, | Sir George Dibbs, |
| :--- | :--- |
| Mr. Cruickshank, | Mr. McFarlane, |
| Mr. Slattery, | Mr. Newton, |
| Mr. Suttor, | Mr. Perry, |
| Mr. Garrard, | Mr. Sharp, |
| Mr. Copeland, | Mr. Johnston, |
| Mr. Sheldon, | Mr. York, |
| Mr. R. G. D. FitaGerald, Mr. Harnes, |  |
| Mr. Campbell, | Mr. Stercnson, |
| Mr. Donald, | Mr. Willis, |
| Mr. Wright, | Mr. Murlly, |
| Mr. Kidd, | Tellers, |
| Mr. Colls, | Mr. Torpy, |
| Mr. Hassall, | Mr. Lees, |
| Mr. Gillies, |  |

No. 3.

## Same Estimate.

Motion made (Mr. Miller),-That the same item be reduced by £100,-and Question put. Committee divided.

Ages, 21.

| Mr. Schey, | Mr. Williams, |
| :--- | :---: |
| Mr. Miller, | Mr. Fegan, |
| Mr. Hugh MeKinnos, | Mr. Danahey, |
| Mr. Hutchinson, | Tellers, |
| Mr. Cann, | Mr. Dawson, |
| Mr. Monsdale, | Mr. Gardiner. |

Mr. McGowen,
Mr. G. D. Clark,
Mr. T.angwell,
Mr. Rae,
Mr. Black,
Mr. Ediden
Mr. Cook,
Mr. Gormly
Mr. Gormly,
Mr. Bavister,
Mr. Darnley,
luction negatived
Reduction negatived.
Estimate (Land Appeal Court, £2,519) agreed to.
And the Committee continuing to sit after Midnight, -

## TIIURSDAF, 15 FEBRUARY, 1894, A.M.

The Estimates for Miscellaneous Services, Suryey of Lands, Trigonometrical Survey of the Colony, Detail Surveys of Cities, Towns, and Suburbs, Labour Settlements, and all the Estimates of the Secretary for Public Works having been agreed to.
On motion of Mr. Lyne, the temporary Chairman left the Chair to report: progress and ask leave to sit again.

## $T H U R S D A Y, 15$ EEBRDARY, 1894.

No. 4. Suppe:-General Estimates for 1894.
Tho Estimates for Department of Justice, Master in Equity, Prothonotary, Divorce Court, Curator, Sheriff, Bankruptey Court, Probate Office, Disl rict Courts, Coroners, Petly Sessions, Prisons, and Patents and Copyright having been agreed to.

## Miscellaneous Services.

Question proposed,-That there be grantel to Her Majesty a sum not exceeding 23,745 for Miscellaneous Services (MIr. Slattery).

Motion made (Mr. Miller),-That the item, "Allowances to Inspectors and Sub-Inspectors under Licensing Act 45 Vic . No. 14, $£ 578$," be omitted,--and Question put.
Committee divided.
A.jes, 5.

Mr. McCourt,
Mr. Dawson,
Mr. Morgan.
Tellers,
Mr. Miller,
Mr. Rac.

Omission of item negatived.
Noes, 46.

| Mr. Fuller, | Mr. Bowes, |
| :---: | :---: |
| Mr. Campbell, | Mr. Branker, |
| Mr. Houghton, | Mr. See, |
| Mr. G. D. Clark, | Mr. Gullen, |
| Mr. Black, | Mr. F. G. Brown, |
| Mr. Danahey, | Mr. Barnce, |
| Mr. Kidd, | Mr. O'Sullivan, |
| Mr. Suttor, | Mr. Cann, |
| Mr. Slattery, | Mr. MeGowen, |
| Mr. Scott, | Mr. Torpy, |
| Mr. Sharp, | Mr. Langwell, |
| Mr. A'Beckett, | Mr. Edden, |
| Mr. Jones, | Mr. Williams, |
| Mr. Carruthers, | Mr. Francis Clarke, |
| Mr. Hart, | Mr. York, |
| Mr. Hindle, | Mr. Hutchinson, |
| Mr. Fegan, | Mr. Gardiner, |
| Mr. Johnston, | Mr. J. D. FitzGernld, |
| Mr. Keily, | Mr. Cruickshank, |
| Mr. Lonsdale, | Mr. Willis. |
| Dr. Hollis, | Tellers, |
| Mr. Darnley, | cellers, |
| Sir George Jibbs, | Mr. McFurlane, |
| Mr. Stevenson, | Mr. Hugh McKinnon. |

No. 5.

## Same Estimate.

Motion made (Mr. Dawson), -That the item, " Rent of Additional Office Accommodation for

Committee divided.

Ayes, 20.
Mr. Miller,
Mr. Danahey,
Mr. Jawson,
Mr. Cann,
Mr. Darnley,
Mr. Bavister,
Mr. Black,
Mr. J. D.FitzGerald,
Mr. MeGowen,
Mr. Sterenson,
Mr. G.D. Clark,
Dr. Hollig,
Mr. Fegan,
Mr. Edden,
Reduction negatived.

Reduction negatived.

Noes, 25.

| Mr. Trancis Clarke, |  | Mr. Campbell, | Mr. E. G. Brown, |
| :---: | :---: | :---: | :---: |
| Mr. O'Sullivan, |  | Mr. Fuller, | Mr. See, |
| Mr. Scott, |  | Mr. McCourt, | Mr. Brunker, |
| Mr. Hutchinsou. |  | Mr. Sydney Smith, | Mr. Hindle, |
| Tellers, | . | Mr. Kidd, Mr. Lonstale, | Mr. Hart, Mr. Carru |
| Mr. Hugh McKinnon, |  | Mr. Reid, | Mr. Jones, |
| Mr. Houghton. |  | Mr. Slatters, | Mr. A'Beckett, |
|  |  | Sir George Dibbs, | Mr. Sharp. |
|  |  | Mr. Suttor, | Talle |
|  |  | Mr. 'lorpy, | Iale |
|  |  | Mr. Johnston, | Mr. Morgun, |
|  |  | Mr. Cruickshank, | Mr. York. |

Mr. E. G. Brown,
Mr. Sec,
Mr. Brunker,
Mr. Hindle,
Mr. Carruthers,
Mr. Jones,
Mr. A'Beckett,
Tellers,
Mr. Morgun
Mr. York.

No. 6.
Same Estimate.
Motion made (Mr. Dawson), -That the same item be reduced by £100,-and Question put.
Committee divided.

Aycs, 19.
Mr. Wugh McKinnon, Mr. Scott, Mr. Houghton, Mr . Danahey, Mr. Dawson, Mr. Cann, Mr. Darnley, Mr. J. D. FitzGerald
Mr. J. D. FitzG
Mr. MeGowen,
Mr. Sterenson,
Mr. G. D. Clark,
Dr. Hollis,
Mr. Fegan,
Mr. Edden, Mr. Fruncia Clarkis,
Reduction negatived.

Estimate (A1iscellaneous Services $£ 3,745$ ) agreed to.
On motion of Mr. Slattery, the Chairman left the Chair to report progress and ask leave to sit again.

- RICHD. A. ARNOLD,

Clerk Assistant.

352

## Legishative Assembliy.

## NEWSOUTH WALES.

## No. 3.

## WEEKLY REPORT OF DIVISIONS

IN

## COMMITTEE OF 'THE WHOLE.

(EXTRAOTED FROM THE MINUTES.)

$$
T U E S D A Y, 2 \cup F E B R U A R Y, 1894 .
$$

No. 1.
Adstrafastan Rights Purchase Brll. (Proceedings resumed from Session 1893 under Stunding Order No. 68a.)
Consideration of the Legislative Council's Amendments.
Motion made (Mr. Dowel),-That the Chairman leave the Chair "to report progress and ask leave to sit again on Thesday next."
Mr. Houghton movod to omit the words "to report progress and ask leave to sit again on Tuesday next."
Question put,-That the words proposed to be omitted stand part of the Question.
Committee divided.
A.yes, 26.

| Mr. Kidd, | Mr. Holborow, |
| :--- | :--- |
| Mr. Slattery, | Sir George Dibbs, |
| Mr. Copeland, | Mr. Dickens, |
| Mr. Willis, | Mr, Donald, |
| Mr. Tonkin, | Mr. Hutchinson, |
| Mr. Jeanneret, | Mr. Wall, |
| Mr. Barton, | Mr. Cotton. |
| Mr. Vaughn, | Tellers, |
| Mr. Suttor, | Mr. Dowel, |
| Mr. Hassal, | Mr. Lees. |
| Mr. Burdekin, |  |
| Mr. Ross, |  |
| Mr. Barbour, |  |
| Mr. Rose, |  |
| Mr. Marks, |  |
| Sr. W. Manning, |  |
| Mr. Torpy, |  |

Noes, 31.

| Mr, Fcgan, | Mr. Miller, |
| :--- | :--- |
| Mr. Neild, | Mr. Langwell, |
| Mr. Black, | Mr. Stevenson, |
| Mr. Schey, | Mr. E. G. Brown, |
| Mr. Rae, | Mr. Nicoll, |
| Mr. Murphy, | Mr. Nicholson, |
| Mr. Sharp, | Mr. Darnley, |
| Mr. McCourt, | Mr. McGowen, |
| Mr. Jones, | Mr. Barister, |
| Mr. Hart, | Mr. Hutehison, |
| Mr. Hindle, | Mr. Cann, |
| Mr. Parkes, | Mr. Cook. |
| Mr. Dawson, | Tellers, |
| Mr, Williams, | Mr. J. D. FitzGerald, |
| Mr. Dannhey, | Mr. Kolly. |
| Mr. Houghton, |  |

Words omitted.
And the Question, That the Chairman leave the Chair having been agreed to. Chairman left the Chair.

RICHD. A. ARNOLD,
Clerk Assistant.
$354$
1894.

## Legislative Assembit.

NEW SOUTII WALES.

## No. 4.

## WEEKLY REPORT OF DIVISIONS

## IN <br> COMMITTEE OF THE WHOLE. <br> (EXTRACTED FROMI THE MINUTES.)

## $W E D N E S D A Y, 28 \operatorname{FEBRUARY}, 1894$.

No. 1.
Supple-Generat، Estimates for 1894.
Postponed Estimate-Supplement to Schedule B.
Question proposed,-That there be granted to Her Majesty a sum not exceeding £1,605, as supplement to Schedule $B$ to Schedule I of Acts 18 and 19 Victoria cap. 54. (Sir George Dibbs.)
Motion made (Mr. Edden), That the item under Military Pensions "J. S. Richardson, Major-General, $\mathfrak{f 6 5 0}$," be reduced by $£ 350$,-and Question put.
Committee divided.

Ayes, 40.

| Mr. Fegan, | Mr. Cann, |
| :---: | :---: |
| Mr. Gardiner, | Mr. Fdden, |
| Mr . Rose, | Dr. Hollis, |
| Mr. Waddell, | Mr. Langwell, |
| Mr. Vaughn, | Mr. O'Sullivan, |
| Mr. Hutchison, | Mr. McGowen, |
| Mr. Chapman, | Mr. Rae, |
| Mr. Murpby, | Mr. Hindle, |
| Mr. Collins, | Mr. Houghton, |
| Mr. Scher, | Mr. Williams, |
| Mir. Wall, | Mr. Barister, |
| Mr. Fugh McKimoon, | Mr. Sharp, |
| Mr. Barnes, | Mr. Darnleg, |
| Mr. Grahame, | Mr. Danahey. |
| Mr. Crick, | Tellers, |
| Mr. Gormly, | Mr. J. D. FitzGerald, |
| Mr. Perre, | Mr. Cook. |
| Mr. Nicoll, |  |
| Mr. Newton, |  |
| Mr. Hutchinson, |  |
| Mr. Stevenson, |  |
| Mr. Miller, |  |
| Mr. Davis, |  |
| uction negalived. |  |

Noes, 45.

| Mr. Morton, | Mr. Sruickshank, |
| :---: | :---: |
| Mr. Marks, | Mr. Torpy, |
| Dr. Ross, | Mr. Sheldon, |
| Mr. MrcCourt, | Mr. Jyne, |
| Mr. Alfred Allen, | Mr. Hassall, |
| Mr. Sydiney Smith, | Sir Henry Parkes, |
| Mr. Reid, | Dr. Cullen, |
| Mr. Gould, | Mr. Wright, |
| Mr. Isonsdale, | Mr. McCredie, |
| Mr. Toukin, | Mr. Lees, |
| Mr. Haynes, | Mr. Teannerct, |
| Mr. Traill, | Mr. Henry Ciarke, |
| Mr. Neild, | Mr. Fuller, |
| Mr. Jones, | Mr. York, |
| Mr. Curruthers, | Mr. Slattery, |
| Mr. Prakes, | Mr. Hurdekin, |
| Mr. Scobie, | Mr. Copeland, |
| Mr. Donald, | Mr. Suttor, |
| Mr. Campbell, | Mr. Holborow. |
| Mr. Johnston, | Tellers, |
| Mr. Joseph Abbott, |  |
| Mr. H. H. Brown, | Sir W. P. Manning, |
| Sir Gcorge Dibbs, | Mr. Frank Farnell. |
| Mr. Barbour, |  |

No. 2.

## Same Estimate.

Motion made (Mr. Gormly):-That the same item be reduced by $£ 150$,-and Question put.
Committee divided.

Ayes, 53.
Mr. Sydney Smith, Mr. Stevenson, Mr. Fegau, Mr. Gardiner, Mr. Rose, Mr. Waddell Mr. Cook, Mr. Vaughn, Mr. Hutchison Mr. Hutchison,
Mr. J. D. FitzGerald, Mr. Collins, Mr . Carruthers, Mr. Alfred Allen, Mr. Koss, Mr. Schey,
$M r$. Wall, Mr. Wright Mr. Hugh McKinnon, Mr. Barnes, Mr . Tonkin,
Mr Grahame, Mr . Graham
Mr . Crick, Mr. Francis Clarke, Mr. Gormly, Mr. Perry, Mr. Nicoll, Mr. Haynes, Mr. Haynes,
Mr. Newton, Mr. Newton,
Mr. Hutchinson

Mr . Stevenson,
Mr . Miller,
Mr . Donald,
Mr. Donald, Mr. Jraill, Mr. Janvis, Mr. Campbell,
Mr. Lonsdule, Mr. Cuns Mr. Edden, Mr. Edden,
Dr. Hollis,
Mr. Langwell,
Mr. O'Sullivan,
Mr. Jones,
Mr. McGowen,
Mr. Rae,
Mr. Hindle,
Mr. Houghton,
Mr. Houghton,
Mr. Williams,
Mr . Williams,
Mr . Bavister,
Mr. Sharp,
Mr. Darnley,
Mr. Danahey,
Mr. Lees.
Tellers,
Mr. Murphy,
Mr. Murphy,
Mr. Chapman.

Nocs, 34.

| Mr. Morton, | Mr. Cullen, |
| :--- | :---: |
| Mr. Marks, | Sir Henry Parkes, |
| Mr. McCourt, | Mr. Bores, |
| Mr. Reid, | Mr. Holborow. |
| Mr. Gould, | Tellers, |
| Sir W. P. Manning, | Mr. Sheldon, |
| Mr. Neild, |  |
| Mr. Frank Farnell, | Mr. Hassall. |
| Mr. Scobic, |  |
| Mr. Johnston, |  |
| Mr. .arkes, |  |
| Mr. Joseph Abbott, |  |
| Mr. M. H. Brown, |  |
| Sir George Dibbs, |  |
| Mr. Marbour, |  |
| Mr. Cruickshank, |  |
| Mr. Torpy, |  |
| Mr. Jyne, |  |
| Mr. Sec, |  |
| Mr. Suttor, |  |
| Mr. Copeland, |  |
| Mr. Burdekin, |  |
| Mr. Slattery, |  |
| Mr. York, |  |
| Mr. Fuller, |  |
| Mr. Henry Clarke, |  |
| Mr. MeCreret, |  |

Reduction agreed to.
Reduced Estimate (Supplement to Schedule B, £1,455) agreed to.
The Estimates under Executive and Legislative agreed to.
And the Estimates to meet Military and Naval Expenditure and for Railways having been further postponed, -

No. 3.
Postponed Estimate-Trades Disputes Councils of Conciliation and Arbitration.
Question proposed,-That there be granted to Her Majesty a sum not exceeding $£ 2,518$ for Trades Disputes Councils of Conciliation and Arbitration. (Sir George Dibbs.)
Motion made (Mr. Rae),--That the Estimate be reduced by $£ 2,500$.
At the request of the Chairman, Mr. Neild took the Chair as temporary Chairman.
Question put, That the Estimate be reduced by $£ 2,500$.
Committee divided.
Ayes, 2.
Tellers,
Mr. Williams,
Mr. Rac.

Noes, 54.

| Mr. Wright, | Mr. Hutchinson, |
| :---: | :---: |
| Mr. Dickens, | Mr. Lyne, |
| Mr. McCourt, | 1)r. Hollis, |
| Mr. Tonkin, | Mr. Houghton, |
| Mr. Suttor, | Mr. Cann, |
| Mr. Slaterr, | Mr. See, |
| Mr. Wuddell, | Mr. Vaughn, |
| Mr. Johneton, | Mr. Cook, |
| Mr. Barton, | Mr. Sharp, |
| Mr. G. D. Clark, | Mr. Edden, |
| Mr. McGowen, | Mr. Darnley, |
| Mr. Kelly, | Mr. J. D. FitzGerald |
| Mr. Scobie, | Mr. Stevenson, |
| Mr. A'Beckett, | Mr. Gormly, |
| Mr. Gould, | Mr. Grahame, |
| Mr. Sydner Smith, | Mr. MeFiarlane, |
| Mr. Lonsdale, | Mr. Bavister, |
| Mr. Camplell, | Mr. Hugh McKinno |
| Mr. Donald, | Mr. Murphy, |
| Mr. Morgan, | Mr. Jhwsson, |
| Mr. Gardiner, | Mr. Dunnhey, |
| Mr. Longwell, | Mr. Miller, |
| Sir George Dibbs, | Mir. Cruickshank, |
| Mr. Schey | Mr. Chapman. |
| Mr. D'Sullivan, <br> Mr. Dayis, | Tellers, |
| Mr. Copeland, | Mr. H |
| Mr. Torpy, | M1. Hassall. |

Reduction negatived.

No. 4.
Same Estimate.
Motion made (Mr. Houghton),-That the Estimate be reduced by £223,-and Question put. Committee divided.

Ayes, 20.
Mr. Fegnn,
Mr. Hutchinson,
Mr. Langwell,
Mr. Rae,
Mr. Gardiner,
Mr. Davis,
Mr. McGowen,
Mr. Chapman,
Mr. Miller,
Mr. Stevenson,
Mr. Houghton,
Mr. Gormly,
Mr. Cann,
Mr. Cook,
Mr. Darnley,
Mr. Bavister,
Mr. Danaher,
Mr. Hollis.
Tellers,
Mr. G. D. Clark,
Mr. Schey.

Noes, 29.

| Mr. Wright, | Mr. Hoyle, |
| :--- | :--- |
| Mr. Suttor, | Mr. Sharp, |
| Mr Slaitery, | Mr. See, |
| Mr. Waddell, | Mr. Copeland, |
| Mr. McCourt, | Mr. J. D. FitzGerald. |
| Mr. Jobnston, | Tellers, |
| Mr. Bartnn, | Mr. Tonkin, |
| Sir. George Dibbs, | Mr. Dickens, |
| Mr. Scobie, |  |
| Mr. A'Beckett, |  |
| Mr. Gould, |  |
| Mr. Sydoey Smith, |  |
| Mr. Lonsdale, |  |
| Mr. Canpbell, |  |
| Mr. Donald, |  |
| Mr. Morgan, |  |
| Mr. One, Sullivan, |  |
| Mr. Vaughn, |  |
| Mr. Hasgall, |  |
| Mr. Kelly, |  |
| Mr. Torpy, |  |

Reduction negatived.
Estimate agreed to.
The Estimates under the Minister of Public Instruction, down to and including Church and School Jands, having been agreed to.

No. 5.
Grants in aid of Public Institutions.
Question proposed, —That there be granted to Her Majesty a sum not exceeding £31,760 for Grants in aid of Public Institutions. (Mr. Suttor.)
Motion made (Mr. Chapman),--That the item "For purchase of Works of Art for the National Art Gallery, $£ 3,000$," be reduced by $£ 1,000,-$ and Question put.
Committee divided.

Ayes, 18.

| Mr. Hutchinson, | Mr. Cook, |
| :--- | :--- |
| Mr. G. D. Clark, | Mr. Schey, |
| Mr. Hugh MeKinnon, | Mr. McGowen, |
| Mr. Jangwell, | Mr. Chapman. |
| Mr. Rae, | Tellers, |
| Mr. Darnley, | Mr. Edden, |
| Mr. Cann, |  |
| Mr. Fegn, | Mr. Miller. |
| Mr. Steveneou, |  |
| Mr. O'Sullivan, |  |
| Mr. Danalhey, |  |
| Mr. Houghton, |  |

Noes, 22.

| Mr. Waddell, | Mr. Donald, |
| :--- | :--- |
| Mr. Sledeldon, | Mr. Barton, |
| Mr. Suttor, | Mr. Vaughr, |
| Mr. Slatery, | Mr. Lyne, |
| Mr. J. M. HitzGevald, | Mr. Londale, |
| Mr. McCout, | Mr. Morgan, |
| Mr. Sharp, | Mr. Barister, |
| Mr. Hoyle, | Mr. Davis. |
| Sir George Dibbs, | Tellers, |
| Mr. Gardiner, | Mr. Kelly, |
| Mr. Campbell, | Mr. Haseall. |
| Mr. Tonkin, |  |

Reduction negatived.

No. 6.
Same Estimate.
Motion made (Mr. Chapman), -That the same item be reduced by $£ 500$, -and Question put.
Committee divided.

Ayes, 20.

| Mr. Hutchin6on, | Mr. Stevenson, |
| :--- | :--- |
| Mr. Hugh McKinnon, | Mr. Houghton, |
| Mr. Chapman, | Mrr. Daris, |
| Mr. McGowen, | Mr. Danahey, |
| Mr. Schey, | Mr. Bavister, |
| Mr. Edden, | Mr. Cook. |
| Mr. G.D. Clark, | Tellers, |
| Mr. Jangwell, | Mr. Miller, |
| Mr. Rae, | Mr. Fegan. |
| Mr. Darnles, |  |
| Mr. Cann, |  |
| Mr. O'Sullivan, |  |
| duction negatived. |  |


| Noes, 22. |  |
| :---: | :---: |
| Mr. Waddell, | Mr. Donuld, |
| Mr. Sheldon, | Mr. Barton, |
| Mr. Sydney Sinith, | Mr. Vaughn, |
| Mr. Grahame, | Mr. Lyne, |
| Mr. Suttor, | Mr. Lousdale, |
| $\mathrm{Mr} . \mathrm{McCourt}$, | Mr. J. D. FitzGerald, |
| Mr. Hoyle, | Mr. Hassall, |
| Sir George Dibbs, Mr. Gardiner, | Mr. Kelly. |
| Mr. Campbell, | Tellers, |
| Mr. Tonkin, | Mr. Morgan, |
| Mr. Slatters, | Mr, Sbarp. |

No. 7.

## Same Estimate.

Motion made (Mr. Hugh McRinnon),-'That the same item be reduced by $£ 250$,-and Question put.
Committee divided.

Ayes, 14.
Mr. Hugh MeKinnon,
Mr. Chapman,
Mr. McGowen,
Mr. Sohey,
Mr. G. J). Clark,
Mr. Laagwell,
Mr. Rac,
Mr. Darnley,
Mr. Edden,
Mr. Barister,
Mr. Danahey,
Mr. Houghton.
Tellers,
Mr. Hutchinson,
Mr. Miller.

Noes, 29.

| Mr, Waddell, | Mr. Conn, |
| :---: | :---: |
| Mr. Sydney Smith, | Mr. Morgan, |
| Mr. Grahame, | Mr. Fienghn, |
| Mr. MeCourt, | Mr. Barton, |
| Mr. Suttor, | Mr. Slatiery, |
| Sir George Dibbs, | Mr. Donald, |
| Mr. Copeland, | Mr. 'Ionkin, |
| Mr. Lyne, | Mr. Campbell |
| Mr. Juonsdale, | Mr, Gardiner, |
| Mr. J. D. FitzGerald, | Mr. Sheldon, |
| Mr. Hassall, | Mr. Cook. |
| Mr. Fegan, | Tellers, |
| Mr. Kelly, | , Tellas, |
| Mr. Sterenson, | Mr. Hosle, |
| Mr. Davis, | Mr. Sharp. |

## Reduction negatived.

Estimate (Grants in aid of Public Institutions, £31,760) agreed to.
And the Estimate for Miscellaneous Services having been agreed to,-
The temporary Chairman (Mr. Neild) stated that he had mo power under Standing Order No. $1 a$ to request another temporary Chairman to take his place in the Chair,-
Whereupon on motion of Sir George Dibbs the temporary Chairman left the Chair to report that a Point of Order had arisen in Committee and ask leave to sit again so soon as the Point of Order has been decided, and also report a Point of Order, vi\%: :- That a Temporary Chairman occupying the Chair in Committee, at the request of the Chairman of Committees, had no power to request another Temporary Chairman to reliere him.

RICHD. A. ARNOLD, Clerk Assistant.
1894.

## Legislative Assembly.

## NEWSOUTH WALES.

# WEEKLY REPORT OF DIVISIONS 

IN
COMMITTEE OF THE WHOLE.
( EXTRACTED FROM THE MINUTES.)

## IUESDAY, 6 MAROH, 1894.

No. 1.
Jmmeqation Restriction Beic (Resolution):-
Mr. O'Sullivan moved,-'That the Committee agree to the following Resolution :-
Resolved,-That it is expedient to bring in a Bill to probibit the immigration of criminals, lunatics, and cortain other undesirable persons; to restrain the importation or immigration of aliens and certain other persons under contract or agreement to perform labour or service in New South Wales; to declare those contracts to be illegal and void, and to impose penalties on the contracting parties, and for other purposes connected therewith. (Read.)
Question put and Committee divided.
Ayes, 37.

Mr. Barton,
Mr. See,
Mr. Suttor,
Mr. Hogan,
Mr. O'Sullivan,
Mr. Willis,

- Mr. Dickene,

Mr. Johnston,
Mr . Hutchinson, Mr. Nicoll,
Mr. Waddell,
Dr. Cullen,
Mr. Cook,
Mr. Hindle,
Mr. Joseph Abbott,
Mr: J. D. FitzGcrald,
Mr. Newton,
Mr. G. D. Clark,
Mr. Campbell,

Mr. Edden,
Mr. Hart,
Mr. Scobic,
Mr. York,
Mr. Stevenson,
Mr. Copeland,
Mr . Scott,
Mr. Scott,
Mr. Barbour
Mr. Newman,
Mr. Torpy,
Mr. Kelly,
Mr. Barnes,
Mr. Bowes,
Mr. Murton,
Mr. Carruthers.
Tellers,
Mr. McGowen,
Mr. Sharp.

Noes, 2.
Tellers,
Mr. Crick,
Mr. McCourt.

Resolution agreed to.
On motion of Mr. O'Sullivan the Chairman left. the Chair to report that the Committee had come to a Resolution.
No. 2.
Sinkstone Coat-mine Ratmay Aot Further Amending Bily.
The Preamble having been postponed.
Clause 1. It shall be lawful for the said "Clyde Coal, Land, and Investment Company Authority to (Limited)," subject to, and in accordance with the provisions of the "Silkstone Coal-mine extend railway.
Railway Act of I889" and the "Silkstone Coal-mine Railway Act Amending Act of 1891 " to make and construct a railway which shall be of the same gauge as the railway authorised by the said Principal Act, extending from the terminal point of the said railway and extending in a south-westerly direction from such terminal point, and passing through Crown lands to a point within mineral permit number nine, parish of Cessnock, in addition to and as an extension of the said railway. (Read.)

Motion

Motion made (DIr. McCourt), to add to the clause the following words-" Provided that a sum of five thousand pounds shall be expended in the actual work of construction within twelve months from the passing of this Act to the satisfaction of the Minister for Works. In the event of the said five thousand pounds not being expended as aforesaid then all rights and privileges granted under this Act shall cease."
Question put,-That the words proposed to be added be so added.
Committee divided.

Ayes, 10.
Mr. Gardiner,
Mr. Moughton,
Mr. Cann,
Mr. McGowen,
Mr. G. D. Clark,
Mr. Bavister,
Mr. Danahey,
Mr. Cook.
Tellers,
Mr. J. D. FitzGerald,
Mr. McCourt.

Noes, 26.

| Mr. Newman, | Mr. Suttor, |
| :--- | :--- |
| Mr. Carruthers, | Mr. York, |
| Mr. Hogan, | Mr. Scott, |
| Mr. Sharp, | Mr. Hutchinson, |
| Mr. Lyne, | Mr. Fdden, |
| Mr. Frank Farnell, | Mr. Kelly, |
| Mr. Johnston, | Mr. Sterenson, |
| Mr. Waddell, | Mr. Darnicy, |
| Mr. Copelland, | Mr. O'Sullivan, |
| Mr. Torpy, | Mr. See. |
| Mrr. Hart, | Tellers, |
| Mr. Scobe, | Mr. W. M. Clark, |
| Mr. Bowes, | Mr. Hassall. |

Addition of proposed words negatived.
Clause, as read, agreed to.
And the remaining Clauses and the Preamble haring been dealt with,-
On motion of Mr. Bowes, the Chairman left the Chair to report the Bill with an amendment to the House.

## WEDNESDAY, 7 MAROH, 1894.

No. 3.
Supply-Geveral Eistmates for 1894.
The Estimate, To meet Military and Naval Expenditure, having been further postponed,Postponed Estimate—Railways.

Question proposed,-That there be granted to Her Majesty a sum not exceeding £. $1,961,618$ for Railways and Tramways (Mr. See).
And the Committee continuing to sit after Midnight, -
$T H U R S D A Y, 8$ MARCH, 1894, А.м.
Notice was taken that there was not a Quorum present.
The Chairman counted the Committee, and, there not being a Quorum present, left the Chair to report the matter to the House.

Committee resumed.
Motion made (Mfr. Kelly),-That the item "Chief Accountant, £1:000" be reduced by £100,-and Question put.
Committee divided.

Ayes, 24.

| Mr. Schey, | Mr. Sharp, |
| :--- | :--- |
| Mr. McGowen, | Dr. Hollis, |
| Mr. Miller, | Mr. Edden, |
| Mr. Hutchinson, | Mr. Davis, |
| Mr. Gramane, | Mr. Fcgan, |
| Mr. Lees, | Mr. Lonsdale, |
| Mr. Jungwell, | Mr. G.D. Clark, |
| Mr. Cook, | Mr. Kirkpatrick, |
| Mr. Hoyle, | Mr. Jones. |
| Mr. Donuld, | Tellers, |
| Mr. Rae, | Mr. Kelly, |
| Mr. Stevenson, | Mr. |
| Mr. Newton, | Mr. Cann. |

Reduction aqreed to.

Noes, 21.

| Mr. Tonkin, | Mr. Hassall, |
| :--- | :--- |
| Mr. Copeland, | Sir George Dibbs, |
| Mr. Suttor, | Mr. MeMillan, |
| Mr. See, | Mr. Barnes, |
| Mr. Newman, | Mr. Danahey, |
| Mr. Willis, | Mr. Murphy. |
| Mr. Morgan, | Tellers, |
| Mr. Holborow, | Mr. MeCourt, |
| Mr. Parkes, | Mr. Bruce Emith, |
| Mr. R.B. Wilkinson, |  |
| Mr. Slatiery, |  |
| Mr. Lyne, |  |

No. 4.
Same Estimate.
 put.
Committee divided.

Ayes, 22.

| Mr. Schey, | Mr. Hutchinson, |
| :--- | :--- |
| Mr. McGowen, | Dr. Hollis, |
| Mr. Millor, | Mr. Edden, |
| Mr. Rae, | Mr. Donald, |
| Mr. Sharp, | Mr. Hoyle, |
| Mr. Kelly, | Mr. Kirkpatrick, |
| Mr. Iees, | Tellers, |
| Mr. Langwell, | Mr. Cann, |
| Mr. Cook, | Mr. Fogan. |
| Mr. Daris, |  |
| Mr. Gr. D. Clark, |  |
| Mr. Loosdale, |  |
| Mr. Stevenson, |  |
| Mr. Grahame, |  |

Noes, 25.

| Mr. Joncs, | Mr. R. B. Wilkinson, |
| :--- | :--- |
| Mr. Tonkin, | Mr. Slattery, |
| Mr. Copeland, | Sir George Dibbs, |
| Mr. Newman, | Mr. Jyne, |
| Mr. Danahes, | Mr. Willis, |
| Mr. Barister, | Mr. Holborow, |
| Mr. See, | Mr. McMillan, |
| Mr. Torjy, | Mr. Barnes, |
| Mr. Burdekin, | Mr. Nerton. |
| Mr. Hassall, | Mellers, |
| Mr. Morgan, | Mr. McCourt, |
| Mr. Parkes, | Mr. BruceSmith, |
| Mr. Morton, | Mr. Murphy. |

## Reduction negatived.

No. 5.
Same Estimate.
Motion made (Mr. Miller), -That the item "Cashier, £500" be reduced by £30,--and Question put.
Committee divided.

Ayes, 22.
Dr. Hollis,
Mr. Edden,
Mr.
Mr . Horle, Mr. Kirkpntrick.
Tellers,
Mr. Stevenson,
Mr. MeGowen.

| Mr. Fegan, | Dr. Hollis, |
| :--- | :--- |
| Mr. Cann, | Mr. Edden, |
| Mr. Schey, | Mr. Donald, |
| Mr. Miller, | Mr. Hoyle, |
| Mr. Rae, | Mr. Kirkpntriek, |
| Mr. Sharp, | Tellers, |
| Mr. Kelly, | Mr. Stevenson, |
| Mr. Jees, | Mr. McGowen. |
| Mr. Cook, |  |
| Mr. Daris, |  |
| Mr. G. D. Clark, |  |
| Mr. Lonsdale, |  |
| Mr. Grahame, |  |
| Mr. Hutehinson, |  |

Mr. Jones, Noes 27. Mr. Thost, Mr. McCourt, Mr. Copeland, Mr. Bavister, Mr. See, Mr. Torpy, Mr . Burdekin, Mr. Bues, Mr. Hassall, Mr. Morgan, Mr. Parkes, Mr. Bruce Smith, Mr. Morton, Mr. Suttor,

Mr. Slattery, Sir Georgo Dibbs, Mr. Murphy, Mr. Lyne, Mr. Willis, Mr. Hilolborow, Mr. R. B. Wilkinson, Mr. Mcmillan, Mr. Barnes, Mr. Newton.

Tellcrs,
Mr. Danahey, Mr. Newmon.

Reduction negatived.

No. 6.

## Same Estimate.

Motion made (Mr. Fegan),-That the Chairman leave the Chair,-and Question put.
Committee divided.

Ayes, 10.
Mr. Fegan,
Mr. Miller,
Mr. Sharp,
Mr. Cook,
Mr. Davis,
Mr. G. J. Clark,
Mr. Hollis,
Mr. Stevenson.
Tellers,
Mr. Edden,
Mr. Schey.

Noes, 42.

| Mr. Jones, | Mr. Barnes, |
| :---: | :---: |
| Mr. Tonkin, | Mr. Levien, |
| Mr. Molcsworth, | Mr. Cann, |
| Mr. MeCourt, | Mr. Slattery, |
| Mr. Suttor, | Mr. Newton, |
| Mr. Newmen, | Mr. Donald, |
| Mr. Janabey, | Mr. Hoyle, |
| Mr. Bayister, | Mr. Hutchinson, |
| Mr. Sce, | Mr. Kirkpatrick, |
| Mr. Murpliy, | Mr. Willis, |
| Mr. Burdekin, | Mr. MeGowen, |
| Mr. Gardiner, | Mr. Holborow, |
| Mr. Lonsdale, | Mr. Inngwell, |
| Dr. Ross, | Mr. Tyyne, |
| Mr. Morgan, | Sir George Dibbs, |
| Mr. Parkes, | Mr. Kolly, |
| Mr. Bruce Smith, | Mr. Grahame, |
| Mr. Morton, | Mr. Paxc. |
| Mr. Torpy, | Tellers, |
| Mr. R. B. Wilkinson, |  |
| Mr. Copelnnd, | Mr. Lees, |
| Mr. Mcmillan, | Mr. Hassall. |

Mr. Barnes,
Mr. Levien,
Mr. Cann,
Mr. Nowton,
Mr. Donald,
Mr. Hutchinson,
Mr. Kirkpatrick,
Mr. Willis,
Mr. McGowen
Mr. Inongwell,
Mr. Tyye,
Sir George Dibbs,
Mr. Grahame
Mr. Rix.
Tellers,
Mr. Hassall.

Negatived.

No. 7.

No. 7.
Same Estimate.
Motion made (Mr: Kelly), -That the item "Engiueer for Existing Lines, £1,200" be reduced by $£ 100$, -and Question put.
Committec divided.

Ayes, 21.

| Mr. Grahame, | Mr. Tionsdule, |  | Dr. Ross, | Mr. See, |
| :---: | :---: | :---: | :---: | :---: |
| Mr. Schey, | Mr. Stevenson, |  | Mr. Toulin, | Mr. Copeland, |
| Mr. Sharp, | Mr. Donald, |  | Mr. Newman, | Mr. Slattery, |
| Mr. McGowen, | Mr. Newton, |  | Mr. McCourt, | Mr. Lgne, |
| Mr. Rae, | Mr. Cook, |  | Mr. Suttor, | Mr. Hnasall, |
| Mr. Kelly, | Mr. Hoyle. |  | Mr. Burdekin, | Mr. Willis, |
| Mr. Miller, | Tellers, |  | Mr. Torpy, | Mr. McMillan, |
| Mr. Edden, | Tellers, |  | Mr. Parkes, | Mr. Murphy, |
| Mr. Fegan, | Mr. Cann, |  | Mr. Jones, | Mr. Barnes. |
| Mr. Hutchinson, | Mr, Langwell. |  | Mr. Morgan, | Tellers, |
| Mr. Lees, |  |  | Mr . Mortoth, |  |
| Mr. Davis, Mr, G. D. Clark, |  |  | Mr. Danaher, Sir George Dibhs, | Mr. Bavister, Mr. Leerien. |

No. S.
Srme Estimate.
Motion made (Mr. Rae),-That the jtem " Locomotive Engineer, £1:200" be reduced by £100,and Question put.
Committee divided.
Ayes, 20.
Noes, 23.


No. 9.
Same Estimate.
Motion made (Mr. Miller),-That: the item "Chief Traffic Manager, £1,100" be reduced by £100-and Question put.
Committee divided.

| Ayes, 16. | Noes, 25. |  |
| :---: | :---: | :---: |
| Mr. Edden, | Mr. Newman, | Mr. MeMillan, |
| Mr. Rac, | Dr. Ross, | Mr. Copeland, |
| Mr. McGowen, | Mr. Tonkin, | Mr. Lyue, |
| Mr. Schey, | Mr. Slattery, | Mr. Lonadale, |
| Mr. Cann, | Mr. Suttor, | Mr. Newton. |
| Mr. Kelly, | Mr. Haseall, | Tellers, |
| Mr. Langwell, | Mr. Morgan, | Mr. Murphy, |
| Mr. Stevenson, | Mr. Levien, | Mr. Willis. |
| Mr. Sharp, | Mr. See, |  |
| Mr. Hutchinson, | Mr. Burdekiu, |  |
| Mr Fegan, | Mr. Jones, |  |
| Mr. Donald, | Mr. Torpy, |  |
| Mr. Davis. | Mr. Morton, |  |
| Tellers, | Mr. Parkes, <br> Mr. Danaher, |  |
| Mr. G. D. Clark, | Mr. Bavister, Sir George Dibbs, |  |

## Reduction negatived.

Reduced Ëstimate (Railuays and Tramways, £1,961,518), agreed to.
On motion of Mr. See, the Chairman left the Chair to report progress and ask leave to sit again.
RICHD. A. ARNOLD,
Clerk Assistant.

## Legislative Assembly.

NEWSOUTH WALES.

## No. 6.

## WEEKLY REPORT OF DIVISIONS

## IN <br> COMMITTEE OF THE WHOLE.

(EXTRAOTED FROM THE MINUTES.)

THURSDAX, 15 MARCH, 1894, А.м.
No. 1.
Supply-Generdl Estimates for 1894.
Postponed Estimate - To meet Military and Naval Expenditure.
Question proposed,-That there be granted to Her Majesty a sum not exceeding £182,380 to meet Military and Naval Expenditure (Sir George Dibbs).
Motion made (Mr. IIaynes), -That the Estimate be reduced by $£ 25,000$, -and Question put.
Committee divided.

Ayes, 24.

| Mr. Millor, | Mr. Edden, |
| :---: | :---: |
| Mr. Fegan, | Mr. Hoyle, |
| Mr. Rae, | Mr. Murphy. |
| Mr. G. D. Clark, | Tellers, |
| Mr. Lees, | Mr. Lanuwell, |
| Mr. Kelly, | Mr. Tangweil, |
| Mr. Davis, | Mr. Chapman. |
| Mr. Cann, |  |
| Mr. McGowen, |  |
| Mr. Bavister, |  |
| Mr. Williams, |  |
| Mr. Futchinson, |  |
| Mr. Gardiner, |  |
| - Mr. Danahey, |  |
| Mr. Schey, |  |
| Mr. Sharp, |  |
| Mr. Sterenson, |  |
| Mr. Cook, |  |
| Mr. Darnley, |  |
| luction negatived |  |

Nंoes, 35.

| Mr. Reid, | Mr. John Wilkinson, |
| :---: | :---: |
| Dr. Ross, | Mr. Torpy, |
| Mr. Barton, | Mr. O'Sullivan, |
| Mr. MeCourt, | Mr. Wall, |
| Mr. Suttor, | Mr. Lyne, |
| Mr. Slattery, | Mr. Copeland, |
| Sir George Dibbs, | Mr. Hogna, |
| Mr. R. G. D. TitzGerald, | Mr. Grahume, |
| Mr. Holborow, | Mr. Tonkin, |
| Mr. See, | Mr. Vaughn, |
| Mr. Campbell, | Mr. Hart, |
| Mr. Lee, | Mr. Newton, |
| Mr. Scobic, | Mr. Colls, |
| Mr. Burdekin, | Mr. Gormly. |
| Mr. Parkes, | Tellers, |
| Mr. Barnes, | Nollers |
| Mr. Donald, | Mr. Bowes, |
| Mr. Henry Clarke, | Mr. Hassall. |
| Mr. Morgan, |  |

No. 2.
Same Estimate.

- Motion made (Mr. Chapman),-That the same Estimate be reduced by $£ 20,000$,-and Question put.
Committee divided.

Ayes, 24.

| Mr. Langwell, | Mr. Edden, |
| :--- | :---: |
| Mr. Chapman, | Mr. Hoyle, |
| Mr. Tegatr, | Mr. Murphy. |
| Mr. G. D. Clark, | Tellers, |
| Mr. Lees, | Mr. Rae, |
| Mr. Kelly, | Mr. Miller. |
| Mr. Cann, |  |
| Mr. MeGowen, |  |
| Mr. Bavister, |  |
| Mr. Steveneon, |  |
| Mr. Sharp, |  |
| Mr. Sehey, |  |
| Mr. Danahes, |  |
| Mr. Gardiner, |  |
| Mr. Hutchinson, |  |
| Mr. Williams, |  |
| Mr. Dook, |  |

Noes, 35.

| Mr. Reid, | Mr. O'Sullivan, |
| :---: | :---: |
| Dr. Ross, | Mr. Haseal, |
| Mr. Barton, | Mr. Wall, |
| Mr. Suttor, | Mr. Lyne, |
| Mr. Slattery, | Mr. Copeland, |
| Sir George Dibbs, | Mr. Jowes, |
| Mr. R. G. D. Fit\%Ge | Mr. Hogan, |
| Mr. Sce, | Mr. Grahome, |
| Mr. Campbell, | Mr. Tonkin, |
| Mr. Lec, | Mr. Vaughn, |
| Mr. Scobie, | Mr. Mart, |
| Mr. Burdekin, | Mr. Culls, |
| Mr. Parkes, | Mr. Newton, |
| Mr. Barnes, | Mr, Gormly. |
| Mr. Donald, | Tcllers, |
| Mr. Henry Clarke, | Mr Holborow |
| Mr. Morgan, <br> Mr. John Wilkinson, | Mr. Holborow, Mr. MeCourt. |
| Mr. Torpr, |  |

Reduction negatived.

No. 3.
Same Estimate.
Motion made (Mr. Langwell), —That the same Estimate be reduced by $£ 7,000,-$ and Question put. Committee divided.

Ayes, 28.

| Mr. Lee, | Mr. Danaley, |
| :--- | :--- |
| Mr. Miller, | Mr. Gardiner, |
| Mr. Langwell, | Mr. Hutchinson, |
| Mr. Fegan, | Mr. Williams, |
| Mr. Rne, | Mr. Edden, |
| Mr. Campbell, | Mr. Darnley, |
| Mr. Reid, | Mr. Cook, |
| Mr. G. D. Clark, | Mr. Hose, |
| Mr. Lees, | Mr. Murphy. |
| Mr. Kelly, | Tellers, |
| Mr. Daris, | Dr. Ross, |
| Mr. Cann, | Mr. MeGowen, |
| Mr. Chapman. |  |
| Mr. Barister, |  |
| Mr. Sharenson, |  |
| Mr. Schey, |  |

Noes, 31.


## Reduction negatived.

No. 4.
Same Estimate.
Motion made (Mr. Milller), —That the same Estimate be reduced by $£ 3,000$,--and Question put. Committee divided.

Ayes, 33.

| Mr. Lee, | Mr. Gardincr, |
| :---: | :---: |
| Dr. Ross, | Mr. O'Sullivan, |
| Mr. Miller, | Mr. Hutchinson, |
| Mr . Langwell, | Mr. Williams, |
| Mr. Rac, | Mr. Cook, |
| Mr. Fegan, | Mr. Darnley, |
| Mr. Reid, | Mr. Wdden, |
| Mr. G. 1). Clark, | Mr. Hart, |
| Mr. Lees, | Mr. Vaughn, |
| Mr. Kelly, | Mr. Gormly, |
| Mr. Davis, | Mr. Hoyle, |
| Mr. Cann, | Mr. Murpby, |
| Mr. McGowen, | Mr. Wall. |
| Mr. Bavister, | Tellers, |
| Mr. Sharp, | Mr. Campbell, |
| Mr. Schey, | Mr. Chapmad. |
| Mr. Danahey, |  |


| Mr. Barton, | Mr. Copeland, |
| :--- | :--- |
| Mr. Suttor, | Mr. Nerton, |
| Mr. Slattery, | Mr. Colls, |
| Sir. George Dibbs, | Mr. Tonkin, |
| Mr. Holborow, | Mr. Grihame, |
| Mr. See, | Mr. Hogan. |
| Mr. Srobie, | Tellers, |
| Mr. Burdebin, | Mr. R. G. D. FitzGerald, |
| Mr. Pres, | Mr. Jarnes, |
| Mr. Donald. | Mr.Court. |
| Mr. Henry Clarke, |  |
| Mr. Morgan, |  |
| Mr. John Wilkinson, |  |
| Mr. Torpy, |  |
| Mr. Hassall, |  |
| Mr. Bone, |  |

Reduction agreed to.
No. 5.

No. 5.
Same Estimate.
Question put,--That there be granted to Her Majesty a sum not exceeding $£ 179,380$ to meet Military and Naval Expenditure.
Committee divided.


Reduced Estimate agreed to.
On motion of Sir George Dibbs the Chairman left the Chair to report progress and ask leave to sit again To-morrow.
$T H U R S D A Y, 15 M A R C H, 1894$.
No. $6 . \quad$ '
Sumphy-Supplementary, Estimates fon 1893 and pheviots years.
The Estimates for Services of 1891 and previous years and for 1892 having been agreed to,-
Scrices of 1893.
Question proposed, 一That there be granted to Her Majesty a sum not exceeding £182,911 8s. 1d. for the Services of 1893 (Mr. See).
Motion made (Mr. Crick); That the item "Passago money for Colonel and Mrs. Hutton and threc servants from England to Sydney, shipping expenses, and freight of baggage for Commandant; £ £16 2s. 5d.," be reduced by £116 2s. 5d.-and Question put.
Committee duivided.
Ayes, 23.
Nocs, 36.

| Mr. Miller, | Mr. J. D. FitzGernld, | Mr. Vaughn, | Mr. Molesworth, |
| :---: | :---: | :---: | :---: |
| Mr. Dawson, | Mr. Gardiner. | Mr. Jobriston, | Mr. Hussall, |
| Mr. Hugh MeKinnon, | Tellers, | Mr. Suttor, | Mr. Colline, |
| Mr. Rose, | Tellers, | Mr. Frank Farnell, | Mr. See, |
| Mr. Francis Clarke, | Mr. Cook, | Mr. McCourt, | Mr. Perry, |
| Mr. Sharp, | Mr. Crick. | Mr. Reid, | Mr. Henry Clarke, |
| Mr. Hutchinson; |  | Mr. Copeland, | Mr. McFarlape, |
| Mr. Edden, |  | Mr. I,yne, Mr. Slatters, | Sir Georgo Dibbs, Dr. Cullon, |
| Mr. Langwell, |  | Mr. Colls, | Mr. Brunker, |
| Mr. Grahame, |  | Mr. Scobie, | Mr. Barnes, |
| Mr. Williams, |  | Mr. Marbs, | Mr. Torpy, |
| Mr. Hindle, |  | Mr. Carruthers, | Mr. Stevenson, |
| Mr. Darnley, |  | Mr. Lee, | Mr. Newton, |
| Mr. Bavister, |  | Mr. Parkes, | Mr. Holborow. |
| Mr. McGowen, <br> Mr. Cann, |  | Mr. Lees, | Tellers, |
| Mr. Chapman, |  | Mr. Campbell, | Mr. Cruickshank, |
| Mr. Murphy, |  | Mr. Eogan, | Mr. Walker. |

Reduction negatived.

No. 7.

## Same Estimates.

Motion made ( $M r$. Crich), -That the item under Rnilways "Costs in the Criminal Proceedinga v. Martin, $£ 332, "$ be reduced by $£ 330$,-and Question put.

Committee divided.

Ayes, 36.


Reduction agreed to.

Noes, 20.
Mr. Burdekin,
Mr. Torpy, Tellers,
Mr. Frank Farnell, Mr. John Wilkinaon, Mr. McCourt, Mr. Haseall. Mr. McCourt,
Mr . Slatiery
Mr. Sec,
Mr. Reid
Mr. Reid,
Mr. Lee,
Mr. Campbell,
Mr. Suttor,
Mr. Brunker
Sir George Dibbs,
Mr. Hogam,
Mr. Henry Clarko,
Mr. Lyne,
Mr. Copeland,
Mr. Holborow.

No. 8.
Same Estimates.
Motion made (Mr. Willis),-That the item " Repairs, Furniture, \&c., Government House, £2,000," bo omitted,-and Question put.
Committee divided.
Ayes, 10.
Mr. Francis Clarke,
Mr. Schey,
Mr. Chapman,
Mr. Rae,
Mr. J. D. FitzGerald,
Mr Edden,
Mr. Davis,
Mr. Black.
Tellers,
Mr. Miller,
Mr. Willis.

Omission negatived.
No. ${ }^{9}$.
Same Extimates.
Motion made (Mr. Miller),-That the item "Special Fee to His Honor Judge Docker for presiding at the Court of Quarter Scssions and District Court at Newcastle, during September, £24," be omitted,-and Question put.
Committee divided.
A.yer, 17.

Noes, 29.

| Mifr. Chapman, Mr. Viughn, | Tellers, |
| :---: | :---: |
| Mr. Hutehinson, | Mr. Lonsdale, |
| Mr. Grahame, | Mr. Miller. |
| Mr. Langwell, |  |
| Mr. Gardiner, |  |
| Mr. Ràe, |  |
| Mr. Black, |  |
| Mr. Davis, |  |
| - Mr. Kelly, |  |
| 3r. Sharp, |  |
| Mr. Edden, |  |
| Mr. Cook, |  |
| Mr. Schey, |  |
| Mr. Stevenson. |  |

Oñission negatived.
Reduced Estimates (Services for $1893, £ 182,5818 \mathrm{~s} .1$.) agreed to.
And the Additional Estimate for 1894 having been agreed to.
No. 10.
Further Additional Estimates for 1894.
Question proposed, -That there be granted to Her Majesty a sum not exceeding £58,359 6s. 3d. for Further Additional Estimates for 1894 (Mr. See).
And the Committee continuing to sit after Midnight,-

## FRIDAX, 16 MAROH, 1894, А.м.

Motion made (Mr. Danaltey),-That the item "Naval Brigade-Gratuity, at the rate of one month's pay for each year of servicc to Lieutenant Milson on his retirement, £114," be omitted,-and Question put.
Committce divided.
A.jes, 32.

| r. Frank Farnell, | Mr.e. Lonsdale, |
| :---: | :---: |
| r. Nexpton, | Mr. Kdde |
| Mr. Sydney Smith, | Mr. Cruickshank, |
| Mr. Kelly, | Mr. Donald, |
| Mr. Clrapman, | Mr. Cann, |
| Mr. Vaughn, | Mr. Bavister, |
| Mr. Rae, | Mr. Campboll, |
| Mr. Gardiner | Mr. Black, |
| Mr. Hutchinson, | Mr. Danahey, |
| Mr. Cook, | Mr. Darnley, |
| Mr. Carrathers, Mr. Willis, | Mr. Grahame, |
| Mr. Willis, Mr. Sterenso | Mr. MreGowen, |
| Mr. Skarp, | Itr. Parkes. |
| Mr. Schey, | Tellers, |
| Mr. Molesworth, | Mr. M |
| Mr. A'Beckett, | Mr. Langwell. |

Item omitted. Mr. Langwell

Noes, 12.
Mr. John Wilkinson,
Mr. Suttor,
Mr. Marks,
Mr. Slattery,
Mr. See,
Mr. Copeland,
Mr. Torpy,
Sir George Dibls,
Mr. Lyne,
Mr. Holborow.
Tellers,
Mr. Burdekin,
Mr. Hassall.

Item omitted.
No. 11.
Same Estimatc.
Motion made (Mir: Rae), -That the item "Rifle Range, Tenterfield-Repairing and protecting Range, $£ 100, "$ be omitted, -and Question put.
Committee divided.

$$
\text { Ayes, } 11
$$

Mr. Vaughn,
Mr. Rae,
Mr. Langwell,
Mr. Edden,
Mr. Steverson,
Mr. Schcy,
Mr. Miller,
Mr. Willis.
Tellers,
Mr. Chnpman,
Mr. Gardiner.

Omission negatived.
No. 12.
Same Estimate.
Motion made (MIr. Miller),-That the item "Railways, Working Expenses-Account Branch, Chief Accountant, at $£ 1,000$ per annum (less $£ 900$ voted on Estimatcs-in-Chief), £100:" be omitted-and Question put.
Committee divided.

Ayes, 16.
Mr. Kelly,
Mr. Chapman,
Mr . Langwell,
Mr . Gardine
Mr. Hutchinson,
Mr. Schey,
Mr . Rae,
Mr. Grahame
Mr. Black,
Mr. Davia,
Mr. Stevenson,
Mr. Molesworth.
Tellers,
Mr. Cann,
Mr. McGowen.

Noes, 28.

| Mr. Marks, | Mr. Slattery, |
| :---: | :---: |
| Mr. Burdekin, | Mr. Cruickshank, |
| Mr. Sydney Smith; | Mr. See, |
| Mr. Lonsdale, | Mr. Lyne, |
| Mr. MrcCourt, | Mr. Torpy, |
| Mr. Suttor, | Mr. Holborow, |
| Mr. Buvister, | Mr. Copeland, |
| Mr. Danahey, | Sir George Dibbs. |
| Mr. Frank Farnell, Mr. A'Beckett, | Tellers, |
| Mr. Campbell, | Mr. Donald, |
| Mr. Hart, | Mr. Willis. |
| Mr. Carruthers, |  |
| Mr. Darnley, |  |
| Mr. Hassall, |  |
| Mr. Newton, |  |
| Mr. Parkes, |  |
| Mr. J. J. FitzGerald, |  |

Omission negatived.
Reduced Estimates (Further Additional Estimates for 1894, £58,245 6s. 3d.) agreed to.
On motion of Mr. Copeland, the Chairman left the Chair to report progress and ask leave to sit again, and also to report that the Committee have come to certain Resolutions.

RICHD. A. ARNOLD, Clerk Assistant.
1894.

## Legislative Assembly.

## NEW SOUTH WALES.

## No. 7.

## WEEKLY REPORT OF DIVISIONS

48

## COMMITTEE OF THE WHOLE.

(EXTRACTED FROM THE MINUTES.).

## TUESAAY, 20 MFARCH, 1894.

No. 1.

## Mortgages Suspetsion Bill.

Clause 1. In any proceedings at law or in equity in respect to mortgages ef-real-eftate liens Mortases to in and other securities (executed prior to tho passing of this Act and still unsatisfied), to paid off ind any "reconstructed" "Bank" or Companies the words "on demand" (or their equivalents), in such mortgage deeds liens or securities shall he read and interpreted as bearing the following meaning :-A demand on the first day of January, one thousand eight hundred and zi\#ety-fire ninety-seven by the mortgagee on the mortgager of "twenty-five" per cont. of the amount due to the Bank in respect to such mortgage, and a subseguent annual demand, unth the mortgage is satisfied, of twenty-five per cent. of the consideration money expressed in the mortgage deed, with interest added as stipulated in the said deed. (Read.)
Motion made (Mr. Carruthers), to omit from lines 1 and 2 the words " of real estate," with a view to the insertion in their place of the words "liens and other-securitics."
Question put,-That the words.proposed to be omitted stand part of the clause.
Committee divided.

Ayes, 1.4.
Mr. Perry,
Mr. Sec,
Mr. Scher,
Mr. Tonkin,
Mr. Joanneret,
Mr. Scott,
Mr. Fegnn,
Mr. O'Sullivan,
Mr. Nicoll,
Mr. Nicholson,
Mr. Williame,
Mr. Dawson.
Tellers,
Mr. Wall
Mr. Hugh McKinnon.

Words omitted.
And the insertion of the words proposed having been agreed to -

Noes, 37.

| Mr. Neild, | Mr. Darnley, |
| :---: | :---: |
| Mr. Morton, | Mr. Cook, |
| Mr. Suttor, - | Mr. Cum, |
| Mr . Young, | Mr. G. D. Clark, |
| Mr. Garrurd, | Mr. Daris, |
| Mr. McCourt, | Mr. Blact, |
| Mr. Carruthers, | Mr. Willis, |
| Mr. Cruickshank, | Mr. Slattery, |
| Sir George Dibbs, | Mr. Traill. |
| Mr. Barton, | Mr. Gardiner, |
| Mr. Parkes, | Mr. Danahey, |
| Mr. Marks, | Mr. MeGowen, |
| Mr. Scobic, | Mr. Sterenson, |
| Mr. Jones, Mr Howt | Mr. Hutclininon, Mr Francis Clorb |
| Mr. Molesworth, | Teller |
| Mr. Kelly, | Fellers, |
| Mr. Jonald, | Mr. Barister, |
| Mr. Hutchison, | Mr. MeCredie. |

No. 2.

## Same Bill.

Same Clause.
Motion made ( $\mathrm{Mr}_{r}$. Willis), to omit from line 3 the word "reconstructed"
Question put,-That the word proposed to be omitted stand part of the clause.
Committee divided.

Aуев, 22.

| Mr. O'Sullivan, | Mr. Murphy, |
| :--- | :--- |
| Mr. Kelly, | Mr. Nicoll, |
| Mr. Wall, | Mr. Gardiner, |
| Mr. Hugh McKinnon, | Mr. Edden, |
| Mr. Fegan, | Mr. Black, |
| Mr. Soctt, | Mr. Nichonson, |
| Mr. Francis Clarke, | Mr. Williams, |
| Mr. Garrard, | Mr. Stevenson. |
| Mr. Carruthers, | Tellers, |
| Mr. Cook, | Mr. Cann, |
| Mr. Schey, | Mr. Hindle. |

Noes, 13.

| Mr. McCredie, | Mir George Dibbs, |
| :--- | :--- |
| Mr. Morton, | Mr. Barton, |
| Mr. Young, | Mr. Suttor. |
| Mr. Slattery, | Tellers, |
| Mr. Oruickshank, | Mr. Hutchison, |
| Mr. See,, |  |
| Mr. Hutchinson, | Mr. Donald. |
| Mr. Willis, |  |

Word stands.
No. 3.
Same Bull.
Same Clause.
Motion made (Mr. Hutchinson), to insert in line 3, after the word "Bank" the words "or Companies"
Motion made (Mr. Willis),--That the Chairman leave the Chair,-and Question put.
Committee divided.

$$
\text { Ayes, } 13 . \quad \text { Noes, } 18 .
$$

| Slatt | Mr. Copeland, | Mr. Wall, | Mr. McGowen, |
| :---: | :---: | :---: | :---: |
| Mr. Barton, | Mr. Young, | Mr. Carruthers, | Mr. Nicholson, |
| Sir Gearge Dibbs, | Mr. Suttor. | Mr. Fegan, | Mr. Gardiner |
| Mr. Morton, | Tellers, | Mr. Murpby, | Mr. Williams, |
|  | Mr. J. D. FitzGcrald, | Mr. Hutchison, Mr. Donald, | Mr. Edden, Mr. Black. |
| Mr. Cruickshank, Mr. Willis, | Mr. J. D. FitzGcrald, <br> Mr. Kelly. | Mr. Donald, <br> Mr. Hugh McKinnon, | Mr. Black. |
| Mr McCredic, |  | Mr. Cook, | Tellcrs, |
|  |  | Mr. Hutchinson, | Mr. Cann, |

Negatived.
And the clause having been further amended as indicated,-
No. 4.
Same Bill
Same Clause.
Motion made (Mr. Hutchison), to omit from line 6 the word "ninetr-five" with a view to the insertion in its place of the word " ninety-six"
And the Commitlee continuing to sit after Midnight,-

## WEDNESDAF, 21 MARCH, IB94, A.M.

The omission of the word " ninety-five" was agreed to.
Question put,-That the word "ninety-six" be inserted in the place of the word omitted.
Committee divided.
Ayes, 7.
Noes, 13.

| Mr. Hutchinson, | $\quad$ Tellers, |
| :--- | :---: |
| Mr. Hughi McKinnon, | $\quad$ Mr. Kelly, |
| Mr. Donald, | Mr. McCredie. |
| Mr. Hutchison, |  |

Insertion of word negatived.
No. 5.
Same Bilu.

## Same Clause.

Motion made (Mr. Willis),-That the Chairman leave Chair,--and Question put.
Committee divided.
Ayes, 12.
Noes, 17.

| Sir George Dibbs, | Tellers, |
| :--- | ---: |
| Mr. Suttor, | Mr. Kelly, |
| Mr. Slattery, | Mr. Donald. |
| Mr. Cruickhank, |  |
| Mr. Willig, |  |
| Mr. Copeland, |  |
| Mr. Barton, |  |
| Mr. Morton, |  |
| Mr. See, |  |
| Mr. Nicholson. |  |

Negatived.
And the blank having been filled with the word " ninety-seven".-
No. 6.

No. 6.

## Same Bill.

## Same Clause.

Motion made (Mr. Wall), 一That the Chairman leave the Chair,-and Question put.
Committee divided.

Ayes, 14.
Sir George Dibbs, Mr. Morton
Mr. Suttor, Mr. See,
Mr. Slattery,
Mr. Cruickanank,
Mr. Kolly,
Mr. Wall,
Mr. Copeland,
Mr. Tonkin Mr. Barton,

Negatived.

Noes, 15.

| Mr. Danahey, | Mr. Hutchinson, |
| :--- | :--- |
| Mr. Carruthers, | Mr. Gardiner, |
| Mr. Fegan, | Mr. Edden, |
| Mr. McGowen, | Mr. Cook. |
| Mr. Schey, | Tellers, |
| Mr. Black, | Mr. Williams, |
| Mr. Hugh McKianon, | Mr. Hutchison. |
| Mr. Darnley, | Mr. |

No. 7.

## Same Bifl.

Same Clause.
Motion made (Mr. Willis), to omit from line 6 the word "twenty-five," with a view to the insertion in its place of the word "fifteen"
Question put,-'That the word proposed to be omitted stand part of the clause.
Committee divided.

Ayes, 16.
Noes, 13

| Mr. Fegan, | Mr. Doneld, | Mr. Morton, | Mr. Kelly, |
| :---: | :---: | :---: | :---: |
| Mr. Dannhey, | Mr. Nicholson, | Mr. Copeland, | Mr. Hugh McKinnon. |
| Mr. Schey, | Mr. Bavister, | Mr. Sce, | Teller |
| Mr. Carruthers, | Mr, MeGowen, | Mr. Barton, | Tellers, |
| Mr. Hutchison, | Mr. Hutchinson. | Mr. Traill, | Mr. Willis, |
| Mr. Cook, | Tellers | Mr. Suttor, | Mr. Cruickshank. |
| Mr. Edden, | Tellers | Sir George Dibbs, |  |
| Mr. Black, | Mr. Darnley, | Mr. Slattery, |  |
| Mr. Williams, ${ }^{\text {, }}$ | Mr. Gardiner. | Mr. Tonkin, |  |

Word stands.
Motion made (Mr. Traill),-That the Chairman leave the Chair.
Notice was taken that there was not a Quorum present.
The Chairman counted the Committee, and there not being a Quorum present, left the Chair to report the matter to the House.

RICHD. A. ARNOLD,
Clerk Assistant.
1894.

Legislative Assembly.
NEW SOUTH WALES.

## No. 8. <br> WEEKLY REPORT OF DIVISIONS

L5

## COMMITTEE OF THE WHOLE.

(ExTRAOTED FROM THE MINUTES.)

WEDNESDAY, 28 MARCH, 1894.
No. 1.
Approfriation Bibl.
For the Service of "tife" Year 1894.
Motion made (Mr. Wise), to insert after the word "the" second occurring, the words "months of January, February, March, and April, in the"
The Chairman ruled that the amendment could not be put, and quoted May, $10 \mathrm{th}^{2}$ edition, p. 562. And the Committee continuing to sit after Midnight, -

## THURSDAY, 29 MARCH, 1894, A.m.

Mr. Wise moved,-That the Chairman leave the Chair to report a Point of Order, and ask leave to sit again so soon as the Point of Order shall have been decided. The Point of Order is:-Mr. Wise, one of the Honorable Members for South Sydney, haring moved an amendment in the head line above the first clause of the Appropriation Bill, to insert the words "for the months of January, February, March, and April, in the "-the Chairman ruled this amendment out of order; to which exception was taken,-and Question put.
Committee divided.
Ayes, 32.
Noes, 41.

| Mr. Sydney Smith, | Mr. Rae, |
| :---: | :---: |
| Mr . Houghton, | Mr. Langwell, |
| Mr. Wise, | Mr. Walker, |
| Mr. Danaher, | Mr. Barister, |
| Dr. Hollis, | Mr. G. D. Clark, |
| Mr. Cullen, | Mr. Hugh Mckinnon, |
| Mr. MeCourt, | en, |
| Mr. Newman, | Tellers, |
| Mr. Cook, |  |
| Mr. Fegan, | Mr. Neild, |
| Mr. J. D. TitzGerald, |  |
| Mr. Williams, |  |
| Mr. Schey, |  |
| Mr. Gould, |  |
| Mr. Hart, |  |
| Mr. Scobic, |  |
| Mr. Parkes, |  |
| Mr . Gardiner, |  |
| Mr. Edden, |  |
| Mr. Daris, |  |
| gatived. |  |


| Mr. Dowel, | Mr. O'Sulliran, |
| :---: | :---: |
| Mr. Barbour, | Mr. Nicoll, |
| Dr. Ross, | Mr. Kelly, |
| Mr. Lyne, | Mr. Johnston, |
| Mr. John Wilkinson, | Mr. Sheldon, |
| Mr. Copeland, | Mr. Gillies, |
| Mir. Suttor, | Mr. Bowes, |
| Mr. Lerien, | Mr. Nicholson, |
| Mr. Hutchison, | Mr. Francis Clarke, |
| Mr. Perry, | Mr. Murphy, |
| Mr. Crick, | Mr. Barnes, |
| Mr. Hugh Taylor, | Mr. Slattery, |
| Mr. Wright, | Mr. Sterenson, |
| Mr. Alfred Allen, | Sir George Dibbs, |
| Mr. Marks, | Mr. Hoyle, |
| Mr. Grahame, | Mr. Scott. |
| Mr. Kidd, | I'ellars, |
| Mr. Donnelly, | Mr. R. G. D. FitzGerald, |
| Mr. Torpy, | Mr. Hassall. |
| Mr. Hutchinson, |  |

No. 2.
Saje Brtil.
Clanse I. Schepunes :-Any sum or sums of money not exceeding One thousand four hundred and fifty-five pounds, to supplement the Schedule to Schedule (1) to the Act of the Imperial Parliament, eighteenth and nineteenth Victoria, chapter fifty-four, as follows :-

1. Supplement to Schedule B (Pensions) ... ... ... £355 0 0
2. Supplement to Schedule B (Ifilitary Pensions) $\quad . . \quad$... $1,100 \quad 0 \quad 0$

Motion made (Mr. Wise), to omit from the last line the figures " 55 "
And the Chairman having declined to receive the amendment.
Mr. Wise moved, "That the Chairman leave the Chair to report a Point of Order and ask leave to sit again when the Point of Order is decided: "The Point of Order is,-That the Chairman has refused to receive an amendment reducing the amount appropriated by the first clause, viz., by $£ 55$, upon the ground that no reduction in the amounts can be moved; to which exception was taken,-and Question put.
. Committee divided.

Ayes, 38.

| Mr. Sydney Smith, | Mr. Davis, |
| :---: | :---: |
| Mr. Gould, | Mr. Kelly, |
| Mr. Neild, | Mr. Edden, |
| Mr. Darnleg, | Mr. Parkes, |
| Mr. Marks, | Mr. Gardiner, |
| Mr. Sharp, | Mr. Hart, |
| Mr. Houghton, | Mr. Donald, |
| Mr. Fuiler, | -Mr. Brunker, |
| Mr. Haynes, | Mr. Cullen, |
| Mr. Janabey, | Mr. Cook, |
| Mr. Hutchinson, | Mr. Newman, |
| Mr. Chapman, | Mr. Willigms, |
| Mr. Schey, Mr. McGowen, | Mr. McCourt, |
| Mr. McGowen, <br> Mr. Dawson, | Mr. Wise, <br> Mr. J. J. FitzGerald |
| Mr. Scobie, | Mr. O'Sulliran. |
| Mr. G. D. Clark, | Tellers, |
| Mr. Langwell, | Mr. Alfred Allen, |
| Mr. Rae, | Mr. Fegan. |

Noes, 36.

| r. Dowel, | Mr. Nicholson, |
| :---: | :---: |
| Mr. Barbour, | Mr. Bowes, |
| Dr. Ross, | Mr. Kidd, |
| Mr. John Wilkinson, | Sir George Dibbs, |
| Mr. Hnssall, | Mr. Crick, |
| Mr. Perry, | Mr. Gillies, |
| Mr. Suttor, | Mr. Donnelly, |
| Mr. Hutchison, | Mr. Torpy, Mr . Nicoll, |
| Mr. Hollis, Mr. Sheldon, | Mr. Nicoll, |
| Mr. Sheldon, Mr. R. G.D. Fi | Mr. Scott, Mr. Hoyle, |
| Mr. Wright, | Mr. Gough, |
| Mr. Copeland, | Mr. Francis Clark |
| Mr. Grahame, | Mr. Hugh McKinno |
| Mr. Walker, | Tellers, |
| Mr. Stevenson, | Mr. Levi |
| Mr. Slattery, | Mr. Johneton. |
| Mr. Murphy, |  |
| Mr. Barnes, |  |

Agreed to
Chairman left the Chair.

Committee resumed.
Amendment to omit figures " 55 " negatived.
Clause, as read, agreed to.

No. 3.
Same Bill.
Clause II. Executiff and Legishative :- Any sum or bums of money not exceeding Thirtyone thousand two hundred and twelve pounde, to defray the Salaries and Contingencies of the Executive and Legislative Establishments following:-

| 3. His Excellency the Governor | $\ldots$ | $\ldots$ | $\ldots$ | $£ 2,395$ | 0 | 0 |  |
| :--- | :---: | :--- | :--- | :--- | ---: | ---: | ---: |
| 4. Executive Council | $\ldots$ | $\ldots$ | $\ldots$ | $\ldots$ | $\ldots$ | 1,178 | 0 |
| 0 |  |  |  |  |  |  |  |
| "5. Legislative Council $\ldots$. | $\ldots$ | $\ldots$ | $\ldots$ | $\ldots$ | 6,222 | 0 | 0 |
| 6. Legislative Assembly... | $\ldots$ | $\ldots$ | $\ldots$ | $\ldots$ | 10,235 | 0 | 0 |
| 7. Legislative Council and Assembly | $\ldots$ | $\ldots$ | $\ldots$ | 3,426 | 0 | 0 |  |
| 8. Parliamentary Library | $\ldots$ | $\ldots$ | $\ldots$ | $\ldots$ | 1,998 | 0 | 0 |
| 9. Parliamentary Reporting Staff | $\ldots$ | $\ldots$ | $\ldots$ | 5,758 | 0 | 0 |  |

$31,212 \quad 0 \quad 0$
(Read.)
Motion made (Mr. Cook), to omit item " 5 . Legislative Council, $£ 6,22200$."
Question put,-That the item proposed to be omitted be so omitted.
Committee divided.
Aycs, 15.
Mr. G. D. Clark,
Mr. Houghton,
Mr. Langwell,
Mr. Cook,
Mr. Rae,
Mr. Edden,
Mr. Schey, Mr. McGowen,
Mr. Danahey,
Mr. Davis,
Mr. Daroley,
Mr. Bavister,
Mr. Fegan.
Tellers,
Mr. Williams,
Mr. Gardiner.

Item stands.
Olause, as read, agreed to.

| Noer, 46. |  |
| :---: | :---: |
| Mr. Neild, | Mr. Hutchison, |
| Mr. McCourt, | Mr. Nicoll, |
| Mr. O'Sullivan, | Dr. Hollis, |
| Mr. Sheldon, | Mr. Donnelly: |
| Mr. Lyne, | Mr. Kirkpatrick, |
| Mr. Suttor, | Mr. Copeland, |
| Mr. Murphy, | Mr. Crick, |
| Mr. Lerien, ${ }^{\text {a }}$, | Mr. Cruickehank, |
| Mr. R. G. D. FitzGernld, | Mr. Perry, |
| Sir George Dibbs, | Mr. Sharp, |
| Mr. Marks, | Mr. Gough, |
| Mr. Fulter, | Mr. J. IV. FitzGerald, |
| Mr. Alfred Allen, | Mr. Kelly, |
| Mr. Hugh Taylor, | Mr. John Wilkineon, |
| Mr. Hart, Mr Barbour | Mr. Scott, |
| Mr. Francis Clarke, | Mr. Kidd, |
| Mr. Walker, | Mr. Dawson, |
| Mr. Barnes, | Mr. Gralame, |
| Mr. Hugh McKinnon, | Mr. Sterenson. |
| Mr. Hassall, Mr. Johiston, | Tellers, |
| Mr. Slattery, | Mr . Gillies, |
| Mr. Hoyle, | Mr. Bowes. |

No. 4.

No. 4.
Same Bill.
Clause III. Chief Secretary :-Any sum or sumb of money not exceeding "Nine" hundred and two thousand one hundred and eighty-five pounds five shillings and sixpence, to defray the Salaries, Contingencies, and other Expenses of the Establishments and Services following:-

Items 10 to 128.
Total, £902,185 5s. 6d. (Read.)
Motion made (Mr. Wise), to omit from line 1 the word "Nine" with a view to the insertion in its place of the word "Three"
Question put,-That the word proposed to be omitted stand part of the clause.
Committee divided.

Ayes, 44.

| Sir George Dibbs, Mr. Perry, | Mr. Williame, Mr. Fidden, |
| :---: | :---: |
| Mr. Suttor, | Mr. J. D. FitzGerald, |
| Mr. Slattery, | Mr. Sharp, |
| Mr. Lyne, | Mr. John Wilkingon, |
| Mr. Levien, | Mr. Johnetion, |
| Mr. Walker, | Mr. Barnce, |
| Mr. Gillies, | Mr. Kidd, |
| Mr. Hugh McKinnon, | Mr. Hutchinson, |
| Mr. Marke, | Mr. Scott, |
| Mr. Barbour, | Mr. Francis Clarke, |
| Mr. Alfred Allen, | Mr. Gough, |
| Mr. Murphy, | Mr. Dawbon, |
| Mr. Bowcs, | Mr. Grabame, |
| Mr. Copeland, | Mr. Stevenson, |
| Mr. Nicoll, | Mr. Hoyle, |
| Mr. Kelly, | Mr. Crick. |
| Mr. Donnelly, | Tellers, |
| Mr. Houghton, Mr. Schey, | Mr. Hutchison, |
| Mr. McGowen, | Mr. Haesall. |

## Word stands.

Olause, as read, agreed to.
And the remaining clauses and the Preamble having been agreed to,-
On motion of Mr. Suttor the Chairman left the Chair to report the Bill without amendment to the House.

RIOHD. A. ARNOLD, Clerk Absistant.
$376$

## Legislative Assembly.

NEW SOUTH WALES.

# No. 9. <br> WREKLY REPORT OF DIVISI(ONS 

## T <br> COMMIITEE OF THE WHOLE.

(EXXTRACTED FROM THE MINUTES.)

No. 1.
$W E D N E S D A Y, 4$ APRIL, 1894.
Bank Notes Bile. (Procecdings resumed from Session 1893 under Standing Order No. 6sa.) Consideration of Legislative Council's amendment.

Schedule of Amendment referred to in Message of 6th December, 1893.
Page 3. Schedule. At end of Schedule add Bank of North Queensland (Limited).
Motion made (Sir George Dibbs), That, the Committee disagree to the Legislative Couneil's rmendment.
Point of Order.-Mr. Rae submitted that the Honorable Member for Patrick's Plains (Mr. Gould) was not in order in referring to speeches made on this Bill in the Legislative Council during the Session 1893, inasmuch as the proceedings on the Bill had been resumed under Standing Order, No. 68a.
The Chairman decided that it was in order to refer to speeches made in the other Chamber during a previous session.
Mr. Rae moved, That the Chairman leave the Chair to report a Point of Order and ask leave to sit again so soon as the Point has been decided:-The Point of Order is, -That during the consideration of the Legislative Council's amendment exception was taken, inasmuch as the Proceedings on this Bill had been resumed under Standing Order No. 68a, to an Honorable Member referring to the speeches made in Committee of the Legislative Council on this Bill during the session 1893, and the Chairman decided that as the speeches were made in a previous session the references were in order; to which exception was taken,-and Question put.
Committee divided.
Ayes, 69.

Mr . Garvan,
Mr. Suttor,
Mr. Suttor,
Mr. Kidd,
Sir George Dibbs,
Mr. Trailh,
Mr. Ewing,
Mr. Lyne,
Mr. Slattery,
Mr. See,
Mr. Hayes,
Mr. Johinston
Mr. Hutchison
Mr. Wutdell, Ire. Wuddell Mr. Dowel,
Dr. Ross,
Mr. Hugh
Mr. Hugh Taylor, Mr. Marks, Mr. Barbour, Mr. Torpy, Mr. Newton, Mr. Wright, Mr. Hutehineon, Mr. Francis Clarke, ${ }^{2}$ Mr. Copeland, Agreed to.

Noes, 12.
Mr . Tonkin,
M.r. Lee,

Mr. Young,
Mr. Molesworth,
Mr . Gould,
Mr. Garrard,
Mr. Chnnter,
Mr. Jcanneret
Mr. Barnes
Mr. Perry.
Tellers,
Mr . Alfred Allen, Mr. McCourt.

Chairman left the Chair.
Committee resumed.
No. 2.
Same Bill.
Motion made (Mr. Haynes), That the Chairman leave the Chair to report progress and ask leave to sit again at a later hour of the day, -and Question put.
Committee divided.


Negatived.
No. 3.

- Same Buit.

Question put,-That the Committee disagree to the Iegislative Council's amendment. Committee divided.


Mr. Rose moved,-To omit the words " and report that the Committee have disagreed to the Legislative Council's amendment"-
And the Chairman having under Standing Order, No. 17, directed Mr. Rose, the Honorable
Member for Argyle, to discontinue his speech on account of continued irrelevance, $\because$
Mr. Rose demanded,-That the Question, That he be further heard, bo put,--and Question put. Committiee divided.

| Ayes, 31. |  | Noes, 36. |  |
| :---: | :---: | :---: | :---: |
| ison, | Mr. Nicholson, Mr. Nicoll, | Mr. Sheldon, <br> Sir George Dibbs <br> Mr. Wright, <br> Mr. Hassalt |  |
|  |  |  |  |
|  | Mr. Collins, | Dr. Ross, | Mr. Torpy, |
|  | Mr. Damley, | Mr. Barton, | Mr. Johneton, |
|  | Mr. Rae, | Mr. Perry, | Mr. Morgan, |
| le, | Mr. Black, | Mr. Chanter, | Mr. Kwing, |
|  | Mr. Newman, | Mr. Copeland, | Mr. Donald, |
| er, | Mr, Davis, | Mr. Lyne, | Mr. Barnes, |
| n, | Mr. Stevenson, Mr. Lees. | Mr. Suttor, Mr. Kidd, | Mr. Gormly, |
|  |  | Mr. Kidd, | Mr. Willis, |
| nson, ell, McKinnon, | Tellers, | Mr. Barbour, Mr. Waddeli | Mr. Burdekin, |
|  |  | Mr. Waddell, <br> Mr. Scobie, | Mr. McFarlane, <br> Mr. Grahame, |
|  | Mr. G. D. Clark. | Mr. Marks, Mr. Lee, | Mr. Hogan, Mr. Newton. |
| van, | , | Mr. Lee, Mr. See, | Mr. Newton. |
|  |  | Mr. Henry Clarke, |  |
|  |  | Mr. Garvun, | Mr. E. G. Brown, Mr. McCourt. |


| Mr Fieran Ayes, |  |
| :---: | :---: |
| Mr. Fegan, | Mr. Nicholson, |
| Mr. Rose, | Mr. Nicoll, |
| Mr. Tonkin, | Mr. Colling, |
| Mr. Hutchison, | Mr. Damloy, |
| Mr. Lonadale, | Mr. Rac, |
| Mr. Cotton, | Mr. Black, |
| Mr. Cook, | Mr. Newman, |
| Mr. Gardiner, | Mr. Davis, |
| Mr. Vaughn, | Mr. Stevenson, |
| Mr. Oann, | Mr. Lees. |
| Mr. Hindle, | Tellers, |
| Mr. Hutchinson, | Telers, |
| Mr. Langwell, | Mr. Haynes, |
| Mr. Hugh MeKinnon, | Mr, G. D. Clark. |
| Mr. Schey, |  |
| Mr. O'Sullivan, |  |
| Dr. Hollis, |  |
| Mr. Sharp, |  |
| Mr. Edden, |  |
| tived. |  |

No. 5.
Same Bill.
Mr. Neild, at the request of the Chairman, under Standing Order, No. Ia, took the Chair. The Chairman (Mr. Melville)' resumed the Chair.

Question put,-That the words proposed to be omitted stand part of the resolution.
Committee divided.

| Ayes, 41. |  | Noes, 26. |  |
| :---: | :---: | :---: | :---: |
| Mr. Sce, | Mr. Barnes, | Mr. Fegan, | Mr. Stevenson, |
| Mr. Chanier, | Mr. Scobie, | Mr. Molesworth, | Mr. Bevister. |
| Mr. Suttor, | Mr. Hart, | Mr. Rose, | fellors |
| Mr. Barton, | Mr. McFarlane, | Mr. Hugh MeKinnon, | chers, |
| Sir George Dibbs, | Mr. Leer, | Mr. Tionsdale, | Mr. Cotton, |
| Mr. Copeland, | Mr. McCourt, | Mr. Jangwell, | Mr. Danaliey. |
| Mr. Perry, | Mr. Gillies, | Mr. Haynes, |  |
| Mr. Martin, | Mr. O'Sullivan, | Mr. Black, |  |
| Mr. Ewing, | Mr. Syne, | Mr. Hutchison, |  |
| Mr. Hogan, | Mr. Kidd, | Mr. Schej, |  |
| Mr. Hugh Taylor, | Mr. Lee, | Mr. McGowen, |  |
| Mr. Morgan, | Mr. Johniston, | Mr. Cook, |  |
| Mr. Torpy, | Mr. Shary, | Mr. G. I). Olark, |  |
| I)r. Ross, | Mr. Slattery, | Mr. Mutchinson, |  |
| Mr. Burdekin, | Mr. Grabame, | Mr. Nicoli, |  |
| Mr. Barbour, | Mr. Newton, | Mr. Newman, |  |
| Mr. Donnld, | Mr. Willig. | Mr. Cunn, |  |
| Mr. Murks, | Tellers, | Pr. Hollis, |  |
| Mr. Wright, | Trehers, | Mr. Gardiner, |  |
| Mr. Francis Clarie, | Mr. Hoyle, | Mr. Nicholson, |  |
| Mr. Honry Clarke, | Mr: Huseall. | Mr. Edden, |  |
| Mr. Faughn, |  | Mr. Rae,' |  |

No. 6 .
Same Bill.
Question put,-That the Chairman leave the Chair and report that the Committee have disagreed to the Legislative Council's amendment. Committee divided.


Agreed to.
Chairman left the Chair accordingly.

No. 7.

## Glen Innef to Inverele Rimuay Bill. (Resolution)

Mr. Lyne moved,--That the Committee agree to the following resolution:-
Resolved,--That it is expedient to bring in a Bill to sanction the construction of a line of railway from Glen Innes to Inverell
And the resolution having been amended on motion of Mr. Young by the addition of the following words:-"to provide that the cost shall not exceed seven thousand pounds per mile, that special local rates shall be charged until the railway pays working expenses and interest on cost of construction, and that the betterment principle be applicd to the land served by the railway." -
Question put,-That the Committee agree to the Resolution as anended, viz :-
Resolved, - That it is expedient to bring in a Bill to sanction the construction of a line of railway from Glen Innes to Inverell; to provide that the cost shall not exceed seven thousand pounds per mile, that special local rates shall be cbarged until the railway pays working expenses and interest on cost of construction, and that the betterment principle be applied to the land served by the railway.

## Committee dirided.

Ayes, 59,

| Mr. Lyne, | Mr. Nicoll, |
| :---: | :---: |
| Mr. Slattery, | Mr. Ewing, |
| Mr. Garvan, | Mr. Cullen, |
| Mr. See, | Mr. Darnley, |
| Mr. Suttor, | Mr. Hayer, |
| Mr. Newton, | Mr. Joseph Abbott, |
| Mr. Levien, | Mr. Scobie, |
| Mr, Gould, | Mr. Nicholson, |
| Mr. Johnston, | Mr. Henry Clarke, |
| Mr. Syduey Smith, | Mr. Bowes, |
| Mr. Torpy, | Mr. Wright, |
| Mr. Kidd, | Mr. Stevenson, |
| Mr. Tonkin, | Mr. Newman, |
| Mr. Marke, | Mr. Mcrton, |
| Mr. Houghton, | Mr. Hutchinson, |
| Mr. Donald, | Mr. Davis, |
| Mr. Garrard, | Mr. Grahame, |
| Mr. Chanter, | Mr. Lees, |
| Mr. Brunber, | Mr. Gardiner, |
| Sir George Dibbs, | Mr. Gillies, |
| Mr. Lec, | Mr. Edden, |
| Mr. Sheldon, | Mr. MeGowen, |
| Mr. Hutchison, | Mr. MeFarlane, |
| Mr. Hoyle, | Mr. Parkes, |
| Mr. Ree, | Mr. Fegan, |
| Mr. Perry, | Mr. Hogan. |
| Mr. Langwell, | Tellers, |
| Mr. Cann, |  |
| Mr. Vaughn, Mr Cook | Mr. Cruickshank, Mr. Hessall |
| Mr. E. M. Clark, | Mr. Massal. |

Noes, 14.
Mr , Dowol,
Mr. Molesworth,
Mr. Neild,
Mr. McCourt,
Mr. Carruthers,
Mr. Copeland,
Mr. Black,
Mr. Black,
Mr. Schpy,
Mr. Schey,
Dr. Hollis,
Mr. Cotton,
Mr. Hindle,
Mr. Young.
Tellers,
Mr. Lonsdale,
Mr. Maynes.

Resolution agreed to.
On motion of Mr. Lyne, the Chairman left the Chair to report to the House that the Committee . had come to a Resolution.

RICHD. A. ARNOLD,
Clerk Aasistant.

Legislative Assembly. NEW SOUTH WALES.

# WEEKLY REPORT OF DIVISIONS 

IN
COMMITTEE OF THE WHOLE.
(EXTRAOTED FROM THE MINUTES.)

## No. 1."

## $T H U R S D A Y, 12$ APRIL, 1894, Ам.

Glen Innes to Interell Rathifay Bile.
The Preamble having been postponed.
Clause 1. The carrsing out of the said work (more particularly described in the Schedule to this work sanctioned Act) is hereby sanctioned; and the Secretary for Public Works, or the Member of the and to be carried Exccutive Council for the time being charged with the duties of the said Secretary js hereby authorised and directed to undertake and carry out the said work, net-orieed-seven-thoueand-poundo per mile; that-speeinl loeal rateo-be-eharged-until the-said failway pajo working expersee and interest-on cast of eonatruction;-and-that-the-bettermont prineiple-be-applied-to-the-land-served-by-tho aid-raitway; and subject to the provisions of this $\Delta \mathrm{ct}$ and for that purpose shall be, and shall have the powers and duties of, a Constructing Authority within the meaning of the Public Works Act of 1888:
Provided that the said work shall not be commenced or carried out until provision is made by Act of Parliament for enforcing the payment of improvement or betterment rates or charges by the owners or occupiers of land, benefited or enhanced in value or likely to be benefited or enhanced in value by the carrying out of the work, or by the owners or occupiers of land within any improvement or betterment area to be declared under the authority of the said Act:
Provided also that the said work shall not be commenced or carried on unless satisfactory tenders are sent in to the Constructing Authority for the completion of the work at a price not exceeding an average price of seven thousand pounds for each mile of the proposed line of railway. (Read.)
Motion mado (Mr. Lync), to omit from lines 4, 5, 6, and 7 the words "provided the cost does not exceed seven thousand pounds per mile; that, special local rates be charged until the said railway pays working expenses and interest on cost of construction; and that the betterment principlo be applied to the land served by the said railway; and"
Mr. Neild noved,-That tho Chairman leave the Chair, report progress, and ask leave to sil again To-morrow,-and Question put.
Committee divided.

Ayes, 3.
Mr. Gormly.
Tellers,
Mr. Black,
Mr. Neild.

Negatived.

Noes, 37.
Mr. Edden,
Mr. Soott,
Mr. Nevman,
Mr. Darnley,
Mr. Cook,
Mr. Joseph Abbots,
Mr. Hutchinson,
Mr. O'Sullivin,
Mr. McGowen,
Mr. Gralume,
Mr. Cann,
Mr. Cann,
Mr. Hoyle,
Mr. Hoyle,
Mr. McFarlane,
Mr. Storceneon,
Mr. Kelly.
Tellers,
Mr. I. D. TitzGerald, Me. Fegan.

| Mr. Grrdiner, | Mr. Edden, |
| :---: | :---: |
| Mr. Jipe, | Mr. Scott, |
| Mr. Wright, | Mr. Newman, |
| Mr. Mrecourt, | Mr. Darnley, |
| Mr. Cruickshank, | Mrr. Cook, |
| Mr. G. 1. Clark, | Mr. Joseph Abbott, |
| Mr. Janahey, | Mr. Hutchinson, |
| Mr. lyme, | Mr. O'Sullivin, |
| Mr. See, | Mr. McGowen, |
| Mr. Slatiery, | Mr . Grahame, |
| Mr. Hassall, | Mr. Cann, |
| Mr. Newton, | Mr. Hoyle, |
| Mr. Kidd, | Mr. McFarlane, |
| Mr. Wulker, | Mr. Storeneon, |
| Mr. York, Mr. Mutchison, | Mr. Kelly. |
| Mr. Morgan, |  |
| Mr. Sheldon, | Mr. J. D. TitzGera |
| Mr. Sharp, | Mr. Fegrin. |

No. 2.
Same Bilul.
Same Clause.
Qucstion put,-That the words proposed to be omitted stand part of the Clause.
Committec divided.

Ayes, 2.
Tellers,
Mr. Gormly Mr. J. D. FitzGerald.

Noes, 34.

| Mr. Sheldon, | Mr. Hoyle, |
| :---: | :---: |
| Mr. Wright, | Mr. Cann, |
| Mr. Barton, | Mr. Cruickshank |
| Mr. McCourt, | Mr. See, |
| Mr. lee, | Mr. Darnley, |
| Mr. Edden, | Mr. Cook, |
| Mr. Hutchison, | Mr. Shnrp, |
| Mr. Mcliarlane, | Mr. Muvister, |
| Mr. Lyne, | Mr. Hutchinson |
| Mr. Nowton, | Mr. McGowep, ${ }^{\text {i }}$ |
| Mr. Walker, | Mr. Fegan, |
| Mr. Morgan, | Mr. O'Sullivan, |
| Mr. York, | Mr. Stovenson, |
| Mr. Joseph Abbott, | Mr. Neild. |
| Mr. Scott, | Tellers, |
| Mr. Grahame, | Mr. Dannhey, |
| Mr. Slattery, | Mr. G. D. Clurk. |

Words omitted.
No. 3.
Same Bili..

## Same Clause.

Motion made (Mr. Lyne), to add to the clause the following words:-"Provided that the aaid work shall not be commenced or carried out until provision is made by Act of Parliament for enforcing the payment of improvement or betterment rates or charges by the owners or occupiers of land benefited or enhanced in value, or likely to be benefited or enhanced in value, by the carrying out of the work, or by the owners or occupiers of land within any improvement or betterment area to be declared under the authority of the said Act.
"Provided also that the said work shall not be commenced or carried on unless satisfactiory tenders are sent in to the constructing authority for the completion of the work at a price not exceeding an average price of seven thousand pounds for each mile of the proposed line of railway."
Point of Order.-Mr. J. D. FitaGerald submitted that the words proposed to be inserted were substantially the same as those previously omitted from the clause, and could not therefore be entertained.
The Chairman stated his opinion that as the words were certainly not the same as those omitted, nor had the same effect, they were in order.
Mr. J. D. FitzGerald moved, That the Chairman leave the Chair to report a Point of Order and ask leave to sit again as soon as the Point of Order has been decided :-The Point of Order is,-That, while considering clause 1 of this Bill, the Committee omitted certain words from one part of the clause, and then were asked to add substantially the same words at the end of the clause,--the Chairman held that the words were not substantially the same, to which exception was taken, 一and Question put.
Committee divided.

Ayes, 9.
Mr. G. D. Clark,
Mr. Neild,
Mr. J. D. FitzGernld,
Mr. Cnnn,
Mr. Kelly,
Mr. Cook,
Mr. Fegan.'
Tellers,
Mr. A'Beckett,
Mr. McGowen.

Noes, 29.

| Mr. McCourt, | Mr. Slattery, |
| :---: | :---: |
| Mr. Barton, | Mr. Cruickshank, |
| Mr. Wright, | Mr. Scolt, |
| Mr. Walker, | Mr. Hutchinson, |
| Mr. Danahey, | Mr. McFarlane, |
| Mr. Wutehison, | Mr. Newman, |
| Mr. Lee, | Mr. Joseph Abbott, |
| Mr. Lyne, | Mr . Gormly, |
| Mr. Miller, | Mr. Grahame, |
| Mr. Bowes, | Mr. Bavister, |
| Mr. Trassall, | Mr. Darnley. |
| Mr. Newton, <br> Mr. York, | Tellers, |
| Mr. Morgan, | Mr. Steyenson, |
| Mr. Sheldon, | Mr. Hoylo. |
| Mr. See, |  |

## Negatived.

And the words proposca having been inserted, Clause, as amended, agrced to.
And the remaining clause, a now clauso, the schedule, and preanble having been dealt with,-
On motion of Mr . Lyne, the Chairman left the Chair to report the Bill, with amendments, to the House.

No. 4.
Country Towns and Hunter District Water Suppiy and Sewerage Acts Amendment Bifle.
Preamble and clause 1. having been dealt with.
Clause 2. Subsections (I) and (II) of section one hundred and twenty-five of tho Country Amendments of. Towns Water and Sewerage Act of 1880 (forty-fourth Victoria number fourteen) are hereby vic repealed, and in lieu thereof the following subsections marked respectively ( I ) and (ir) Tivans Wator shall be deemed to be substituted in the place of the subsections so repealed, and the said Act of 1880.) section, one hundred and twenty-five, as hereby amended, shall be applicable as well to all works already completed and taken over by the Council of any Borough or Municipal District as to any works hereafter to be completed and taken over by such Council :-
"(1) The cost of carrying out any such works shall be ropaid to the Colonial Treasurer, and all repayments of such cost shall be by him carried to a Joan Trust Fund, (with interkst to and all payments of intercst on such cost shall be by him carried to the Con- be charged on solidated Revenue Fund; and tho repayment of such cost with interest shall bo municimosity made in manner following: The whole amount [subject to such partial remis- $\begin{gathered}\text { nnd } \\ \text { Colopanid in tras }\end{gathered}$ sion as the Governor may think just under any special circumstances] prore withln a expended upon any such works, together with interest at the rate of three and a half exceeding 10 per centum por annum on the sums making up such amount calculated from the by the beisixod time such sums were crpended, shall be certified as soon as practicable under the arcording to the hand of the Minister for Public Works, and the total amount so certified shall naturco nility of the upon the notification of such certificate in the Gazette become and be a debt works. charged upon the revenues from whatever sources derived of such Borough or Municipal District until defrayed as hereinafter provided.
"(iI) As soon as possible after the Minister for Public Works has certified the total amount as aforesaid, the Governor shall in cach case fix a period, not exceeding "one hundred" years, within which such amount shall be liquidated by the payment of such annual sums as shail after the last of such payments extinguish the whole amount of such cost with interest at the rate of three and a half per centum per amnum on the balance unpaid in each year ; and in fixing such period the Governor may take into consideration the nature and durability of the works; and such period when so fised shall be forthwith notified in the Gazette. The said Minister shall certify the amount of the annual sums so payable by the Borough or Municipal District to be charged therewith, and shall cause notice of the same to be publishled in the Gazette, and also to be sent by post to the Council Clerk of tho said Borough or Municipal District. And the said Borough or Municipal District shall pay to the Colonial Treasurer the annual sums so certified. And the first of such payments shall be made within one ycar from the date of the notification in the Gazette of such last-mentioned certificate, and each subsequent payment at or before the end of one year from the expiration of the time limited for making the last preceding payment. And at the end of the period so fixed and notified as aforesaid, and after the last pnyment has been made, the revenues of the said Borough or Municipal District, from whatever sources derived, shall be discharged from any further payments in respect thereof." (Read.)

And the clause having been amended as indicated.
Motion made (Mr. McMillan), to omit from line 3 of Sub-section (II), the words "one hundrcd" with a view to the insertion in their place of the word "sixty"
Question put,-That the words proposed to be omitted stand part of the clause.
Committec divided.

Ayes, 30.

| Mr. Sheldon, | Mr. Newman, |
| :---: | :---: |
| Mr. Lyne, | Mr. Hutchinson, |
| Mr. Slattery, | Mr. Sharp, |
| Mr . See, | Mr. Mowes, |
| Mr. Scott, | Mr. Barnes, |
| Dr. Hollis, | Mr. Stevenson, |
| Mr. Cook, | Mr. Scobie, |
| Mr. Edjen, | Mr. Black, |
| Mr. Cann, | Mr. Lees, |
| Mr. Donnld, | Mr. McGowen, |
| Mr. Danaley, | Mr. Mindle, |
| Mr. Gormly, | Mr. Darnley. |
| Mr. Cullen, | Tellers, |
| Mr. Kidd, | Mr. Newton, |
| Mr. Grahame, | Mr. Fegan. |

Noes, 7.
Mr. Reirl,
Mr. Neild,
Mr. McMillan,
Mr. Morton,
Mr. Gould.
Tellers,
Mr. Miller,
Mr. Gardiner.

## Words stand.

Olause, as amended, agreed to.
And clauses 3 and 4 having been dealt with.
No. 5.

No. 5.

## Same Billi.

Persons liable to make connections mny apply done on deferred payments.

Board upon
completion of
work to give notice to applicant.

Expenses of work to be a charge on the property.

Clause 5. (I) Where any person shali become liable, under the Hunter District Water Supply and Sewerage Act of 1892, or shall be required by the Board established under the said Act to do any work or make any ropairs or alterations in connection with water supply, sewerage, or drainage, or the ventilating of or to any house, tenement, or lands, such person may make application in writing to the said Board for such works to be carried out under the direction of the said Board on a system of deferred payment, and thereupon it shall be lawful for the said Board, subject to the approval of the Minister, to enter into an agreement with the applicant for the doing of such works under the direction of the said Board at a price or sum, and upon terms to be therein nancd or referred to, and for the payment of such price or sum by the applicant in not more than tweive quarterly instalments from the completion of the works, and interest at the rate of "five" por centum per annum on the amount remaining to be paid shall be added to cach insialment.
(II) Upon the execution of such agreement by the applicant, the said Board shall cause the works aforesaid to be carried out, and upon completion they shall forthwith give notice in writing to the applicant of such completion, and of the quarterly days on which the instalments of payment will respectively fall due.
(III) All moneys which may hereafter become due to the said Board for the cost or expenses of any work carried out by them under this section shall be and remain a first charge upon the property in respect of which such moneys are payable until full payment thereof. (Read.)
Motion made (Mr. Scott), to omit from line 11 the word "five" with a viow to the insertion in its place of the word "four"
Question put,-That the word proposed to be omitted stand part of the clause.
Committee divided.

Ayes, 22.

| Mr. Francis Clarke, | Mr. Neild, |
| :--- | :--- |
| Mr. Lyne, | Mr. Gould, |
| Mr. See, | Mr. Stevenson, |
| Mr. Newton, | Mr. Domnld, |
| Mr. Camphell, | Mr. Scobie, |
| Mr. Slattery, | Mr. York, |
| Mr. Kidd, | Mr. Hindle, |
| Mr. Newman, | Mr. McGowen. |
| Mr. Sharp, | Tellers, |
| Mr. Gormy, | Mr. Darnley, |
| Mr. Morton, | Mr. Danaher. |
| Mr. Miller, |  |

Nocs, 8.
Mr. Black,
Mr. Fegan,
D)r. Hollis,

Mr. Hutchinson,
Mr. Grahame,
Mr. Cook.
Tellers,
Mr. Edden,
Mr. Scott.

## Word stands.

Clause, as read, agreed to.
And the remaining clause, a new clause, and the preamble, haying been dealt with,
On motion of Mr. Lyne, the Chairman lefi the Chair to report the Mill, with amendments, to the House.

RICHD. A. ARNOLD,
Clork Assistant.

## Legislative Assembiy.

## NEW SOUTH WALES.

## No. 11.

## WEEKLY REPORT OF DIVISIONS

IN
COMMIMTEE OF THE WHOLE.
(EXTRACTED FROM THE MINUTES.)

## THURSDAY, 19 A.PRTL, 189.

No. 1.
Noxiots Trades and Cathe-sfalgiftempa Bubl.
Clause 1. "Except as in the next section provided, Jarti of" this Act shall have effect in the Lomal scope of county of Cumberland on and after the first day of $\mathrm{J} \| \mathrm{y}$, one thousand eight hundred and Part I .
ninety-four. And it shall have effect in any other prats of the Colony of New South Wales to which the Governor" 1 nus:" on the recommendation of the Board of Health, by Proclamation in the Gazette, declare that its provisions are extended, and on and after the day named in the proclamation: Provided that the Governor may, on the recommendation and in the manmer atoresaid, revoke or vary any decharation made under this section. (Read.)
Motion made (AIr, Garrard), to onit from line 1 the words " lixcept as in the next section provided, Part I of:"
Question put, That the words proposed to be omitted stand part of the clanse.
Committee disided.
Ayes, 30.
N゙oes, 1 s .


No. $\because$.
Same Bhat.
Same Clatse.
Motion made (AMr. McCourt), to insert after the word "mar" in line 4 the words "at the request of the local authority as defined by section three of this Act, and"
Question put:-That the words proposed to be inserted be so inserted.

Committee divided

Ayes, 17.
Mr. Garrard,
Mr. Fegan,
Mr. McCourt,
Mr. Joseph Abbott,
Mr. Danahey,
Mr. Langwell,
Mr. Rac,
Mr. Hutchinson,
Mr. Gough,
Mr. Cotton,
Mr. Edden,
Mr. Cook,
Mr. Darnley,
Mr. Bavister
Mr. Dawson.
Tellers,
Mr. Black
Mr. G. D. Clark.
Insertion of proposed words negatived.
Clause, as read, agreed to.

Noes, 25.
Mr. R. B. Wilkinson, Mr. Kelly,
Mr. Slattery, Mr. Morgan,

Mr. Slattery,
Mr. Suttor,
Mr. Hutchison,
Mr. Sheldon,
Mi. Tonkin,

Mr. Johnston,
Mr. Frank Farnell,
Mr. Kidd,
Mr. Lyno,
Mr. Hassall,
Mr. Cruickshank,
Mir. Molesworth,
Sir George Dibbs,
Dr. Hollis,
M.r. Hindle,

Mr. Hoyle,
Mr. Torpy,

No. 3.
Same Bene.

Clause 2. The Governor, on the recommendation of the Board of Health may, after the passing of this Act, declare, by proclamation in the Gazette, that any trade, business, or manufacture therein named is a noxious trade within the meaning of this Act, and may, by proclamation as aforesaid, revoke or vary any declaration made under this section. And the Board shall forthwith furnish to the local authorities hereinafter mentioned a copy of every declaration made under this section. (Read.)
Motion made (Mr. Molesworth), to insert before the first; word of the Clause, the following words, "The trades mentioned in the Schedule to this Act are hereby declared to be noxious trades: Provided that"
Question put,-That the words proposed to be inserted be so inserted.
Committee divided.

## Ayes, 14.

Mr. Danahcy,
Mr. Garrard,
Mr. Molesworth,
Mr. McCourt,
Mr. Joscph Abbott,
Dr. Hollis,
Mr. Langwell,
Mr. G. D. Clark,
Mr. Fegan,
Mr. Cook,
Mir. Cotton,
Mr. Gough.
Tellers,
Mr. Darnler,
Mr. Darnley
Mr. Hindle.
Insertion of proposed words negatived.

Noes, 26.

| Mr. Copoland, | Mr. Sheldon, |
| :---: | :---: |
| Mr. R. B. Wilkinson, | Mr. Hoyle, |
| Mr. Tyne, | Mr. Jorpy, |
| Mr. Ilutehison, | Mr. A'Beckett, |
| Mr. Suttor, | Mr. Sharp, |
| Mr. Tonkin, | Mr. Edden, |
| Mr. Johnston, | Mr. O'Sulivan, |
| Mr. Megowen, | Mr. Hutebinson. |
| Mr. Hassnll, | Tellers |
| Mr. Syincy Smith, | Teltern |
| Mr. Kidel, | Mr. Kelly, |
| Mr. Morgau, | Mr. Gardiner. |
| Mr. Slattery, |  |
| Sir George Dibbs, |  |
| Mr. Erank Farnell, |  |
| Mr. Rac, |  |

No. 4.
Same Bilid.

## Same Clause.

Motion made (Mr. McCourt), to add to the clause the following words:-" Provided that in all cases there sball be a right of appeal to the Supreme Court."
Question put,-That the words proposed to be added be so added.
Committee divided.

Ayes, 9.
Mr. Garrard,
Mr. McCourt,
Mr. Danaher,
Mr. Cotton,
Mr. Buvister,
Mr. Cook,
Mr. Fegan.
Tellers,
Mr. Molcsworth,
Mr. G. D. Clark.

Addition of proposed words negatived.
Clause, us read, agreed to.
And ehauses 4: 5, and 6 having been dealt with,-
No. 5.

No. 5.

## Same Bill.

Clause 7. The Board may require a local authority to exercise any power conferred or perform Boarl may any duty imposed on it by Part I of this Act, and within a time to be limited by the Board reaulre pean in that behalf; and in case the said requirement be neglected or disobeyed by the said exercrife powers authority, the Board may exercise the power or perform the duty, "and recover in an dutics. action of debt in any Court of competient jurisdiction against the said authority the expenses thereby incurred." (Read.)
Motion made (MIr. Danahey), to omit from lines 4, 5, and 6 the words "and recover in an action of debt in any Court of competent jurisdiction against the said authority the expenses thereby incurred."
Question put,-That the words proposed to be omitted stand part of the clause.
Committee divided.

## Ayes, 21. <br> Noes, 14.

| Mr. Slattery, | Mr. Sheldon, |
| :--- | :--- |
| Mrr Suttor, | Mr. O'Sullivan, |
| Sir George Dibbs, | Mr. Hindle. |
| Mr. Hutchison, | Tellers, |
| Mr. Kidd, | Mr. Morgan, |
| Mr. Hoyle, | Mr. Slarp. |
| Mr. Johnston, |  |
| Mr. Copeland, |  |
| Mr. Kelly, |  |
| Mr. Hasall, |  |
| Mr. R. B. Wilkinson, |  |
| Mr. MrGowen, |  |
| Mr. Frank Farncll, |  |
| Dr. Hollis, |  |
| Mr. Lyne, |  |
| Mr. Iutchineon, |  |

Mir. Garrard,
Mr. Joseph $\Delta$ bbott,
Mr. McCourt,
Mr. G. D. Clark,
Mr. A'Beckett,
Mr. Molesworth
Mr. Danahey,
Mr. Fegan,
Mr. Cotton,
Mr. Edden,
Mr. Rac,
Mr. Langwell.
Tellers,
Mr. Cook,
Mr. Barister.

## Words stand.

Clause, as read, agreed to.
And clause 8 having been agreed to,
No. 6.
Same Bill.
Clause 9. Any person who within a district carries on a noxious trade in or on any premises or Carrying on uses any premises in carrying on that trade without being then registered in respect of trade witrant those premises, or without being the holder of a license under this Act in respect of those registration. those premises, or without being the holder of a license under this Act in respect of those premises, shall be liable tio a penalty not excceding "teventy-five" pounds for each day during which he carries on the said trade or uses those premises as aforesaid. (Read.)
Motion made ( $M r$. Garrard) to omit from line 4 the word "twenty-five" with a view to the insertion in its place of the word "ten"
Question put,-That the word proposed to be omitted stand part of the clause.
Committec divided.

Ayes, 27.
Mr. Slattery,
Mr. Kidd,
Sir George Dibbs,
Mr. Hutchison,
Mr. Suttor,
Mr. Hoylc,
Mr. Trank Farnell,
Mr. Copeland,
Mr. Kelly,
Mr. McGowen,
Mr. R. B. Wilkinson,
Mr. Sharp,
Mr. Hassall,
Mr. Johnston,
Mr. Gurdiner,

Noes, 7.
Mr. Edden,
Mr. Molesworth,
Mr. Garrard,
Mr. Cook,
Mr. Joseph Abbott.
Tellews,
Mr. McCourt,
Mr. Fegan.

Word stands.
Clause, as read, ayreed to.
And the remaining clanses and the preamble of the Bill having been dealt with,
On motion of Sir George Dibbs, the Chairman left the Chair to report the Bill, with amendments, to the Housc.

RICHD. A. ARNOLD,
Clerk Assistant.
$388$

## Legislative Assembly.

## NEW SOUTH WALES.

No. 12.

## WEEKLY REPORT OF DIVISIONS

IN
COMMITTEE OF THE WHOLE.
(EXTRAOTED FROM THE MINUTES.)

## THURSDAY, 26 APRIL, 1894.

No. 1
Mining on Private Lants Bill (No. 2).
Clauses 8 to 22 baving been dealt with,-
Clause 23. The term for which a lease may be granted under this Act shall not exceed twenty puration of years, but may, subject to such conditions as the Governor may approve, bo renewed for a lease.
further period not exceeding twenty years, and the yearly rental reserved to the owner of Rents pasable: the land in respect of such leases shall be "twenty" shillings per acre, commencing from the date of the notification in the Gazette of the approval of the lease by the Governor, and which shall be payable in the prescribed manner half-yearly in advance. The area of a Area of lease. lease shall not exceed "twenty" acres in the case of ordinary auriferous lands, and shall not exceed forty acres in the case of alluvial auriferous land where the mining operations will be conducted through basaltic rock formations, or where the quantity of water is such as to necessitate the erection of steam machinery, or where, in the opinion of the Minister, a large outlay of money is necessary to make such land available for gold-mining purposes. And no lease of land for mining for silver, lead, tin, or antimony shall be granted of an area greater than eighty acres. Where practicable such leases shall be granted in conformity with the existing divisions of sucb land, but in all other cases the areas of such leases shall be measured in the prescribed form. The areas and rents herein specified shall apply to leases whether for only below the surface or for both on and below the surface. (Read.)
Motion made (Mr. Chapman), to omit from line 4 the word "twenty" with a view to the insertion in its place of the word "ten"
Question put, that the word proposed to be omitted stand part of the clause.
Committee divided.
Ayes, 45.

| Mr. See, | Mr. Collins, |
| :---: | :---: |
| Mr. Slattery, | Mr. Willis, |
| Mr. Garvan, | Mr. Johnston, |
| Mr. Gould, | Mr . Nicoll, |
| Mr. Lyne, | Mr. O'Sullivan, |
| Mr. Newman, | Mr. Morton, Mr . Donald, |
| Mr. Copeland, | Mr. Nicholson, |
| Mr. Brunker, | Mr. Sharp, |
| Mr. Kelly, | Mr . Barnes, |
| Mr. Wright, | Mr. Donnelly, |
| Mr. Molesworth, | Mr. McFarlane, |
| Mr. Dowel, | Mr. Grahame, |
| Mr. Kidd, | Mr. Newton, |
| Mr. Henry Clarke, | Mr. E. G. Br |
| Mr . Hutchinson, | Mr. Cullen, |
| Mr. Tonkin, | Mr. Hayes, |
| Mr. Barbour, | Mr. Hoyle. |
| Mr. Bowes, | Tellers, |
| Mr. Sheldon, | Mr. Wall, |
| Mr. H. H. Brown, | Mr. Hassall. |
| Mr. Gillies, |  |

Noes, 23.

| Mr. Lee, |  |
| :---: | :---: |
| Mr. Sydney Smith, |  |
| Mr. Lonsdale, | Mr. Chapman, |
| Mr . Lees, |  |
| Mr. Hutchison, |  |
| Mr. Jeannoret, |  |
| Mr. Chanter, |  |
| Mr. Gough, |  |
| Mr. Hart, |  |
| Mr. McGowen, |  |
| Mr. Darnleg, |  |
| Mr. Edden, |  |
| Mr. Cann, |  |
| Mr. Langwell, |  |
| Dr. Hollis, |  |
| Mr. Rae, |  |
| Mr. Dawson, |  |
| Mr. Bavister, |  |
| Mr. Danahey, |  |
| Mr. Gardiner, |  |
| Mr. Murphy. |  |

No. 2.

No. 2.

## Same Binil

Same Clause.
Motion made (Mr. Ohapman), to omit from line 7 the word "twenty " with a view to the insertion in its place of the word "five"
Question put,-That the word proposed to be omitted stand part of the clause.
Committee divided.
Ayes, 39.
Noes, 28.

Mr. See, Mr. Francis Clarke, Mr. Garvan, Mr. Copeland, Mr . Want,
Mr . Gould, Mr. Danahey Mr. Newman, Mr. Torpy, Mr. Lyne, Mr. Hsssall,
Mr. Brunker, Mr. Suttor, Mr. Dowel, Mr. Henry Clarke, Mr. Johuston, Mr. Kidd, Mr. Slattery, Mr. Donnelly, Mr. Wright, Mr. Bowes,

## Word stands.

Olause, as read, agreed to.
And clauses 24 to 28 having been dealt with,-
No. 3.

## Same Bill.

Power to owner
of private land
o enter into
agrecment with ight to occupy for mining or mining

Clause 29. The owner of any private land not applied for or occupied for mining purposes under the provisions of this Act shall be at liberty to enter into an agreement in writing with any holder of a miner's right giving such holder power to take possession of such land for gold-mining purposes as if it were Crown land, and with respect to the area which may be so taken possession of, the form of measurement, the mode of defining the boundaries thereof, the labour conditions, and the lapsing of title for non-compliance therewith, such land shall be held and worked, subject to the regulations of the Mining Board in force for the time being, and it shall not be necessary to obtain a mining lease under the provisions of this Act for such private land so occupied as aforesaid under miners' "righte": Provided that every such agreement shall, within seven days thercafter, be registered with the Mining Registrar for the district in which such land is situated, in accordance with regulations to be made by the Governor. (Read.)
And the clause having been amended as indicated, -
Motion made (Mr. Langwell), to insert after the word "rights" in line 9 , the words "but in all such cases no tribute shall be payable to the owner or the occupier on the gold obtained therefrom whether such gold has been specifically reserved to the Crown or otherwise."
Question put,-That the words proposed to be inserted be so inserted.
Committee divided.
Ayes, 15.


Insertion of proposed words negatived.
Olause, as amended, agreed to.
And the remaining clauses and the Preamble of the Bill having been dealt with,--
On motion of Mr. Copeland, the Chairman left the Chair to report the Bill with amendmonts to the House.

RICHD. A. ARNOLD,
Clerik Aseistant.

## No. 13.

# WEEKLY REPORT OF DIVISIONS 

IN

## COMMITTEE OF THE WHOLE.

(EXTRACTED FROM THE MINUTES.)

## TUESDAY, 1 MAY, 1894.

No. 1.
Betting (Infanifa') Bhl (changed from) Betting and Loans (lipants') Bili (Council Bill).
Clause.1. (r) If anyone, for the purpose of earning commission, reward, or other "profit," Persons inciting actually wagers with or sends or causes to be sent to "an infant" any circular, notice, infants to advertisement, letter, telegram, or other document which invites, or may reasonably be punishable. 65 vic. c. 4. implied to invite, the person receiving it to make any bet or wager, or to enter into or to take any share or interestin any betting or wagering transaction, or to apply to any person or at any place, with a view to obtaining information or advice for the purpose of any bet; or wager, or for information as to any race, fight, game, sport, or other contingency upon which betting or wageriag is gencrally carried on, he shall be liable, on summary conviction before a stipendiary or police magistrate or any two justices of the peace, to imprisonment, with or without hard labour, for a term not exceeding "three months," or to a fine not exceeding "fifty" pounds, "or to both imprisonment and fine."
(iI) If any such circular, notice, advertisement, letter, telegram, or other document as in this section mentioned, names or refers to any one as a person to whom any payment may be made, or from whom information may be obtained, for the purpose of or in relation to betting or wagering, the person so named or referred to shall be deemed to have sent or caused to be sent such document as aforesaid, unless he proves that he had not consented to be so named, and that he was not in any way a party to, and was wholly ignorant of the sending of such document. (Read.)
Motion made (Mr. McCourt), to insert after the word "profit;" in line 1 , the word "knowingly"
Question put,-That the word proposed to be inserted be so inserted.
Committee divided.
A.yes, 13.

Mr. Willis,
Sir W. P. Manning,
Mr. Garran,
Mr . Vaugh,
Mr. Marnes,
Mr. Murphy,
Mr. Bowes,
Mr. Bowes,
Mr. Cruicksbank,
Mr. Hassall,
Mr. Sheldon.
Tellers,
Mr. McCourt,
Mr. Langwell.

Noes, 24.
Mr. Henry Glarke, Sir Henry Parkes, Mr. Suttor, Mr. Edden, Mr. Suttor, Mr. Fuller, Mr. Reid,
Mr. Young, Mr. Gould, Mr. McCredic, Mr. McGowen, Mr. Sharp, Mr . Molesworth, Mr. Scobie, Mr. Donald, Mr. Donald,
Mr. Barbour, Mr. Stevenson,

Mr. Fegan,
Mr. Bavistcr,
Mr. Jones,
Mr. Cann,
Mr . See.
Tellers,
Mr. Black,
Mr. Frank Farnell.

Insertion of proposed word negatived.
And the clause having been amended as indicated,--
No. 2.

No. 2.
Same Bill.

## Same Clause.

Motion made (Mfr. Willis), to omit from line 2 the words "an infant," with a view to the insertion in their place of the words "any person under the age of sixtecn years."
Notice was taken that there was not a quorum present.
The Chairman counted the Committee, and, there not being a quorum present, left the chair to report the matter to the House.

- Committee resumed.

Question put,-That the words proposed to be omitted stand part of the clause.
Committee divided.

$$
\text { Ayes, } 26 . \quad \text { Noes, } 3 .
$$

| Mr. Suttor, | Mr. Newton, |
| :--- | :--- |
| Mr. Hart, | Mr. Fuller, |
| Mr. Neild, | Mr. Fegan, |
| Mr. Hrank Farnell, | Mr. Bowes, |
| Mr. Gould, | Mr. Black, |
| Mr. Sangwell, | Mr. Edden, |
| Mr. McCourt, | Mr. Bavister, |
| Mr. Sce, | Mr. Scobie, |
| Mr. Hugh MeKinnon, | Mr. McGowen, |
| Mr. Young, | Mr. Colling. |
| Mr. Donald, | Tellers, |
| Mr. Reil, | Mr. Stevenson, |
| Mr. Lees, | Mr. Jones, |

Mr. Hassall.

> Tellers,

Mr. Johnston,
Mr . Willis.

No. 3.

## Same Bitl.

## Same Clause.

Motion made ( $\Delta A v . M c$ Court), to omit from line 10 the words "three months," with a view to the insertion in their places of the words "one month,"
Question put,-That the words proposed to be omitted stand part of the clause.
Committee divided.

Ayes, 21.
Mr. Suttor,
Mr. Neild,
Mr. Molesworth,
Mr. Hart,
Mr. Black,
Mr. Gould,
Mr. Fuller,
Mr. Frank Farnell,
Mr. Newton,
Mr. MrGowen,
Mr. Young,
Mr. Donsld,

Noes, 6.
Mr. McCourt,
Mr. Johnston,
Mr. Husaall,
Mr. Willis.

## Tellers,

Mr. Langwell,
Mr. Hugl McKinnon.

No. 4.
Same Bile.

## Same Clause.

Motion made (Mr. McCourt), to omit from line 11 the word "fifty" with a view to the insortion in its place of the word "twenty"
Question put,-That the word proposed to be omitted stand part of the clause. .
Committee divided.

Ауев, 24.

| Mr. See, | Mr. Scobie, |
| :--- | :--- |
| Mr. Suttor, | Mr. Bavister, |
| Mr. Neild, | Mr. Darnley, |
| Mr. Molesworth, | Mr . Hutchinson, |
| Mr. Hart, | Mr. Reid, |
| Mr. Black, | Mr. Fegan, |
| Mr. Gould, | Mr. Lees, |
| Mr. Fuller, | Mr. Donald, |
| Mr. Frank Farnell, | Mr. Young. |
| Mr. Bowes, | Tellers, |
| Mr. Newtion, | Mr. Collins, |
| Mr. MeGowen, | Mr. Sones. |

Noes, 7.
Mr. Hugh McFinnon,
Mr. McCourt,
Mr. Langwell,
Mr . Hassall,
Mr. Johuston.
Tellers,
Mr. Sterenson,
Mr. Willis.

No. 5.

## Same Bifl.

Same Clause.
Motion made ( $\operatorname{lf}$ r. Langwell), to omit from line 11 the words "or to both imprisomment and fine." Question put, - That the words proposed to be omitted stand part of the clause.
Committee divided.

Ayes, 20. •
Mr. Reid,

| Mr. See, | Mr. Reid, |
| :---: | :---: |
| Mr. Noild, | Mr. Bavister, <br> Mr. Scobie, |
| Mr. Molcsworth, | Mr. Stevenson |
| Mr. Hart, | Mr. MeGowen, |
| Mr. Gould, | Mr. Newton, |
| Mr. Fuller, | Mr. Bowes. |
| Mr. Frank Farnell, | Tellers, |
| Mr. Young, | Mr. Sh |
| Mr. Fegnn, | Mr. D |

Noes, 8 :
Mr. Hugh McKinnon,
Mr. MeCourt,
Mr. Langwell,
Mr. Kolly,
Mr. Johnston,
Mr. Willis
Tellers,
Mr. Collins,
Mr. Hassall.

Words stand.
No. 6.
Same Bifi.
Same Clause.
Motion made (Mr. MLcCourt), to add to the end of clause the words "Provided that the provisions of this clause shall not apply to any infant who may be married."
Question put,-That the words proposed to be added be so added.
Committee divided.

Ayes, 5.
Mr. Willis,
Mr. Hassall,
Tellers,
Mr. Johnston,
Mr. McCourt.

## Addition of proposed words negatived.

Clause, as amended, agreed to.
And the remaining clauses, the Preamble, and the Title of the Bill having been dealt with,On motion of Mr. Neild, the Chairman left the Chair to report the Bill with amendments and an amended Title to the House.

WEDNESDAY, 2 MAY, 1894.
No. 7. Noxious Trades and Cattle-slatghtering Bill:-
(Recommittal.)
Clause 2. The Governor, on the recommendation of the Board of Health may, after the passing governor to of this Act, declare, by proclamation in the Gazette, that any trade, business, or manufacture deciare what are tincrein named is a noxious trade within the meaning of this Act, and may, by proclamation as aforesaid, revoke or vary any declaration made under this section. And the Board shall forthwith furnish to the local authorities hereinafter mentioned a copy of every declaration made under this section. (Further considered.)
Motion made (Sir George Dibbs), That the Chairraan leave the Chair to report the Bill without amendment to the House,-and Question put.
Committee divided.

| Ayes, 32. |  | Noes, 29. |  |
| :---: | :---: | :---: | :---: |
| Sir George Dibbs, | Mr. MeFarlanc, | Mr. Burdekin, | Mr. Hindle, |
| Mr. Slattery, | Mr. Hogan, | Mr. Nowman, | Mr. Bavister, |
| Mr. Sheldon, | Mr. Sharp, | Mr. Gould, | Mr. Morton, |
| Mr. Sultor, | Mr. Cruickshank, | Mr. McCredie, | Mr. Hutchinson, |
| Mr. Hutchison, | Mr. Newton, | Mr. Neild, | Mr. Danahey, |
| Mr. Kelly, | Mr. Gillice, | Mr. Cotton, | Mr. Donald, |
| Mr . Miller, | Mr. McGowen, | Mr. Lonsdale, | Mr. Rac ${ }_{\text {, }}$ |
| Mr. Tohnston, | Mr. Cann, | Mr. G. D. Clark, | Mr. Cook, |
| Mr. Grahame, | Mr. Wall, | Mr. Fegan, | Mr. Gardiner, |
| Mr. Tonkin, | Mr. Willis, | Mr. Reid, | Mr. Darnley. |
| Mr. Barbour, | Mr. R. B. Wilkinson, | Mr. Nicholson, | Tellers, |
| Dr. Ross, | Mr. Vaughn, | Mr. Hart, |  |
| Mr. A'Beckett, Mr. Eyne, | Mr. Donnelly. | Mr. Carruthers, | Mr. Black, |
| Mr. Lyne, | Tellers, | Mr. Jees, Mr. Molesworth, | Mr. Langwell. |
| Mr. See, | Mr. Stevenson, | Mr. Scobie, |  |
| Mr. Francis Clarke, | Mr. Hassall. | Mr. Campbell, |  |

Chairman left the Chair accordingly.
RICHD. A. ARNOLD,
Clerk Aesistant.
$394$

## No. 14.

## WEEKLY REPORT OF DIVISIONS

IN

## COMMITTEE OF THE WHOLE.

## (EXTRAOTED FROM THE MINUTES.)

$W E D N E S D A Y, 9$ MAY, 1894.
No. 1.
Stamp Dutins Acie Further Amenument Bill (No. 2).
Clauses 1, 2, and 3, haring been dealt with,-
Clause 4. In respect of any instrument executed after the passing of this Act, the sum payable inoreased by way of fine under section thirteen of the Stamp Duties Act of 1880 shall be the fine penalty where mentioned in that section, together with a fine of five pounds, and the said section is stamped atter amended accordingly. And the words "fine imposed by this Act" in the proviso to section" execution. fourteen of the last-mentioned Act shall include the fine imposed by section thirteen above- $30, \mathrm{~s} .15(1)$. montioned, as amended by this Act. (Read.)
Motion made (Mr. See), that there be added to the clause, the following words "The power given to the Commissioner contained in clause thirteen of the Stamp. Duty Act of 1880 respecting the remission of a fine or fines shall be applicable to this section,"-and question put.
Committee divided.

Ayes, 30.
Mr. Suttor,
Mr. Waddell,
Mr. See,
Mr. Copeland,
Mr. J.yue,
Mr. Slattory,
Mr. Garvan,
Mr. Garvan,
Sir Gcorgo Dibbs,
Mr. Hogan,
Mr. Traill,
Mr. Donnelly,
Mr. Vaughn,
Mr. Willis,
Mr . Kidd,
Mr. Torpy,
Mr. Barbour,
Sir W. P. Manning,
Mr. Henry Clarke,
Mr. Bowes,
Mr. Hugh McKimon,
Mr. McFarlane,
Mr. York,
Mr. Morgan,
M.r. J. A. Mackiuñon,

Mr. Scott,
Mr. Johrston,
Mr. Johnston,
Mr. Holborow.
T'ellers,
Mr. Grahame,
Mr. Haseall.


## Addition of proposed words negatived

Clause, as read, negatived.
And clause 5 and the Preamble having been agreed to,-
On the motion of Mr. See, the Chairman left the Chair to report the Bill with an amendment to the House.

RICHD. A. ARNOLD,
Clerk Assistant.

## Legislative Asbembly.

## NEW SOUTH WALES.

## No. 15.

## WEEKLY REPORT OF DIVISIONS

## COMMITTEE OF THE WHOLE.

( $\operatorname{EXTRAOTED}$ FROM THE MINUTES.)

## THURSDAY, 17 MIAY, 1894.

No. 1.
Reconstructrid Companies Bile:-
Clauses 1 and 2 having been agreed to,-
Clause 3. Immediately upon the passing of this Act all the property in New South Wales assets, \&ec, of of each of the old compamies mentioned in the Schedule to this Act vested in or belonging ord onderpany to or held in trust for or on behalf of such company at the date of the order of court vested in new sanctioning its reconstruction not expressly excepted by such order from passing to the new company, and which shall not previously to the passing of this Act hive been conveyed, transferred, released, or otherwise assured by the old company to which such property originally belonged shall, without any conveyance, assignment, transfer, assurance, application, or other instrument, and "without payment of any fees or duties whatsoever," vest in, pass to, and become absolutely the property of the new company, whose name appears in the fourth column of the said Schedule, opposite the name of the old company, to which such property originally belonged, so that such new compauy shall thereupon become and be deemed to be the owner, registered owner, registered proprietor, or person entitlect, claiming, interested, or affected in the place and stead of the old company, for all the estate, right, title, interest, claim, and demand which the old company had therein at the date of such order, subject, nevertheless, to the equities (if any) affecting such property, and to the terme of any contract, agreement, or other dealing duly executed, made, or entered into with respect to such property since the date of such order. (Read.)
Motion made (Mr. Wise), to omit from line 8 the words "without payment of any fees or duties whatsoever," with a view to the insertion in their place ot the words "upon payment of any fees or duties which would be chargeable upon a transfer, releuse, or other assurance of such property, or any part thercof, if such property or part thereof had been transferred, released, or otherwise assured by any conveyance, assignment, transfer, assurance, application, or other instrument"
Question put,-That the words proposed to be omitted stand part of the clause.
Committee divided.

Ayes, 32.

| Mr. Wright, | Mr. Gough, |
| :--- | :--- |
| Mr. Slattery, | Mr. Morgan, |
| Mr. Copeland, | Mr. Scobie, |
| Sir. George Dibbs, | Mr. McCredic, |
| Mr. Cruickshank, | Mr. S. D. FitzGorald, |
| Mr. Sheldon, | Mr. Holborow, |
| Mr. Traill, | Mr. O'Sullivan, |
| Mr. Parkes, | Mr. Cullen, |
| Mr. MeCourt, | Mr. Brunker, |
| Mr. Hari, | Mr. Gormly, |
| Mr. Henry Clarke, | Mr. Hayes, |
| Mr. Barbour, | Mr. McMillan, |
| Mr. Waddell, | Mr. Reid. |
| Mr. Scott, | Tellers, |
| Mr. Hutchinson, | Mr. Lees, |
| Mr. Vaghn, | Micholson, |

Noes, 14.
Mr. Fegnn,
Mr. Wiве,
Mr. Hutchison,
Mr. Drwson
Dr. Hollis,
Mr. Hindle
Mr. Cook,
Dr. Cullen
Dr. Cullen,
Mr. Donald,
Mr. Donald,
Sir Henry Parkes,
Mr. Cann,
Mr. Edden,
Tellers,
Mr. Chapman,
Mr. Roso.

No. 2.

## Same Bill.

## Same Olause.

Motion made ( $M r r$. Wise), that there be added to the clause the following words "and subject to the provision that the creditors of the old company shall, in the event of the winding up of the new company, have a first charge upon such property and on the proceeds thereof and on the accumulations and profits of such property and proceeds."-and Question put.
Committee divided.

| Ayes, 15. | Noes, 31. |  |
| :---: | :---: | :---: |
| Mr. Dawson, | Mr. Wright, | Mr. Scobie, |
| Mr. Fegan, | Mr, Copeland, | Mr. Donald, |
| Mr. Wise, | Mr. Hassall, | Mr. Brunker, |
| Mr. Traill, | Mr. Henry Clarke, | Dr. Cullen, |
| Dr. Hollis, | Mr. Waddell, | Mr. McMillan, |
| Mr. Chapman, | Mr Mrattery, | Mr. Sheldon, |
| Mr. Hutchison, | Sir Gcorge Dibbs, | Mr. McCredie, |
| Sir Heary Parkee, | Mr. Cullen, | Mr. Barbour, |
| $\mathrm{Mr}_{\text {r }}$ Cook, | Mr. Hay en, | Mr. Hart, |
| Mr . Black, | Mr. Vaughn, | Mr . Holborow, |
| Mr. Rose, Mr. Edden. | Mr . Newman, Mr , Hutchineon, | Mr. Lees. |
| Mr. Edden. | Mr. Hutchinson, Mr. Nicholson, | Tellers, |
| Tellers, | Mr. Nicholson, Mr. Scott, | Mr. Gough, |
| Mr. Cann, Mr. Gardiner. | Mr. Morgan, | Mr. J. D. FitzGerald. |

Addition of proposed words negatived.
Clause, as read, agreed to.
No. 3.
Same Bill.

Name of old
company to be read as name of all mortgages, \& 6.

Clause 4. All mortgages, liens, securities, bouds, guarantees, agreements, contracts, deeds, documents, instruments, and writings whatsoever, relating to any real or personal property or affecting any rights or interests therein or giving any right or remedy to or against any person not expressly excepted from the operation of this Act, and in which the name of any of the old companies apperrs, and which were in existence at the date of such order as aforesaid, and have not, previously to the passing of this Act, been released, discharged, conveyed, assigned, transferred, or otherwise assured by the old company to which the same originally belonged, shall, immediately upon the passing of this Act, be read and construed as if the name of the new company formed by reconstruction of the old company appeared therein as on and from the date of the incorporation of such new company instead of the name of the old company, and shall operate and take effect accordingly. Provided that any debtor of the old company shall be entitled to set off any debt against the new company, which, but for the passing of this Act, he would have been entitled to set off against the old company. (Read.)
Motion made (Mr. Wise), that there be added to the clause, the following words "Provided that any debtor of the old company shall be entitled to set off any debt against the new company, which, but for the passing of this Act, he would have been entitled to set off against the old company."-and Question put.
Committee divided.

Ayes, 42.

| Mr. Wright, | Mr. Morgan, |
| :---: | :---: |
| Mr. Fegan, | Mr. Bowes, |
| Mr. Dawson, | Mr. Gough, |
| Mr. Hutchison, | Mr. O'Sullivan, |
| Mr. Wise, | Mr. Edden, |
| Mr. Traill, | Mr. Nicholson, |
| Dr. Hollis, | Mr. Scott, |
| Mr. Chapman, | Mr. Scobie, |
| Mr. Hart, | Mr. Gormly, |
| Mr. Henry Clarke, | Mr. Sheldon, |
| Mr. Chanter, | Mr. Lees, |
| Mr. McMillan, | Mr. Hindle, |
| Sir Henry Parkes, | Mr. Cullen, |
| Mr. Brunker, | Mr. Holborow, |
| Mr. Oann, | Mr. J. D. FitzGerald, |
| Mr. Donald, | Mr. Black, |
| Mr. Gardiner, | Mr. Newman, |
| Mr. Cook, | Mr. Vaughn. |
| Mr. McCredie, | Tellers, |
| Mr. Heyes, | Mr. Waddell, |
| Sir W. P. Manning, | Dr. Cullen. |

Noes, 5.
Mr. Copcland,
Mr. Slattery,
Sir George Dibbs.
Tellers,
Mr. Barbour,
Mr. Hassall.

## Words added.

Clause, as amended, agreed to.
And the remaining clauses, the Schedule, and the Preamble having been dealt with,-m
On motion of Mr. Slattery, the Chairman left the Chair to report the Bill with amendments to the House.

RICHD. A. ARNOLD, Clerk Assistant.
1894.

Legislative Assembly.
NEW SOUTH WALES.

## No. 16.

# WEEKLY REPORT OF DIVISIONS 

IN
COMMITTEE OF THE WHOLE.
(EXTRAOTED FROM THE MINUTES.)

No. 1.

## WEDNESDAY, $23 M A T, 1894$.

Public Works Betrerment Bhaj:-
Clause 1. When by any notification in the Gazette any liund has been directed to be acquired govenor may under the provisions of the Principal Act for any authorised work, or when any authorised dednremprove work is to be carried out, the Governor may by the same or any subsequent notification ment area. preseribe the limits of the improvement area, and declare thatiowners of land within the limits of such improvement area shall be liable to pay an improvement rate, to be ascertained in the manner hereinafter provided, for the purpose of repaying a proportionate cost of such land and work. Provided always that no betterment area shall be proclaimed hereunder unless Parliament shall direct that the said land shall be acquired, and the said work be proceeded with, under the provisions of this Act. (head.)
And the clause having been ounended as indicated,-
Motion made (Mr. Haynes), that the clause be further amended by adding to the words added the following words :-" Provided, further, that the County of Cumberland shall, for the purposes of this Bill, be deemed a part of each and every improvement aroa so proclaimed."and Question put.
Committee divided.

Ayes, 18.

| Mr. Hutehison, | Mr. Sheldon. |
| :--- | :---: |
| Mr. Fuller, | Tellers, |
| Mr. Hindle, | Mr. Haynes, |
| Mr. Cotton, |  |
| Mr. Lonsdale, | Mr. Fegan. |
| Mr. Cann, |  |
| Mr. Davis, |  |
| Mr. Blaek, |  |
| Mr. Jones, |  |
| Mr. Danhey, |  |
| Mr. Williams, |  |
| Mr. Cook, |  |
| Mrald, |  |
| Mr. Kdden, |  |
| Mr. Hutchinson, |  |

Noes, 27.

| Mr. Slattery, | Mr. Sharp, |
| :--- | :--- |
| Mr. Young, | Mr. Garrard, |
| Mr. Traill, Smith, | Mr. Norpy, |
| Mr. Sydney Smit, Wright, | Mr. |
| Mr. See, | Mr. Copeland, |
| Mr. Lyne, | Mr. Kelly, |
| Mr. Hogan, | Mr. Murpby, |
| Sir George Dibbs, | Mr. Bavister, |
| Mr. Lee, | Mr. Darnley, |
| Mr. Scobie, | Mr. Gruicksiank. |
| Mr. Schey, | Tellers, |
| Mr. Bowes, | Mr. McGowen, |
| Mr. Lees, | Mr. Hassall. |
| Mr. Morgan, |  |

Addition of proposed words negatived.
And Mr. Hutchinson having moved that there be added to the clause as amended the following words:-"."And provided, further, that any authorised works under this section shatl not"apply to the constructing of railways or tramways outside the boundaries of the County
" of Cumberland, and that such works shall not be subject to or liable for any improvement
"rate for any part of the cost of construction."-
On motion of Mr. Lyne, the Chairman left the Chair to report progress, and ask leave to sit again on Wednesday noxt.

RIOHD. A. ARNOLD,
Clerk Assistant.

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1894. 

Legislative Assembly.

## NEW SOUTH WALES.

## No. 17.

## WEEKLY REPORT OF DIVISIONS

IN
COMMITTEE OF THE WHOLE.
( $\operatorname{EXTRAOTED}$ FROM THE MINUTES.)

## TUESDAY, 29 MLAY, 1894.

No. 1.
Napigation act Furtieer Amendment Bill of 1894.

1. After the passing of this Act no certificate of pilotage granted under section fifty-seven of certificate of the "Navigation Act of 1871 " shall be of any effect during such time as the holder thereof pilotage. is employed otherwise than as master of a "British" ship engaged in the intercolonial trade of Australasia, the coast trade, or the Polynesian trade. (Read.)
Motion made (Mr. Hugh McKinnon), to insert after the word "British" in line 3 the words "or Colonial"

- Question put,-That the words proposed to be inserted be so inserted.

Committee divided.

Ayes, 3. `
Mr. Hassall.
Tellers,
Mr. Waddell,
Mr. Hugh McKinnon.

Noes, 46.

| Mr. Frank Farnell, | Mr. Nicholson, |
| :---: | :---: |
| Mr. MrCredie, | Mr. Collins, |
| Mr. Reid, | Mr. Slattery, |
| Mr. Young, | Mr. See, |
| Mr. Molesworth, | Mr. Cook, |
| Mr. G. D. Clark, | Mr. Gardiner, |
| Mr. Lonsdale, | Mr. Nemman, |
| Mr. Darnley, | Mr. Grahame, |
| Mr. Copeland, | Mr. Edden, |
| Mr. Lees, | Mr. Levien, |
| Mr. Neild, | Mr. O'Sullivan, |
| Mr. Hatt, | Mr. Barnes, |
| Mr. Fuller, | Mr. Bowes, |
| Mr. Scobie, | Mr. Gillies, |
| Mr . Jones, | Mr. Kidd, |
| Mr. Donald, | Mr. Kelly, |
| Mr. Morgan, | Mr. Garrard, |
| Mr. Mindle, | Mr. Holborow, |
| Mr. Traill, | Mr. Danahey, |
| Mr. Cann, | Mr. J. D. FitzGerald |
| Mr. Schey, | Tellers, |
| Mr. Black, |  |
| Mr. Davis, Mr. Hutchinson, | Mr. Murphy, <br> Mr. Langwell. |

## Insertion of proposed words negatived.

And the clause having been further amended as indicated,-
Olause, as amended, agreed to.
And the remaining clause and Preamble of the Bill having been dealt with,-
On motion of Mr. Murphy the Chairman left the Chair to report the Bill with an amendment to the House.

No. 2.

## Public Works Betterafent Bill.

Clause 1. When by any notification in the Gazette any land has been directed to be acquired under the provisions of the Principal Act for any authorised work, or when any authorised work is to be carried out, the Governor may by the same or any subsequent notification prescribe the limits of the improvement area, and declare that owners of land within the limits of such improvement area shall be liable to pay an improvement rate, to be ascertained in the manner hereinafter provided, for the purpose of repaying a proportionate cost of such land and work. Provided always that no betterment area shall be proclaimed hereunder unless Parliament shall direct that the said land shall be acquired, and the said work be proceeded with, under the provisions of this Act. (Further considered.)
Question, on motion of Mr. Hutchinson, again proposed,-That there be added to the clause as amended the following words:-"And provided, further, that any authorised works under "this section shall not apply to the constructing of railways or tramways outside the "boundaries of the county of Cumberland, and that such works shall not be subject to "or liable for any improvement rate for any part of the cost of construction."
Amendment, by leave, withdrawn.
Motion made (AIr. Hutchinson), That there be added to the clause as amended the following words:-"And provided, further, that this Act shall not apply to the construction of "railways,"-and Question put.
Committee divided.

Ayes, 9.
Mr . Wright,
Mr. Morgan
Mr. Hassall,
Mr. Hutchinson,
Mr. Hayes,
Mr . Reid,
Mr. Sheldon
Tellers,
Mr. Ionsdale,
Mr. Jonsdnle,
Mr. Hutehison.

Addition of proposed words negatived.
Clause, as amended, agreed to.
And clause 2 having been dealt with,-

Noes, 36.

| Mr. Traill, | , |
| :---: | :---: |
| Mr. Donnelly, | Mr. Hogan, |
| Mr. Gardiner, | Mr. Nicholson, |
| Mr. McGowen, | Mr. Vaughto, |
| Mr. Tyne, | Mr. Gillies, |
| Mr. Hugh Mckinnon, | Mr. Jolinsion, |
| Mr. 3lack, | Mr. Bavister, |
| Mr. Darnley, | Mr. Sharp, |
| Sir Gcorge Dibbs, Mr. Barton, | Mr. Scott, |
| Mr. Schey, | Mr. York, |
| Mr. Donald, | Mr. Daris, |
| Mr. Cook, | Mr. Cruickshank, |
| Mr. O'Sullivan, | Mr. Danahey, |
| Mr. Newman, | Mr. Tonkin. |
| Mr. Camn, | Tellers, |
| Mr. Murphy, | Mr. Langwell, |
| Mr. Newton, | Mr. Fegan. |

Mr. Fegan.

No. 3.

## Same Bill.

Ilan of improve

Clause 3. Within thirty days from the notification in the Gazette of any improvement area under the provisions of this Act, the Gemstructing-Autherity Board of Assessment shall cause to be made, and deposited at some place or places within the police district wheroin the lands the subject of such notification are situate, a plan showing the extent of the improvement area, and a list in which shall be specified :-
(I) The names of the ownors of such lands so far as the same can be ascertained.
(II) The amount of the improvement rate which every owner of land situate within the improvement area will be required to pay in respect of his land as his share of the contribution towards the cost of such authorised work;
(III) The period over which the payment of such improvement rate will be spread and the amount of each instalment and the date when the same is to be paid. (Read.)
Motion made (Mr. Lyne), to omit from line 2 the words "Constructing Authority" with a view to the insertion in their place of the words "Board of Asscssment"
Question put,-That the words proposed to be omitted stand part of the clause.

## Committee divided.

Ayes, 5.
Mr. Edden,
Mr. Hutchinson,
Mr. Fegan.
Tellers,
Mr. Cann,
Mr. Langwell.

Noes, 33.

| Mr. Wright, | Mr. Davis, |
| :---: | :---: |
| Mr. Gillies, | Mr. Cruickshank, |
| Mr. Kelly, | Mr. Sheldon, |
| Mr. Hayes, | Mr. Hassall, |
| Mr. Newman, | Mr. Willis, |
| Mr. Hutchison, | Mr. Newton, |
| Mr. Johnston, | Mr. Schey, |
| Mr. Lyne. | Mr. Murphy, |
| Mr. Lonsdale, | Mr . Darnley, |
| Mr. Gardiner, | Mr. Danahes, |
| Mr. Cook. | Mr. Bavister, |
| Mr. Jonald, | Mr. Traill, |
| Mr. O'Sullivan, | Mr. Tonkin. |
| Mr. See, <br> Mr. Vaug | Tellers, |
| Mr. Hugh McKinnon, | Mr. McGowen |
| Mr. E. M. Clark, | Mr. Scott. |

Words omitted.

No. 4.

## Same Bidit.

## Same clause.

Question put,-That the words proposed to be inserted, in place of the words omitted, be so inserted.
Committee divided.

Ayes, 30.

| r. See, | Mr. Sheldon, |
| :---: | :---: |
| r. Kelly, | Mr. O'Sullivan, |
| r. Murphy, | Mr. Hassall, |
| Mr. Lyne, | Mr. Hutehison, |
| Mr. Gillies, | Mr. Cruickshanl |
| Mr. Newman, | Mr. Schey, |
| Mr. Lonsdale, | Mr. Neiton, |
| Mr. Reid, | Mr. Donald, |
| Mr. E. M. Clark, | Mr. Cook, |
| Mr. Johnston, | Mr. Baviate |
| Mr. McGowen, | Mr. Traill, |
| Mr. Hugh McKinnon, | Mr. Willis. |
| r. Wright, | Tellers, |
| Mr. Davis, | Mr. |
| Mr. Tonkin, | Mr. Gardiner. |

Noes, 5.
Mr. Tegan,
Mr. Cam,
Mr. Hutchinson.
Tellers,
Mr. Edden,
Mr. Langwell.

Words inserted.
Clause, as amended, agreed to.
And the remaining clauses, new clauses, and the Preamble having been dealt with, -
On motion of Mr. Lyne, the Chairman left the Chair to report the Bill with amendments to the House.

RICHD. A. ARNOLD,
Clerk Assistant.

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404
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1894. 

Legislative Assembly.
NEWSOUTH WALES.

No. 18.

WEEKLY REPORT OF DIVISIONS
ni

## COMMITTEE OF THE WHOLE.

(EXTRACTED FROM THE MINUTES.)

## TUESDAY, 6 JUNE, 1894.

No. 1.
Hospital Acts Further Ampmdment Bill.
Clause 1 having been agreed to,-
Clause 2, At any annual or special generil meeting for the election of trustees of any public Election of hospital within the meaning and under the operation of the Act eleventh Victoria number comstess and fifty-nine, and at the annual meeting for the election of the committee, Treasurer, and oligible.
Auditors of any such hospital, any contributor qualified to vote shall be eligible for election, but shall not be elected unless proposed and seconded by two contributors so qualificd and present at such meeting, the sanction of the person nominated having first been obtained; and such meeting shall be advertised in the nearest local paper at least a week before the day on which such meeting is to be held. (Read.)
Motion made (MIr. Camplell), to inscrt in line 3 after the word "committec" the words "Treasurer and Auditors"
Question put,-That the words proposed to be inserted be so inserted.
Committee divided.

Ayes, 27.
Mr. Nicoll,

| Mr. Kidd, | Mr. Nicoll, |
| :---: | :---: |
| Mr. Copeland, | Mr. Cruickshank, |
| Mr. Vaughn, | Mr. Barnes, |
| Mr. Camphell, | Mr. Dawson, |
| Mr. Langwell, | Mr. Black, |
| Mr. McCourt, | Mr. Hutchinson, |
| Mr. Young, | Mr. O'Sullivan, |
| Mr. Fuller, | - Mr. Nicholson, |
| Mr. Barbour, | Mr. Cann, |
| Mr. Francis Clarbe, | Mr. E. M. Clark. |
| Mr. Sharp, | Tellers, |
| Mr. Hoyle, Mr. Johnston, |  |
| Mr. Johnston, | Mr. Sheidon, Mr. Waddell. |
| r. Scobie, |  |

Noes, 19.

| Mr. Molesworth, | Mr. Scott, |
| :--- | :---: |
| Mr. Garrard, | Mr. Newman. |
| Mr. Neild, | Tellers, |
| Mr. Hart, | Mr. Frank Farmell, |
| Mr. Garvin, | Mr. Fegan. |
| Mr. Criek, |  |
| Mr. Monald, |  |
| Mr. Cook, |  |
| Mr. Jarnley, |  |
| Mr. Edden, |  |
| Mr. Cotton, |  |
| Mr. Bavister, |  |
| Mr. Gardiner, |  |
| Mr. Ncwtor, |  |
| Mr. Gormly, |  |

Words inserted.
And the clause laving been further amended as indicated,-
Clause; as amended, agreed to.
And clauses 3 and 4 having been dealt with,-
No. 2.
Same Bill.
Clause 5. The committee of aby hospital as aforesaid fhall appeint-the-treasurer-of-aush hospital, lowers of anything in the Act cleventh Victoria number fifty-nine to the contrary notwithstanding, end-foel-oommittee may :-
(I) Appoint a secretary, auditors; a treasurer, medical officers, wardens, matrons, and any other officers they deem necessary for the efficient working of such institution.
(II) Make rules for the conduct of business at meetings of the said committee and generally for the management and control of any hospital for which such committee has been elected: Provided that no such rules shall be of any force until the same are approved by the Governor and published in the Gazette. (Read.)

The clause having been amended as indicated,-
Motion made (Mr. Waddell), to insert in line 4, in place of the word "auditors," omitted, the words "a treasurer,"
Question put,--That the words proposed to be inserted be so inserted.
Committee divided.

Ayes, 28.

| Mr. Kidd, | Mr. Sterenson, |
| :--- | :--- |
| Mr. Waddell, | Mr. Barnes, |
| Mr. Sheldon, | Mr. Cruickshank, |
| Mr. Vaughn, | Mr. Nicholson, |
| Mr. Langwell, | Mr. Levien, |
| Mr. Copeland, | Mr. Garrard, |
| Mr. Crick, | Mr. Gormly, |
| Mr. Newton, | Mr. E. M. Clark, |
| Mr. Garan, | Mr. H. H. Brown, |
| Mr. Barton, | Mr. Newman, |
| Mr. Sharp, | Mr. Willis. |
| Mr. Bowes, | Tellers, |
| Mr. McFarlane, | Mr. O'Sullivan, |
| Mr. Scott, | Mr. Hutchimeon. |

## Noes, 11.

3r. Molesworth,
Mr. McCourt,
Mr. Cann,
Mr. Camplell,
Mr. Fegnan,
Mr. Fdden
Mr. Cook,
Mr. Gardiner,
Mr. Young.
Tellers,
Mr. Darcley,
Mr. Donald.

Words inscrted.
Clause, as amended, agreed to.
And three new clauses and the Preamble of the Bill having been agreed to, 一
On motion of Mr. Waddell, the Chairman left the Chair to report the Bill with amendments to the House.

WEDNESDAY, 6 JUNE, 1894.
No. 3.
Mining on Prifate Lands Bill (No. 2.)
(Legislative Council's Anendments referred to in Message of 30th May, 1804.)
Motion made (Mr. Copeland), That the Committee agree to the Legislative Council's amendments in the Bill,-and Question put.
Committee divided.

Ayes, 47.

| Mr. Kidd, | Mr. Cruickshank, |
| :---: | :---: |
| Mr. See, | Mr. Sbeldon, |
| Mr. Slattery, | Mr. Nicholson, |
| Sir George Dibbs, | Mr. Tonkin, |
| Mr. Copeland, | Mr. Wright, |
| Mr. Hogan, | Mr. Dawson, |
| Mr. Nicoll, | Mr. Donnelly, |
| Mr. Johinston, | Mr. Perry, |
| Mr. Torpy, | Mr. Morgan, |
| Mr. Nowman, | Mr. Rarnes, |
| Mr. Levien, | Mr. Sharp, |
| Mr. Jilutchiuson, | Mr. Walker, |
| Mr. Marks, | Mr. McFarlane, |
| Dr. Ross, | Mr. Hoyle, |
| Mr. Dowel, | Mr. Chanter, |
| Mr. Barbour, | Mr. H. II. Brown, |
| Mr. Francis Ciarke | Mr. Glilies, |
| Sir W. P. Manning, | Mr. J. D. FitzGcrald, |
| Mr. Scott, | Mr. Newton. |
| Mr. Vaughn, | Tellers, |
| Mr. Bowes, | Mr. Willis, |
| Mr. Hugh McKinnon, | Mr. Haseali. |
| Mr. O'Sullivan, |  |

Noes, 37.

| Mr. Burdekin, | Dr. Hollis, |
| :--- | :--- |
| Mr. Sydney Smith, | Mr. Darnley, |
| Mr. Cook, | Mr. Danahey, |
| Mr. Garliner, | Mr. Bavister, |
| Mr. Jones, | Mr. Stevenson, |
| Mr. Campbell, | Mr. Kelly, |
| Mr. G. D. Clark, | Mr. Cotton, |
| Mr. Haynes, | Mr. Daris, |
| Mr. Mlack, | Mr. Wise, |
| Mr. Fegan, | Mr. Gormly, |
| Mr. Lonsdale, | Tellers, |
| Mr. Molesworth, | Mr. Rose, |
| Mr. Donald, |  |
| Mr. McCredie, | Mr. Chapman. |
| Mr. Jeanneret, |  |
| Mr. Lees, |  |
| Mr. Hart, |  |
| Mr. Reid, |  |
| Mr. Gould, |  |
| Mr. McGowen, |  |
| Mr. Jnngwell, |  |
| Mr. Cann, |  |
| Mr. Schey, |  |
| Mr. Edden, |  |
| Mr. Hutchisan, |  |

Agreed to.
And the Committee continuing to sit after midnight,-

THURSDAY. 7 JUNE, 1894, A.3.
On motion of Mr. Copeland the Chairman left the Chair to report that the Committee had. agreed to the Legislative Council's amendments in the Bill.

RICHD. A. ARNOLD,
Clerk Assistant.
1894.

Legislative Assembly.
NEW SOUTH WALES.

## No. 1.

## WEEKLY ABSTRACT

OF

## PETITIONS RECEIVED

BY THE
LEGISLATIVE ASSEMBLY。


Legislative Assembly Offices,
Sydney, 18 January, 1894.
F. W. WEBB,

Clerk of the Legislative Assembly.
1894.

## Legislative Assembly.

NEW SOUTH WALES

No. 2.

## WEEKLY ABSTRACT

or

## PETIIIONS REGEIVED

BX THR
LEGISLATIVE ASSEMBLY:

| $\underset{\text { YHEY }}{\text { REOEVED. }}$ | FROM WHOM and whence presented. | number of Signatuhes. | BY WHOM presented. | abstract of prater. |
| :---: | :---: | :---: | :---: | :---: |
| $\begin{gathered} 1894 . \\ \text { Jan. } 23 . . . . . \end{gathered}$ | Certain residents of the Colony. | Two hundred and four. | Mr. Sheldon. | Praying the House to pass prohibitive or restrictive legislation against the influx of Asiatics. |
| Legislative Assembly Offices, Sydney, 24: January, 1894. |  |  |  |  |

$410$
1894.

## Legislative Assembly.

NEW SOUTH WALES

No. 3.

## WEEKLY ABSTRACT

or

## PETITIONS RECEIVED

BY THE
LEGISLATIVE AssEmBLY.


Legislative Assembly Oflices
Sydney, 1sti February, 1804.
F. W. WEBB

Clexk of the Cegislative Assombly.
$412$
1894.

Legislative Assembly.
NEW SOUTH WALES.

No. 4.

## WEEKLY ABSTRACT

or

## PETITIONS RECEIVED

BY THR
LEGISLATIVE ASSEMBLY.


Legislative Assembly Offices, Sydney, 8th February, 1894.
F. W. WEBB

Clerk of the Legislative Assembly.
$414$

## Legislative Assembly.

NEW SOUTH WALES.

No. 5.

WEEKLY ABSTRACT
or

## PETITIONS RECEIVED

BY THE
LEGISLATIVE ASSEMBLY。

| when Received. | FROM wrom and whence rresented. | nember of signatures. | br whom presented. | abstract of rrayer. |
| :---: | :---: | :---: | :---: | :---: |
| $\begin{array}{r} 1894 . \\ \text { Feb. } 15 \end{array}$ | Charles James Smith (Mayor), Chairman of a Public Meeting at Orange. | Onc | Mr. Darnlcy.... | Praying the House to pass prohibitive or restrictive legislation against the influx of Asiatics. |
| Legislative Assembly Offices, Syduey, 15th February, 1894. |  |  |  | F. W. WEBB, Clerk of the Legislative Assembly. |

$416$

## Legislative Assembly.

NEW SOUTH WALES.

## No. 6.

## WEEKLY ABSTRACT

or

## PETITIONS RECEIVED

BX THE
LEGISLATIVE ASSEMBLY.

| WHEN <br> RECEITED. | FROM WHOM <br> AND WHENCE PRESENTED. | NUMBRR <br> of signatures. | BY WHOM PRESRNTED. | ABSTRACT OF PRATER. |
| :---: | :---: | :---: | :---: | :---: |
| $\begin{aligned} & 1894 . \\ & 20 \text { Feb. ... } \end{aligned}$ | Certain Residents of the | Fifty-gix | Mr. Waddell | Praving the House to pass prohibitive or |
| 21 " ... | Ditto | Three hundred | Mr. Dickens ............ | Similar prayer. |
| 21 " $\quad$. | Ditto ...... | One thousand two hundred and twonty-nine. | Mr. Waddell ........ | Similar prayer. |
| 21 * ... | Ditto ..... | Eighty-six ........ | Mr. Donnelly ......... | Similar prajer. |
| 21 , ... | Certain Residents of the town and district of Narrubri. | Five hundred and forty-eight. | Mr. Collins ........... | Praying the House to construct the Narrabri to Moree Railway as recommended by the Public Works Committee. |
| 21 " ... | Certain Residents of Moree and district. | Three hundred and nineteen. | Mr. Haszall ............ | Similar prajer. |

Legislativo Assembly Offices,
Sydney, 22nd February, 1894.
T. W. WEBB,

Clerk of the Legislative Assembly.

## Legislative Assembly.

## NEW SOUTH WALES.

## No. 7. <br> WEEKLY ABSTRACT

or

## PETITIONS RECEIVED

BY THE

## LEGISLATIVE ASSEMBLY.



## Legislative Assembly.

NEW SOUTH WALES.

No. 8.

## WEEKLY ABSTRACI

or

## PETITIONS RECEIVED

AY THB
LEGISLATIVE ASSEMBLY。


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422
$$

## Legislative Assembly.

NEW SOUTH WALES.

No. 9.

WEEKLY ABSTRACT
op
PETITIONS RECEIVED

BY THE
LEGISLATIVE ASSEMBLY.

| WHEN <br> RtiCe:Ny. | FROM WHOM | NUMBER <br> OF SIGNATURFS. | By WHOM presented. | amstract of praybr. |
| :---: | :---: | :---: | :---: | :---: |
| $\begin{gathered} 1894 . \\ \text { March } 28 \end{gathered}$ | Laurence IEdwin Cope, | One | Mr. Perry | Praying the House to construct the |
| , $29 .$. | The members of the Municipal Comencil of Walcha. | Four | Mr. MeCourt | surveyed route. <br> Praying the House to pass prohibitive or restrietive legislation against; the influx of Asiatics. |
| Legislative Assembly Offices, Sydney, 29th March, 1894. |  |  |  | W EBB, crk of the Legislative Assembly. |

1894. 

## Legislative Assembly.

NEW SOUTH WALES.

No. 10.

## WEEKLY ABSTRAC'I

or

## PETITIONS RECEIVED

BY THB
LEGISLATIVE ASSEMBLY.

| WHEN reckivers, | рном wном and whence presented. | ndmber of signatukey. | 3Y Whom phesented. | abstract of praytr. |
| :---: | :---: | :---: | :---: | :---: |
| $\begin{array}{r} 1894 . \\ \text { April } 19 \end{array}$ | The Municipal Council of the Borough of Rich mond. | Nine .............. | Mr. Sydney Smith (for Mr, Burdekin), | Praying the House to pass the Australasian Rights Purchase Bill. |
| Legislative Assembly Offices, Syduey, 19th April, 1894. |  | F. W. WEBB, <br> Clerk of the Legislative Assembly. |  |  |

1894. 

Legislative Assembiy.
NEW SOUTH WALES.

No. 11.

## WEEKLY ABSTRACT

op

## PETITIONS RECEIVED

BY THE

## LEGISLATIVE ASSEMBLY.



Legislative Assembly Offices,
Sydney, 3rd May, 1894.
F. W. WEBB

Clerk of the Legislative Assembly.
1594.

Legistattye Assembly.
NEW SOUTH WALES.

No. 12.

WEEKLY ABSTRACT
of $\cdot$

## PEITIIONS PMECEIVED

by tha
LEGISLATIVE ASSEMBLY.

| $\begin{gathered} \text { TIESN } \\ \text { EROBIVED. } \end{gathered}$ |  |  | ву wном parsbeted. | abitract of prater. |
| :---: | :---: | :---: | :---: | :---: |
| $\begin{array}{r} 1894 . \\ 17 \text { Mny } \end{array}$ | Gunning Framcis Plunketi, | Two | Mr. Clanter... | Praying the flonse to farourably consider |
|  | President, and John Louis Tréfć, Secretary of the Farmere' and Settiprs' As. socialions of the Coions. |  |  | certain resolutions paseed by delegates at Cootamundra and Junce. |
| Legislative Assembly Offices, Syduey, 17 th May, 1894. |  |  | F. W. WEBB, <br> Clerk of the Legislative Assembly. |  |

## Legislatitye Assembly.

NEW SOUTH WALES.

No. 1.
register of public bills originated or Re-introduced in the assembly during the session of 1891.

| Short Titles. | By whom jnitiated. |  |  | $\begin{aligned} & \text { 紕 } \\ & \text { y 50 } \end{aligned}$ |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  | 苞 | Remarks. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  | 1894. | 1894. | 1594. | 1894. | 1894. | 1894. | 1894. | 1894. | 1894. | 1894. | 1593. | 1594. | 1894. | 1891. | 1594. | 1894 | 189. | 1594. | 1594. | 1884. |  |
| AdditionalConditionaly'urchases | Mr. Copjeland...... |  |  | 15 Mar . | 15 Mar. |  | 21 Mar. |  |  |  |  |  |  |  |  |  |  |  |  |  |  | Stopped by prorogation. |
| AgreebuenssYalidatingActRepeal Agricultural Holdings | Mr. Willis Mr. Rowes |  | $\ldots$ |  |  | *\% Feb. | $\ldots$ | 6 Fbb. | $\cdots$ | ..... | 6 Feb. | 13 Feb . | ${ }_{13}{ }^{7} \mathrm{Feb}$ Feb. | $\ldots$ |  | … | $\ldots$ | $\ldots$ | $\cdots$ | $\ldots$ | ... | $\underset{\text { Not }}{\text { Not returned hy }}$ Legislative Couneil. |
| Apprentices ................. | Mr Houghton .. |  |  | $\cdots$ |  | *24 J an. |  |  | . | …" |  | . | 24 Jan. | $\cdots$ | 21 Mar. | 22 May | $\cdots$ | $\cdots$ | $\cdots$ | $\ldots$ | 5. ${ }^{\text {anure }}$ |  |
| Appropriation | Mr. Sce | 10 Mar. |  | 28 Mar . | 28 Mar. | . ... | 28 Mar. | $29 \mathrm{Mar} .$ | $\ldots$ | $\ldots$ | 29 alar. | $\underset{\text { A. }}{20 \mathrm{Mr}} .$ | $\begin{aligned} & 2 \mathrm{mar} \\ & \text { A. } \mathrm{x} . \end{aligned}$ | 20 Mar . | .... | $\ldots$ | $\cdots$ | $\cdots$ | $\cdots$ | $\ldots$ | 3 April | Standing Orders suspended, founderi on Resolutions of Wnys and Means, zs March. Speaker nuthorised to present to Governor |
| Armidale Water Supply Works. | Mr. Ljune | 26 April | 25 April | 26 April | 26 April |  | ${ }_{17} \mathrm{May}$ | 17 May |  |  | 17 May | 22 Mny | 22 May | 31 Nny | $\ldots$ | $\ldots$ | $\ldots$ | $\cdots$ | .. | $\ldots$ | б. June |  |
| Arlesian Wells Regulation Attorners Admistion | Mr. ${ }_{\text {Menc }}^{\text {Mr Crick }}$............. | ${ }^{21.1 . .}$ | 13 dar. | ${ }^{21}$ Mar. | 21 Mar. |  | … | 20 Fe | $\ldots$ | .... | 20 Fcb . | 21 Feb | 21 |  | .... | .... |  | $\ldots$ | $\ldots$ | .... | .... | Stopped by 1 rorogrtion. Not returnet by Legisintive Council. |
| Bank Notes. | Sir George Dibbs |  | $\ldots$ | $\ldots$ |  | 25 |  |  |  |  |  |  |  |  |  |  | 4 April | 5 April |  |  | 10April | Message from Council under Standing Order |
| Bankruptey Act Amendment .. | Mr. Neild. |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
|  | M. | .... | $\ldots$ |  |  |  |  |  | $\ldots$ | ... |  |  |  |  |  |  |  |  |  |  |  | Reeferred to select commilce, 25 Jamuary, 1894. Not reported. |
| Betting, and Gambling Sur- | Mr. E. M. Clat | $\ldots$ | $\ldots$ |  |  | * 6 Feh. |  | $\ldots$ | $\ldots$ | $\ldots$ | $\ldots$ | $\ldots$ | $\ldots$ | $\cdots$ | $\ldots$ | $\ldots$ | $\ldots$ | $\cdots$ | $\cdots$ | $\cdots$ | $\ldots$ | Housc cointeril out on motion for $2^{\circ}$ reading, |
| Capessiond promedaries Im- | Mr. Slattery | 23 May. |  | ${ }^{31} \mathrm{May}$ | 31 May |  | 31 Mas | 31 May | $\ldots$ | $\ldots$ | 31 May | 5 Junc | 5 Junc | .... | \% Junc | 7 June | $\ldots$ | $\ldots$ |  |  | 9 June | 5 June, 1894. Stopped by provgation. |
| Children's | Mr. Neild. |  | .... | $22^{\text {A. Jin. }}$ | 24. |  |  |  | $\ldots$ |  |  | .... | $\ldots$ | $\ldots$ | $\cdots$ | $\cdots$ | $\cdots$ | $\ldots$ | $\ldots$ |  |  | Motion made for $2^{\text {a }}$ reading, and amendinent, |
| ment. | M. Nail. |  |  |  |  |  |  |  | $\ldots$ | $\cdots$ | $\ldots$ |  |  | $\ldots$ | $\ldots$ |  | $\ldots$ | $\ldots$ |  |  |  | to refer to Select Conmmittee carried, 20 |
| Coal Mines Regulation ...... | Mr. Slatery |  |  |  |  | Feb. |  |  | $\ldots$ |  |  |  |  |  | $\cdots$ | $\ldots$ | $\ldots$ | $\cdots$ | $\cdots$ | $\ldots$ |  | Not retunaed by Legistative Conncil. |
| Consolidated Revenue Fund.... | Mr. See .......... |  | $\left\lvert\, \begin{aligned} & 18 \mathrm{Jan!} \\ & 24, \mathrm{Jan}: \end{aligned}\right.$ | 2 24 Jan | 24 Jan . | .... | 24 Jan . | 24 Jan . | $\ldots$ | .... | 21 Jan. | 24 Jan. | 24 Jan | 25 Jan . | .... | $\ldots$ | $\ldots$ | $\ldots$ |  | $\ldots$ | 31 Jan. | Standing Orders suspended 0.4 January, 1894. |
| Consolidated Revenue Fund (No. 2)- | Mr. Sce ............ | $22 \text { Yeb. }$ | 20 Feb | 22 Feb. | 22 Fcb . | . $\cdots$ | 122 Feb . | 22 Feb , |  |  | ${ }^{22}$ Feb. | 22 Feb . | 22 Feb . | 28 Feb . | $\ldots$ | $\cdots$ | $\cdots$ | $\cdots$ | $\cdots$ | $\cdots$ | $2 \text { Mar. }$ | Standing Orders suspended 21 Febrranry 1899 , Founded on Resolution of Wass and Means. |
| Country Towns and Hunter District Water Supply and Sewernge Acts Amendment | Mr. Lyne .......... | 21 Har. | 13 Mar. | 21 Mar. | 21 Mar. | .... | 12 April | 12 April |  | $\ldots$ | 12 April | 13 April | 18 April | 2 May | .... | $\ldots$ | $\ldots$ | $\ldots$ | $\ldots$ | . . | 8 دау |  |

[^0].No. l.-REGISTER OF PUBLIC BILLS-continuted.

| Short Titios. | By whom initiated |  |  | $\begin{aligned} & \text { 苞 } \\ & \text { 20 } \end{aligned}$ |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  | 䓪 | Remarks. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Criminal Law Amendment Crown lands act of 1889 De claratory. | Mir. E. M. Clark., Mr. Cojeclard... | 1894. $\cdots \cdots$. $\cdots$ | $\begin{array}{\|c\|c} \hline 1594 . \\ \cdots \\ \cdots & 1 \\ \hline \end{array}$ |  | $\left\|\begin{array}{c} 1898 . \\ 15 \mathrm{Fb} . \\ 17 \mathrm{Nny} \end{array}\right\|$ | 1594. | $\begin{gathered} 1504 . \\ 2 \check{\text { Miay }} \end{gathered}$ | ${ }_{\text {chen }}^{1894 .}$ | 1894. $\cdots$ $\cdots$ | 1894. $\cdots \cdots$. $\cdots$ | ${ }_{1}^{1594 .}$ | 1893. 29 May | (1894. | 1894. | 1594 31 M May | 1803. 31.0 | 1894. | 1394. | 1894. | $1894 .$ | $\begin{array}{l\|} 1894 . \\ \ddot{6} \text { June } \end{array}$ | Stopped by prorogation. <br> Declared a matter of urgent and pressing necessity that Standing Order No. 59 be buspended, and standing Order surpended |
| Crown Lants liurchases avd | Mr. Copeland |  | 18 Jan . |  |  | * Feb. |  |  |  | $\ldots$ |  |  | 7 Feh. |  | 15 Feb . 2 | 22 Fcb . | $\ldots$ |  | $\ldots$ |  | 14 Mar . |  |
| Lenses Yalidution. ${ }^{\text {L }}$ Luts Chil- | Mr. Carra |  | 2 | 24 Jan. | 24 |  | 6 Feb. | 6 Feb. |  |  | 6 Feb . | 7 Feb. | eb. |  | 28 Feb . | 6 Mar. |  |  |  |  | 14 Ma |  |
| direns Setlements. | Mr |  |  |  |  | *24 Jnn. | 3 Apr | pri |  |  | April | June | 7.June |  |  |  |  |  |  |  |  | Not returnod by Legishative Council, |
| First (changed Offiers from $)$ Probation | Mr. Crick. | $\ldots$ |  |  |  | Jan. | 20 Feb . | 20 Fcb . | $\ldots$ |  | 20 Fch. | 21 Feb . | 21 Fub. | $\ldots$ | 3 May | 22 May | $\ldots$ | $\ldots$ | $\ldots$ |  | 5 June |  |
|  | Mr. Edden |  |  |  |  | Inn. | 6 Mnr . | 0 Mar. | 6 Mar. | 6 Ma | Mar- | 17 May | 17 May |  | un | .... |  |  |  |  |  | Stopped by prorogation. |
| Glen Immes to Inverell Railwas.. | Mr. Lyne | 5 Aprii | 24 Jan . | 5 April | 5 April | .... | ${ }_{\text {12 April }}^{\text {A.sril }}$ |  | $\ldots$ | .... | $\underset{\text { A,M. }}{12 \text { April }}$ | 18 April | 18 April | $\cdots$ | $\cdots$ | $\ldots$ | $\ldots$ | $\cdots$ |  |  |  | Not retorned by Legislative Council. |
| Hawkers, Pedlers, and Cirriers | Mr. Willis |  |  | 1 May |  |  | A...1. | ¢, | .... |  |  |  | .... |  | $\ldots$ | $\ldots$ |  |  |  |  |  | Bill not brought in. |
| legnolation. <br> Homestead Protection. . . | Mr. Donald |  |  |  | 151 | *24 Jan. | 6 Feb. | 3April | 22 May | :... |  | $\cdots$ | $\cdots$ | $\cdots$ | $\cdots$ | $\ldots$ | $\ldots$ | $\ldots$ | $\cdots$ |  |  | Referred to Select Committee, Srd April, 1894. Report brought up, 18th April, 1594. Stopped by prorogation. |
| Hospital Acts Further Amend- | Mr. Wadde! |  |  | $8 \mathrm{Ma}$ | 15 Mny |  | 5 June | 5 June |  |  | 5 June | 7 June | 7 June | .... | $\ldots$ |  | $\ldots$ |  |  |  |  | Not returned by Legishlutive Council. |
| ment. Immigration Restriction ....... | Mr. Sheld | 6 Mar. | $\cdots$ | 6 Mar. | ${ }^{1.4}$ Mar. | $\cdots$ | .... | $\cdots$ | … | $\ldots$ | $\cdots$ | $\ldots$ | $\ldots$ | $\cdots$ | $\ldots$ | .... | $\ldots$ |  | 17 Aprit | .... | $1$ | Ruled out of order as containing clauses beyond order of leave, 17 April, 1894. |
|  | Mr. Lyne. | 26 April | 25 April | 26 April | 26 April | $\ldots$ | ${ }_{\text {a }} 1$ June |  | .... | $\ldots$ | ${ }_{\text {1 }}^{\text {1. June }}$ | 7 June | 7 June | 8 Junc | ... | $\ldots$ | $\ldots$ |  | $\ldots$ | $\ldots$ | 0 June |  |
| Sewers. <br> Junce Water Supply Works Act | Mr. Lyne.......... | $21 \mathrm{Mar} .$ | 7 Feb. | 21 Mar. | $23 \mathrm{Mar} \text {. }$ | $\ldots .$ |  | ${ }_{29} 9^{\text {Masar. }}$ | .... |  |  | $\triangle$ Aprii | 4 April | 18 Aprrl | , | $\ldots$ |  |  |  |  | $1 \mathrm{Mny}$ |  |
| Labour Setmentients Act Amend. | Mr. Copeland | 20 April | 20 April | 20 April | 20 April |  | 17 May | 17 alay | .... | $\ldots$ | 17 May | 17 May | 17 Mny |  | 29 May. 8 | 81 May. | $\ldots$ |  |  |  | 5 June |  |
| ment. <br> Laud Boilers Inspection........ |  | A.m. | A.s. | ${ }^{\text {A.M. }}$. | ${ }^{\text {A.N. }}$. | ${ }^{* 15} 5 \mathrm{Feb}$. | A..1. | A.M. | $\ldots$ |  | A. H . | $\cdots$ | ${ }_{6}^{15 \mathrm{Fech}) .}$ | .... | $\cdots$ | A. M. | $\ldots$ |  | $\cdots$ | $\cdots$ | .... |  |
| Land Boilers Inspection <br> Law Vacations Abolitiou | Mr. Walker. <br> Mr. Crick | …. | …" | $\cdots$ | $\cdots$ |  | $\left\lvert\, \begin{aligned} & \cdots \\ & \cdots \\ & \cdots \end{aligned}\right.$ | …: | $\ldots$ | $\ldots .$. $\cdots$ $\cdots$ | $\begin{gathered} \cdots \\ \cdots \\ \cdots \end{gathered}$ |  | ${ }^{6} 6 \mathrm{Fcb}$. | $\cdots,$ |  |  | $\ldots$ |  | $\cdots$ | $\ldots$ |  | Stopped by prorogation. do |
| Leeral Practitioners ${ }^{\text {L }}$ Lithgow Water Supply Works . | Mr. $\begin{aligned} & \text { Mr. rive } \\ & \text { Mr. Lync........... }\end{aligned}$ | 25 Jin. | 24 Jä.. | 25 Jan.. | $\cdots$ |  | 54pril | 5Ayril |  | $\cdots$ | $\cdots$ | ${ }^{\circ} \mathrm{A}$ pril | 5Aprit |  | 18 April | $\underset{\substack{20 \text { April } \\ \text { AM }}}{ }$ | $\ldots$ |  |  |  | i ${ }^{\text {iay }}$ |  |
|  | Mr. See | $\begin{aligned} & 5 \text { April } \\ & \text { A. M. } \end{aligned}$ |  | $\begin{aligned} & \text { © April } \\ & \text { A.s. } \end{aligned}$ | 5Aptil |  | 12 Apriz | ${ }_{12}^{12.4 p r i z}$ |  |  | 12 ¢pril | 18 April | 18 April | 24 April | .... |  | $\ldots$ |  |  |  | 1 Mny |  |
| Masters and Servants Metropolitan Water and Sewer acre Act Extension. | Mr. willis ....... Mr. L.jnc....... | $\cdots$ | 24 Jan.. | 24 Jan.. | ${ }^{24 . J \text { Jan.. }}$. | *2\% Jan | … | … <br> $\cdots$ | $\ldots$ | $\cdots$ | … 0 0 0 | $\cdots{ }^{\text {… }}$ | $2{ }^{\text {\% Jän.. }}$ | (.... | 7-1.e.. ${ }^{2}$ | 21 Mar | $\ldots$ | …' |  | $\cdots$ |  |  |
| Mining Alt Amendment Mining on Privnte Lands | Mr. Cunn....... <br> Sir George Dibbs | $\ldots$ | $\left\lvert\, \begin{gathered} \text {.... } \\ 18 \text { Jan.. } \end{gathered}\right.$ | $\ldots$. <br> $\ldots$. | $\ldots$ | *24 Jan. | © Mar. | 6 Mar. -... | $\ldots$ | $\ldots$ | $0 \mathrm{Mar} .$ | $\begin{array}{\|c\|} \hline 7 \text { Mar. } \\ \ldots . . \\ \hline \end{array}$ | $\left\lvert\, \begin{array}{r} 7 \mathrm{Mar} \\ 23 \mathrm{Jan..} \end{array}\right.$ | 24 April | 17 April | … |  | … | 2 May | $)^{3 \mathrm{Na}}$ | 1 May $\cdots$ a. |  |
| Do * do (No.2) | Mr. Copeland...... | 25 April | 24 April | 25 April | 25 Aprii |  | 25 April | 23 April | .... | ... | 26 Aprii | ${ }_{\text {A.M. }}^{27}$ April | $127 \text { Appril }$ | .... | $\begin{array}{\|c\|} 31 \text { May. } \\ \text { A. }, \text {. } \end{array}$ |  | $\ldots$ |  |  |  | $\bigcirc{ }^{\text {June }}$ | Standing Orders suspended, 25 April, 1894. |
| Mortgrees Relense Mortgages Suspension | Mr. Alfred Allen Dir. Wall ........ | $a \mathrm{Feb} .$ | $\cdots$ | O¢F.b. | s Freb. | $\cdots$ | 20 Mar. | $\ldots$ | $\cdots$ | $\ldots$ | $\cdots$ | $\cdots$ | $\cdots$ | $\cdots$ | $\cdots$ | … | $\cdots$ | $\ldots$ | $\cdots$ | $\underset{\Delta, \mathrm{Mar} .}{2 i \mathrm{Ma}_{2}}$ | 17 Jan.. | Passed last Scssion. <br> House counted out, 21 March, 1884, \&.m. |

* For stage which Bill had reached io former Session see Appendix

No 1．－REGISTER OF PUBLIC BILLS－continued．

| Short Titles． | By whom initiated． |  |  |  |  |  |  | $\begin{aligned} & \dot{5} \\ & \text { 范 } \\ & \stackrel{4}{4} \end{aligned}$ |  | -窎 |  |  |  |  |  |  |  |  |  |  | 薥 | Remarks． |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Municipal Gas Act Amendment．． Municipalities－ict of 1867 | Mr．Melville ．．．．．． <br> Mr Neild．．．．．．． | 199. | 1884. | $\begin{array}{\|l\|l\|l\|} 189 \mathrm{gay} \\ 22 \end{array}$ | ${ }_{22}^{1894} \times$ | （1894． | $\begin{aligned} & \text { 189.4. } \\ & \text { 1 June } \\ & \text { A. .s. } \end{aligned}$ | $\begin{aligned} & 1894 . \\ & \left.\begin{array}{l} \text { June } \\ \text { A.s. } \end{array} \right\rvert\, \end{aligned}$ | ${ }^{1894 .}$ | 1894. | $\begin{aligned} & \text { 1894. } \\ & \text { IJune } \\ & \text { A.y. } \end{aligned}$ | $\begin{aligned} & 1894 . \\ & 1 \text { June } \\ & \text { A. A. } \end{aligned}$ | （1804． | 159.1 | 1894. | 1894. | 1894. | 1694. | ${ }^{1890}$ ． | 1894. $\cdots$ | 1894. | Not returned ly Legislative Council． |
| Municipalities Ant of 1867 | Mr Neild． |  |  |  |  | 3 April |  |  | $\ldots$ |  |  |  | 3April | ．．．． |  |  | $\ldots$ | $\ldots$ | $\ldots$ | $\ldots$ |  |  |
| Narmbri to Moree Railway Navigntion Act Furthur Amend | $\begin{gathered} \text { Mr. Lyne...... } \\ \text { Mr. Murphy } \end{gathered}$ | 26 April | 25 Apri3 | 26 April | ${ }^{26 \text { April }}$ | 330 Jan ． | 20 May | 20 May | $\ldots$ | $\ldots$ | 29 May | 31 May | 31 May | $\cdots$ | $\cdots$ | $\cdots$ | $\cdots$ | $\cdots$ | $\cdots$ | $\ldots$ | $\cdots$ | Stopped by prorgention， |
| Net－fisising in Port Hacking | Mr．Carruthers ．． |  |  | 30 Jan． | 30 Jan． | $\ldots$ | $\ldots$ | $\ldots$ | $\ldots$ | $\ldots$ | ．． | $\ldots$ | $\cdots$ |  |  | $\ldots$ | $\ldots$ | $\cdots$ | $\ldots$ | $\ldots$ | $\ldots$ | Stopped by prorogation． |
| Noxious Trades and Cattle Slnughtering． | Sir George Dibhs | 21 Mar ． | 14 Feb ． | 21 Mar ． | 21 Mar． | $\cdots$ | $\begin{array}{r} 19 \text { April } \\ \text { A. } \end{array}$ | 20April | 25 April | 2．May | $\begin{aligned} \text { 20 April } \\ \text { Ans } \end{aligned}$ | 3 May | 5 May | 10 May | $\ldots$ | $\cdots$ | $\ldots$ | $\ldots$ | $\ldots$ | $\ldots$ | 23 3ay |  |
| Offenders＇Probntion（changed <br> $\left.{ }^{t} 0\right)$ First Offenders Probation <br> （which kec）． |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  | Proforma Bill． |
| Pariliamentary Eliectorates mid | Sir George Dibbs ．． | $\cdots$ | $\ldots$ | 23 Feb． | 21 Mnr： | $\cdots$ | ธ̈pril | $\ldots$ | $\cdots$ | $\cdots$ | $\cdots$ | $\ldots$ | $\ldots$ | $\cdots$ | $\cdots$ | $\cdots$ | $\cdots$ | $\ldots$ | 10 Mias． | ．．． | $\ldots$ | Proforma dill |
| Ancndment． Do |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Do do（No．2） | Sir Georga Dibbs ．． |  |  |  | 10 Mny | ．．． | 16 May | 16 | $\ldots$ | $\ldots$ | 16 | 16 May | 10 | $\ldots$ | 31 May | 31 m | $\cdots$ | $\ldots$ | $\ldots$ | $\ldots$ | 6 Junc |  |
| $\underset{\substack{\text { Parramatta } \\ \text { Hall．}}}{ }$ Frlendly Societies | Mr．Slattery ． |  | ．．． | 80 Mny | 30 Nay | $\cdots$ |  |  | $\ldots$ |  |  |  |  |  |  |  | $\ldots$ |  | $\ldots$ |  |  | Stopped by prorogation． |
| Public Yehicles Regulation Act | Mr．Kelly |  | … |  |  | ＊30 Jan． | 1 May | 1 May | $\ldots$ | $\ldots$ | 1 May | 2 Mny | $2 \mathrm{Na5}$ | $\ldots$ |  | $\ldots$ | $\ldots$ | $\ldots$ | $\cdots$ | $\ldots$ |  | Not returned by Legishative Council． |
| Public Works Bettertuent | Mr．Lyme．． | 25.1 an． | 24 Jan． | 25 Jan ． | 25 Jnn ． | ．．． | 10 Mny | 1 June | ．．．． | $\ldots$ | 1，Tune | ．．．． | $\ldots$ | $\ldots$ | $\ldots$ | $\cdots$ | $\ldots$ | $\ldots$ | $\cdots$ | $\ldots$ |  | Stopped by prorogation． |
| Real Property Acts Further | Mr．Fuller |  | $\ldots$ |  |  | 31 Jan ． |  |  | $\ldots$ | $\cdots$ |  | ．．．． | 31 Jan ． | $\ldots$ | 1 Feh． | 6 Fel | $\ldots$ | $\ldots$ | $\cdots$ | $\ldots$ | 16 Fcb ． |  |
| Reduction of cost of Litiontion．： | Mr．Walker．．． Mr．Copeland． | $\cdots$ | $\cdots$ | 15 Mar． | 15 Mar ． | ${ }^{* 25}$ Jan． | 21 Mar | 21 Mar． | $\ldots$ | $\cdots$ | 21 Mar． | 28 Mar． | ${ }_{\text {2S }}^{25}$ Jan． | $\ldots$ | 17 April |  | $\ldots$ | $\cdots$ | $\cdots$ | $\ldots$ | 1 say | Not returned by Legislative Council． |
| New South Wales Enabling Contination． |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  | A．M1． | $\cdots$ |  |  |  |  |  |
| Stamp Duties Acts Furtier | Mr．Sce |  | 7 Feb． |  |  | ＊8 Feb． |  | $\ldots$ | $\ldots$ | $\ldots$ |  | $\ldots$ | 8 Feb ． | $\cdots$ | 1 Mar． | ．．．． | $\ldots$ | $\ldots$ | 13 Mar ． | $\ldots$ |  | Founded on Resolutions of Ways and Means． |
| ${ }_{10}{ }_{\text {a }}$（\％）（No．2） | Mr．See | 3 may | 13 Mar ． | 3 May | 3 May |  | ${ }^{0}$ May | 9 May | $\ldots$ | $\ldots$ | 9 May | 10 May | 10 May | 10 May | $\ldots$ | $\cdots$ | $\ldots$ | $\cdots$ | $\ldots$ | $\ldots$ | 23 May | do do |
| Syducy Corporation Act Amend． | Mr．Crick |  |  |  |  | ＊24 Jant | 20 Feb ． | 20 Fcb ． | $\ldots$ |  | 20 Fcb. | 21 Fch． | 21 feb． |  | $\ldots$ | $\ldots$ | $\ldots$ | $\cdots$ |  | $\ldots$ |  | Not returned by Legislative Council． |
| Tamworth Water Supply Worke | Mr．Lyme．．． | 2 April | 25 April | 20 April | 26 April |  |  | 23 Mny |  | $\ldots$ |  | 23 Mfay |  | 31 Mny |  | $\ldots$ |  |  | $\ldots$ | $\ldots$ | ¢f June |  |
| Tolls on Randurick and Coogee Roads Abolition． | Mr．Lyne．．． |  |  | 30 May | 30 Muy | ．．． | 31 May | 31 May | $\ldots$ | $\ldots$ | 31 May | 5 June | ${ }_{5}$ June | ${ }^{7}$ 7．aube | ．．．． |  |  |  | ．．． | ．．． |  |  |
| Treasury Bills Deficiency ．．．．．． | Mr．See | ．． | 20 Mar ． |  |  | $\ldots$ |  |  |  |  | $\cdots$ | $\ldots$ |  |  |  |  |  | $\ldots$ | $\ldots$ | $\ldots$ | $\ldots$ | Bill not brought in．． |
| Treasury Indemnity | Mr．Sce |  | $\ldots$ | 22 Feb | ．．．． | $\ldots$ | $\cdots$ | $\ldots$ | $\cdots$ | $\ldots$ | $\ldots$ | $\ldots$ | $\ldots$ | $\ldots$ | $\ldots$ | $\ldots$ | $\cdots$ | $\ldots$ | $\ldots$ |  | $\ldots$ | do do |
| Truck | Mr．Cook． | 6 Mar ． | ．．．． | 6 Bar． | 6 Mar ． | ．．．． | 29 May | 29 May | ．．．． | $\ldots$ | 29 May | 29 May | 20 May | ．．．． |  | $\ldots$ | $\ldots$ | $\ldots$ | $\ldots$ |  |  | Not returned by Legislative Council． |
| Trustess of School of Arts En－ | Mr．Sutior |  | $\ldots$ |  | $\ldots$ | $\ldots$ |  |  | $\ldots$ |  |  |  | ．．． | $\ldots$ |  | $\cdots$ | $\ldots$ | $\cdots$ | $\cdots$ | $\ldots$ | 17 Jan ． | Parsed last Session． |
| Use of Camels Regulation． | Mr．Waduell |  | $\cdots$ | $\cdots$ | ．．．． | －30 Jan． | ${ }^{6} \mathrm{Feb}$ ． | 6 Feb ． | $\ldots$ | ． | 6 Feb ． | 29 May | 29 May | ．．．． | $\ldots$ |  | $\ldots$ | $\ldots$ | $\ldots$ | $\cdots$ |  | Not returned hy Legislaite Council． |

[^1]＊No．2－REGISTER OF PRIVATE BHLLS INTRODUCED OR RE－INTRODUCED DPON PETITION TO THE ASSEMBLY DURING THE SESSION OF 1894

\begin{tabular}{|c|c|c|c|c|c|c|c|c|c|c|c|c|c|c|c|}
\hline Short Titles． \& \multicolumn{2}{|l|}{Ty whom and
when Fetition pesented．} \& 它 \&  \&  \&  \&  \&  \&  \&  \&  \&  \&  \& 䓻 \& Remarks． \\
\hline Australasian Rights l＇urclase ．．．．．．．．． \& Mr．Dowel ．．．．．．．． \& \[
1804 .
\] \& \[
1884 .
\] \& \[
1894 .
\] \& 1894. \& \[
1894 .
\] \& 1894. \& 1894. \& 1894.
\(\cdots\) \& 1394. \& \[
189 .
\] \& \(2{ }^{1894 .}\) \& \({ }_{20}^{189 \mathrm{Feb}}\). \& 1884. \&  \\
\hline Oxford－street Improvement P＇urramaten Street Hatering．．．．．．．．．．．．． Silkstone Coal－mine Roilway Act further Amending． \& \begin{tabular}{l}
Mr．Neill \\
Mr．Frank Farneil． \\
3r．Stevenson
\end{tabular} \& \[
\begin{aligned}
\& 25 \text { Jan. . } \\
\& 25 \text { Jan. } \\
\& 18 \text { Jan. . }
\end{aligned}
\] \& \[
\begin{aligned}
\& 25 \text { Jan. } \\
\& 25 \mathrm{JJan.} \\
\& 18 \text { Jan. }
\end{aligned}
\] \& \[
\begin{aligned}
\& 25 \text { Jan... } \\
\& 25 \text { Jan... } \\
\& \text { is Jan.. }
\end{aligned}
\] \& \(25 \mathrm{Jan} . .\).
\(\ldots .\).

$\ldots$ \& 13 Fcb． \& \[
$$
\begin{aligned}
& 1 \text { May. } \\
& 6 \text { March } \\
& 6 \text { March }
\end{aligned}
$$

\] \& \[

$$
\begin{aligned}
& 1 \text { May } \\
& 6 \text { March } \\
& 0 \text { Marchl }
\end{aligned}
$$
\] \& 1 May．．

8 March

15 March $\triangle \mathrm{N}$. \& \[
$$
\begin{aligned}
& 2 \text { May. } \\
& \text { 15 May. } \\
& \text { 15 March }
\end{aligned}
$$

\] \& $\left\lvert\, \begin{aligned} & \text { 15 Jay．} \\ & \text { 15 J Jaye．} \\ & \text { 19 A pril．}\end{aligned}\right.$ \& ．．．．． \& $\ldots$ \& \[

$$
\begin{aligned}
& 23 \text { Mny.. } \\
& 9 \text { June. } \\
& 25 \text { April.. }
\end{aligned}
$$
\] \& ＊Proceedod with under 75th Standing Order． ＊Proceeded with under 75th Standing Order． <br>

\hline
\end{tabular}

For stage of Bill when restored，see Apperidix．

No．3．－REGISTER OF PUBLIC AND PRIVATE BILLS BROUGHT FROM THE COUNCIL DURING THE SESSION OF 1894.

| Slort Tittes of－ |  |  |  |  |  |  |  |  |  |  |  |  | Remarks． |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Public Pills． | Irivate Bills． |  |  |  |  |  |  |  |  |  |  |  |  |
| Petting．（lufants＇），（changed from） Betting and Loan（hinfarts＇） Disorderly Condact Suppression Medical | ．．．．．．．．．．．．．．．．．．．．．． $\qquad$ $\qquad$ <br> M＇Quade Estatc Meninde Irrigation $\qquad$ | $\begin{array}{\|c\|} \hline \left.\begin{array}{c} 1894 . \\ 21 \text { March } \\ \ldots \ldots . \\ \ldots \ldots \\ 21 \text { Feb... } \\ \ldots \ldots . \\ \ldots \ldots . \\ 1 \text { Feb... } \\ \ldots \ldots . \end{array} \right\rvert\, \end{array}$ | 1844. <br> 1 May $\qquad$ $\qquad$ <br> 0．March $\qquad$ <br> 17 May $\qquad$ $\qquad$ | 1894. 1 Alay ．$\qquad$ ．．．．．． 6 March$\qquad$$\qquad$ 17 Alay | 1804. 22 Alay$\qquad$ ．．．．．． ざ． $\qquad$ | $\begin{gathered} 1804 . \\ 22 \text { May... } \end{gathered}$ | $\left\lvert\, \begin{array}{c\|} 1804 . \\ 11 \\ \text { 1 May... } \\ 2 \mathrm{M} \text { May.. } \end{array}\right.$ |  | $\begin{gathered} 1594 . \\ 29.9 \text { May.. } \end{gathered}$ | $1894 .$ | 1889. 5 Junc．．． $\ldots \ldots$. | 1894. $\qquad$ $\qquad$ | Title nad Short Tille amented in Committee of the Whole，I May，1304．Stopped by prorogation． <br> ＂1roceeded with under standinty Order No．68， 25 January， 1894．Stopped by prorogation． <br> ＊Proceeded with under Standing Onter No．68， 25 Janmary， 1804．Stopped by prororation． |
| ．．．．．．．．．．．．．．．．．．．．．．．．． |  |  |  |  |  |  | G Murel | $13 \text { March }$ |  | $\ldots$ | $\ldots$ | 24 March |  |
|  |  |  |  |  |  |  |  | $\cdots$ | $\begin{aligned} & \text { 13 June. } \\ & \text { A.s. } \end{aligned}$ | 1 Feb．．． | $\ldots$ | $3 \text { April. }$ | Message to Council under Standing Order CBa，requesting consideration of Message of 13 Jume，1893，am．，-23 January， 1 Sm4． |
| Pubic Works Commuittee Amendment |  |  |  |  |  |  |  |  | 23 May ．． |  | ．．．． | 5 ．．．．． | －Proeveded with under Standing Order No．©S， 1 May， 1894. Stopped by prorogation |
| Reconstructen Commanics ．．．．．．．．．． |  |  |  |  |  |  |  |  |  | A．v． |  |  |  |
| Suprene Court ．．．．．．．．．．．．．． |  |  |  |  |  |  | ．．． |  |  | $\ldots$ |  |  | 1894 ．House counted out on motion for $\ddot{Z}^{3}$ reading and Bill dropped， 17 April， 1894. |

## RECAPITULATTON.



Legislative Assembly Offices, Sydney, 1lth June, 1894.
F. W. WEBB, Clerk of the Legislative Assembly.

## APPENDIX.

Showing stage which Bills reintroduced under Standing Orders had reached in former Session.

## 1.-PUBLIC BILLS.

Agreements Validating Act Repeal ; sent to Legislative Council. Agricultaral Holdings; to be further considered in Committee.
Apprentices; sent to Legislative Council.
Attorneys Admission; to be further considered in Committee.
Bank Notes; consideration of Legislative Council's amendment.
Bankruptcy Act Amendment; referred to Select Committee.
Betting and Gambling Suppression ; ordered for second reading.
Corl-mines Regulation; sent to Legislative Council.
Crown Lands Purchases and Leases Validation; sent to Legislative Council.
Distress for Reat Abolition; ordered for second reading.
Fisherics Act Amendment; ordered for second reading.
Homestead Pratection ; ordered for second reading.
Land Boilers Inspection ; sent to Legislative Council.
Law Vacations Abolition ; sent to Legislative Council.
Legal Practitioners; ordered for second reading.
Metropolitau Water and Sewerage Act Extension; sent to Legislative Council.
Mining Act Amendment; ordered for second reading.
Mining on Private Lands ; sent to Legislative Council.
Municipalities Act of 1867 Amendment ; sent to Legislative Council.
Navigation Act Further Amendment; ordered for second reading.
Offenders Probation (changed to) First Uffenders Probation ; ordered for second reading.
Public Vehicles Regulation Act Further Amendment ; ordered for second reading.
Real Property Acts Further Amendment; sent to Legislative Council.
Reduction of Cost of Litigation ; sent to Legishative Council.
Stamp Duties Acts Further Amendment; sent to Legislative Council.
Sydney Corporation Act Amendment; ordered for second reading.
Use of Camels Regulation ; ordered for second reading.

## 2.-PRIVATE BHLS.

Australasian Rights Purchase ; consideration of Legislative Council's amendments.
Parramatta Street Watering ; ordered for second reading.
Silkstone Coal-mine Railway Act Further Amending ; ordered for second reading.

## 3.-COUNCIL BILLS.

Disorderly Conduct Suppression ; ordered for second reading.
Medical ; ordered for second reading.
Menindie Irrigation ; returned to Council with amendments.
Public Works Committee Amendment; ordered for sccond rcading.
Supreme Court ; ordered for second reading.

Legislative Assembly.

## NEW SOUTH WALES.

## 䍚

REGISTER OF adDresses and ORDERS FOR Papers during the session 1894.

| No. OFADDEESB OR Order. | When Paseed, |  |  | On whose Mfotion. | Papers aprlied for. |  | $\begin{gathered} \mathrm{R}_{\text {ETURN }} \\ \text { TO ADDHESS } \\ \text { OR } \\ \text { ORDER. } \end{gathered}$ | Registim Number. | If to be Printed. |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Votes. |  |  |  |  |  |  |  | When giren <br> to Clerk |
|  | No. | Date. | Entry. |  | By Address. | By Order. |  |  | of Order. | of Printing Branel. |
| 36 | 53 | $\begin{array}{r} 1894 . \\ 23 \text { May . } \end{array}$ | 3 | Mr. Neild .. |  | Adulterated Liquors now or recently in Bond |  | $\begin{aligned} & 1894 . \\ & 31 \text { May... } \end{aligned}$ | 94/366 | $1894 .$ |  |
| 7 | 11 | 8 February ... | 5 | Mr. Morgan ......... |  | Amalgamation of Offices of Crown Lands Agent and Clerk | 27 February | 94/146 | 27 February | 28 February. |
| 2 | 5 | 25 January | 7 | . E. M. Clark ... | Application for the relcase of Roderick | of Petty Sessions, Coonamble. |  |  |  |  |
| 19 | 29 | 28 March ...... | 4 | Mr. Nicholson ...... |  | Appointment of Mr. W. J. Gunning to the Wollongong Harbour Trust. | 11 April ... | 91/281 | 11 April .. | 12 April. |
| 10 | 17 | 22 February ... | 3 6 | Mr. Johnston ..... |  | Arrest of Abraham Thaylor...................................... | $14 \mathrm{March} . .$. | 94/178 | 14 March ... | 15 March. |
| 3 15 | 7 | $\begin{aligned} & 31 \text { January ... } \\ & 15 \text { March } . . . . . \end{aligned}$ | 6 4 | Mr. MeGowen ...... Mr . Tonkin | $\qquad$ | Bonuses granted in Railway and T'ramway Departiments ... | 15 February | $94 / 123$ | 15 February | 16 February |
| 22 | 39 | 19 April ....... | $\stackrel{4}{2}$ | Mr. Monkin ......... |  | Brush Farm, Parramatta River...................................... | 19 April ... | $94 / 234$ $94 / 384$ | 5 Junc...... | \% Jude. |
| 7 | 52 | $22 \mathrm{May} . . . . . .$. | 2 | Mr. Neild ............. | Case of Dembeckie $\boldsymbol{v}$. Tucker.... | Bran Farm, Paramata Ror. | 5 Juac...... | $94 / 384$ | 5 Junc...... | 6 Jude |
| 4 <br> 13 | 13 | 14 Fcbruary ... |  | Mr. Lee.............. | Case of Seymour and Wife $v$. Lyme ......... |  |  |  |  |  |
| 13 | 20 | 1 March ...... | 3 | Dr. Ross |  | Conditional Purchase of Thbomas Joseph Keenan, County of Ashburnham. | 10 May ...... | 94/311 | ........... | ........... |
| 28 | 46 | $88 \mathrm{May} . . . . . .$. |  | Mr. Neild ............ |  | Coroner's Inquests on Cliildrenı................................ | 17 " | 94/333 | $17 \mathrm{May} . . . .$. | 18 May. |
| 18 9 | 29 | 28 March ...... | 3 3 3 | Dr. Ross $\qquad$ |  | Davy's Pluide Run, No. 298, Disl rict of Molong................ | 10 " ${ }^{\text {\% }}$....... | 94/312 | 17. |  |
| 9 | 57 | 5 June......... | 3 | Mr. Young | Despatch to Governor of New Zealand in reference to appointments to the Legis. lative Council. |  |  | ......... |  |  |
|  | 25 | 14 March ...... | 4 | Mr. Scott ........... |  | Dismissal of Robert M'Elhinney, of the Harbours and Rivers Department. | 21 March ... | 91/198 | 21 March ... | 22 March. |
| 29 | 47 | $9 \mathrm{May} . . . . . .$. |  | Mr. Young ........ |  | Glebe Island Abattoirs ........................................ | 22 May ...... | 94/338 | 22 May .... | 23 May. |
| 24 32 | 4 | 26 April ...... | 3 3 3 | Mr. E. M. Clark ... |  | Government Wharf at Hayes-street, Neutral Bay............ |  | , |  |  |
| 23 | 42 | 26 April ...... | 2 | Mr. Young .......... |  | Great Marlow Level, Clarence Rivir | 16 Ma | $94 / 324$ | 16 May ...... | 17 May. |

REGISTER OF ADDRESSES AND ORDERS FOR PAPERS DURING THE SFSSION 1894-continued.

| $\left\lvert\, \begin{gathered} \text { No. of } \\ \text { ADDRESS } \\ \text { OR } \\ \text { ORDER. } \end{gathered}\right.$ | Wheis Passed. |  |  | On whosr Motion. | Papers applisd for. |  | $\begin{gathered} \text { Retvrn } \\ \text { to ADDriss } \\ \text { or } \\ \text { ORDEr. } \end{gathered}$ | Register Number. | If to de Printrd. |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Votes. |  |  |  |  |  | Date |  | $\begin{aligned} & \text { When given } \\ & \text { to Clerk } \end{aligned}$ |
|  | No. | Date. | Kntry. |  | By Address. | By Order. |  |  | of Order. | of Printing Branch. |
| 9 | 14 | $\begin{gathered} 1894 . \\ 15 \\ \text { February } . . . \end{gathered}$ | 4 | Mr. Bavister. |  | Inspection of Scaffolding |  | $\begin{gathered} 1894 . \\ 18 \text { April ... } \end{gathered}$ | 94/249 | $\begin{gathered} 1894 . \\ 18 \text { April } \end{gathered}$ | $\begin{array}{r} 1894 \text {. } \\ 10 \text { April. } \end{array}$ |
| 20 | 32 | 4 April ...... | 3 | Mr. Carruthers ... | .................................. | Messrs. Clark and Rowley's lease of Crown Land at Bumerong, Randwick. | 10 May ...... | 94/309 | $10 \mathrm{May} \mathrm{.....}$. | 11 May . |
| 25 | 43 | 1 May ......... | 3 | Mr. Hoyle........... |  | Mr. James Farr, late Clerk of Works, Government Architect's Department. |  | ......... | ............ | ............ |
| 21 | 38 | 18 April ...... | 5 | Mr. J. 12. FitzGerald. |  | Mr. Peol's Paper on Australian Jeanking...................... |  | ........ | ........... | ............ |
| 5 | 9 | 6 February ... | 3 | Mr. Burdekin |  | Occupation of Allotments in Villages of Wilberforce and Pitt Tomn. | 10 May ..... | 94/310 | ........... |  |
| 35 | 52 | $22 \mathrm{Muy} \mathrm{.......}$. | 6 | Mr. Morgan ........ |  | Permits for Gold-mining Purposes .............................. | ............ | ......... | ........... | ….......... |
| 33 | 51 | 17 May ......... | 5 | Mr. Fegan ........ |  | Police sent to Newcastle and Plattsburg during the Stribo... | ............ | ......... | ........... | ............ |
| ${ }^{6}$ | 11 | 8 February ... |  | Mr. Houghton ...... |  | Prison Labour-Mat-making Industry | 4) April ... | 94/219 | $9 \mathrm{May} . . .$. | 10 May. |
| 5 | 26 | 15 March ...... | 3 | Mr. Melville......... | Proccedings in certain cases of Parliamentary Procedure or Disorder. |  |  | ........ | …….... | ........... |
| 34 | 52 | 22 May | 4 | Mr. Neild . |  | Property fronting Durling Harbour, known as Taylor's Wharf. | ........... | ......... | ............ | ........... |
|  |  |  | 4 | Mr. Newman ...... |  | Prospecting Vote.......................................................... | ........... | ......... | ........... | ............. |
| 30 | $47$ | 9 May ......... | 4 | Mr. Schey ............ |  | Ruilways ....... |  | ........ | ........... |  |
| 1 | 4 | 24 Jauuary | 16 | Mr. Damahey |  | Referonce Branch, Free Public Library .i.................... | 1 February. | 94/85 | 1 February. | 2 February |
| 27 | 44. | $2 \mathrm{May} . . . . . . .$. | 2 | Mr. Scobie........... | .................................. | Resumption of Scobie's Lane, West Maitland <br> , | 8 June. |  | …........... | .............. |
| 11 | 19 | 28 February ... | 3 | Mr. Hutchinson ... |  | Resumption of Messre. Westcott, Watta, nnd Davy Brothere Conditional Leases in the Parkes Land Dielrict. | 8 June..... | 94/40才 | ........... | .......... |
| 2 | 4 | 24. January ... | 19 | Mr. Hugh McKinnon. |  | Retirement of Mr. E. G. Ward, late Registrar-General ... | 14. March ... | 94/179 | 14 March ... | 15 March. |
| 26 | 43 | 1 May | 4 | Mr. Bavister .. |  | Scaffold Accident at Newlown ................................ |  | ........ | ............ |  |
| 16 | 28 | 21 March ...... | 3 | Mr. Wall ........... |  | Special Areas | 5 June...... | 94/383 | 5 Junc...... | 6 June. |
| 31 | 48 | 10 May ......... | 2 | Mr. Reid ............ |  | The Civil Service |  | ........ |  |  |
| 4 | 7 | 31. January ... | 7 | Mr. Fidden ...... |  | The Permadent Ariiilery and Head-quarters Staff |  |  | ……....... | .............. |
| 12 | 20 | 1. March ...... | 2 | Mr. J. D. FitzGerald. |  | Uniform Clothing in Government Departments ................ | 18 April..... | 94/250 | ........... |  |
| 6 | 38 | 18 April | 4 | Mr. J. J]. Fitz- | Talidity of Parliamentary Electorates and |  | 17 May .. | 94/330 | 17 May ...... | 18 May. |
| 17 | 25 | 21 March . | ธ | Mr. McGowen |  | Wharf at Lime and Erakine Streets, Sydney | 2 " | 94/291 | 2 |  |

RDGISTER OF ADDRESSES AND ORDERS FOR PAPERS DURING FORMER SESSIONS, 1894.

| $\left\|\begin{array}{c} \text { No. OF } \\ \text { ADDRESS } \\ \text { OR } \\ \text { ORDBE. } \end{array}\right\|$ | Wien Passmd. |  |  | On whose Motion. | Papers applikd for. |  | $\begin{gathered} \text { Revturn } \\ \text { TO ADDRESS } \\ \text { op } \\ \text { ORDER. } \end{gathered}$ | Register Number. | If to be phintad. |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Votes. |  |  |  |  |  |  |  | When given |
|  | No. | Date. | Entry. |  | By Address. | By Order. |  |  | of Order. | of Printing Branch. |
| 31 | 35 | 1.893. <br> 7 December... | 4 | Mr. Chanter |  |  |  | 1894. |  | 1894. | 1894. |
| 31 | 35 |  | 4 | Mr. Chanter. |  | Application of Mr. A. Duly, selector, for accets to water in | 24 January. | 94/59 | ........... |  |
| 28 | 28 | $\begin{aligned} & 24 \text { Norember... } \\ & 1892 . \end{aligned}$ | 2 | Mr. Perry ........... | .................................. | Casc of the late Captain Howard, R.N. ...................... | 14. March ... | 94/180 | $\ldots . . . . . .$. | ........... |
| 104 | 103 | $\begin{gathered} 17 \text { March ...... } \\ 1893 . \end{gathered}$ | 5 | Mr. Garrard ........ |  | Conrictions under the Licensing Acti (in part) .............. | 22 May ..... | 94/340 | 22 May ...... | 23 May. |
| 8 | ${ }_{1}^{9}$ | 12 October ... | 5 | Mr. Darnley |  | Darling Inarbour . | 8 June. | 94/405 | 8 June...... | 9 Junc. |
| 3 | 13 | 24 , ... | 5 | Mr. O'Sullivan....... | Dubbo Refrigerating and Boiling-down Company. | Dakg linber ............................................... | 16 Mny ....... | 94/321 | 8 June...... | 9 Junc. |
| 24 | 24 | 17 November... | 3 | Mr. E. M. Clark ... |  | Floating Baths at Lanvender Bay | 14. February | 94/112 |  |  |
| $\stackrel{21}{22}$ | 21 | $\begin{array}{lll}14 & \\ 14 & & \ldots \\ & \ldots\end{array}$ | 2 3 3 | Mr. Wright .......... |  | Naral and Military Defenecs....................... | 28 " $\quad .$. | 94/1154 | 28 February | 1 March. |
| 30 | 34 | 6 December... | 3 | Mr. Davis ............. |  | Remoral of Constable Andrews from Brron Bay Seamen paid off in the Port of Syducy | 21 " $\quad .$. | 94/140 | 15 March ... | 16 , |
| 9 | 11 | 18 October ... | 7 | Mr. McCourt ...... |  | Supply of Ammunition from a Victorian Factory for tiee | $\begin{array}{lll} 21 & " & . . \\ 15 & " & . . \end{array}$ | $94 / 138$ $94 / 122$ | 21 February | 22 February |
| 25 | 24 | 17 November... | 4. | Mr. Hi.ugh McKin- |  | Military Forces. |  |  |  |  |
|  |  |  |  | non. |  | Wounding of Corporal Harrison at Randwick Rifle Range | 21 , ... | 94/141. | ............ | ............ |

REGISTER OF SEPARATE AND JOINT ADDRESSES (NOT BEING FOR PAPERS) TO THE GOVERNOR, DURING THE SESSION OF 1894.


## Legislative Assembly.

## NEW SOUTH WALES.

STANDING AND SELECT COMMITTEES APPOINTED DURING THE SESSION OF 1894.

|  | Desionation of Committre. | When and how Appointed. | Mimbers. | Charman. | $\begin{gathered} \text { No. of } \\ \text { Mrhinges. } \end{gathered}$ |  |  | When Reported. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  |  |  | Called. | Held. |  |  |
| 1 | The Governor's Opening Speech ...... | 17 January, 1894. Votes No. 1. Entry 6 (On motion of Sir W. P. Manning.) | $\left\{\begin{array}{ll} \text { Mr. Crick, } & \text { Sir W. P. Manning, } \\ \text { Mr.R.G.D.FitzGerald, Mr. Hugh McKinnon, } \\ \text { Mr. Hutchison, } & \text { Mr. Sheldon, } \\ \text { Mr. Levien, } & \text { Mr. Waddell. } \end{array}\right\}$ | Sir W. P. Manning | 1 | 1 | None ...... | 17 January, 1894. |
| 2 | Elections and Quaiifications ............ | 23 Jununry, 1804. Votes No. 3. Entry 2 (By Mr. Speaker's warrant.) | $\left\{\begin{array}{ll} \text { Mr. Bavister, } & \text { Mr. J. D. FitzGerald, } \\ \text { Mr. Henry Olarke, } & \text { Mr. Jces, } \\ \text { Mr. Cuick, } & \text { Mr. Morlon, } \\ \text { Jr. Cullen, } & \text { Mr. Torpy. } \\ \text { Mr. Ewing, } & \end{array}\right\}$ |  | None ... | None . | ......... | $\ldots$ |
| 3 | Standing Orders ${ }^{\text {²........................ }}$ | 23 January, 1894. Votes No. 3. Fintry 20 (On molion of Sir George Dibls.) | $\left\{\begin{array}{ll} \text { Mr. Speaker, } & \text { Mr. Garran, } \\ \text { Sir George Dibbs, } & \text { Sir Merry Parkes, } \\ \text { Mr. Melville, } & \text { Mr. Crick, } \\ \text { Mr. Keid, } & \text { Mr. Want, } \\ \text { Mr. Young, } & \text { Mr. Barton. } \end{array}\right\}$ | Mr. Speakor ......... | 13 | 7 | Nono ...... | 5 June, 1894. |
| 4 | Library ${ }^{2}$................................. | 23 January, 1894. Fotes No. 3. Entry 21 (On motion of Sir Gcorge Dibbs.) | $\left\{\begin{array}{ll} \text { Sir George Dibbs, } & \text { Sir. Henry Parkes, } \\ \text { Mr. Speaker, } & \text { Dr. Culen, } \\ \text { Mr. Traill, } & \text { Mr. J. D. FitzGerald, } \\ \text { Mr. Fwing, } & \text { Mr. Fuiler, } \\ \text { Mr. O'Sulliran, } & \text { Mr. Dickens. } \end{array}\right\}$ | Mr. Preeident ...... | 2 | 1 | ......... | ..................... |
| 5 | Refreslmènta ........................... | 23 January, 1894. Votes No. 3. Entry 22 (On motion of Sir George Dibbs.) | $\left\{\begin{array}{ll} \text { Sir George Dibbs, } & \text { Mr. Hares, } \\ \text { Mr. Barton, } & \text { Mr. Mectooven, } \\ \text { Mr. Frank Farnell, } & \text { Mr. Levien, } \\ \text { Mr. Henry Clarke, } & \text { Mr. Colls, } \\ \text { Mr. Chapman, } & \text { Mr. Mcoburt. } \end{array}\right\}$ | Mr. Henry Clarke.. | 1 | 1 | None ...... | ... |

[^2]${ }^{2}$ nnd 9 Theso Committoes nat $n$ conjuuction with similar Committoes appointed by the Legiblative Council.
stanjing and select committeeis appointed juring the session of 189atcontinued.

|  | Disignation of Committee. | When and how Aprointed. | Mempers. |  | Chatrman. | No: of Mebitings. |  | No. or Witnbsses Examined | When Retorted: |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  |  |  | Called. | Held. |  |  |
| 6 | Operation of the Shipping Lawa ...... | 23 Junuary, 1894. Votes No. 3. Jintry 28 (On motion of Mr. Kelly.) | $\left\{\begin{array}{l} \text { Mr. Kolly, } \\ \text { Mr. See, } \\ \text { Mr. O'Sniniman, } \\ \text { Mr. Wise, } \\ \text { Mr. lhris, } \end{array}\right.$ | $\left.\begin{array}{l} \text { Mr. Molesworth, } \\ \text { Mr. J. D. FitzGerald, } \\ \text { Mr. Garrard, } \\ \text { Mr. G. D. Clark, } \\ \text { Mr. Edden. } \end{array}\right\}$ |  | Mr. Kelly ........... | 26 | 17 | 7 | 5 June, 1894. |
| 7 | Bankruptey Act Amendment Bill ... | 25 January, 1894. Votes No. 5. Entry 6 (On motion of Mr. Neild.) | $\left\{\begin{array}{l} \mathrm{Mr} . \text { Neild, } \\ \text { Mr. Bartov,* } \\ \text { Mr. Cann, } \\ \text { Mr. Perry, } \\ \text { Mr. } \\ \text { Mran. Mcis Clarise, } \end{array}\right.$ | $\left.\begin{array}{l}\text { Mr. Torpe, } \\ \text { Mr. Hindle, } \\ \text { Mr. Gould, } \\ \text { Mr. OSullisan, } \\ \text { Mr. Frank Farnell, } \dagger \\ \text { Mr. MeOourt. } \dagger\end{array}\right\}$ | Mr. Neild ........... | 12 | 11 | 10 | ...................... |
| 8 | Oxford-street Improvement Bill ...... | 25 Januany, 1894. Votes No. 5. Entry 11 (On motion of Mfr. Neild.) | $\left\{\begin{array}{l} \text { Mr. Neild, } \\ \text { Mr. Mnrks, } \\ \text { Mr. MeGowen, } \\ \text { Mr. McCourt, } \\ \text { Mr. Perry, } \end{array}\right.$ | $\left.\begin{array}{l}\text { Mr. Wart, } \\ \text { Mr. Gormly, } \\ \text { Mr. Lees, } \\ \text { Mr. Waddell, } \\ \text { Mr. O'Sullivan. }\end{array}\right\}$ | Mr. Ncild ............ | 1 | 1 | - 1 | 13 February, 1894. |
| 9 | Children's Protection Aet Amer.dment Bill. | 20 Februars, 1894. Votes No. 15. Fitry 11 (On motion of Mrr. Melville.) | $\left\{\begin{array}{l} \text { Mr. Melville, } \\ \text { Sir Gcorge Dibs, } \\ \text { Mr. Neild, } \\ \text { Mrer. Carruthers, } \\ \text { Mr. Cann, } \end{array}\right.$ | $\left.\begin{array}{l}\text { Mr. Molesworth, } \\ \text { Mr. Waddell, } \\ \text { Mr. Waiker, } \\ \text { Mr. MeCourt, } \\ \text { Mr. Torpg. }\end{array}\right\}$ | .................. | None ... | None ... | Nono ...... |  |
| 10 | Application of Mr. J. F. Connelly to mine in the Parish of Currajong. | 13 Mareh, 1894. Voles No. 24. Entry 12 (On motion of Mr. Neild.) | $\left\{\begin{array}{l} \text { Mr. Neild, } \\ \text { Mr. Slatitery, } \\ \text { Mr. MicCourt, } \\ \text { Mr. Morgan, } \\ \text { Mr. Isee, } \end{array}\right.$ | $\left.\begin{array}{l}\text { Mr. Wall, } \\ \text { Mr. Gardiner, } \\ \text { Mr. O'Sullivan, } \\ \text { Mr. Jones, } \\ \text { Mr. Waddell. }\end{array}\right\}$ | Mr. Neild ........... | 3 | 3 | -2 | 1 May, 1804. . |
| 11 | Working of Collieries $\ddagger$................ | 13 March, 1894. Votes No. 24. Entry 14 (On motion of MIr. Fegan). | $\left\{\begin{array}{l} \text { Mr. Fogna, } \\ \text { Mr. Clattery, } \\ \text { Mr. Cook, } \\ \text { Mr. Nden, } \\ \text { Mr. Nicholson, } \end{array}\right.$ | $\left.\begin{array}{l}\text { Mr. McCourt, } \\ \text { Mr. Melyille, } \\ \text { Mr. Cunn, } \\ \text { Mr. Grahnme, } \\ \text { Mr. Seott. }\end{array}\right\}$ | Mr. Fegan........... | 18 | 16 | : 16 | $\left\{\begin{array}{l}19 \text { April, } 1894 \text { (Pro } \\ \text { gress of Evidence) } \\ \text { M May, } 1984 \text { (Finat } \\ \text { Report). }\end{array}\right.$ |
| 12 | Homestead Protection Bill............. | 3 April, 1894. Votes No. 31. Entry 5 (On motion of Mr, O'Sullivan). | $\left\{\begin{array}{l} \text { Mr. O'Sullivan, } \\ \text { Mr. Copeland, } \\ \text { Mr. Donalut, } \\ \text { Mr. Edden; } \\ \text { Mr. Carrathera, } \end{array}\right.$ | $\left.\begin{array}{l}\text { Mr. McCourt, } \\ \text { Mr. G. D. Clark, } \\ \text { Mr. Falker, } \\ \text { Mr. Rae, } \\ \text { Mr. Traill. }\end{array}\right\}$ | Mr. O'Sullivan...... | 6 | 6 | 7 | 18 April, 1804. |
| 13 | Cuse of Stafl-Scrgeant W. Jiffkius...... | 24 April, 1894 . Votes No. 40. Entry 5 (On motion of Mr. G. D. Clarh). | $\left\{\begin{array}{l} \text { Mr. G. D. Clark, } \\ \text { Mr. Brumker, } \\ \text { Mr. Chupman, } \\ \text { Mr. Dawson, } \\ \text { Mr. O'Sulivivan, } \end{array}\right.$ | $\left.\begin{array}{l}\text { Mr. Waddell, } \\ \text { Mr. McCourt, } \\ \text { Mr. Fuller, } \\ \text { Mr. Darnley. }\end{array}\right\}$ | Mr. G. D. Claris ... | 6 | 5 | 3 | 9 May , 1894. |

Legislative Assembly Office,

* Discharged, i5th March, 1894. $\quad$ Addéd, 16th March, 1s94. : Leave given to report evidenco from time to time, 11th April, 1894. W. WEBB,

Sydney, 11th June, 1894.
Clerk of the Legislative Assembly.

# RETENTION OF TITLE OF "HONORABLE" BY PRESIDENTS OF THE LEGISLATIVE COUNCIL AND SPEAKERS OF THE LEGISLATIVE ASSEMBLY. (DESPATCH RESPECTING.) 

## Wresented to both founses of flatiament by dommand.

Chief Secretary's Office, Sydney, 10 May, 1894.
Hrs Excellency the Governor directs the publication, for general information, of the subjoined Despatches from the Secretary of State for the Colonics, conveying an intimation that the Imperial Government concur in the suggestion that the title of "Honorable" might be retained by Presidents of the Legislative Council and Speakers of the Legislative Assembly, on quitting office after they have served three years in their respective oflices.

GEÓRGE R. DIBBS.
Sir,
Downing-street, 22 March, 1894.
I have the honor to acknowledge the receipt of your Despatch, No. 82, of the $29 t h$ of December, cnclosing a copy of a letter from the Speaker of the Legislative Assembly, suggesting that the title of "Honorable" might be retained by Presidents of the Legislative Council and Speakers of the Legislative Assembly on their quitting office after they have served three ycars, as in the casc of Executive Councillors.

You will sce from my Circular Despatch of the 10th instant, of which I enclose copies, that I concur in the suggestion, and that $I$ shall be prepared in future to submit for the approval of the Queen any recommendation from the Governor of New South Wales that the President of the Legislative Council (if necessary) or the Speaker of the Legislative Assembly may, on quitting office after three years' service in their respective offices, be permitted to retain the title of "Honorable."

I have, \&c.,
RIPON.
Governor The Right Honorable Sir R. W. Duff, G.C.M.G., \&c., \&e., \&e.

## [Circular.]

Sir, Downing-street, 10 March, 1894.
I have recently received from the Governor of Now South Wales a Despatch, enclosing for my favorable consideration a copy of a letter from the Speaker of the Legislative Assembly, suggesting that the title of "Honorable" might be retained by Presidents of the Legislative Council and Speakers of the Legislative Assembly on quitting office, after they have served three years in their respective offices, as in the case of Executive Councillors.

I concur in the suggestion, and shall therefore be prepared in future to submit for the approval of the Queen the recommendation of the Governor of any Colony having responsible Government, that the President of the Legislative Council (if necessary) or the Speaker of the Legislative Assembly may, on quitting office after three years' service in their respective offices, be permitted to retain the title of "Honorable."

I have, \&c.
The Officer Administering the Government of Now South Wales.
$444$

## Legislative Assembly.

## NEW SOUTH WALES.

# PRIVILEGES OF MEMbers OF THE LEGISLATIVE ASSEMBLY. 

(fUDGMANE OF TEE SUPREME COURT OF NEW SOUTH WALES IN NORTON $V$. CRICK, DELIVERED 22 MAY, 1894.)

Ordered by the Legislative Ascembly to be printed, 29 May, 1894.

[Extract from" The Sydney Morning Herald."]<br>SUPREME COURT.-Toesday, 22 May, 1894.<br>In Banco.-(Before the Chief Justice, Mr. Justice Innes, and Mr. Justice Fosten.) NORTON $v$. CRICK.

The Chief Justice delirered the following reserved judgment of the Court herein:-The plaintiff in this case has obtained a judgment in an action for malicious prosecution. This judgment not having been satisfied, and the action being one of those excepted by the proriso to the 3rd section of the 10th Victoria No. 7, the plaintiff has caused a writ of capias ad satisfaciendum to issue out of this Court. The defendant is a Member of the Legislative Asscmbly of this Colory, and has moved the Court to make absolute a rule to set aside the writ, contending that he, in cominon with all other Mombers of the Jegislative Assembly, onjoys the privilege of freedom from arrest similar to thati enjoyed by the Members of the House of Commons in England. It is quite clear that the Legislature of this Colony does not onjoy all the privileges which the House of Commons, by virtue of ancicat usage and prescription, does enjoy; nor can it be inferred from the possession of certain privileges of the H.ouse of Commons by virtue of that ancient usage and prescription that the like privileges belong to or are inherent in a Colonial Legislature.-(See Kielly and Carson, 4 Moore, P.C., 63 ; Fenton and Hampton, 11 Moore, P.C., 347 ; Doyle and falconer, 1 L.R., P.C., 328.) The question here is, is this privilege which the House of Commons possesses one necessary to the existence of such a body as the Tegislative Assembly of this Colony and the proper exercise of the functions which it is intended to execute? This was really the question put to themselves by the Judges who decided the case of Gipps $v$. M'Elhone, 2 N.S.W. R. 18, where the privilege of free specch in Parliament was in question, and the Judges held that the privilege did not rest upon the lex et consuetudo of Parliament, but was based upon the inherent necessity of the case- - (See the judgment of Mr. Justice Windeyer, at page 25.) The question, therefore, resolves itself. into this, whether the privilego claimed in this case is essential to the existence of such a body as the Legislative Assembly of this Colony and the proper exercise of its functions? There is no doubt that this privilege, which belongs to the English House of Commons, was based to a great estent upon the supposition that "the personal attendance of Members was necessary to Parliament, and that they ought not to be absent for any business wherefore their person slould be privileged at the suit of any private person duriog the time that he was busied in the affairs of the King and his realm."-(Executors of Skensy $r$. Chamond $1, D_{\text {Ser }} 60$ a.) However, with respect to these ancient privileges of Yarliament, Lord Brougham, in Long Wellesley's case (20d), Russell and Mylnes, on page 628, says:-"The old authorities upon the subject of Parliamentary privilege are to be taken with very ample allowance, for they all refer to times and exist in circumstances wherein the claim of privilege by Members of Parliament was infiaitely larger than anything upon whicl both Houses are now content to rest." Now it by no means follows that what might have been deemed a necessity before the passing of the 1st and 2ud Victorin, Cap. 110, in this Colony the 3 Victoria No. 15, would be so considered after the passing of those Acts. Before the passing of the 1st and 2nd Vietoria, Cap. 110, almost all actions, including all actions somnding in debt, were commenced by a writ of capias ad respondendum, and it may well be that under such circumstances the privilege from arrest was necessary to the proper conduct of Parliamentary duties. Now this writ can only issue in cases where it is shown to the satisfaction of a Judge that the defendant is about to remove out of the jurisdiction of the Court or to abscond to remote parts of the Colony. It is scarcely necessary to point out the strange anomaly which would arise if under present circumstances the privilcge existed. If claimed it would be on the ground of the necessity for the Member's attendance in Parliament at a tive when he was about to causo this attendance to cease by learing the Colony or

## 446

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absconding to some remote place therein. So aiso with regard to the writ of capias ad satisfaciendum. A Judge may in all cases order such writ to issue should he be satisfied that the defendant is about to leave the Colony without satisfying the judgment against hin, but a Member of the Legislative Assembly may, it is contended, claim the privilege of freedom from arrest on account of the necessity for his attendance in Parliament at a time when he is about to abscond from the Colony. I am accordingly of opinion that the necessity for this privilege does not exist in this Colony. So far as I can ascertain, this is only the third case in which a writ of capias ad sativfaciendum has issued against a Member of Parliament since the institation of Parliamentary govermont, and seeing that the writ: can only issue when it is shown that the Member is about to abscond from the Colony, or in the few instances in which a defendant can now be imprisoned for debt, 1 am unable to see that any Parliamentary inconvenience is at all likely to arise by allowing plaintiff to have all those rights and remedies against Members of Parliament for the recovery of what may be due on a judgment they possess against others of Her Majesty's subjects. I am convinced that if no such privilege existed in England by lex et consuctudo of Parliament, the English Parliament would not under existing circumstances, and considering the present law of arrest, think that such a privilege was necessary in order to enable it duly to discharge its functions. For these reasons I am of opinion that this rule should be discharged with costs.

# PARLIAMENTARY DEBATES. <br> (RETURN RESPDOTING COST OF.) 

Ordered by the Legislative Assembly to be printed, 20 February, 1894.

The Principal Shorthand-writer to The Hon. Sir Joseph Abbott, Speaker of the Legislative Assembly.

Legislative Assembly Offices, Sydney, 13 February, 1894.
Sir, Parlianentary Debates.
I observe that in most of the organs of public opinion the cost of the Delates is said to be $\mathfrak{£ 1 6 , 0 0 0}$ per annum, and I desire to be permitted, on behalf of the Staff, to correct a misapprehension which is folt to reflect injuriously upon them.

The Government Printer's annual reports laid before Parliament date from the year 1884, and they show that the cost for printing and bookbinding (taking the average of the whole period) has been £4,059 10s. 11d.

The amount which Parliament is asked to appropriate for the whole of its shorthand-writing services is $£ 5,758$. Of this, $£ 300$ is voted contingently on its being required; and the cost of reporting the evidence in support of private Bills is paid for by the promoters, and goes into the Consolidated Revenue Fund.

Prior to 1884, Parliament appropriated $£ 1,500$ per annum for the reporting of Select Committees. The amount for that year was found insufficient, and I was then called upon by the late Clerk of the Assembly to take up that work. Having been associated in the work of reporting Committees since the year $1.87 \pm$, I am able to say that the amount of Committee work required during the ten years since it has been done by the Debates Staff is enormously greater than during the ten years preceding 1884. The Staff have also reported numerous Royal Commissions, and an entirely new department of duty-that of reporting evidence for the Parliamentary Standing Committee on Public Works-has been devolved upon them. That Committee has frequently required the whole time of two shorthaud-writers and two typewriters, and occasionally of three. Estimating the shorthand-writing for these services on the basis of the Parliamentary appropriations in the year lissf, and for many years antecedent thereto, their cost would exceed $£ 3,000$ per annum, leaving about $£ 2,500$ as properly chargeable against the Debates.

I have, \&c.,
CHAS. ROBINSON,

|  |  |  |  |  | Principal Sh |
| :---: | :---: | :---: | :---: | :---: | :---: |
| Printing and Bookbinding | $\ldots$ | $\ldots$ | $\ldots$ | $\ldots$ | £4,059 1011 |
| Shorthand-writing ... | $\cdots$ | ... | ... | $\ldots$ | 2,500 00 |
|  |  |  |  |  | £6,559 1011 |

[Extract from Speech by MIr. Garrard, M.P., as reported in "Parliamentary Debates" of S February, 1894.]
"Mr. GARRARD : With regard to the item of $£ 2,500$ for printing Hansard, I would urge upon the Colonial Treasurer in futare to put on the Estimates the total amount of this service. $£ 2,500$ was put on the Estimates when Hansard was first started, as the cost of printing; but if we turn to tho Additional Netimates we find that the cost is really $£ 8,000$ per annum. It is ull pery well to talk about the usefulness of Hansard, but we are paying rather dear for our whistle, when it costs $£ 16,000$ per annum-that is, $£ 8,000$ for printing, and $£ 8,000$ for the IIansard Staff. I admit that the Hansard Staff is some-


Mr. CANN: It probably costs $£ 2,000$ for reporting Committecs !
Mr. GARRARD : Then, we will say the cost is £ 14,000 , at least."
As there appears to be much misconception as to the cost of the Hansard Staff and the printing, I am very glad Mr. Robinson has addressed this communication to me.-J. P. Absotr, Speaker, 14/2/91. Perhaps Mr. Potter would favour me with a report.-T.P.A.

The Government Printer.--F.W.W., B.C., 14/2/94. To be returned. Minute herewith.C.P., 16/2/94. The Clerk of the Legislative Assembly.

# The Government Printer to The Clerk of the Legislative Assembly. Minute-paper. <br> Subject:-Cost of the Parliamentary Debates. <br> Government Printing Office, Sydncy, 16 February, 1894 

Herewith I enclose a statement of the total cost of printing, bookbinding, and paper in connection with the Debates. It covers the period 1883 to 1891-2, and shows the average cost of $£ 5,690$ per annum. I also enclose a printed slip showing the number of pages printed each Session from the year 1879.

I should mention that the sum of $£ 2,500$, which has from time to time appeared on the Estimates of this Department for printing the Parliamentary Debates, has remained on the Estimates as a stereotyped amount since the commencement of the work.

Now that the attention of the Legislative Assembly has been drawn to question of the actual cost of the work, I purpose placing upon the next Estimates a more adequate sum.

- CHARLES POTTER, Government Printer.


## [Enclosures.] <br> Parliamentary Debates.

The total cost of Printing, Bookbinding, and Paper, of the Parliamentary Debatcs, from £ s. d. 1883 to 1892, inclusive (ten complete years), is
$44,302 \quad 0 \quad 6$
Deduct (separate copies of speeches of Members on important debates)
$276 \quad 12 \quad 10$

Or, say $£ 4,402$ 10s. 9 d . per year.
The total cost of Printing, Bookbinding, and Paper in respect to several Sessions during above period is as follows:-


Note- It will be observed that in his commanication to the Honorabic the Speaker of the Legislative Assembly, Mr. Robinson has calculated from the year 1884, but the Annual Reports of the Goverument Printing Office date from the year 1883. Mr. Robinson's figures refer only to printing and linding, leaving the cost of japer out of consideration.

Statement showing number of Pages of Hansard each Scesion, and average number of Pages per week of all Sessions, since the first publication of the Debates in 1879. (Exclusive of Index.)


Legislative $\Lambda$ ssembly. NEW SOUTH WALES.

## STANDING ORDERS.

## REPORT

from the

## STANDING ORDERS COMMITTEE

WITII THE

## PROPOSED STANDING ORDERS.

ORDERED BY THE LEGISLATIVE ASSEMbLY TO BE PRINTED, э June, 1894.

## SYDNEY: CHARLES POTTER, GOVERNMENT PRINTER.

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[1 s 6 d .]
$$ 401.-A

1894. 

## EXTRACTS FROM THE VOTES AND PROCEEDINGS OF THE LEGISLATIVE ASSEMBLY.

## Votes No. 3. Tuegday, 23 Januart, 1894.

20. Standing Orders Committee (Sessional Ofder):-Sir George Dibbs moved, pursuant to Notice, That the Standing Orders Committee for the present Session shall consist of Mr. Speaker, Mr. Meiville, Mr. Reid, Mr. Garran, Mr. Young, Sir Henry Parkes, Mr. Crick, Mr. Want, Mr. Barton, and the Mover, with leave to sit during any adjournment, and authority and power to send for persons, papers, and records, and to examine witnesses, and to report in any matter or thing referred to or pending before the said Committec, and to confer upon subjects of mutual concernment with any Committee appointed for similar purposes by the Legislative Council.
Question put and passed.

Votes No. 57. Tuesday, 5 June, 1894.
7. Proposed Standing Orders :-Mr. Young, on behalf of the Chairman, brought up from the Standing Orders Committee a Report, with Standing Orders prepared by that Committce.
Ordered to be printed.
1894.

- NEW SOUTH WALES.

STANDING ORDERS.

REPORT FROM THE STANDING ORDERS COMMITTEE

OF THE

LEGISLATIVE ASSEMBLY,

WITH THE

## PROPOSED STANDING ORDERS.

The Standing Orders Commitree having had under consideration the whole of the Standing Orders, have prepared, and have now the honor to present to your Honorable House such Standing Rules and Orders as, in their opinion, ought to be adopted for the orderly conduct of the business of your Honorable. House.

J. P. ABBOTT,<br>Chairman.

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452
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# PROPOSED STANDING RULIES AND ORDERS 

OF THE

LEGISLATIVE ASSEMBLY, NEW SOUTH WALES.

## REPEAL OF PREVIOUS STANDING RULES AND ORDERS.

1. All previous.Standing Rules and Orders are hereby repealed.

## CHAPTER I.

## General Conduct of Business.

2. In all cases not specially provided for hereinafter, or by other Orders, General Rulo resort may be had to the rules, forms, and usages of the Imperial Parliament, which of Practice. may be followed so far as the same can be applied to the proceedings of this House: Provided that notling herein contained shall be deemed to render applicable any new Standing Order of the Imperial Parliament made since the 1st January, 1880, save so far as the same shall have been or shall be expressly adopted by this House.

## CHAPTER II.

## Proceldings on the Openivg of a Nef Parliament.

3. On the first day of the meeting of a new Parliament for the despatch of clerk reads business, pursuant to the Governor's Proclamation, Members of the Assembly having Proclamation, met at the time and place appointed, the Clerk of the Assembly shall read the Proclamation and amnounce the receipt of the Writs of Dlection and the List of Members elected.
4. The House shall await a Message from the Commissioners appointed by Message from the Governor for opening the Parliament.
5. On receiving the message from the Governor's Commissioners for opening Honso hears the Parliament, the Members of the Asscmbly will attend at the place named in remmission the Message to hear the Commission read.
6. The Assembly having heard the Commission for opening the Parliament Membera read, and being in their own Chamber, a Commissioner or the Commissioners ${ }^{\text {smorn. }}$ appointed by the Governor for swearing Members shall be announced, and the Commission read by the Clerk.
7. Members shall then be sworn or make affirmation as prescribed by law, Writs of olec-
 endorsed thereon, shall be produced by the Clerk on the oath or affirmation being sworn. administered to such Member.
8. For the purpose of the election of a Speaker, the Clork of the Assemibly For Spatkers shall act as Chairman of the House, and in any debate at such election shall decide e eection, Clerk which Member is entitled to address the House.

A Member proposed as Speaker.
9. After the Members present havo been sworn, a Member, addressing himself to the Clerk, shall propose some other member, then present, to the House, for their Speaker, and move that "Mr. - do take the Chair of this House as Speaker," which motion must be seconded.
$\underset{\substack{\text { If unopposed, } \\ \text { such Member }}}{\text { 10. If only one Member be proposed and seconded as Speaker, he shall be }}$ such Member
called to the called to the Chair of the House without a question being put.

## Chair.

He submits
himself to the
House.
Again called and conducted to the Chair.

When two or more
Members
proposed as Speaker.

## Mode of

decision
between candidates.
11. Such Member on being called to the Chair, shall stand up in lis place, and express his sense of the honor proposed to be conferred upon him, and submit himself to the House.
12. Being again called to the Chair, he shall be conducted from his seat to the Chair by the Members who proposed and seconded his election.
1.3. If two or more Members be proposed as Speaker, a motion shall be made and seconded regarding each such Member, "That Mr. - do take the Chair of this House as Speaker"; and each Member so proposed shall address himself to the House.
14. The Clerk shall then, in the order in which the Members have been proposed, put the question "That Mr. - do take the Chair of this House as Speaker;" and if resolved in the affirmative the Mcmber shall be conducted to the Chair, as provided in Rule 12, but if in the negative, or in the event of the numbers being equal, the question shall then be put by the Clerk "That (the Member next proposed) do take the Chair of this House as Speaker," and so on until a majority has been recorded in favour of one of the candidates.

The Speaker takes the Chair.
15. Having been conducted to the Chair, the Member so elected, standing on the upper step, shall return his acknowledgments to the House for the honor conferred upon him, and take the Chair.
Appointment for presentaSpeaker to the Governor. Government shall inform the House at what how the Governor will be pleased to Ti Rear we pleased to and the House shall then adjourn to that hour, unless the Governor is prepared to receive the House at once.

The Speaker prosents
himself to the Governor.

## Lays claim

 privileges.17. The Speaker having resumed the Chair at that hour (in the event of the House having adjourned) shall proceed, with any Members then present, to Government House, for the purpose of presenting himself to the Governor; and at such presentation he shall, in the name and on behalf of the House, lay claim to their undoubted rights and privileges, and pray that the most favourable construction may be put upon all their proceedings; and, on returning, shall pass through the Assembly Chamber, and having resumed the Chair, shall report his presentation to the Governor, as well as the circumstance that he had laid claim, on behalf of the House, to their undoubted rights and privileges.

Time announced for 18. A Member or the Government shall Hen infor the Governor the Governor will be pleased to summon the House for the purpose of hearing the ardressing the reasons of His Excellency's calling the Parliament together' and the House may then adjourn to that hour.
Introduction
of new 19. A Member, returned at other than a general election, shall be introduced of new
Members. to the House by a Member.

When seated on Petition.
When
Members may
be sworn.

## Absence of

 Spaker.20. Members seated on Petition need not be introduced.
21. Members may take and subscribe the Oath or Affirmation required by law, at any time during the Sitting of the Housc, but no debate or business shall be interrupted for that purpose.
22. Whenever the House shall be informed by the Clerk of the unavoidable absence of Mr. Speaker, the Chairman of Committees, so long as Mr. Speaker is absent, shall perform the duties and exercise the authority of the Speakerin relation to all proceedings of the House, as Deputy-Speaker until the next mecting of the House, but shall give place to Mr. Speaker upon his arrival, and so on from day to day, on the like information being given to the House, until the House shall otherwise order.
order. Provided that if the House shall adjourn for more than twenty-four hours, the Deputy-Speaker shall continue to perform the dutics and exercise the authority of Speaker for twenty-four hours only after such adjournment.
23. In the cvent of the absence, at the time appointed for the meeting of Absence of the House, of both the Speaker and the Chairman of Committees, the Clerk shall Clairman of declare the House adjourned until the next usual sitting day. Committees.
24. In case of unavoidable abscnce or illness of the Clerk of the Assembly, Unavoidable the duties imposed upon him shall be performed by the Clerk-Assistant, or, in lis clers. absence, by the officer next in seniority.
25. When a vacancy has occurred in the office of Speaker during a Session, Vnanoco in the Clerk of the Assembly shall report the same to the House at its first sitting duringeession afterwards, and the House shall forthwith proceed to the election of a new Speaker.
26. When a vacancy has occurred in the office of Speaker during recess, V anance in except by dissolution of the Parliament, the Clerk of the Assembly shall report the Speakerbip during recess. same to the House on its return from hearing the Governor's Speceh on opening the next Session, and it shall forthwith proceed to the election of a new Speaker.
27. When a vacancy has occurred in the office of Speaker, during the Privileges not currency of a Parliament, the new Speaker, on being presented to the Governor, Slamed by does not lay claim to the privileges of the House.
28. (a) The House shall by resolution upon Notice, at the commencement of Appointment each Session of Parliament, appoint a Member to be Chairman of Committees of the of Charman Whole Iouse, who shall hold office until his successor slall be appointed.
(b) When a vacancy occurs in the office of Chairman, a new Chairman shall be appointed in like manner.
(c) Mr. Speaker shall nominate, at the commencement of every Session, Nomintion a panel of not more than five members to act as temporary Chairmen of Committees of Chaimpenary when requested by, or in the absence of, the Chairman of Committecs, and any temporary Chairman while acting under this Standing Order shall have all the powers of the Chairman of Committees of the Whole House. Provided that he shall imnediately vacate the Chair on the return and at the request of the Chairman of Committees.
29. The Chairman of Committees shall take the Chair as Deputy Speaker Chairman to when requested so to do by Mr. Speaker without any formal communication to the $\begin{aligned} & \text { net nis Derper. }\end{aligned}$ House.

## CIIAPTER III.

## Opening of a Session of Parliament.

30. On the first day of the meeting of Parliament for the despatch of business,, , lork reads pursuant to the Govcrnor's Proclamation, Members of the Assembly having met at the time and place appointed, the Clerk of the Assembly shall read the Proclamation.
31. The House shall await a Message from the Governor.

Message from
Governor.
32. When the reasons for calling Parliament together are announced by When Paria. Commissioncrs appointed by the Governor, the same forms shall be observed by the $\begin{gathered}\text { ment opened } \\ \text { by Commis: }\end{gathered}$. $\Lambda$ ssembly as when the Governor opens Parliament in person.
sioners:
33. On the receipt of the Message to attend the Governor to hear his Speech, Houe hears the Speaker with the House shall attend at the place appointed by the Governor. $\begin{gathered}\text { the ecocherror's } \\ \text { epect }\end{gathered}$
34. The Speaker and the House having heard the Governor's Speech, and House returns being in their own Chamber, the House may then adjourn during pleasure.
35. Before the Governor's Speech is reported to the House by the Speaker, Some formal some formal motion shall be made, or formal business transacted without notice. $\begin{aligned} & \text { business frist } \\ & \text { transected. }\end{aligned}$
36.

The Speaker reports the Speech.

Committee
appointed to prepare reply.

Address in reply agreed to and presented to the Governor.

Only formal
busincss
before
adoption of
Address.

Days and
hour of meeting.

Meeting of
the Honse.

Time of meeting.
36. The Speaker shali then report that the House had that day attended the Governor, and that His Excellency had been pleased to make a Speech to both Houses of Parliament, of which Speech the Speaker had, for greater accuracy, obtained a copy, which he will then read to the Mouse.
37. The Speech having been read, a Select Committee shall be appointed without notice to draw up an Address to be presented to the Governor in reply, and His Excellency's Speech .slall be referred to such Committce.
38. The Address being reported by the Chairman of the Committee, may be at once taken into consideration, or be ordered to be printed, and a future day fixed for its consideration; and having been adopted by the House, with or without an amendment, shall be presented to the Governor by the Speaker, accompanied by the Mover and Seconder and such Members of the House as shall think fit to attend, at such time as the Goveruor shall inform the Speaker it will be His Excellency's pleasure to receive the House.
39. No business beyond what is of a formal character shall be entered upon before the Address in reply to the Governor's Opening Speech has been adopted.

## CHAPTER IV.

## Sitiling and Adjournment of the House.

40. The House shall from time to time appoint the days and the hour of each day on which it will meet for the despatch of business, and the order in which the business shall be appointed to be taken. Chair.
41. The Bell shall be rung two minutes prior to Mr. Speaker taking the
42. The Speaker shall take the Chair within half an hour after the time appointed for the meeting of the House, and if at the expiration of such half-hour there be not a Quorum of Members present, shall adjourn the House to the next sitting day; the names of the Members present being entered on the Votes and Proceedings.

House proceeds to business on return from attending the Governor.
Want of Quorum.

## Member <br> calling

attention to
be counted.

## Attention

called when
Quorum
present.

## Names of

Members present at count out.
43. When the attendance of the House has been desired by the Governor, the House, on its return, will proceed with business, although less than a Quorum be present, until notice be taken thereof.
44. If, at any time after the commencoment of the Business of the Day, notice be taken by any Member, or the Chairman of a Committee of the Whole report (whether upon Division or otherwise) that there is not a Quorum of Members present, the Serjeant-at-Arms, by direction of the Speaker, shall ring the Division Bell, and one of the Clerks Assistant at the Table shall simultaneously turn a Minute-glass; and, at the expiration of one minute by the glass, the Speaker shall count the House, and if there be not a Quorum present (exclusive of the Speaker), shall adjourn the House to the next day of meeting: Provided that if, on any Division in the House, it appear by the Lists handed in by the Tellers that there is not a Quorum present, the Speaker shall adjourn the House at once, without the Bell being rung or the Minute-glass turned.
45. A Member who calls the attention of Mr. Speaker, or of the Chairman of Committces, to the fact that there is not a quorum of Mombers present, shall be held to be present during the counting of the House or Committee.
46. Any Member calling attention to the absence of a Quorum when a Quorum is actually present shall be deemed guilty of disorder.
47. Upon every occasion when the House is counted out, the names of Members present shall be taken down by one of the Clerks Assistant, and be entered in the Votes and Proceedings.
48. Except in the cases mentioned in Rules 23,42 , and 44, when the Speaker House only adjourns the House without putting a Question, the House can only be adjourned $\begin{aligned} & \text { itsown resolu- } \\ & \text { idion }\end{aligned}$ by its own resolution.
49. (a) No motion for the adjournment of the House shall be entertained until Motions for the formal business shall have been disposed of, and then only for the purpose ${ }^{\text {adjournment. }}$ of discussing a definite matter of urgent public importance, the subject of which shall be first stated to the Speaker in writing.
(b) When the motion is proposed "That this House do now adjourn," sucle motion to be motion shall be openly proposed without any words from the mover in support, supported by and shall only be procecded with on five other Members rising in their places Members. to support it.
(c) On the question being proposed "That this House do now adjourn," the Limitation of mover and the Minister first speaking to the question shall not exceed thirty minutes, time of and any other Member, or the mover in reply, shall not exceed fifteen minutes, and every Member shall confine himself to the one subject in respect to which the motion has been made.
(d) No second motion for the adjournment of the House shall be made on No second the same day, except by the consent of the House obtained by question from the motion on Chair, without debate.
(e) Nothing contained in this Rule shall apply to the usual motion of Motion adjourmment by a nember of the Government to terminate the sitting of the House. sotterminate
50. Before the days and hour of sitting have been appointed by the House, when House if an adjournment take place without the day and hour being fixed for meeting, the adjourns before mect. House shall meet on the day and at the hour on which it would have met if the ing daysfixed. sitting days in force at the close of the previous Session had been appointed.
51. Whenever the Assembly may be adjourned for want of a Quorum to the when next sitting day, and the same shall prove to be a General Holiday, proclaimed by wanound for the authority of the Govormment, then the Assembly shall stand adjourned to the Quorum next succceding sitting day.
before
General
Holiday,
\&e.

## CHAPTER V.

## Recomds of mhe House.

52. Every Vote and Proceeding of the House shall be recorded by the Clerk Votes and of the Assembly, and the Votes and Proceedings of the House shall, being first ${ }^{\text {Procedings. }}$ perused by the Speaker, be printed by the Government Printer; and the Votes and Proceedings, so printed from day to day, signed by the Speaker and countersigned by the Clerk, shall be the Journals of the House.
53. The custody of the Votes and Proceedings, Records, and all documents Custody of whatsoever laid before the House, shall be in the Clerk, who shall neither take, nor Records. permit to be taken, any such Votes and Proccedings, Records, or Documents, from the Chamber or Offices, without the express leave or order of the Speaker.

## CHAPTER VI.

## Attendance and Places of Mempers.

54. A Record of the Members of the House shall be kept by the Clerk, in Record of which shall be entered the name of each Member, the dite of his election, the date Members. of his taking his seat, and, on his ceasing to be a Member, the date and the cause thereof.
55. Every Member is bound to attend the service of the House, unless leave members to of absence be given to him by the House.

Ieave of absence may be given.

Notice of Motion for leave.

Learo excuses from service.

Leare forfeited.

Call of the House.

Notice of.

An Order of the Day.
An Order of
the Day.

| Nnmes called |
| :--- |
| over. |

Ministerina Bench.
56. Leave of absence, not exceeding the remainder of the then Session, may be given by the House to any Member, for any sufficient cause, to be stated to the House.
57. Notice shall be given of a motion for giving leave of absence to any Member, stating the cause and period of absence.
58. A Member shall be excused from service in the House, or on any Committee, so long as he has leave of absence.
59. A Member, having leave of absence, shall forfeit the same by attending the service of the House, before the expiration of such leave. than fourteen days from the day on which such order shall have been made.
(b) A notice of the order for a Call of the House, signed by the Clerk, shall be forwarded by post to each Member of the Assembly. For the purpose of enabling this notice to be given, every Member shall, at the commencement of each session, or as soon as he shall have taken his seat, enter his name and address in a book to be kept by the Clerk of the House. down as the first Order of the Day for the day so appointed.
(d) When the Order of the Day for Calling over the House is read, unless the same be postponed or discharged, the names of the Members shall be called over by the Clerk alphabetically.
taken down by the Clerk, and subsequently called over a sccond time; when those who answer, or afterwards attend in their places on the same day, are ordinarily excused.
( $f$ ) Members not attending in their places on the same day may be ordered to attend on a future day, when, unless they attend, or a reasonable excuse be offered for their absence, they will be dealt with for their default as the House may think fit.
61. The front bench on the right hand of the Chair shall be reserved for Members holding office under the Crown.

## Member 10

be uncovered when not seated.

Not to pass between Choir and Tlable.
Not to obstruct passages.
62. A Member shall be uncovered when he enters or leaves the House, or
moves to any other part of the House during the debate; and shall make obeisance to the Chair on entering or leaving the Chamber.
63. No Member shall pass between the Chair and the Table.
61. A Member when he comas into the House, shall take a seat, and shall not stand in any of the passages or gangways.

## CHAPTER VII.

## Strangers.

Admission of.
65. The Speaker only shall have the privilege of admitting Strangers to the space at the back of the Speaker's Chair, the Ladies' Gallery, or to the Lower Gallery; but every Member shall have the privilege of admitting, by orders, not transferable, two Strangers to the Upper Gallery.

Notice taken
of presence of
(66. If, at any sitting of the House, or in Committee, any Member shall take notice that Strangers are present, Mr. Speaker or the Chairman (as the case may be) shall forthwith put the Question, "That Strangers be ordered to withdraw," without permitting any debate or amendment; and on that Question being resolved in the affirmative, Strangers shall be required immediately to withdraw : Provided that the Speaker or the Chairman may, whenever he thinks fit, order the withdrawal of Strangers from any part of the House.

The Parliamentary Reporting Staff shall not be deemed to be Strangers unless Mr. Speaker or the Chairman of Committees shall so direct.
67. No Member shall bring any Stranger into any part of the Buildings ${ }_{\text {Only }}$ aited to appropriated to the Members of the House, while the House or a Committee roons speciof the Whole House is sitting, except to such rooms as may be set apart for ally set apart. Strangers.
68. No Stranger shall be admitted at any time to a Secret Committee.

## CHAPTER VIII.

## Routine of Bosiness.

69. The House shall proceed each day with its ordinary business, in the Routine of following routine:-1. Questions on notice. 2. Presentation of Petitions. 3. Notices ${ }^{\text {business. }}$ of Motions and Questions. 4. Formal Business. 5. Placing or disposal of business. 6. Motions and Orders of the Day, or vice versá, as set down on the Notice Paper.
70. Messages between the Legislative Council and Assembly, Papers, and Presentation Returns may be presented at any time when other business is not before the House. of Papers.

## CHAPTER IX.

Questions Seeking Information from the Governmen's.
71. Questions may be put to Ministers of the Crown relating to public Qucstions affairs ; and to other Members, relating to any Bill, Motion, or other public matter prespecting connected with the business of the House, in which such Members may be concerned, business. and the Clerk shall enter upon the Votes and Proceedings the Questions of which Answers formal notice shall have been given with the answers returned to the same.
72. In putting any such Question, no argument or opinion shall be offered, Questions not nor any facts stated, except so far as may be necessary to explain such Question. $\begin{gathered}\text { to involve } \\ \text { argument. }\end{gathered}$
73. In answering any such Question, a Member shall not debate the matter No debate to which the same refers.
allowed.
74. Questions put without notice are subject to the same rules as Questions Questions upon notice, but neither the Question nor reply shall be recorded in the Votes and notice. Proceedings.
75. Notices of Questions shall not be openly read, but shall be handed to one Time for giv. of the Clerks at the Table before the Formal Business is entered upon as prescribed ${ }^{\text {ing notices. }}$ by Rule 69.

## CEAPTER X.

## Petitions.

76. A Petition must be in writing, and no printed or lithographed Petition Fonm. shall be received.
77. A. Petition must contain the prayer of Petitioners at the end thereof. Prayer.
78. A Petition must be written in the English language, and must be free To bein from interlineations or erasures.
79. A Petition shall be signed by at least one person on the skin or sheet to be signed on which the Petition is inscribed.
80. A. Petition must be signed by the parties whose names are appended Anthenticity thereto, with their names or marks written or made by themselves, and by no one of signaturcs. else, except in cases of incapacity from sickness.
81. Every signature shall be written upon the sheets bearing, or attached to Signatures the Petition itself, and not pasted upon or otherwise transferred ihereto.
ro be received only as from the perBons signing.

## Petitions

 from Corporations.No documents to be nttached.
Erception.
82. All Petitions shall be received only as the Petitions of the parties signing the same.
83. Petitions of Corporations aggregate must be made under their common scal.
81. No letters, affidvaits, or other documents shall be attached to any Petition, except it be a Petition for a Private Bill, when the Gazettes, and newspapers containing the necessary advertisements, may be attached, with a copy of the Bill.

## No reference

 to debates.Language of.
8ǒ. No reference shall be made in a Petition to any debate in Parliament.

Presented by
a Member.
From
Members.
Members to affix their names.
Members precenting, to peruse.
86. A Petition shall be respectful, decorous, and temperate in its language.
87. Petitions can only be presented to the House by a Member:
88. A Member cannot present a Petition from himself.
89. A Member presenting a Petition to the IIouse shall affix his name at the beginning thereof.
90. It shall be incumbent on a Member presenting a Petition to acquaint himself with the contents thereof, and to ascertain that it does not contain language disrespectful to any branch of the Legislature.

Ruls of the
Hounct to be observed.

## Not to pring

for mones.
Mode of presenting.
91. A Member presenting a Petition slall take care that the same is in conformity with the rules and orders of the House.
92. No Petition shall, either directly or indirectly, pray for a grant of public money.
93. A Member presenting a Petition, not being a Petition for a Private Bill, or relating to a Private Bill before the House, shall confine himself to a statement of the parties from whom it comes-of the number of signatures attached to it-of the material allegations contained in it-and to the reading of the prayer thereof; and the only Question which shall be entertained by the House, on the presentation of any Petition, shall bo, "That the Petition be received," which question shall be decided without, amendment or debate.
Printing of. 94. The Clerk shall cause to be printed, as a matter of course, all Petitions received by this House (excepting Petitions for the introduction of Private Bills), unless it be otherwise ordered by the House: Provided that when several Petitions are presented substantially to the same effect, he shall cause to be printed only the one first presented, to which he shall append a statement of the number of other Petitions, the general designation of the party or parties to each, and the number of signatures attached.

## CHAPMER XI.

## Nontces of Motions.

Notice of
Motion given
in writing.
95. A Member on giving Notice of a Motion shall read it aloud, and deliver to one of the Clerks at the table a copy of such notico, fairly written, signed by himself, and showing the day proposed for bringing on such Motion.

Notice given
for an absent
for an absent
Member.

Order of
notices.
93. A Member, on being duly requested, may give notice for any other Member not then present, by putting the name of such Member on the Notice of Motion, in addition to his own.
97. Notices of Motion, when first given, slall be set down on the Business Paper in the order in which they had been given.

Limitation of
notices. 98. A. Notice of Motion may not be set down for a day later than the fourth
notices.
Change of
day fixed for Motion. next sitting day on which similar notices have precedence.
99. A Member desiring to change the day for bringing on a Motion, may give notice for any day subsequent to that first named, but not earlier, subject to the same rules as other Notices of Motion.
100. No Notice of Motion shall be received except at the time prescribed by time for Rule 69.
101. If a Notice contains unbecoming expressions, the Speaker may order Unbecoming that it shall not be printed, or it may be expunged from the Notice Paper, by order Notices of the House.
102. No Member (cxcept a Minister) may give two Notices of Motion con- Giving more secutively.
than one
Notice.
103. A Notice of Motion for a special adjournment or which relates to the Notices Privileges or Business of the House shall take precedence of all other Notices of daking prece. Motions or Orders of the Day.
104. A Member may alter the terms of a Notice of Motion, given by him, by Alteration handing in, at latest, during the sitting of the House preceding the day appointed $\underset{M}{\text { Mototion. }}$ for such Motion, an amended Notice, which must not exceed the scope of the terms of the original Notice.

## CHAPTER XII.

## Business of the House and Formal Business.

105. A Business Paper containing Notices of Questions and Motions and Business Orders of the Day shall be printed and circulated with the Votes and Proceedings.
106. Unless otherwise provided, Notices of Motions shall take precedence of Procedence of Orders of the Day, and must be moved, withdrawn, or postponed in the order in ${ }^{\text {Motions, }}$ which they appear on the Business Paper or lapse. Provided that on days on which it is appointed that Government Business shall have precedence, General Orders of the Day shall, unless otherwise ordered, take precedence of General Notices of Motions.
107. If, at the adjournment of the House, any Motions on the Business Paper Remanets. have not been called on, such Motions shall be set down on the Business Paper for the next sitting day, at the end of the business already fixed for that day.
108. The right is reserved to Hor Majesty's Ministers to place any Notices Ministers of Motion or Orders of the Day, relating to Government Business, upon the Business may manange Paper in the rotation in which they desire them to be taken on any days on which Governnent Government Business has precedence.
109. General Orders of the Day relating to Bills shall take precedence in the Precedence following order-
of Orders of
(1) Bills amended by the Legislative Council.
the Day on
(2) Bills for third reading, adoption of Reports of Committees of the Whole ${ }^{\text {Businessdass. }}$ House on Bills, and Bills recommitted.
(3) Bills for second reading or consideration in Committce of the Whole House, in the order in which they may be set down.
110. Before the House proceeds to the Notices of Motion or Orders of the Formal Day, Mr. Speaker shall inquire with respect to each Motion of which Notice has Business. been given for the day (except as provided in Rules 112, 113, and 114), and each Order of the Day for the Third Reading of a Bill, whether there is any objection to its being taken as a Formal Motion or Order; and if, upon such inquiry being made, no objection is taken by any Member, the Motion or Order shall be deemed to be a . Formal Motion or Order, and may be forthwith moved by the Member otherwise entitled to move it.
111. No Amendment or Debate shall be allowed on a Formal Motion or Order No Debato of the Day, or upon the further proceedings following the Third Reading of a Bill ${ }^{\text {allowed. }}$ which is a Formal Order, but the House may proceed to Division thereon as in other cases.
112. It shall not be in order for Motions for the appointment of a Select Exceptions. Committee (excepting upon a Private Bill), or for the adoption of the Report from a Select Committee, to be propased as Formal Motions, 401-C

Objections may bo entered in Objection Book.
113. Objection may be entered in a book, which shall lie on the Table of the House, to any Motion or Order of the Day otherwise entitled to be proposed as formal. Such objection may at any time be withdrawn by the Member who had made it, but so long as it stands against any Motion or Order of the Day it shall not be in order for such Motion or Order of the Day to be proposed as Formal.
114. The motion for leave to bring in a Private Bill shall be put from the

Motion for
leave to bring inPrirateBill. Chair as a Formal Motion, no objection being allowed.

Witbdrawal of Bills.
115. Mr. Speaker shall each day go through the Business Paper for the day to permit Members, without debate, to withdraw, postpone, or discharge Notices of Motions or Orders of the Day on the Business Paper for that Day; and any Notices of Motions or Orders of the Day not so withdrawn, postponed, or discharged shall retain their relative positions on such Business Paper. The withdrawal of a Bill consequent upon the discharge of an Order of the Day in reference to $i t$, may then be moved without debate.

## CHAPTER XIII.

## Public Money.

Motions in-
volving expenditure of publicmoney, $\&$.
rant of money or re-- lease of debt owing to the Crowe.

Members
to speak
standing and
uncovered.
Indulgence
to Members
unable to
stand.
Personal
explanation.
116. This House will not proceed on a question involving the expenditure of public money or any charge upon the Public Revenue or upon the people, except in a Committee of the Whole on a day fixed by motion at a previous sitting; no debate being allowed on such motion.
117. This House will not proceed upon any Petition, Motion, or Bill, for granting any money, or for releasing or compounding any sum of money owing to the Crown, but in a Committee of the Whole House.

## CHAP'IER XIV.

## Rules of Debate.

118. A Momber desiring to speak shall rise in his place uncovered, and address himself to the Speaker, and may, if he thinks fit, advance thence to the table for the puypose of continuing his address.
11.9. By the special indulgence of the House, a Member unable conveniently to stand, by reason of sicknoss or infirmity, will be pormitted to speak sitting and uncovered.
119. By the indulgence of the House, a Member may explain matters of a personal nature although there be no question before the House; but such matters may not be debated.
Member not
to speak
twice.
Speaker
to interpose.
Ericoptions. except in position of the House allt, and the three next following rules, proceeding to speak a second timc on the same Question: Provided that it shall be competent to a Member, when he seconds a Motion or Amendment before the Mouse, without speaking to it, to address the House on the subject of such Motion or Amendment at any subsequent period of the debate.
Explanation.
120. A Member who has spoken to a Question may again be heard, to explain himself in regard to some material part of his speech, but shall not introduce any new matter, or interrupt any Member in possession of the chair.
Reply.
121. A reply shall only be allowed to a Member who has made a substantive Motion to the House, or moved the second or third reading of a Bill.

Reply at close
of adjourned debate on a Motion.
Motion that a Member b
heard, \&c.
124. A reply will be allowed, although the debate on the motion, by being adjourned, becomes an Order of the Day.
125. A motion, without notice, may be made that any Member who has risen "Be now heard," or that a Member who is speaking "Be not further heard," and such questions shall be decided without debate.
126.
126. No Member shall allude to any debate of the same Session, upon a Decrates of Question or Bill not being then under discussion, except by the indulgence of the not to bo House for personal explanation.
alluded to.
127. No Member shall read the report of any specch made in Parliament speeches of
suring the same Session.
sann tossion
not to bend.
128. No Member shall read extracts from newspapers or other documents Extracts referring to debates in the House during the same Session.
referring to debates not to bo read.
129. No Member shall reflect upon any vote of the House, except for the Reffections purpose of moving that such vote be rescinded.
of the
House.
130. No Member shall allude to any debate of the same Session in the other Allusion to House of Parliament. debate in the
131. No Member shall use Her Majesty's nor the Governor's name irreverently Use of the in debate, nor for the purpose of influencing the House in its deliberations.

Queen's
name.
132. No Member shall use offensive words against either House of Par- offensive liament, nor against any Statute, unless for the purpose of moving for its repeal. $\begin{gathered}\text { words againgt } \\ \text { cither House. }\end{gathered}$
133. No Member shall refer to any other Member by name, except for the № Member purpose of distinguishing him from other Members returned for the same Electoral to by name. District.
134. No Member shall use offensive or unbecoming words in reference to any ofensire Member of either House of Parliament.
135. No Member shall digress from the subject matter of any Question Digresions, under discussion; and all imputations of improper motives, and all personal ${ }^{\text {imputataions, }}$ and relcc reflections on Members, shall be deemed disorderly. and reflec
136. A Member may request that the Question or matter in discussion be Question may stated for his information at any time during the debate, but not so as to interrupt to bo stated. a Member speaking.
137. Whenever the Speaker rises during a debate, any Member then speaking when the or offering to speak shall sit down, and the House shall be silent, so that the Speaker Speaker riscs. may be heard without interruption.
138. When the Speaker is putting a Question, no Member shall walk out of or puts the or across the Chamber; nor, when a Member is speaking, shall any Member hold $\frac{\text { Question }}{\text { Interrutions. }}$ discourse to interrupt him.
139. No Member shall interrupt another Member whilst speaking, unless Interruption (1) to request that his words be taken down; (2) to call attention to a point of not nullowed. Order ; or (3) to call attention to the want of a Quorum, or (4) as provided by Exceptions. Rule 125.
140. The Speaker or the Chairman of Committecs may call the attention of Spanker or the House or the Committee to continued irrelevance or tedious repetition on mairmar the part of a Member, and may direct such Member to discontinue his speech : attention to Provided that the Member so directed shall have the right to require the Speaker or ${ }_{\text {irrecevancy }}^{\text {nnd }}$ order dis. Chairman to put the Question that he be further heard, and such Question shall be oontinuarnce put without debate.
141. A Member may rise to speak upon a matter of Privilege suddenly speaking arising, or "to Order," subject to Rule 144.
142. All matters of Privilege and questions of Order at any time arising Precedenco shall, until decided, suspend the consideration and decision of every other Question. of order or
143. Upon a Question of Order being raised, the Member called to Order Procedings shall resume his seat, and after the Question of Order has been stated to the Speaker on Quastio by the Member rising to Order, the Speaker may give his decision thereon, or he may first hear further argument thereon, at his discretion.

Objeclions to
the rulings of
144. A Ruling of Mr. Speaker may only be dissented from by Motion: Provided that Mr. Speaker shall be entitled to put the Question when Debate on any such motion shall have exceeded thirty minutes, and that no Member shall, without concurrence, speak to such Motion for more than ten minutes.

Notice of such Motion shall be given and set down to be considered within three sitting-days of that on which the ruling was given, shall take precedence of all other business on the day appointed, and if not moved on that day shall lapse.

Ant the
Chairman of
Committres.
145. If any objection is taken to a ruling or decision of the Chairman of Committees, such objection must be taken at once; and having been stated in writing, and if the Committee so decide (no debate being allowed, except a statement of the objection limited to ten minutes), the Chairman shall leave the Chair, and the House resume, and the matter be laid before the Speaker ; and having been disposed of, on the terms set forth for debating dissent from Mr. Speaker's ruling, the proceedings in Committee shall be resumed where they were interrupted.

Words taken
down in the
Housc to be objected to
when used.

Words taken
down in
Committee.

House will not permit quarrels.

No noise or interruption allowed in debate.
146. When a Member oljects to words used in debate, and desires them to be taken down, the Speaker may direct them to be taken down by the Clerk accordingly. Every such objection must be taken at the time when such words are used, and not after any other Member has spoken.
147. In a Committee of the whole House, the Chairman shall direct words objected to to be taken down, if so ordered by the Committee (no debate being allowed), in order that the same may be reported to the House.
148. The House will interfere to prevent the prosecution of any quarrel between Members, arising out of debates or proceedings of the Housc, or any Committee thereof.
149. No Member shall converse aloud or make any noise or disturbance whilst any Member is debating, or whilst any Bill, Order, or other matter is being read or opened; and in case of such noise or disturbance being persisted in after the Speaker has called to Order, the Speaker shall name the Member as guilty of a wilful and vexatious breach of the Standing Orders.
lono. When, in consequence of disorderly conduct, the Speaker shall call upon

Momber named to withdraw after explanation. any Member by name, such Member shall withdraw as soon as he has been heard in explanation ; and after such Member's withdrawal the House shall at once take the case into consideration.

When charge made against a Member.
151. In the case of a charge against a Member, for any breach of the Orders of the House, or for any matter that has arisen in debate, the charge shall be stated, and the Question moved, before the Member accused shall withdraw; he shall then be allowed the opportunity of explaining to the House the motives of his conduct in the matter alleged against him; and, after having so done, he shall withdraw, when the House shall at once take the case into consideration.
152. The rules for maintaining order in debate shall be observed in every Committee of the whole House.
153. Order shall be maintained in the House by the Speaker, and in a Committee of the whole House by the Chairman of Committees; but disorder in a Committee can only be censured by the House on receiving a report.
154. A debate may be adjourned on motion, duly seconded, either to a later hour of the same day, or to any other day.
155. The Member upon whose Motion any debate shall be adjourned by the House shall, if he rises in his place, be entitled to pre-audience on the resumption of the debate.
156. In the event of a Motion for the adjournment of the debate upon any Question being negatived, the Member moving the motion for such adjournment may not address the House at any time during such debate.

Member moving adentitled to
pre-audience.
Mover of adjournment held to hare spoken to question.
157. (a) If a debate on any Motion or Order of the Day be interrupted by the Debebte House being counted out, such Motion or Order may be restored to the paper for intenut out. by a future day, on Motion; and then such debate shall be resumed at the point where it was so interrupted.
(b) If the debate on any Question in a Committee of the whole House be Debuta in similarly interrupted, the House may order, on Motion, the resumption of such Committec Committee on a future day, and the debate on such Question shall then be resumed inderrupted. at the point where it was so interrupted.
158. At any time during the proceedings of the House, or during the pro- Motion may ceedings of a Committee of the Whole, any Member may move without notice or br made debate "That the Question be now put"; and such motion shall then be put "Tinnt Quen without debate, but shall not be decided in the affirmative unless by a vote of at put." least forty Members in favour thereof, and if such motion be carried, the Speaker or the Chairman of Committees, as the case may be, shall forthwith put the Question to the vote: Provided that whenever it is decided that any question shall be put, Right of the mover of the matter pending shall be permitted to speak in reply (where any Reply. reply is allowed) for thirty minutes before the Question be put.
159. No Member may speak to any Question aftcr the same has been put by No Member to


- 160. A Member speaking to a point of Order, when the House is in Division, Speaking to must remain seated.

Order during
Division.

## CHAPTER XV.

## Questions from the Chair.

161. When a Motion has been made and seconded, a Question thereupon Question shall be proposed to the House by the Speaker.
proposed by
162. When a Motion consists of more than one resolution, such resolutions Resolutions shall be put seriatim if any Member so require.

## 163. A Question may be superseded by the Previous Question.

164. The Previous Question shall be put in the form "That that Question Foustion. be now put," and if it be resolved in the affirmative, the original question shall preeious be put forthwith, without amendment or debate; but if it be resolved in the negative ${ }^{\text {Question. }}$ the House shall proceed to the next business on the Notice Paper.
165. Whenever the Previous Question shall be moved upon any Question Prerious "consisting of a series of resolutions which have been brought under discussion or reepation with debate as one motion, with the understanding that the question be put on such series of resolutions seriatim, the decision of the Previous Question, before putting the resolutions. Question on the first of such resolutions, shall be taken and held to be conclusive, whether in the affirmative or negative, as regards the whole of such resolutions.
166. The House may, by motion, without debate, order a complicated Question Dirision of to be divided.
167. So soon as the debate upon a Question shall be concluded, the Speaker question put. shall put the Question; and if the same should not be heard, shall again state it.
168. A question being put shall be resolved in the affirmative or negative, by Determined the majority of voices, "Aye" or "No."
169. The Speaker shall state whether, in his opinion, the "Ayes" or the or by a "Noes" "have it"; and unless his opinion be acquiesced in, the Question shall be tho House. decided by a Division of the House.
170. No Question shall be proposed which is the same in substance as any The eame Question which, during the same Session, has been resolved in the affirmative or Question not negative. proposed.
171. No resolution or other vote may be rescinded during the same Session, Resolution except after seven days notice.

## CHAPTER XVI.

## Amendments.

Diferent
forms of amendments.

Amendments to be in
writing.
Amendments must be scconded.
Amendment to lenve out words.

Amendment to leave out words, and insert or add

Amendment to insert or add mords.

When later
part of a
Question amended.
172. A Question having been proposed may be amended by leaving out certain words; by leaving out certain words in order to insert or add other words; or by inserting or adding words.
173. An Amendment to any Motion before the House must, if required by the Chair, be in writing.
174. An Amendment proposed but not seconded shall not be entertained by the House, nor entered in the Votes.
175. When the proposed Amendment is to leave out certain words, the Speaker shall put a Question, "That the words proposed to be left out stand part of the Question."
176. When the proposed Amendment is to leave out certain words in order to insert or add other words, the Speaker shall put a Question "That the words proposed to be left out stand part of the Question," which, if resolved in the affirmative, shall dispose of the Amendment; but, if in the negative, another Question shall be put, "That the words proposed to be inserted" [or "added"] "be so inserted or added."
177. When the proposed Amendment is to insert or add certain words, the Speaker shall put a Question "That the words proposed to be inserted" [or "added"] "be so inserted" [or " added"].

No Amendment to words
niready agreed nirea
to.

Proposed
Amendmert withdrawn.
Amendments to proposed Amendments.

Question as umended put.
175. No Amendment shall be proposed in any part of a Question after a later part has been amended, or has been proposed to be amended, unless the proposed Amendment has been, by leave of the House, withdrawn.
179. No Amendment shall be proposed to be made to any words which the House has resolved shall stand part of the Question, except it be the addition of other words thereto.
180. A proposed Amendment may be, by leave of the House, withdrawn.
181. Amendments may be proposed to a proposed Amendment as if such proposed Amendment were an original Question.
182. When Amendments have been agreed to, the main Question, as amended, shall be put.
WhenAmend- 193. When Amendments have been proposed, but not agreed to, the Question
mente proments proposed, but not shall be put as originally proposed.
made.

When no
Division.

Dirision
called for.

Member must
vote with his
voice.

No Member
to vote if
personally
inteŗested.

## CHAPIER XVII.

## Divisions.

184. A Division cannot be called for, unless voices have been given both for the Ayes and Noes.
185. A Division shall be called for only by a Member who has given his voice against the majority as declared by Mr. Speaker.
186. A Member having given his voice with the Ayes or Noes, shall not, on a Division being taken, be at liberty to vote with the opposite party; and if he should do so, Mr. Speaker, on being satisfied thereof, shall order the Division lists to be corrected.

No Member
No Member
to vote unless
present when present in the Hember shall be entitled to vote in any Division, unless he be the Question
putwith doors loeked.
187. No Member shall be entitled to vote in any Division upon a Question in which he has a direct pecuniary interest, and the vote of any Member so interested shall be disallowed.
188. No Member shall be entitled to vote in any Division, unless he be present in the House when the Question was put with the doors locked, and the 159.
189. Previously to any Division, Strangers shall, if ordered, withdraw from Strangers the body of the House.
190. So soon as a Division shall have been demanded, the Division Bell shall Division Boll be rung, and one of the Clerks Assistant slall simultaneously turn a Minute-glass, rung, glass and the doors shall be locked immediately after the lapse of one minute, as indicated doors locked. by such Minute-glass, and then no Member shall enter or leave the House until after the Division.
191. (a), When the doors have been locked, the Speaker shall put the question Question put to the House, and the Members present shall take their seats, the "Ayes" to the right, ${ }_{\text {taken. }}$ and and the "Noes" to the left of the Chair respectively, and the Speaker shall appoint Tellers. Tellers-two of' each Party; and shall declare which has the majority, from lists of .the Members voting on each side to be handed to him by the 'l'ellers; and, in the event of the Tellers not agreeing, the Speaker shall appoint other Tellers, and so on from time to time until the Tellers shall have agreed.
(d) Every Member present in the House when the Question is then put, Members prewill be required to remain and vote.
(d) Members having taken seats, as far as possible, every Member shall Members then be counted, and his name taken down by the Tellers on either side, who shall namest taken sign the list, and present the same to the Speaker, who will declare the result to the down. House.
 the same can be otherwise corrected, the House shall proceed to another Division. $\begin{gathered}\text { error, Horree } \\ \text { again divides. }\end{gathered}$
193. In case of an equality of votes, the Speaker shall give a Casting Vote, When votes and any reasons stated by him may be entered in the Votes and Proceedings.

Casting Voto. 194. An entry of the lists of Divisions in the House shall be made by the Division $\begin{gathered}\text { reorded. }\end{gathered}$ Clerk in the Yotes and Proceedings.
195. If the numbers have been inaccurately reported to the House, the Mistakes House, on being afterwards satisficd thereof, shall order the Votes and Proceedings corrected in to be corrected. Proceedings.
196. (a) Mr. Speaker may, after the lapse of one minute as indicated by the Dirioions 'Minute-glass, if in his opinion the Division is frivolously or vexatiously claimed, take frirolouly the vote of the House by directing the Members who support or challenge his : decision to take their seats to the right and left of the Chair respectively, and he shall thereupon, as he thinks fit, either declare the determination of the House or name Tellers for a Division.
(b) In case there is no Division the Speaker shall declare the number of the minority who had challenged this decision, and their names shall, thereupon, be .taken down and printed in the proceedings.

## CHAPTER XVIII.

## Motions.

197. No Member shall make any Motion, initiating a subject for discussion, No Motion to but in pursuance of Notice openly given at a previous sitting of the House, and duly be made withentered on the Notice Paper or by leave of the House; but it shall always be in Notice. .order on the presentation of any document, except a Petition, for the Member Exceptions. presenting it to move, without previous notice, that it be printed, and that a day be appointed for its consideration.

Should Mr. Speaker present any document, he may, at once, put the question' that it be printed.

It shall also be in order at any time to move, without previous Notice, that any resolution of the House be communicated by Message to the Council.

Precedence of . 198. (a) Notices of Motions shall have precedence each day, unless by a special Motions. order of the House, according to the order in which they were openly given, or postponed.
To Question of Priviloge. or for a special adjounment take pren as Orders of the Day.
To Vote of
Thanks.

## Motion not

seconded.
Withdrawal
of Motions.
Restriction.
May be again of the Housc.
199. A. Motion not seconded may not be further debated, and no entry thereof shall be made in the Votes and Proceedings.
200. (a) After a Motion has been proposed by the Speaker, it shall be deemed to be in possession of the House, and cannot be withdrawn except by unanimous consent.
brought on.

## Not without

 authority ot mover.After
amendment proposed. be made again during the same Session.
(c) A Motion or Amendment shall not be withdrawn in the absence of the Member who proposed it, except with his authority.

- (d) When an Amendment has been proposed to a Motion, the original Motion shall not be withdrawn until the Amendment has been withdrawn or negatived.


## CHAPTER XIX.

## Orders of the Day.

Order of the
Day defined.
Orders of the
Day to be read.
201. An Order of the Day is a Bill or other matter which the House has ordered to be taken into consideration or done on a particular day.
202. At the time fixed for the commencement of public business, on days on which Orders have precedence of Motions, and after the Motions have been disposed of or adjourned on all other days, the Speaker shall direct the Clerk at the table to read the Ordcrs of the Day, without any question being put.

Disposal of
203. The Ordurs of the Day shall be dealt with in the order in which they Orders of the stand upon the Paper.
Day.

Dropped
Orders of
the Day.
204. If, at the adjournment of the House, any Orders of the Day on the Notice Paper have not been called on, such Orders of the Day shall be treated as dropped Orders which shall be set down on the Notice Paper for the next sitting day, at the end of the Orders of the Day already fixed for that day.

## Member in

charge to have
205. A Member who is conducting an Order of the Day through the House pre-audience.
An Order discharged.
Order needs no scconder. Restoration of order.

## CHAPIER XX.

## Accounts and Papers.

## Accounts, \&c., ordered.

211. Other papers may be presented pursuant to Statute, or by command of ${ }^{\text {Presented by }}$ Tis Excellency the Governor.
212. All Papcrs "and Documents laid upon the table of the House by a Papers preMinister shall be considered public, and may be ordered to be printed without public. notice and without debate.
213. The Clerk shall distribute to each Member of the Assembly a copy of Distribution each Paper printed by Order of the Assembly, and shall transmit to the Clerk of the of Pupers. Council a sufficient number of copies of all such Papers for distribution to the Members of the Council.

## CHAPTER XXI.

## Addresses to Her Majesty anid to the Governor.

214. Addresses to Her Majesiy slall be presented to the Governor by the Adrreses to Speaker, who shall request Ifis Excellency to cause the same to be forwarded for sent to ho is presentation.
215. Addresses to the Goveruor shall be presented by the Speaker, unless the Addresses to House orders otherwise.
216. When an Address is ordered to be presented by the whole House, the the speaker Speaker, with the House, shall proceed to Government House, and, being admitted ented by tho the Governor's presence the Speaker shall read the Address to the Governor, the whole Honse. Members who moved and seconded such Address being on his left hand.
217. The Governor's answer to any address presented by the whole House Gorernor's slall be reported by the Speaker.

## CHAPTER XXII.

## Messages from the Governor.

21.8. Whenever the $\Lambda$ ssembly shall be informed that there is a Message from the Mode of Governor, the business under discussion shall forthwith be suspended, and the bearer recption of. of the Message, if a Member, shall deliver it to the Speaker, and, if not a Member, shall be admitted and conducted to the Speaker, to whom he shall deliver it, and then withdraw.
219. The Speaker may resume the Chair without any Question being put When \$rswhenever a Message is brought from the Governor, and, after the Message has saze com been dealt with, may leave the Chair in like mamer, whereupon such Committee of Whintile shall resume its proceedings.
 Members being uncovered.
221. The Message may, if necessary, be at once taken into consideration, or Consideration ordered, without debate, to be printed, and a future day fixed for taking the same of. into consideration.

## CHAPTER XXIII.

## Communications wifh the Legislative Council.

222. The modes of communication with the Council shall be-
(1.) By Message.
(2.) By Conference.
(3.) By Joint Committees of the Council and Asscmbly.
(4.) By Select Committees communicating with each other. 401-D

## By Message.

Messages to be signed by Speaker.
Messages from Council

Mcssages to be recorded.

Notice of
Message not required.
223. Every Message from the Assembly to the Council shall be in writing, signed by the Speaker, and shall be sent by one of the Clerks at the Table.
224. The Assembly will receive a Message from the Council by two or more of its Members, or by one of its Clerks at the 'Iable, at any time whilst the House is sitting, or in Committee, without interrupting the business then procceding. The Clerk shall hand every Message so received to the Speaker, by whom it shall be made known to the House at the earliest opportunity without interrupting the business before the H.ouse.
225. Every Message shall be entered upon the Journals, with the answer thereto, if any be given.
226. It shall be in order at any time to move, without previous notice, that any Message rolating to any stage of a Bill agreed to, or communicating a resolution passed, by the Assembly be sent to the Council.

## By Conference.

227. (a) A Motion for requesting a Conference shall contain the names of

Motion for to name Managers.
Managers
may be
appointed
by bullot.
Number of. the Members proposed by the Mover to be the Managers for the Assembly.
(b) If, upou such Motion, any*one Member shall so require, the Managers for the Assembly shall be selected by ballot in the same manner as the Members of a Select Committee.
(c) The Members appointed by the Assembly to represent it as Managers at Conferences with the Council shall in number never be fower than five at an ordinary Conference, and ten at a free Conference.
1)emand for, to be by
228. (a) A demand for a Conference with the Council shall be by Message messageand to state general objects and accompanied by a statement of the general objects of the Conference demanded; and no such demand shall be made in reference to any subject matter at that time in possession of the Council.
andnumber of (b) In every Message communicating. to the Council a demand for a
Managers.
Conference, the Assembly will state the number of Members it will appoint as its Managers at such Conference.
House
ngreeing to
Conference to appoint meeting.
229. In respect of any Conference requested by the Council, the time and oplace for holding the same shall be appointed by the $\Lambda$ ssembly; and when the Assembly requests a Conference, they will agree to its being held at such time and place as shall be appointed by the Council, and such agreement shall be communicated by Message.

Assembly
to receive
Managers of Council.

Suspension of business.
Commanica-
tions at
Ordinary
Conferences.
230. At all Conferences requested by the Council, tho Managers for the $\Lambda$ ssembly shall assemble at the time and place appointed, and receive the Managers of the Council.
231. During any Conference the business of the Assembly shall be suspended.
232. At all Ordinary Conferences, the matter to bo communicated by the Managers for the Assembly shall be in writing; and the Managers for the Assembly shall not receive any communication from the Managers for the Council unless the same be in writing.

## Proccedings

at Ordinary
Conference.
233. At all Ordinary Conferences, the duty of the Managers for the Assembly shall be confined to the reading of the reasons or resolutions to be communicated by them, and delivering the same to the Managers for the Council, or to the hearing read by, and receiving from, the Managers for the Council, the reasons or resolutions communicated by the latter.

Conduct of Free Conference.
234. If a Motion for a Free Confercnce be agreed to, the Managers for the Assembly shall be at liberty to confer frecly by word of mouth with the Managers for the Council.

Proceedings to be reported.
235. In all cases of Conference, the Managers for the Assembly shall, when the Conforence has terminated, report their procecdings to the Assembly forthwith.

## By Joint Committces.

236. A proposal to the Council for the appointment of a Joint Committee Number of shall be by Message, and the Assembly shall state the number of Members it will Membe. appoint to serve on such Committec.
237. Whenever the Council shall agree to a proposal from the Assembly Time nd for the appointment of a Joint; Committee, the first meeting of such Committce meeting. shall be held at such time and place as shall be named by the Council; and in every Message agreeing to a proposal by the Council for the appointment of a Joint Committee, the Asscmbly will name the time and place for the first meeting of such Committee.
238. The presence of at least three of the Members appointed by the Quorum. Assembly to serve on a Joint Committee shall be necessary at every meeting of such Committee for the despatch of Business.
239. The proceedings of every Joint Committee shall be reported to the Report of Assembly by the.Members it shall have appointed to serve on such Committee.

## By Select Committecs communicating with each other.

240. No Select Committee of the Assembly shall confer with a Select Com- Conferenee by mittee of the Council, without an order of the Assembly made on motion.

Select Com.
mittee.
241. Every Select Committee of the Assembly directed to confer with any CommunicaSelect Committee of the Council, may confer freely by word of mouth, unless the of mouth word Assembly shall otherwise order.
242. The proceedings of every Conference between a Select Committee of Proceerings the Assembly and a Select Committee of the Council, shall be reported in writing in we report to the Assembly by its own Committee.

## CHAPTER XXIV.

Public Bills.
243. On every order for the reading of a Bill the title only shall be read.

Titie only read.

## Initiation.

244. A Public Bill (unless sent from the Council) shall be initiated cither by a How Motion for leave to bring in the Bill, or by a Resolution reported from a Committee ${ }^{\text {initiated. }}$ of the Whole and adopted by the House, specifying its intended title.
245. A Bill for the paving, lighting, draining, cleansing, or otherwise improving Certain Bills any City, Jown, or District, or for supplying the same with water, promoted by the demed public. Municipal or District Authorities of such City, Town, or District, shall be deemed and taken to be a Public Bill.
246. No Bill relating to trade, or the alteration of the laws concerning trade, Bille affectshall be brought into the House until the proposition shall have been first passed in ${ }^{\text {ing trade. }}$ a Committee of the whole House, and agrecd to by the House.
247. The House will not proceed upon any Bill for granting any money, or Grant, release for releasing or compounding any sum of money owing to the Crown, until the or oomproposition shall have been first recommended by Message from the Crown and con- monery. sidered in a Committee of the whole House and agreed to by the House.
248. Every Bill shall be prepared pursuant to the Order of Leave.

## Iirst Reading.

249. When a Member has obtained leave to bring in a Bill, and a fair copy First readof the Bill has been presented, in pursuance of leave granted, or when a Bill shail ing without be brought from the Council, the Question, "That this Bill be now read a first debate. time," shall be immediately put and decided without amendment or debate.

Day fixed for second reading.

Qu:stion for second reading.

Amendments.
 and adding " this day three montlis," "six months," or any other time, or by moving "That the Bill be referred to a Select Committee"; or the Previous Question may be moved.
253. When a Bill has bzen reported on by a Select Committee, a future day

Reported on
by Select Committec.

Discharge of order and introduction of second Bill may be fixed for the second reading.
254. The order for the scoad reading or any subsequent stage of a Bill having been read may be discharged, and the House, laving ordered the Bill to be withdrawn, may thereupon direct the order for the introduction of the Bill to be read, whereupon another Bill may be brought in on such order.

Commillal and Consideration in Committee.
255. After the second reading, unless an instruction be moved as provided in
255. After the second reading, unless an instruction be moved as provided in
Rule 338, a motion shall be made "That Mr. Speaker do now leave the Chair, and the House resolve itself into a Committce of the Whole to consider the Bill in detail," which Question shall admit of no debate or amendment.

Speaker leares Chuir for further consideration without que:tion.
256. When the House has decided to resolve itself into a Committee of the Whole on a Bill, the Speaker shall leave the Chair, and when the Committee has reported progress and ordered the further consideration of the Bill in Committee for a future day, the Speaker shall leave the Chair upon the Order of the Day for such further consideration being read, without question or debate.
257. The Preamble shall stand postponed until after the consideration of the Prenmble posiponed. Clauses read and put.

How clauses to be read.
Committal. clauses, without Question put. Each clause shall then be read separately, and the Question shall be proposed by the Chairman "That the clause, as read, stand part of the Bill."
258. In reading the clauses of a Bill it shall-be sufficient to read the numbers
250. After the first reading, a Question sliall be put, without notice, "That the Bill be printed, and the second reading stand an Order of Day for [a future day,"] on which Question the merits of the Bill shall not be debated.

## Second Reading.

251. On the Order of the Day being read for the second reading of a Bill, a Motion may be made, "That this Bill be now read a second time" or the Order postponed or discharged.

Debate must be releraut. and marginal notes only.
259. When a clause or amendment is under discussion, a Member speaking shall confinc limself to the matter of that clause or amendment.
260. Any Amendment may be made to a clause, provided the same be relevant to the subject matter of the Bill, or pursuant to any instruction, and be otherwise in conformity with the Rules and Orders of the House; but if any Amendment shall not be within the title of the Bill, the Committee shall extend the title accordingly.
261. No clause, schedule, or amendment in substance shall be offered to be

All Amondments to be in
Committce. added to, or made, in any Bill in possession of the House, cxcept in Committee of the whole House.

Clauses put as amended.

## Clauses

cannot be
taken twice in óne day.

## Clauses

 postponed. Proccedings on blanks.262. If a clause is amended, a further Question shall be proposed, "That the clause as amended stand part of the Bill."
263. A clause that has been passed, with or without amendment, cannot, except by recommittal, be again considered and amended; but whenever it is moved that the report be adopted, the reconsideration of any clause in Committee may be moved as an amendment.
264. A clause may be postponed, whether it has been amended or not.
265. In going through a Bill, no Questions shall be put for the filling up of words already printed in italics, and commonly called "blanks," unless exception be taken thereto, and if no alterations have been made in the words as printed in italics, the Bill is to be reported without amendment, unless other amendments have been made therein.
266. 
267. In going through a Bill, the clauses, and Schedules if any, shall be order in taken in the order in which they stand, and be passed or postponed; and when the which clauses Bill has thus been gone through once, any postponed clauses and Schedules shall be similarly taken into consideration and disposed of; and, in reconsidering the Bill, the same order shall be obscrved, further amendments being moved, according to the order in which the clauses and Schedules to be amended are placed.
268. New clauses and Schedules are considered after the original clauses and New clauses Schedules have been dealt with.
269. Amendments merely of a verbal or formal nature may be made, on Verbal or Motion, in any part of the Bill, at any time during its progress through the House, Amendments. or in Committee of the whole House.
270. The precise duration of every Temporary Bill shall be expressed in a $\underset{\substack{\text { lawse. }}}{\text { Tempory }}$ distinct clause at the end of the Bill.
271. After every clause and schedule has been agreed to, and any new clauses Prenmbe added which arc within the title of the Bill, or pursuant to any instructions, the agreed to. Preamble shall be considered, and, if necessary, amended, and a Question put "That the Preamble as read or as amended be the Preamble of the Bill."
272. After the Preamble has been agreed to, if any amendment shall have Tiulo ngred been made in the Bill, not coming within the original title, such title shall be to. amended, and a Question put "That the Title as amended be the "title of the Bill," and the amendment thereof shall be specially reported to the House.
273. No notice may be taken of any proceedings of a Committee of the Whole Procedings House, or a Select Committee on a Bill, until such proceedings have been reported.

## First Report to Adoption of Final Report.

273. When the Bill shall have been thus considered or amended, clause by Bill ordered clause, the Question shall be put, "That the Chairman do now leave the Chair and ${ }^{\text {to ber reported. }}$ report the Bill with, or without, amendment to the House;" and the Chairman bill reported. shall report the Bill accordingly to the House, and the Report shall be received without Question put.
274. When a Bill is reported, with Amendment, the Adoption of the Report Reported with may be immediately moved, unless any Member shall rise in his place and object, in amendment. which case a future day shall be appointed for moving the adoption of the Report.
275. When a Bill is reported without Amendment, the adoption of the report $\begin{gathered}\text { Reported } \\ \text { vithout }\end{gathered}$ may be immediately moved.
276. No Motion for referring the Bill to a Select Committce shall be con- Restriction sidered after the Chairman of the Committee of the Whole House shall have reported $\begin{gathered}\text { on roference } \\ \text { on select }\end{gathered}$ the Bill.
277. On the Motion for the adoption of the report, the Bill may be recom- Recommitill mitted for the reconsidcration of the Bill as a whole, or of any specified clauses, adoption of schedules, or other portions thereof, or for the insertion of new clauses or roport. schedules.

## Third Reading and Passing.

278. When the report is adopted, a future day shall be fixed, without notice Day fired for or debate, for the third reading.
279. On the Order of the Day being read for the third reading of a Bill, a question for Motion shall be moved and Question proposed "That this Bill be now read a third ${ }^{\text {third reading. }}$ time."
280. (a) On the motion for the third reading being made, the Bill may be re- Recommittal committed; and in the event of the Bill being amended on such recommittal and the on motion for report from the Committee of the Whole adopted, a subsequent day shall be appointed for the third reading.
(b) Amendments may be moved to such Question by leaving out "now," Amendments: and adding "this day three months," "six months," or any other time, or the Previous Question moved.

Certificate of Chbirman of Chammitices.
281. After the third reading, and the announcement by the Speaker that he Bill passed. has received the Chairman's certificate, Questions shall be put, "That this Bill do now pass," and "That the title be-_.". 282. Bcrore any Bill shall pass, the Chairman of Committees shall certify in writing that the fair print is in accordance with the Bill as agreed to in Committee and reported; and the Speaker shall announce that the Chairman has so certified.

Certificatc of Bill having passed.

Clerical
errors.
283. When a Bill originated in this House shall have been passed, the Clerk shall certify, at the top of the first page, "That this Public [or Private] Bill originated in the Lcgislative Assembly, and, having this day passed, is now ready for presentation to the Legislative Council for its concurrence."
284. Clerical, typographical, and other obvious errors may be corrected in any part of the Bill by the Chairman of Committees, before it is sent to the Council for its concurrence.

## Transmission to Council.

Bill sent to
Legislative Council.
285. After a passed Bill shall have been certified by the Clerk, it shall be sent with a message, signed by the Speaker, desiring the concurrence of the Council.

## Council's Amendments on Bills originated in the Assembly.

Amendments by Council.

## Nature of <br> certain

Amendments.
286. When a Bill shall be returned from the Council with amendments, a day shall be fixed, by Mr. Speaker, for taking the same into consideration or, in case of urgency, the House may order that the amendments be considered forthwith.
287. With respect to any Bill brought to the Assembly from the Council, or returned by the Council to the Assembly, with Amendments, whereby any pecuniary penalty, forfeiture, or fee shall be authorized, imposed, appropriated, regulated, varied, or extinguished, the Assembly will not insist on its privileges in the following cases :-
(1.) When the object of such pecuniary penalty or forfeiture is to secure the execution of the Act, or the punishment or prevention of offences.
(2.) Where such fecs are imposed in respect of benefit taken, or service rendered under the Act, and in order to the execution of the Act, and are not made payable into the Treasury, or in aid of the Public Revenue, and do not form the ground of public accounting by the parties receiving the same, either in respect of deficit or surplus.
(3.) When such Bill shall be a Private Bill for a local or personal Act.

How disposed 288. Amendments made by the Council shall be agreed to either with or

## of.

 without Amendments; or disagreed to ; or the consideration thereof postponed; or the Bill ordered to be laid aside.Mnust be con. 289. The consideration of all Amendments made by the Council in Bills
sidered in sidered in
Committe. . Which shall have first passed the Assembly, shall, be in a Committee of the Whole House.

Further proceeding after of $A$ mend. of Amen
290. When Amendments made by the Council, in Bills which shall have first passed the Assembly, shall have been agreed to by the Assembly, without Amendment, a Message shall be sent informing the Council thereof; and if they shall have been agreed to with Amendment, a Message shall be sent with a Schedule of such further Amendment, desiring the concurrence of the Council therein; and if they shall have been disagreed to, a Message giving reasons for such disagreement may be sent to the Council, or the Bill may be laid aside.

When
Amenduents
disngreed to, reasons to message.
291. When any of the Amendments made by the Council are disagreed to, the Message intimating such disagreement shall also contain written reasons for the Assembly not agreeing to the Amendments proposed by the Council; and such reasons shall be drawn up by the Member in charge of the Bill.
292. When any Amendment shall have been made by the Assembly on the ${ }^{\text {Schedule of }}$ Council's Amendments, a schedule of such further Amendments shäll be prepared, on Councirts containing reference to each Amendment of the Council which has been amended Amendments. by the Assembly, and describing the further Amendment proposed: and this Schedule shall be written or printed on paper, certified by the Clerk of the Assembly, and shall accompany the Message intimating such amendments and desiring the concurrence of the Council.
293. If the Council shall disagree to any of the Assembly's Amendments When Counon the Council's original Amendments, and shall insist. on its original Amendments, ${ }_{A 1}$, idendsendneents stating the reasons for so doing, or shall agree to the Assembly's Amendments on its thereon, with further Amendments, a day slall be fixed for taking the samo into ${ }^{\text {Amendments. }}$ consideration, which shall be in a Committee of the whole Assembly; and the Bill shall then be finally passed, or laid aside, unless the Assembly determines to request a Conference.
294. If the Council's Amendments shall be agreed to, or a Conference is Fioal agrecdesired or when the Bill is finally passed by the Assembly, a Mossage shall be sent ment tor Concils informing the Council thereof.

Amendments.

## Interruption and Resumption of Procecdings on B3ills.

295. If a Public Bill which shall have originally been introduced in the Public Bills Assembly shall have passed any or all its stages therein, but shall have been inter- $\frac{i}{i n t i t i t e c t e d}$ in rupted before its completion by the Prorogation of the Legislature, whether such internpted interruption slall have been in the Assembly or in the Council, the consideration Se cession of may of the same, with such amendments as may liave been made in a previous Session, be taken np. may be resumed by motion in a subsequent Session of the same Parliament: if the whitced. Bill shall not have been sent to, or have been returned by, the Council, it may be taken up at the stage it had reached in the previous Session, and thereafter proceeded with as if no Prorogation had taken place; but should the Bill have been transmitted to, and interrupted in, the Council, then the only procedure necessary shall be a Message to the Council requesting that the proceedings on the Bill may be resumed: but should the motion for resumption of proceedings be negatived, then the Bill may be proceeded with in the ordinary way.
296. On a Message being received from the Council, requesting consideration Messages of any specified Message sent by the Council during a previous Session of the same from forming to Parliament, either transmitling a public or private Bill for concurrence, or relating Bills interto any such Bill initiated in either House, the proceedings with respect to which rupted. lad been interrupted by the prorogation of the Legislature, it shall be competent for the Assembly, on motion then put and carried, or subsequently by motion on notice, to determine that the stage such Bill had reached at the close of the Session in which it lapsed be an Order of the Day for a future day, and any such Bill may thereafter be proceeded with as if no prorogation had taken place; but if such motion be negatived a Message shall be sent to the Council intimating the determination of the Assembly.
297. Upon receipt of a Message from the Council, with respect to amend- Mressago from ments or any other proceedings whatever relating to any public or private Bill Council rolatinitiated in either House in a previous Session of the same Parliament, which had interrupted, lapsed at any stage because of a prorogation and had been resumed, it shall be been resumed, competent for the Assembly to deal with the subject matter of such Message as if may be dealt' relating to a Bill of the current Scssion.

## Bills Received First Time from the Council.

298. Public Bills coming to the Assembly the first time from the Council Bills coming shall bo proceeded with in all respects as similar Bills presented in the Assembly.
299. When any such Bill shall have been passed by the Assembly, it shall Dertificate, be returned to the Council by Message, with the Clerk's certificate on the Bill when rod the the "That the Assembly has this day agreed to this Bill with [or without] Amendment"; council. and if the Bill be amended the message requesting the concurrence of the Council shall be accompanied by a Schedule indicating the A.mendments.

When Coun c. 1 returns the Bill with Amendments on Amendmente

## How such

 Amendments are disposed of.
## Further

proceedings
atter they a considered. ments are agreed to without further Amendment, or disagreed to, and the original
Amendments made by the $\Lambda$ ssembly insisted on, a Message shall be returned to Amendments made by the Assembly insisted on, a Message shall be returned to the Council to that effect; or, if the Amendments made by the Council are agreed to with further Amendments, a Message shall be sont desiring the concurrence of the Council therein.

Wiben Council's further Amendments disngreed to, reasons to be stated.
Sthedu'e of Assembly's Amendments on a Bill.

Form of Schedule of Assembly's Amendments on Council's Amendment
300. If the Council shall disagree to any of the $\Lambda$ mendments made by the Assembly or propose further Amendments thereon, the Message, together with written reasons for disagreeing to any such Amendments proposed by the Assembly, or showing the Amendments proposed upon the Assembly's Amendments, shall be taken into consideration in Committee of the Whole, on a day fixed, without notice.
301. The Amendments made by the Council shall be then either agreed to with or without further Amendments, or disagreed to, and the original Amendments made by the Assembly insisted on.
302. If the Amendments made by the Council on the Assembly's Amend303. When any of the Amendments made by the Council on the $\Lambda$ ssembly's Amendments are disagreed to, the Message shall contain written reasons for the Assembly not agreeing to the Amendments proposed by the Council; and such reasons shall be drawn up by the Member in charge of the Bill.
304. When Amendments shall have been made by the Assembly on a Bill which shall have been first passed by the Council, a Schedule of such Amendments shall be prepared, containing reforence to the page and line of the Bill where the words are to be inserted or omitted, and describing the $\Lambda$ mendments proposed; and this Schedule shall accompany the Mcssage returning the Bill, and be certified by the Clerk of the Assembly.
305. When further Amendments have been made by the Assembly on the Councii's Amendments on the Assembly's original Amendments in a Bill which shall have been first passed by the Council, a Schedule of such further Amendments shall be prepared, containing reference to each Amendment of the Council which has been amended by the Assembly, and describing the further Amendment proposed; and his Schedule shall accompany the Message, and be certified by the Clerk of the $\Lambda$ ssembly.

## Assent.

306. Erery Bill originated in this House which shall finally pass shall be

Repriut on parchment.

## CIIAPTER XXV.

## Committees of the whole House.

Trocecdings guided by rules of the House.

Divisions in
Committee.

Power to
appoint
Acting
Chairman.

Quorum in Committec.
307. Except in cases specially provided for, the same rules shall guide the proceedings in Committee of the Whole as in the House itself; the Chairman of a Committee of the whole House being invested with the same authority as the Speaker for the preservation of Order.
308. The rule as to voting, and demanding and taking Divisions, shall be the same in Committee as in the House itself.
309. When the House is in Committee of the Whole, if the Chairman of Committees shall desire to leave the Chair he may appoint any Deputy Chairman, or if none be present then any other Member, to take his place, and such Member, whilst so sitting, shall have the same power as the Chairman of Committees.
310. The Quorum in Committee of the whole House shall consist of the same number of Members, exclusive of the Chairman, as shall be requisite to form a Quorum of the Iouse.
311.
311. A Committee of the whole House slall be appointed by resolution, committoo "That this House will [immediately or on a future day] resolve itself" into a Com- of Whinole mittee of the Whole, \&c."
312. When such a resolution has been agreed to, or an Order of the Day Spaker read for the House to resolve itself into Committee, the Speaker shall put a ${ }_{\text {Chrair }}^{\text {leares }}$ Qucstion, without debate, "That I do now leave the Chair, \&c.," which being agreed to, he shall leave the Chair accordingly.
313. When a Bill or other matter (not being connected with Supply or Whan Com. Ways and Means) has been partly considered in Committce, and the Chairman mitteo nans has been directed to report progress, and ask leave to sit again, and the House proggress. has ordered that the Committee shall sit again on a particular day, the Speaker, when the Order of the Day for the further consideration in Committee has been read, shall forthwith leave the Chair without putting any Question, and the House thereupon resolve itself into such Committee.
314. As soon as the Speaker has left the Chair, the Chairman shall take the The ChairChair of the Committce at the L'able. man thkers
315. A Committee shall consider such matters only as shall have been Consinars referred to it by the House.
only mattera reéerred.
316. Every Question in Committee shall be decided in the same manner as nnestions in the House itself, the Chairman having only a Casting Vote, and any reasons demidiority sy stated by him when giving such wote may be entered in the proceedings of the Chairman las Committee.
317. A Motion made in Committee need not be scconded.

No secomiler
318. No motion for the Previous Qucstion can be made in Committce.
requiled
Previous
Question ean-
not he mover.
319. When there comes a Question between the greater and lesser sum, or Grenter or the longer or shorter time, the least sum and the longest time shall he first put to langer hum, the Question.
sliorter term.
320. In Committee Members may speak more than once to the same Nembers may Question.
321. If any sudden disorder shall arise in Committee, the Speaker may when nisresume the Chair without any Question being put, and may leare the Chair in like order arises. manner, whereupon such Committee shall resume its proceedings.
322. If notice be taken of the abscne of a Quorum, the Serjeant-at-Arms, when by dircetion of the Chairman, shall ring the Division Bell and one of the Clerks Assistant shall simultaneously tum the Minute-Glass, and, if within one minute as indicated by the Minute-Glass, a Quorum be not formed, or if it appears upon a Division in Committee, that a Quorum of Members be not present, the Clairman shall leave the Chair of the Committec without a Question being put, and the Speaker shall resume the Chair.
323. When the Speaker shall have resumed the Chair on the breaking up of waat of a Committee, owing to the want of a Quorum, the Chairman shall inform the en er ercororted Speaker thereof, but make no further report. to be reported
lyy the Chairแ"m.
324. If a Quorum of Members be present when the House is counted by the Honse Spenker, the House shall again resolve itself into the Committee of the Whole chantend by without a Question being put. weekly.
320. Lists of Divisions in Committees of the whole Mouse shall be printed $\begin{gathered}\text { Weekl. } \\ \text { Report }\end{gathered}$
326. When all matters referred to a Committec have been eonsidered, the Report. Chairman shall be directed to report the same to the Mouse ; and when all such matters have not been considered, the Chairman shall report progress, and ask leave Report of to sit again.

Report
brought up.

Motion to report progreas.
Motion that
the Chair-
man leave
the Chair.
No motion of an obstructivo character that Chairman leave Chair allowed.

## Reception of

 Resolutions.327. A Report from a Committec of the whole House shall be brought up without any Qucstion being put.
328. A Motion may be made during the proceedings of a Committee "That the Chairman leave the Chair, report progress and ask leave to sit again."
329. A Motion "That the Chairman do now leave the Chair" will, if carricd, supersede the proceedings of a Committec.
330. In Committee of Supply or Ways and Means, or in Committee of the Whole on any Bill or Resolution, no Member shall make any motion for the Chairman to leave the Chair which, by the ruling of the Chairman without debate, shall be held to be of an obstructive character or not consistent with the regular and orderly conduct of the business of the Committec.
331. Resolutions brought up from a Committee of the whole Wouse may be received on the same day on which they are reported, provided the Resolutions do not involve the expenditure of Public money nor Taxation, and do not aftect Trade nor Religion.

Reception of Resolutions penditure, 8 co .
332. Resolutions brought up from a Committe of the whole Mouse, which involve the expenditure of Public money or 'laxation, or which affect Trade or Religion, or from the Commitite of Supply or of Ways and Means, may be received on the same day on which they are reported, unless any Member shall rise in his place and object, in which case a future day shall be appointed for their reception.

Resolutions
read $1^{\circ}$ and $2^{\circ}$, \&e.
333. The Resolutions reccived from a Committee of the whole ILouse are read a first time, and may be read a sccond time, agreed to or disagreed to by the House, or agreed to with amendments, recommitted to the Committee, or the further consideration thereof postponed.

Appointment and
resnmption resimphion of Compittees of Supply and
Ways and Ways an Meane.
334. The Committees of Supply and Ways and Means shall be appointed upon Motion at the commencement of evory Session, so soon as an Address in reply to the Governor's opening speech has been agreed to, and, unless otherwise course, on each sitting day.
335. No debate shall be allowed on the Order of the Day for the House to anendment
on going into
resolve itself into Committec of Supply or Ways and Means, and no Amendment or Connitece of contingent, Motion shall be entertained on any such Order without the leave of the Wupply or House, no debate being allowed upon the Motion for such leavo, except a statement Means. of the subject matter of the intended Motion, limited to ten minutes.

Procedure in
Committec of
Supply.
336. The following Rules sliall be observed in Committee of Supply :-
(a) When a Motion is made, in Committee of Supply, to omit or reduce any item of a Vote, a Question shall be proposed from the Chair for omitting or reducing such item accordingly; and Members shall speak to such Question only until it has been disposed of.
(b) When severea Motions are offered, they shall be taken in the order in which the items to which they relate appear in the printed listimates.
(c) After a Question for onitting or reducing any item has been disposed of, no Motion shall be made, or Deljate allowed, upon any preceding item.
(d) Where it has been proposed to omit or reduce items in a Vote, the Question shall be afterwards put upon the original Vote, or upon the reduced Vote, as the case may be, without amendment.

- (e) After a Question has been put for a reduction of the whole Vote, no Motion shall be made for omitting or reducing any item of such Vote.
(f) When a general reduction of the amount of the Vote comprising many jtems, is proposed, the Question shall be first put upon the smaller sum, and, if that be negatived, then upon the next smaller sum, and so on, until the Question is put upon the original Vote, after the failure of the several Motions for a gencral reduction thereof.
( $g$ ) It shall be held to be in order, at any time during the discussion of a Vote or item in a Vote which has not been previously amended, to move the postponement of such Vote or Item, provided such postponement be until the whole of the Estimates or Supplementary Estimates shall have been disposed of, or, on the motion of the Minister in charge, such Vote or Item may be withdrawn.


## CHAPIER XXVT.

## Instructions to Commitees.

337. An Instruction empowers a Committec of the whole House to consider pefrects of an matters not otherwise referred. Instruction.
338. No Instructions may be moved ordering a Committee to make provision what Instrucin a Bill, nor to empower a Committee to make such provision if they already have tions may be that power.
339. An Tastruction, of which notice must be given, shall be moved after the when Order of the Day for going into Committee has been read, and not as an Amendment Jnstructions to the Question "That the Speaker do now leave the Chair"; and when the com- nomed. mittal of a Bill be moved on the same day that the second reading is carried, an instruction slall be moved prior to the motion being proposed from the Chair that the Speaker do leave the Chair and the House resolve itself into a Committee of the Whole on the Bill.
340. When a Bill or other matter is refcred to a Committee of the Whole, Direction to the House may at the same time or at any future time order that the Bill or other repertiby a matter shall be reported on a specified day; and in any such case the Bill or other matter shall be reported on or before the day so appointed, with such amendments, if any, as have been made therein by the Committee. No such order shall be made unless previous notice has been given.

## CEAP'ER XXVII.

## Sislect Commititees

341. A Select Committee shall consist of not less than five nor more than ten Number of Members.

Members.
342. It shall not be obligatory on the Speaker or Chairman of Committees Exemption of to serve on any Select Committee.
343. The Speaker shall be ex officio a Member of the Standing Orders Spenker Committee and the Library Committce.
$344 . A$ Member proposing a Select Committee shall be one of the Com- Mover to be mittee named by the House.
a Member.
345. The Notice of Motion for the appointment of every Select Committee Numes of shall contain the names of the Members the Mover intends to serve with himself on $\begin{gathered}\text { Mropbersed. }\end{gathered}$ such Committec.
340. (a) If, upon any Motion for a Select Committee, any Member shall require Bullot-how it, such Comnittee shall be chosen by Ballot, in the manner following, viz.:-Each conductid. Member shall give in to the Clerk a list of the Members who he intends shall serve on the Committee, not exceeding the number proposed in such Motion; and if any such list contain a larger number of names, it slall be void and rejocted ; aud the : Members who shall be reported by the Clerk to lave the greatest number of votes shall be dechared ly the Speaker to be, with the Mover, the Members of such Committee; and in any case of doulnt, arising from two or more Members having an equality of Votes, the Spaker shall decide which shall serve on such Committee.
(b) Mombers balloting for a Select Committee shall place the Balloting Papers, after completion, in the hands of the Clerk of the Assembly, giving time for him to note one paper (as hereinafter mentioned) before another is presented.
(c) The Clerk shall have before him a completo printed list of the Members of the Housc, and on the presentation of any Balloting Paper shall place his initials against the entry in such list of the name of the Member presenting such Balloting Paper, and the Clerk shall place such list so initialled on record, with the other proceedings of the Ballot.
Bells rung 317. Before the Mouse proceeds to ballot for a Select Committee, the bells priortoballut, shall be rung as in a Division.
Ao intersted 348. No Member shall sit on a Select Committee who shall be personally $\underset{\substack{\text { Member shall } \\ \text { sith }}}{\text { interested in the inquiry before such Committee. }}$

Members
diecharged and added.
First meeting. $\quad 350$. IThe Mover for the Select Committee shall fix the time for the first meeting of the Committec.
Cumisel.
355l. Select Committees appointed to inquire into matters in which the private interests, elaracter, or conduct of any persons appear to be concerned may hear Counsel.
Quorum. 352. In all Sclect Committees three shall form a Quorum.
Chairman. - 353. A Select Committee, as its first business, shall elect one of its Members to be Chairman, who shall only have a casting vote, except as provided in Rule 4.03. In the absence of the Chairman the Members present shall from day to day elect one of their number to act as Chairman during such absence.

Record of proceedings and Divisions.

When no meeting takes place.

Nu quorum
during sitting.
354. An entry shall be made in the proceedings of the names of the Members attending cach Select Committee meeting, and of cvery Motion or Amendment proposed in the Committee, together with the name of the Mover thereof; and if any Division take place in the Committec, the Clerk in attendance shall take down the names of the Members roting in any such Division, distinguishing on which side of the question they respectively vote.
355. If, after the lapse of a quarter of an hour from the time appointed for the meeting of a Select Committee, there shall not be a Quorum, the mecting shall lapse, and the mover for, or Chaiman of such Select Committee, shall convene the next meeting.
3not present If at any time during the sitting of a Select Committee a Quorum be ot present, the Clerk of the Committec shall call the attention of the Chairman to the fact, who shall thereupon suspend the proceedings of the Committec until a quorum be present, or adjourn the Committee to some future day.
Adjourmment of Committec.

3ā7. A. Sclect Committee may adjourn from time to time and, by leave of the House, from place to place.
Not to sit
when House 358. Except by leave of the House, no Select Committec may sit after the
 is adjourned.
Rerort from 359. By leave of the House, a Sclect Committce may report its opinions or time to time. obscrvations from time to time, or report the Minutes of Evidence only, or Procecdings from time to time.
Power tosend 360. All Sclect Committees shall have power to send for persons, papers, and For persans
nut records.
records.

Clerk of the
IIonse to
summon
Winusses.

Examination of Witnesses.
361. Except in cases coming under the provisions of the Parliamentary Ividence Act, the Chairman of a Selcet Committec shall direct the Clerk of the House to summon the Witnesses to be examined before such Committec.
362. The examination of Witnesses before a Select Committee shall be on oath, and conducted as follows, riz: :-The Chairman shall first put to the Witness,

Witness, in an uninterrupted series, all such questions as he may deem essential, with reference either to the subject referred to therein, or to any branch of that subject, according to the mode of procedure agreed on by the Committee. The Chairman shall then call on the other Members severally by name to put any other questions which may have occurred to them during his conduct of the examination; and the name of every Member so interrogating a Witness shall be noted and prefixed to the questions asked. All replies to questions put shall be in writing; but, if the Committee be attended by a short-liand writer, the notes of such shorthand writer shall !e sufficient.
363. Every Witness shall be afforded an opportunity of revising his evidence, Revision of but corrections must be confined to verbal inaccuracies or explanations of answers. Eridence. Corrections in substance can only be effected by re-examination.
364. When a Select Committee is examining Witnesses, Strangers may be Admission of admitted, but shall be excluded at the iequest of any Member, or at the discretion Strangers. of the Chairman of the Committee, and shall always be excluded when the Committee is deliberating.
305. Members of the House may be present when a Select Committee is Admission examining Witnesses; but shall withdraw when the Committee is deliberating. $\begin{gathered}\text { of other } \\ \text { Members. }\end{gathered}$
360. No Strangers, or Members not being of the Select Committee, shall be Scoret admitted at any time to a Secret Committee.

Committecs.
367. The evidence taken by any Select Committee of the House, and docu- Eridence ments presented to such Committee which have not been reported to the House, ndisclosed. shall not be disclosed or published by any Member of such Committee, or by any other person.
368. It shall be the duty of the Chairman of cvery Select Corimittec to Chairman prepare the Report.
369. The Chairman shall read to the Sclect Committee convened for the pur- Considention posc of considering the Report the whole of his Draft Report, which, if desired by any $\frac{\text { of Drport. }}{\text { Repr }}$ Member, shall be printed and circulated amongst the Committee, and a subsequent day fixed for its consideration; and when the Committee are desirous of taking the Report into considcration, the Chairman shall read the Draft Report, paragraph by paragraph, putting the Question to the Committee at the end of each paragraph"That the paragraph as read stand part of the Report." A. Member objecting to any portion of the Report shall propose his Amendment at the time the paragraph he wishes to amend shath be under consideration.
370. Every Report of a Select Committee should be signed ly the Chairman, Chairnan to but in the event of his refusing, the Committee may appoint any other Member of sign Report. the Committee to sign the Report.
371. The Report of a Select; Committce, with the documents accompanying it, Report shall be lrought up ly the Member signing the Report, and mary, without debate, brought up. be ordered to be printed.
372. If any masure or proceding be necessary upon a lieport of a Select motion for Committce, such measure or proceeding shall be brought under the consideration of subsequent the House by a specific Motion, of which notice must be given in the usual manner.
373. Every Select Committec shall have power to award payment to any payment of professional or other Witnesses they may deem it necessany to enmploy in furtherance cortuin wit. of the inquiry with which the Committee is charged ; and the Chairman's certificate Conses before Cos. on the face of an account, countersigned by the Clerk of Select Committecs, shall be sufficient authority for its payment by the Colonial 'Treasurer out of the Consolidated Revenue Fund, through the Clerk of the Assmbly, or at the Public Treasury; and every such award, with the sum awarded, the particulars of the services rendered, and the name of the party in whose favour made, shall be entered in the Minutes" of the Proceedings of the Committee.
374. Tists of all Select Committecs shall be affixed in some conspicuous place List of in the Lobbies and Clerk's Office.

## CHAP'SER XXVIII.

## Wtinesses.

Withesses summoned by the Speaker.
375. Witnesses shall be ordered to attend before the House, or before a Committee of the whole House, by summons under the hand of the Clerk of the Assembly.

Attendance of Membersto he examined.

By a Select Committee.
376. When the attendance of a Member is desired, to be examined by the House, he shall be ordered by the Speaker to attend in his place. the Chairman shall, in writing, request him to attend; but should he refuse or neglect, the Sclect Committee shall tako no further action, except to report the matter to the House.
Committee
not to enter.
tain charges ugainst
Members.
When atten-
dance of
Member or
Officer of
Council is
desired.

Attendance of Members or Officers of Assembly
before Com
mittee of
Council.

## Witnesses

before the
whole IFouse examined by the Speaker.
Before Commiltee by any Mumber.

## Witness

withdraws if question objected to.
Member exmined in his place.
Judges, how introduced.
378. If any information come before any Committee that chargeth any Membor of the House, the Committee ought only to direct that the House be acquainted with the matter of such information, without proceeding further thereupon.
379. When the attendance of a Member of the Council, or any officer of that House, is desired, to be examined by the Assembly or any Committee thereof that House, js desired, to be examined by the Assembly or any Committee thercof
(not being a Committee on a Private Bill), a message shall be sent to the Council to request that the Council give leave to such Member or Officer to attend, in order to his being examined accordingly upon the matters stated in such message.
380. Should the Council request by Message the attendance of a Member of the Assembly before a Select Committee of the Council, the House may authorize such Member to attend, if he think fit. The Assembly, if similarly requested by the Council, may also instruct its own Officers to attend such Committees, if the House thinks fit.
381. When the Witness appears before the House, the Speaker shall examine the Witness, and no other Member shall put any question otherwise than through the Speaker.
382. In Committec of the whole House, any Member may put questions to the Witness.
383. If any question be objected to, or other matter arise, the Witness shall withdraw while the same is under discussion.
384. A Member of the Assembly shall be examined in his place.
385. Judges, when present as witnesses, are introduced by the Serjeant-atArms, and have chairs placed for them at the Bar.

## Officers not to give evidencc 386. No Officer of the House, Clerk, or Short-hand writer employed to

 without leare. take minutes of evidence before the House, or any Committee thereof, may give evidence elsewhere in respect of any proceedings or examination had at the Bar, or before any Committee of the House, without the special leave of the House.
## CHAPTER XXIX.

## Contemper and Punishment.

Member alled to orter not to leare
377. If a Select Committee desire the attendance of a Member as a Witness,
387. A Member having been called to order for a breach of the foregoing
389. A Member named by the Speaker as guilty of a wilful or vexatious Member breach of any of the Standing Orders, or as interrupting the orderly conduct of the ${ }_{\text {Speaber as }}^{\text {named }}$ business of the House, may be adjudged by the House on Motion, without noticc, guilty of guilty of contempt, no debate being allowed on such Motion except an explanation Standing by the Member named.

Orders, \&c.
390. A Member adjudged by the House, for any of the causes hercinbefore Punishment mentioncd, guilty of contempt, shall be suspended from the service of the House for members for such time as the Fouse shall by resolution declare.
391. A Member adjudged by the House guilty of conduct unworthy of a Expulsion of Member of Parliament may be expelled by vote of the \#louse, and his seat shall, a Member. thereupon, be declared vacant.
392. A Member who slall so conduct himself as to make it necessary for Member the Speaker or Chairman of Committees to call him to order more than three times repentedly in the course of any one sittting for any gross breach of the Rules, may, by the order. order of the Speaker or Chairman of Committees, be removed by the Serjeant-atArms from the Chamber until the termination of such sitting.
393. When a Member is suspended from the service of, or removed from, the Consequences House, he shall be excluded from the House and from all the rooms set apart for of surpension. the use of the Members.
394. A person not being a Member who interrupts the orderly conduct of the Remornl of business of the House, or olstructs the approaches to the House, or oecelsions a sitrangers for disturbance within the precincts of the Mouse, may, by order of the Speaker, be conduct. removed by the Serjeant-at-Arms or his assistants.

## CHAPIER XXX.

## Suspension of Standing Orders.

395. Any Standing Order or Orders of the House may be suspended on Stanting Motion duly made and seconded in accordance with notice given, and in cases of orders punsed ins urgent necessity such Standing Order or Orders may be suspended on Motion-duly urgenteases made and seconded without notice. The question of urgeney shall be decided by without the IIousc upon motion, without notice or debate, except a statement by the mover limited to ten minutes.

## CHAPTER XXXI.

## Private Bills.

396. Notice of the intention to apply for every Private Bill slaull, within three Notice of months of the presentation of the Petition, be published once a weck, for four inlention to consecutive wooks, in the Government Gazette, in one or more public nowspapers s.apl. published in Sydney, and in one or more public newspapers in or nearest to the District affected by the Bill, which notice shall contain a true statement of the general objects of the Bill.
397. No Private Bill shall be initiated in this House but upon a Petition first Initiatel on presented and received, with a printed copy of the proposed Bill annexed; and such ${ }^{\text {Fetition. }}$ Petition shall be sigued by one or more of the parties applying for the Bill.
398. Every Petition for a Private Bill shall commence by setting forth, that Form of within the three months previous to its presentation to the House, the pullic notice Petition. required by Rule 396 has becn duly given of the general objects of, and the intention to apply for, such Bill, and shall conclude with a truc statement of the general objects of the Bill, and a prayer for leave to bring it in ; and the profuction of the numbers of the Gazette and newspaper or newspapers containing such notice shall be required and shall be sufficient proof of such notice.

Introduction of 1 Bill.

Printing of.

Jeposit in
Treasury.

Reference to Seleel
mittec.
399. When the Petition shall have been received, Notice of Motion for leave to bring in the Bill shall be given, and such Bill shall be brought in within thirty days from the receipt of such Petition.
400. When leave to bring in a l.rivate Bill shall have been obtained, and before it shall be read a first time, it shall be printed, at the expense of the parties applying for it, in the same form as Public Bills, and a sufficient number of copies of it shail be delivered to the Clerk, for the use of the IIouse.
4.01. Before a Private Bill shall be rad a first time, the sum of twenty-five pounds, towards meeting the cxpenses attendant on such Bill, shall be paid to the credit of the Consolidated Revenue Fund of the Colony, and a Certificate of such payment shall be produced by the Wember moving the first reading of the Bill ; and whenever the expenses attendant upon such Bill shall be found to exceed the sum of twenty-five pounds so paid, a further sum of twenty-five pounds shall, from time to time, as may be demanded by the Clerk of the Assembly, be paid by the parties applying for the Bill, to the Credit of the Consolidated Revenue Fund of the Colony; and a like Certificate of such additional payments shall be produced before proceeding further with the Bill; but, on the passing, rejection, or withdrawal of such Bill, the Promoters shall pay into the said Consolidated Revenue Fund any additional sum which may be required to fully pay the expenses attendant upon such Bill, and in the event of a balance remaining in favour of the Promoters they may obtain from the said Clerk a Certificate of the actual expenses incurred, with a view to the refund of any amount found to be unexpended.
402. When a Private Bill shall have been read a first time, it shall be referred to a Select Committee, to be appointed on Motion upon Notice, and such Committee shall require proof of the allegations contained in the Preamble.

Vote of Chair man of Select Committee on Priqnte Bills.

Petitions respecting.

Select Comruittee may hear Counsel

Proof of Preamble. . The Chairman of a select Committee on a private Bill se entitled to vote on all questions in the same way as other Members of such Committee; and, in case of an equality of votes, exercise a sccond or casting vote.
404. Bvery Petition in reference to a Private Bill shall, if recoived, be deemed, without motion, to be referred to the Select Commitice on the Bill.

Coun 405. Jvery Select Committee on a Private Bill may, in its discrotion, hear Counsel if it be desired; and may also take such oral or other evidence as it may think requisite; and may decide on matters in issue between the persons conducting and opposing the Bill; after which, the Question shall be put; from the Chair, "That this Preamble stand part of the Bill": Aud if the Question pass in the negative, it shall be fatal to the Bill, and the Committee shall report accordingly; but if the Question pass in the affirmative, the several Clauses of the Bill shall next be proceeded with, and the Amendments, if any, carefully noted for report to the House, care being taken that no Clause be inserted or Amendment made in the Bill Which shall be foreign to the import of the notice required under Pule 306 to be given by the party or partics applying for it.
4.06. When a Select Committee shall have reported in favour of a Private Bill,

Report of Select Com. mittec on.

Private Bills initiated in Council.
407. Plivate Bills coming to this House the first time from the Council, such Bill shall be proceeded with as in the case of Public Bills, and a future day, subsequent to the distribution of the printed Report and Evidence, shall be appointed for the second reading. Committecs to which they may have been refered, shall be proceeded with in all respects as Public Bills presented in pursuance of Orders of this House, unless the House shall otherwise order; and every such Bill as shall finally pass this House shall be returned by Message to the Comeil with the Clerk's Certificate at the top, that " the Legislative Assembly has this day agreed to this Bill, with [or withont] Amendment," as the case may require.

Not to be numbered.
408. No Number shall be given to any Private Bill which shall have passed both IIouses and received Her Majesty's Assent.
409. If the Promoters of any Privato Bill originated in the Assembly, with Procedings respect to which proceedings have been interrupted in either House by the prorogation on Pirinter of Parliament, shall petition the Asscmbly within ten clear sitting days after the Supted in ono commencement of a subsequent Session in the same Parliament for leave to proceed bes renered, with the same Bill, and the Petition be received, the consideration of such Bill with upon Potition such alterations as may have been made in the previous Session, may be resumed by motion, without notice: if the Bill shall not have been sent to, or lave been returned by, the Council, it may be taken up at the stage it had reached in the previous Session, and thereafter proceeded with as if no prorogation had taken place; but should the Bill have been transmitted to, and interrupted in, the Council, then the only procedure necessary, subsequent to the reception of the Petition, shall be a Message to the Council requesting that the proceedings on the Bill may be resumed; but should the motion for resumption of proceedings be negatived, then the Bill shall be proceeded with in the ordinary way: Provided that it shall not be necessary to refer a Bill, the proceedings on which have been resumed, to a Select Committee if it shall previously have been reported on by a similar Committee.
410. If any such Private Bill sought to be proceeded with shall only have been When Bil read a first time, and referred to a Select Committee, and shall not have been $\begin{gathered}\text { had not been } \\ \text { reorted on }\end{gathered}$ reported by such Committee before the close of the Session, it shall, after the recep- by Select tion of such Petition and Order thereon, upon Motion without Notice, be referred to committe. a Select Committee, comprising, as ncarly as may be, all the Members composing the Select Committee to which it shall have been referred in the previous Session, together with the Minutes of Evidence taken before, and all Papers and Petitions which may have been referred, and all instructions which may have been given, to such lastmentioned Committee; and upon the Report of the Bill by the Select Committee, it shall be proceeded with in all its subsequent stages, in the ordinary manner of proceeding with Private Bills.
411. In the case of every such interrupted Private Bill revived as provided in Standing Rule 409, the Standing Orders shall be held to be satisfied in all respects, so far as $\begin{gathered}\text { Orders } \\ \text { to be hempled }\end{gathered}$ they shall have been complied with in the previous Session.
$486$

# PUNISHMENT OF STRANGERS FOR CONTEMPT. 

(COUNSEL'S OPINION ON JHE VALIDITY OF THE 10ith STANDING ORDER RESPECTING.)

Ordered by the Legislative Assembly to be printed, 30 January, 1894.

## Case.

The 35th section of the Constitution Act of New South Wales gives power to the Jegislative Assembly to "prepare and adopt such Standing Rules and Orders as shall appear to the said Aasembly best adapted for the orderly conduct of such Council and Assembly respectively." In pursuance of that provision, the Legislative Assembly, on the 15th March, 1870, adopted inter alia the following Standing Order :-
"Any person, not being a Member, who wilfully or veatiously shall interrupt the orderly conduct of the business of the House, or obstruct the approaches of the House, or occasion a disturbance within the precincts of the House, shall be, by the warrant of the Speaker, committed to the custody of the Sergeant-at-Arms, and shall, by the Sergeant-at-Arms, be detained in custody until discharged by an order of the House."
The validity of this order is doubted, because it enables the Speaker to cause a stranger, for the reasons therein stated, to be arrested by his warrant, and to be detained in custody until discharged by an order of this House. This practically enables both the Speaker to take into custody, and the House to imprison, a person who is not one of its members. The arrest may be for any of the following reasons:-

1. For interrapting the conduct of the business of the House.
2. For obstructing the approaches to the House.
3. For creating a disturbance within the precincts of the House.

In asking Counsel to advise whether such a Standing Order as that referred to, No. 107, is valid, attention is directed to the case of Taylor $v$. Barton, in which judgment was delivered by the Privy Council on the 6th March, 1886. In that case their Lordships referred to the cases of Keilly v. Carson, 4 Moore, P.C., f3, and Doyle v. Palconer, I I.R., P.C., 329. In the case of Keilly v. Carson and others the House arrested a stranger for a contempt of its privileges, claiming an inherent right to do so, and not under the provisions of any Standing Order, and the questions raised before the Privy Council were three:-

1. Whether the House had power to commit for a breach of privilege as incident to the House as a legislative body.
2. Was the power rightly exercised in this case?
3. Were the pleas a justification?

Upon the argument it was submitted that if the power did exist it could only be exercised by the House against its own members, and not against strangers, for alleged contempt committed out of doors. In this case their Jordships say, "The question, therefore, whether the House could commit by way of punishment for a contempt, in the face of it, does not arise in this case." But their Lordships say that "The House of Assembly did not possess the power of arrest with a view to adjudication of a complaint of contempt committed out of its doors." Of course the judgment in this case rests upon the question of what powers are inherent to a Colonial Legislature, and not what powers are conferred upon it by statute. The case of Fenton $v$. Hampton, 2 Moore's Reports, 347, endorses the judgment in Keilly $v$. Carson. This was in 1858, and again in 1862 Boyle v. Falconer, Moore's Reports N. S., page 203, supports the other cases. The question now submitted:-

1. Is the 107 th Standing Order of the Legislative Assembly in accordance with the powers conferred upon that body by the 35 th section of the Constitution Act?
2. Has the Logislative Assembly power to make the Standing Order so far as it relates "to the interruption of the orderly conduct of the business of the House;" and if bad in other respecte, is it good to that extent?
3. Counsel will please advise generally and fully.

COPE AND KING,
Solicitors, Castlereagh-street, Sydney.

## Ex parte The Speaker of the Legislative Assembly.

## Joint Ophion.

We are of opinion that the question of the validity of the Standing Order, nbout which we are consulted, is really decided by the judgments in the cases before the Privy Council of Keilly and Carson, 4 Moore, P.C. 63; and Doyle and Falconer, J.R., 1 P.C. 392. In these cases the Privy Council held that a Colonial Legislature has an inherent power to remove any obstruction offered to the deliberations or proper aetion of a legislative body during its sitting. Any Member therefore guilty of disorderly conduct in the House whilst sitting may be removed, excluded for a time, or possibly in an extreme case even expelled. This power is deemed to be inherent in every House of Colonial Legislature, being necessary for its selfpreservation, and it may be exercised whether the obstruction comes from a Member or from a stranger. But these authorities point out the difference which exists between exereising such a power and inflicting punishment upon the offender. There is no power to infict punishment inherent in a Colonial Legislature. It can only be conferred by an express enactment. A fortiori there is no power to punish in respect of contempts or misconduct committed beyond the walls of the Jegislative Chamber. The Standing Order in question, in providing that an offender may be committed to the custody of the Sergennt-at-Arms, and detained in custody until discharged by an order of the House, obviously aims at punishing the offence by an imprisonment, the duration of which depends upon the pleasure of the House. The authorities we have mentioned are sufficient to show that this Standing Order is ultra vires unless it is legalised (that is authorised) by some statute. We have considered the 35 th section of the Constitution Act, which authorises the preparing and adapting of such Standing Rules and Orders as shall appear best adapted for the orderly conduct of the Council and Assembly respectively. We are of opinion that this scction is intended to regulate the mode of transacting the business of Parliament and the conduct of its Members, and that it cannot be extended so as to include the case of strangers, who may be guilty of obstructing or jnterrupting the business of the House, or of such other misconduct as is mentioned in the order. We think this view is apparent from reading the whole of the section, as it deals only with the mode in which the business of the Council and the Assembly is to be conducted.

In our opinion, therefore, the Assembly cau only authorise the removal of a stranger who creates a disturbauce in the House, and neither the Spenker nor the Assembly can legally interfere with his liberty longer than may be necessary for that purpose. Should the power of dealing with offenders hy imprisonment be considered necessary or desirable, it can only be conferred by statute.

JULIAN E SALOMONS.
Chambere, 27th November, 1893.
CECIL B. STEPHEN.

## Legislative Assembly.

NEW SOUTH WALES.

# VALIDITY OF PARLIAMENTARY ELECTORATFS AND ELECTIONS ACT OF 1893. <br>  

Ordered by the Legislative Assembly to be printed, 17 May, 1804.

RETURN to an Address of the Honorable the Legislative Assembly of New South Wales, dated 18th April, 1894, praying that His Excellency the Governor will be pleased to cause to be laid upon the Table of this House,-
"Copies of all correspondence between His Excellency and the Imperial
" Government concerning the validity of the Electoral Act of 1893."
(Mr. J. D. Fitz Gerald.)

Cablegram from The Secretary of State for the Colonies to His Excellency the Governor.

London, 12 February, 1894.
Taw Officers of the Crown advise that: Act 38 of 1893 should have been reserved. I am introducing Validating Act ab initio. Hope that it will be passed in a few days,

Cablegram from His Excellency the Governor to The Secretary of State for the Colonies.

Syiney, 14 Tebruary, 1894.
Government would like grounds for Law Advisers' opinion necessitating Validating Bill.
Cablegram from The Secretary of State for the Colonies to His Excellency the Governor.

London, 14 February, 1894.
Act 5 and 6 Vic., c. 76 , sect. 31, and Act 18 and 19 Vic., c. 54, sect. 3, necessitate reservation.
Cablegram from 'The Secretary of State for the Colonies to His Excellency the
Governor.
London, 21 February, 1894.
Validating Act assented to, 20th February, 1894.
The Secretary of State for the Colonies to His Excellency the Governor.
Sir, Downing-street, 23 February, 1594. With refercnce to my telegrams of the 12th and 20th instant, I have the honour to transmit to you a copy of a Bill which has been passed by both Houses of Parliament, and receired Her Majesty's assent on the 20th instant, intituled "An Act to confirm certain Acts of the Colonial Legislatures." Printed copies of the Act will be transmitted as soon as they are ready.

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I informed you in my telegram of the 14th instant, in reply to yours of the same date, of the grounds on which the Jaw Officers advised that this Act was necessary in order to render valid what has already been done under the New South Wales Act No. 38 of 1893. The Law Officers reported that, having regard to section 31 of 5 and 6 Vict., c. 76, and section 3 of 18 and 19 Vict., c. 54, that Act ought to have been rescrved for the signification of Her Majesty's pleasure, and that, not having been so reserved, it had no validity, and that the assent of Her Majesty, if now given by Order-in-Council, might operate to render the Act valid, as from the signitication of the assent in the Colony in manuer provided by section 33 of 5 and 6 Vict., c. 76 , but would not have a retrospective effect.

The Act has been made to apply to certain other Colonies, so as to cover other possible causes of the like nature.

1 have, sce.,
IRIPON.
[Enclosure.]
[ $56 \& 57$ Vicr.] Colonial Acts Confirmation Act 1894 [Cir. 72.]


Cinapter 72.

HEREAS Bills have been passod by the Legislaturo of ono or more of the following Colonies, namely, the Colonies of New South Wales, Victoria, Tasmania, South Australia, Queensland, and Western Australia, and the Governor of the Colony has given Her Majesty's assent to such Bills, and Her Majesty has not declared her disallowance of the Acts so assented to, and thereupon the Acts have come into operation:

Aud whereas doubts have arisen as to the validity of some of the Acts so passed because they were not reserved for the signification of Her Majesty's pleasure, and it is oxpedient to remove such doubts:

Be it therefore enacted by the Quen's most Excellent Maijesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this prescnt Parliament assembled, and by the authority of the same, as follows:-

1. This Act may be cited as the Colonial Acts Confirmation Act, 1894 .

Short title.
Conflimation of
2.-(1.) Any Act passed by the Legislature of a Colony to which this Act applies, and assented to in Her Majesty's name by the Governor of such Colony, and not disallowed by Her Majesty before the passing of this Act, shall be deemed to be and to have been, as from the date of such assent, ass valid as if the same had been reserved for the signification of Her Majesty's pleasure, and Her Majesty's assent to the Act had been duly given and signified in the Colony at the date aforesaid.
(2.) This Aet shall apply to the colonies of New South Wales, Victoria, Tasmania, South Australia, Quecnsland, and Western Australia.

Syrluey: Charles l'otter, Government Printer-1894.

Legislatite Assembly.

# PARLIAMENTARY ELECTORATES AND ELECTIONS ACT OF 1893. 

(STATEMENT IN REFERENCE TO THE COMPILATION OF THE GLECTORAL ROLLS UNDER.)

Ordered by the Legislative Assembly to be printed, 14 February, 1894.

# The Chief Electoral Officer to The Principal Under Secretary. 

Sir, Chief Electoral Office, Sydney, 13th Tebruary, 1894.
The Parliamentary Electorates and Elections Act of 1893 was assented to on the 13th June of that year, and by the 13 th September the Electoral District Commissioners who were appointed under that Act completed their labour in the entire recasting and rearrangement of the Electorates throughout the Colony. Parliament met on the 26th September, 1893, and the Honorable the Premier gave notice of the adoption of the design proposed by the Commissioners. On the 4th October the districts were approved of, and on the 5th, the nexi day, 125 districts were formally gazetted and proclaimed. Immediately after this the districts were again divided into 421 divisions. This work was completed and gazetted on the 21st October. Up to this point it was obvious that no action whatever could be taken in the lifting or recasting of the Electoral Rolls in the Electorates under the old conditions by placing them under the new, with the new boundaries and Divisions already proclaimed. From that date to the present a steady, unremitting, and continuous effort has been made in order to prepare the Rolls under the nerr Act within the shortest limit of time practicable, consistent with those essential checks which are necessary in order to obtain the best results in work of this nature. Difficultics as to remoteness and means of transit had to be met, and it was found that the further period which Parlianent was asked for, namely, one month, making a total period of eight months from the date that the $\Delta$ ct was assented to to the present day, was not excessive for the collection of lists, purgation of Rolls, arrangements for holding the Revision Courts, printing the Rolls, and the multitudinous acts and duties connected with the work (which was performed in the most scvere and trying season of the year, and during the holidays). All this has been met and overcome.

I have the honor further to inform you that the first new. Electoral Rolls for each Electoral District under the "Parliamentary Electorates and Elections Act of 1893 " throughout the Colony has this day been completed.

The wisdom of obtaining the additional month granted by Parliament under the Amendment Act is apparent when we consider that, with the most strenuous efforts at every point, the Rolls were only completed by the statutory date, there not being one day or one hour to spare.

I cannot conclude without invitiog your attention to the very splendid assistance which I have received from the members of the Police Force throughout the Colony. No effort has been spared by the Inspector-General of Police and those officers engaged by him in affording every help and assistance in producing what $l$ believe will be found to be the most complete and purest Roll in any of the Colonies. This assistance was afforded most generously, and it should be observed that it is the last time under the Act that the assistance of the Police will be needed in compiling or preparing the Rolls.

The machinery under the Act will make the preparation of the General and Supplementary Roli automatic in character.

I hare also to invite the attention of the Honorable the Premior to the assistance rendered by the Police Magistrates throughout the Colony in holding the Revision Courts during the most trying season of the year. Many of these gentlemen, at considerable personal inconvenience, cheerfully and willingly rendered needful services.

I have the honor to enclose a tabulated statement of the new Electoral Rolls under the Parliamentary Electorates and Elections Act of 1893.

I have, \&c.,
GEORGE LEWIS.
[Enclosure.]
Number of Electors on the Rolls of the Electoral Districts.


[^4]
# ParLiamentary electorates and ELECTIONS ACT OF 1893. (amended regulations under.) 



Chief Secretary's Office, Sydney, 13th December, 1893.
His Excellency the Governor, with the advice of the Executive Council, has been pleased to make the subjoined Amended Regulations under the provisions of the "Parliamentary Electorates and Elections Act of 1893," and the "Parliamentary Electorates and Elections Act Amendment Act of 1893."

GEORGE R. DIBBS.

## AMENDED REGULATIONS UNDER THE "PARLIAMENTARY ELECTORATES AND ELECTIONS AOT OF 1893," AND THE "PARLTAMENT. ARY ELECTORATES AND EJECIIONS ACT AMENDMENT ACT OF 1893."

1. Each Registrar shall, upon the receipt of the General List for the District of which he is Registrar, sign and tranmit the List for each Division to the Clerk of the Revision Court for the Division to which such List relates, on or before the 27 th day of December, 1893 , and the revision of every such List shall take place and be completed between the 15th and 27th January, 1894, both inclusive.
2. All claims and notices of objection under section 29 (i and iI) of the Act shall be in Forms IX and X respectively, and sliall be transmitted by registered letter to the Clerk of the Revision Court for the Division in respect of which the claim or objection is made not later than the 6th day of January, 1894 .
3. Such Clerks shall cause public notices of such claims and objections to be exhibited for a period of five days before the day appointed for the sitting of the Revision Court by which such claims and objections are to be heard, at the Post Office nearest to the residence of the person on whose behalf or against whom such claim or objection is made.
4. The Chief Electoral Officer shall, on or before the 20th day of December, 1893, sign and transmit to the person in charge of each Post Oflice within bis district a copy of the General Jist for the Division in which the Post Office is situated; and the person in charge of the Post Office shall, on receipt of such list, forthwith cause the same to be exhibited in some conspicuons position within or outside of such office until the 6th of January, 1894.

## Ј. Each Registrar shall-

(r.) On or before the 29th day of Tanuary, 1894: send to the Chief Flectoral Officer six copies of the first General Roll for the District of which he is Registrar, certified by such Registrar to be correct.
(ni.) On or before the 13th day of February, 1894, sign and transmit the First General $]$ Roll for the District of which he is Registrar to the Returning Officer of such District.
6. Every Elector's Right shall have attached thereto a receipt slip in Form XI, which shall have printed or stamped upon it in black ink the number which is so printed or stamped on the Elector's Right to which it is attached.
7. When any Jlector's Right is delivered in pursuance of scetion 30 (1) of the Act, the Postmaster or other aththorised person making such delivery shatl cause the receipt slip attached to the Right to be filled in with tho several particulars specified thereon, and the receipt slip shall thereupon be signed or marked if a marksman by the person entitled thereto, whose signature shall be attested by the Postmaster or other authorised person aforesaid. The Postmaster or other athorised person shall then detach the receipt slip from the Elector's Right, and shall transmit it to the Registrar of the District to which the reccipt slip relates.
8. Each Registrar shall retain in his custody until the end of the year 1896 all receipt slips sent to and received by him in pursuance of the next preceding regulation.
9. Electors' Rights shall be delivered or transmitied under the provisions of section 30, between the 1 st and $28 i h$ days of Tebruary, 1894.
10. Any person whose name is on the General Roll, who shall not have received an Elector's Right before the ist day of March, 1804, may appear before the Registar of the Districi: to which such Roll relates, on any day between the lst aud the 31st days of March in the year 1894, ind on making a declaration in the terms of Form XII, and complying with the conditions and reguirements of section 31 of the Act, whall be entitled to receive from suclı Registrar a Duplicate Elector's Right: as provided by the said section.
11. Immediately after the issue of the first Elector's Right the Chief Electoral Officer shall forthwith forward to the Registrar of euch District so many Check Rolls for each Division of the District for which he is Registrar as may be required.
12. The Chief Electoral Officer shall, on behalf of each Registrar, sign each Elector's Right issued under section 30 of the Act; and the form contained in Schedulo A of the Act is hereby amended in respect of the aforesaid Electors' Rights by the insertion of the word "pro" before the word Registrar, both on the buttand ou the Elector's Right.
13. Regulations 1 to 11 of the Regulations gazetted 5th December, 1893, are hereby repealed.

Form IL.
Notice of Clain.
To the Clicrk of the Reviaion Court of the Diviaion of the Wilectoral District of
I hareby give you notice that I claim to be ontitled to have my name (or that I, being a duly qualified elector of the above District, claim on belalf of (G.H.) that lo is entitled to have his name) inserted in the Electoral Roll for the above Division and District, my (or his us the case may be) name and residence and occupation being as hereunder stated.

| Surname. | Cluristian Name in full. | Residence. | Occupation: |
| :---: | :---: | :---: | :---: |
|  |  |  |  |
| Dated this | day of $\quad 189$ | $\text { or }, J . K_{\text {. }},$ | $\begin{aligned} & \text { cre of Claimant.) } \\ & \text { of } A . H . \end{aligned}$ |

## Fobm X.

Notice of objection.

## To the Clerk of the Rerision Court of the Dirieion of the Electoral District of

 (here state grounds).
(Signed),
Dated this day of ,139.

## Form XI.

No.

Electoral District
Receipt Slip.
my Elector's Kight, numbered as above.
Signature.
Piace.
Datc.
Witness.
Nore, - Vion the signature befog ubtained this slip should beforwarded witgour pelar to the Registrar of the abore District.

## Form XII.

Slalatory Declaration by Ela tor.
I (G. H.), of (state residence), do solemnly and aincercly declaro that, I sm the person whoge unme in entered ou tae Gencral Roll for the Division of the Electoral District of ae (G.H.), and againat which the number is prefixed, and that before the
day of
, 1893, I received no Elector's Right, and I make this solemn declaration conscintiously belioving the same to be true, and by virtuo of the provisions of an Act made and passed in the ninth year of the reign of Her present Majesty, intituled "An Act for the more effectual abolition of Oaths and nffirmations, taken and made in various Departments of the Government of New South of Oaths and affirmations, tsaen and made in various Departinets of the Governmont of subtitute Declarations in lieu thereof, and for the euppression of voluntary extra.judicial Oathe and AGdavits."
(Signature of declarant.)
Made before me at
, this
day of
, 189 .
(A Justice of the Peace, Commiseioner of the Supreme Court for taking Affarita, or Notery Public.)

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1894. 

## NEW SOUTH WALES.

# PARLIAMENTARY ELECTORATES AND ELECTIONS ACT OF 1893. (AMENDED REGULATIONS UNDER.) 



Chief Secretary's Office, Sydney, 9th February, 1894.
Hrs Excellency the Governor, with the advice of the Executive Council, has been pleased to make the subjoined amended Regulations for carrying into effect the provisions of the "Parliamentary Electorates and Elections Act of 1893," and the "Parliamentary Electorates and Elections Act Amendment Act of 1893."

GEORGE R. DIBBS.
AMENDED REGULATIONS UNDER THE "PARLIAMENTARY ELECTORATES AND ELECTIONS ACT OF 1893," AND THE "PARLIAMENTARY ELECTORATES AND ELECTTIONS ACT AMENDMENT ACI OF 1893."

1. The Chicf Electoral Officer shall sign or affix or cause to be affixed a fac-simile of his siguature to each Elector's Right issued under section 30 of the "Parliamentary Electorates and Elections Act of 1898," and it shall not be necersary for any Registrar to sign any such Elector's Right; and the form contained in Schedule A of the aforesaid Act is hereby amended in respect of the aforesaid Electors' Rights issucd under the said section 30 by the insertion of the word "pra" before the word "Registrar," both on the butt and on the Elector's Right.
2. Regulation 12 of the Regulations published in a Supplementary Government Gazette of the 13th December, 1893, is hereby repealed.

# PARLIAMENTARY ELECTORATES AND ELECTIONS ACT OF 1893, AND THE PARLIAMENTARY ELECTORATES AND ELECTIONS AC'I AMENDMENT ACT OF 1893. <br> (AMENDED REGULATIONS UNDER.) 

## 

Chief Secretary's Office, Sydney, 24th February, 1894.
His Excellency the Governor, with the advice of the Executive Council, has been pleased to make the subjoined Amended Regulations for carrying into effect the provisions of the "Parliamentary Electorates and Elections Act of 1893 " and the "Parliamentary Electorates and Elections Act Amendment Act of 1893 ."

GEORGE. R. DIBBS.

1. Flectors' Rights shall be delivered or transmitted under the provisions of Section 30, between the 26 th of February and the 30th of March, 1894, inclusive.
2. Any person whose name is on the 'reneral Roll, who shall not receive an Elector's Right before the 30th Marcb, 1694, may appear before the Registrar of the District to which such Roll relates on any day between the : 0 th of March and the 14 th of April, 1894, inclusive, and on making a declaration in the terms of Form 12, hereto appended, and complying with the conditions and requirements of Section 31 of the Act, shall be ontitled to receive from such Registrar a duplicate Elector's Right as provided by the said Section.
3. Regulations 9 and 10 of the Regulations gazetted 13th December, 1893, are hereby repealed.

Form XII.
Statutory Declaration by Elector.
I (G.H.), of the General Roll for the is prefixed, and that before the conscientiously believing the ammo to be true, and by virtue of the provisions of an Act made and passed in the ninth year of the reign of Hor present Majesty, intituled " $\Delta \mathrm{n}$ Act for the more effectual abolition of Oaths and affirmations, taken nad made in various Departments of the Government of New South Wales, and to subetitute Declarations in lieu thereof, and for the suppression of voluntary extra-judicial Oathe and Affidarits."
Made beforo me at day of , this 189 (Signature of declarant.)
(A Justice of the Peace, Commissioner of the Supreme Court for taking Affidavits, or Notary Public.)

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# PARLIAMENTARY ELBCTORATES AND ELECTIONS ACT OF 1893, and Parliamentary electorates and elections act AMENDMENT ACT OF 1893. <br> (AMENDED REGULATIONS.) 




#### Abstract

Chief Secretary's Office, - Sydney, 28th March, 1894.

Hrs Excellency the Governor, with the advice of the Executive Council, has been pleased to make the subjoined Amended Regulations for , carrying into effect the provisions of the "Parliamentary Electorates and Elections Act of 1893 " and the "Parliamentary Electorates and Elections Act Amendment Act of 1893 ."


GEORGE. R. DIBBS.

1. Electors' Rights shall be delivered or transmitted under the provisions of section 30, between the 26th February and the 14th of April, 1894, inclusive.
2. Any person whose name is on the General Roll, who shall not receive an Elector's Right before the 114th April, 1894, may appear before the Registrar of the District to which such Roll relates, on any day between the 16th and the 30th April 1894, inclusive, and on making a declaration in the terms of Form 12, hereto appended, and complying with the conditions and requirements of section 31 of the Act, shall be entitled to receive from such Registrar a duplicate Elector's Right as provided by the said section.
3. Regulations 1 and 2, gazetted 24th February, 1894, are hereby repealed.

## Form XII.

Statutory Declaration by Elector.
I (G.H.), of (state residence), do solemnly and siocerely declare that I am the person whose name is entered on the General Roll for the Division of the Electoral District of as (G.H.), and againet which the number is prefixed, and that before the day of

1894, I received no Hlector's Right, and I make this solemn declaration day
conscientiously believing the same to be trae, and by virtue of the provisions of an Act made and passed in the ninth dear of the roign of Her present Majesty, intituled "An Act for the more effectual abolition of Oathe and Affrmations, taken and made in various Departments of the Government of New South Wales, and to subetitute Declarations in liou thereof, and for the suppression of voluntary extra-judicial Oaths and A Afidavits."
(A Justice of the Poace, Commissioner of the Supreme Oourt for taking Affilavite, or Notary Pablic.)

# PARLIANENTARY ELHCTIORATES AND ELECTIONS ACI OF 1893, and Parliamentary electorates and elections acl AMENDMENT ACT OF 1893. <br> (AMENDED REGOLATIONS.) 

## 

Chief Secretary's Office, Sydney, 10th April, 1894.
His Excellency the Governor, with the adrice of the Executive Council, has been pleased to make the subjoined Amended Regulations for carrging into effect the provisions of the "Parliamentary Electorates and Elections Act of 1893 " and the "Parliamentary Electorates and Elections Act Amendment Act of 1893."

GEORGE. R. DIBBS.

1. Electors' Rights shall be delivered or transmitted under the provisions of section 30 , between the 26th February and the 31st May, 1894, inclusive.
2. Any person whose name is on the General Roll, who shall not receive an Dlector's Right before the 21st April, 1894, may appear before the Registrar of the District to which such Roll relates, on any day between the 23 rd April and the 31st May, 189.1, inclusive, and on making a declaration in the terms of Form 12, hereto appended, and complying with the conditions and reguirements of section 31 of the Act, shall be entitled to receive from such Registrar a duplicate. Elector's Right as provided by the said section.
3. Regulations 1. and 2, gazetted 28th March, 1894, are hereby repealed.

Form XII.
Statutory Declaration by Elector.
I (G.H.), of (state residence), do eolemnly and sincerely declare that I am the person whose name is entered on the General Roll for the Division of the Electoral District of as (G.H.), and sgainst which the number
is prefixed, and that before the day of , 1894, I received no Flector's Right, and I make this solemn declaration conscientiously believing the same to be true, and br virtue of the provisions of an Act made and passed in the ninth year of the reign of Her present Majesty, intituled "An Act for the more effectual abolition of Oathe and Affrmations, taken and made in reign of Her present Majesty, intituled An Act for the more effectual abolition of Oaths and Affirmations, taken and made in
various. Departments of the Government of New South Wales, and to eubstitute Declarations in lieu thereof, and for the various. Departments of the Government of New South We
euppression of voluntary extra-judicial Oaths and Affidavits."
(Signature of declarant.)

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# PARLIAMENTARY ELECTORATES AND ELECTIONS ACT OF 1893, and Parliamentary rlectorates and elections act AMENDMENT ACT OF 1893. <br> (amended regulations.) 



Chief Secretary's Office,
Sydney, 8th May, 1894.
His Excellency the Governor, with the advice of the Executive Council, has been pleased to make the subjoined Amended Regulations for carrying into elfect the provisions of the "Parliamentary Blectorates and Elections Act of 1893," and the "Parliamentary Electorates and Elections Act Amendment Act of 1893."

GEORGE R. DIBBS.
Amendel Regulations under the "Parliamentary Electorates and Elections Act of 1893," and the
" Parliamentary Electoratos and Elections Act Amendment Act of 1893."

1. (I.) The mark to be made upon the certified copy of the roll under section 84: (II) of the " I'arliamentary Electorates and Elections Act of $1893^{\prime \prime}$ shall be a blue pencil line, drawn horizontally against the name of the person to whom such mark refers.
(IL.) The stiamp or impress to be made upon the Elector's Right under section 84 (II) of the said Act shall be the same as the mark made under the authority of section 84 ( $\mathbf{I}$ ) of the said Act on the ballot-pajer delivered to the holder of such Elector's Right.
2. Regulation 13 of the Regulations gazetted on the 19 th of October, 1893, is hereby repealed.
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# PARLIAMENTARY ELLCTORATES AND ELECTIONS ACI OF 1893, AND PARLIAMENTARY ELECIORATES AND ELICTIONS ACI AMENDMENT ACT OF 1893. <br> (amended regulations.) 

## 

Chief Secretary's Office,
Syduey, 31st May, 1894.
His Excellency the Governor, with the advice of the Executive Council, has been pleased to make the subjoined Amended Regulations for carrying into effect the provisions of the "Parliamentary Electorates and Elections Act of 1893 " and the "Parlinmentary Electorates and Elections Act Amendment Act of 1893."

GEORGE. R. DIBBS.

1. Electors' liights shall be delivered or transmitted under the provisions of section 30 , between the 26th February and the 30th Tune, 1894, inclusive.
2. Any person whose name is on the Generai Roll, who shall not receive an Elector's Right before the 3lst May, 1894, may appear before the Registrar of the District to which such Roll relates, on any day between the 1 st June and the 30th June, 1894, inclusive, and on making a declaration in the terms of Form 12, lereto appended, and complying with the conditions and requirements of section 31 of the Act, shall be entitled to receive from such Registrar a duplicate Elector's Right as provided by the said section.
3. Regulations 1 and 2, gazetted 10th April, 1894, are hereby repealed.

Form XII.
Statulory Declaration by Elector.
I (G.H.), of (state residence), do solemnly and sincerely declare that I am the person whose name is entered on the
General holl for the
is prefized, and that before the conscientiously belieriog the sane day of , 1894, I received no Hlector's Rigbt, and I make this eolemn declaration reign of Her present Mujesty, ine to be true, and by virtue of the provisions of an Act made and paseed in tho ninth year of the various Departmente of the Government of New South Walcs, and to substitute Declarations in lieu thereof, and for the various Departmente of the Government of New South W
supression of voluntary extra-judicial Oatis and Affioarils."

Made before me, at
, this
day of
, 189
(Signature of declarant.)
(A Justice of the Peace, Commissioner of the Supreme Court for taking Affarits, or Notary Public.)

# PARLIAMENTARY ELECTIONS. 

(PETITION FROM CERTAIN ELECTORS, RESIIDENT WITHIN THE VICINITY OF PARKES, IN FAVOUR OF A MAJORITY OF VOTES POLLED AT.)

Received by the Legislative Assembly, 2 May, 1894.

To the Honorable the Speaker and Members of the Tegislative Assembly of New South Wales, in Parliament assembled.
We, your Petitioners, being electors resident in the vicinity of Parkes, desire to respectfully approach your Honorable House, praying that you will talke into your serious consideration the immediate introduction of a Bill into Parliament providing that in all Parliamentary Elections where a candidate does not secure an absolute majority of the votes polled, further steps shall be taken to definitely ascertain the will of the electors, for the following reasons:-

1. Because it is in harmony with democratic institutions that any person acting in a representative capacity should have the confidence of a inajority of those who have a voice in his election.
2. Because the absence of a chause from any Flectoral Act providing for an exhaustive ballot renders it possible for a Member of Parliament to be returned and yet represent only a minority of the electors, and opens up a way to all kinds of sharp practices, such as getting candidates to offer themselves for clection without reasonable hope of being returned, simply for the purpose of splitting the votes.
3. Because the fear of splitting rotes often deters the more patriotic of two or more candidates favouring any given views from offering their services, in order that the success of the cause they bave at heart may not be jeopardised, this being sometimes a decided loss to the country.
4. Thecause the application of the principle in minor elections to representative positions has proved a most pronounced success.
5. Because it is necessary, in order that good orderly government may prevail, that the ruling party in Parliament shall have a decided majority, and that the Members composing it shall also represent decided majorities in their respective electorates, which is not likely to be the caso when the law leaves it possible for a person to represent merely a minority.
Therefore, your Petitioners humbly pray that your Honorable House will take immediate steps to pass fuch a measure as you in your wisdom may consider will best secure the objects we have in view, as indicated in the reasons set forth, and, as in duty bound, will ever pray.
[Here follow 133 signatures.]
$510$

Legislative Assembly.
NEW SOUTH WALES.

# ESTIMATES 0F EXPENDITURE FOR 1894, AND SUPPLEMEN'IARY ESTIMATES FOR 1893 AND PREVIOUS YEARS. <br> (MESSAGE No. 13.) 

Ordered by the Legislative Assembly to be printed, 1 February, 1894.
R. W. DUFF,

Message No. 13.
Governor.
In accordance with the provisions contained in the 54th clause of the Constitution Act, the Governor recommenis for the consideration of the Legislative Assembly the accompanying Estimates of Expenditure for the year 1894, together with the Supplementary Estimates of Expenditure for the year 1893 and previous years.

Government House,
Sydney, 31st January, 1894.
$512$
$514$





NEW SOUTH WALES.

## ESTIMATES OF EXPENDITURE, <br> 1894.

## ESTIMATES OF EXPENDITURE.

ABSTRACT of the ESTIMATES of the EXPENDITURE of the GOVERNMENT of NEW SOUTH WALES, for the Year 1894, compared with the authorized Expenditure for 1893.


Ireasurer.

4

## SPECIAL APPROPRIATIONS.



SPECIAL APPROPRIATIONS-continued.

| Seryice. | $\begin{gathered} \text { Appropriated for } \\ 1893 . \end{gathered}$ | $\begin{gathered} \text { Required for } \\ 1894 . \end{gathered}$ |
| :---: | :---: | :---: |
| Brought forward ... £ | $\begin{array}{ccc} £ & \text { s. } & \text { d. } \\ 2,54,0,736 & 0 & 0 \end{array}$ | $\begin{array}{ccr} £ & \text { s. } & \mathrm{d} . \\ 2,662,529 & 0 & 0 \end{array}$ |
| Preliminary Expenses of Municipal Institutions |  | $500 \quad 0 \quad 0$ |
| Commissioners of Customs, $42 \mathrm{Vic}$. No. $19 . .$. | $600 \quad 0 \quad 0$ | $600 \quad 0 \quad 0$ |
| Expenses of Parliamentary Witnesses, 45 <br> Vic. No. 5... | $100 \quad 0 \quad 0$ | $100 \quad 0 \quad 0$ |
| Expenses under the Civil Service Act, 48 <br> Vic. No. 24 ... ... ... | $500 \quad 0 \quad 0$ | $500 \quad 0 \quad 0$ |
| Collections for the State House, 51 Vic. No. 9 | $3,000 \quad 0 \quad 0$ | .................. |
| Metropolitan Water and Sewerage Board, 43 Vic. No. 32 and 51 Vic. No. 28 | $200 \quad 0 \quad 0$ | $200 \quad 0 \quad 0$ |
| Railway Commissioners, 51 Vic. No. 35 and 52 Vic. No. 5 ... ... | $6,000 \quad 0 \quad 0$ | $6,000 \quad 0 \quad 0$ |
| Hunter District Water Supply and Sewerage Board, 55 Vic. No. 27 | $200 \quad 0 \quad 0$ | $200 \quad 0 \quad 0$ |
| Wollongong Harbour Trust, 53 Vic. No. 19 | $5,000 \quad 0 \quad 0$ | 5,000 $\quad 0 \quad 0$ |
| Allowances to Parliamentary Representatives, 53 Vic. No. 12 | $39,900 \quad 0 \quad 0$ | $32,750 \quad 0$ |
| Remuneration to Parliamentary Public Works Committee, 53 Vic. No. 11 | $6,000 \quad 0 \quad 0$ | $1,000 \quad 0 \quad 0$ |
| Towards the redemption of Treasury Bills (53 Vic. No. 9), issued under the Treasury Bills Deficiency Act of 1889 ... | $150,000 \quad 0 \quad 0$ | $150,000 \quad 0 \quad 0$ |
| Towards the reduction of the Public Debt for Railways, 53 Vic. No. 24 | $75,000 \quad 0 \quad 0$ | $75,000 \quad 0 \quad 0$ |
| Proportion payable by Colony of New South <br> Wales, in terms of "The Australasian Naval Force Act of $1887^{\prime \prime}$ | $37,656 \quad 0 \quad 0$ | $37,720 \quad 0 \quad 0$ |
| President and Members, Land Appeal Court, 5 V Vic. No. 26 | $4,000 \quad 0 \quad 0$ | $4,000 \quad 0 \quad 0$ |
| St. Andrew's College Building Fund, 18 Vic. No. 37 ... ... ... ... | 1,900 $\quad 0 \quad 0$ | ................. |
| Total, Spectal Appropriations f | 2,870,792 $\quad 0 \quad 0$ | 2,976,099 $\quad 0 \quad 0$ |
| The Treasury, New South Wales, Sydney, 31 st January, 1894. |  | JOHN SEE, $\underset{\text { Treasurer. }}{ }$ |

$$
524
$$

## I.

## 

of 'Acts 18 \& 19 Victoria, Caput 54.

SUMMARY.




## II.

## Cxecution and 臬emislatiox.

$\qquad$

SUMMARY.



* For allowances soe Scheduie.


- For ailowances see Schedule.


## III.

## Cyitf Serretatut

SUMMARY.



* For allowances see Schedule.
















(a) In quarters valued at $f$ \& 4 per annum. (b) In quarters valucl at $f 26$ fer annum.



* Al theso oflicers reccive allowances; see Schedule.

* All these othicers receive allowances; see Schedule.



* Also receives 2980 per annum as Master in Equity.









No. III.-Chief Secretary.

## Charitable Allowances.

## (Irrespective of date of claims.)

In aid of the Sydney Hospital, on condition of an equal amount being raised by private contributions
In aid of the Prince Alfred Hospital, on condition of an equal amount being raised by private contributions..
For the support of Women and Children in the Benevolent Asylum, Sydncy, and Infants' Home, and other Institutions...
In aid of the Funds of the Benevolent Societr, Sydney, on condition of an equal amount being raised by voluntary contributions
In aid of the Deaf, Dumb, and Blind Institution, on condition of an equal amount being raised by private contributions..
Infants' Home, Ashfield-aid on the usual conditions
Hospital for Sick Children, Sydney-on the usual conditions
In aid of the Home for Indigent Blind Women at Strathifield, ou condition of an equal amount being raised by private contributions
Carrington Centennial Hospital, on condition of an equal amount being raised by private contributions...
In aid of Charitable Institutions, on condition that an equal amount be raised by private annual contributions, and also that the Government, through Police Magistrates or other approved Officers, have the right of recommending the admissiou of Patients
In aid of the building funds of Country Hospitals-on the usual conditions
Sydney Benevolent Asylum-special grant towards the Outdoor Relief Department of the Asylum
Newcastle Benerolent Society-special grant in aid of Sydney Rescue Work Society-special grant in aid of
Tamworth Hospital-special grant in connection with Ward for Infectious Diseases
Other votes, 1893

No. III.-Chiep Secretart.

## Miscellaneous Services.

(Irrespective of date of claims.)

Expenses in connection with Electoral System
Newspapers, Almanaes, Books, \&c. ..
Burial of destitute persons, in cases where inquests are not held
Maintenance of deserted clildren, paupers taken charge of for protection, expenses of transmission, ©c.
Rewards for apprehension of Offenders
Special grant for Royal Naval House
In aid of the funds of the Animals Protection Society, on condition of an equal amount being raised by private contributions
In aid of the funds of the New South Wales Zoological Society, on condition of an equal amount being raised by private subscriptions.
In aid of the Royal Humane Society of Australasia
Lord Howe Island-Expenses in comnection with...
To pay Municipal Rates on Govermment Buildings
Wages for Gardener, and 'Iools and Incidental Expenses, $\dddot{\text { for }}$ East Maitland Gaol Reserve...
Rent of Premises, 142 Phillip-street
Protectorate of New Guinea-Proportion of the Colony's share of expense of-as agreed at the Convention
General improvements, National Park
To meet Counscl's Jees and Expenses of engrossing and searches $\because \ddot{\square}$ connection with conveyancing and other legal matters
Expenses in connection with Local Government .
Towards publication of Work on Orchids ..
Expenses in connection with the Board appointed to act on behalf of the Govornment in the matter of International Exchange of Literary and Scientific Works, Official Publications, \&c.
5,000 copies of Year Book of New South Wales, special edition
Inspector of Scaffolding-Salary, £200; Travelling and Incidental Exponses, £60
Private Sceretary to the Premier--Salary
Government Labour Bureau- Expenses in connection therewith
Rent of premises, Bent-strect, in connection with Sydney Hospital
Expenses in comnection with the Exhibit of this Colony at the Imperial Institute, London
Hospital for Sick Children-TRent of Premises
Cost of Conveyance of Unemployed for Government Labour Bureau
To complete contracts and outstanding liabilities in comnction with Immigration
Preparation of Statistics containing information respecting the resources and industrial capabilitics of the Colony, for publication in the United Kingdom
Other Votes, 1593

$568$

## IV.

## 

SUMMARY.





* Includes $£ 45$ as Secretary to Commissioners of Customs. $\quad \dagger$ Sec Schedule.

* Includod in anlary of chict Cicis for 1804.




* Seo Schedule. $\quad \dagger$ Transferred from Colonial Secrctnry Estimates, ns voted for $1893 . \quad \ddagger$ Paid by fees in 1893.

* Includes $£ 330$ for salary of Medical Adviser, trangerered from Yote for Colonial Secretary for 1803.
$\dagger$ Includes 2200 for salary of Deputy Medical Adviser, transienced from Sote for Colonial Secretary for
Incluiles £205 for salary of Secretary to Me\%: Adviser, transferred from Vote for Coloni:l secretary for 1893.


[^5]




50-1
Note,-For nilowances; see Schedule.




No. IV.-Treasurer and Secretary for Finance and Traje.

## Miscellaneous Services.

## (Irrespective of date of claims.)

Postage of Public Departments
Advertising for the Public Service... ... ... ... ...
For the transmission of Telegraphic Messa....es $\qquad$
Commissionon Paymentsin England, by the Government Financial A gents
Insurance, \&ce., on English Shipments
Management of, and expenses in connection with payment of halfyearly dividends on, Inscribed Stock by the Bank of England
Exchange on Remittances within and beyond the Colony
Allownce for Postage and Stationery to Clerks of Petty Sessions, Land Agents, and Registrars of District Courts
Commission on payment of Debentures and Interest on Debentures in Sydney
For the relicf and conveyance of distressed Seamen bclonging to the Colony from Foreign Ports, or from Wrecked Vessels, \&e.
In aid of the Sailors' Ilome, Newenstle
To subsidize Tug-boats for Northern Rivers and Harbours
To subsidize Tug-boat for Clarence River...
For Interest on Iunds in the tomporary possession of the Government belonging to Suitors in Equity and Lunacy Patients
To meet Unforeseen Expenses, to be hereafter accounted for
A mount payable to Rail way Department for conveyance, without charge of Members of Parliament, Distinguished Visitors, School Children, and others
 the Government Savings Bank in the Treasury
To pay interest at 4 per cent. on the uninvested Funds at the credit of the Civil Service Superamuation Account ...
To pay interest at 4 per cent. on the balnuce at the credit of the Municipal Council of Sydney-Sinking Fund Account
To pay interest at 4 per cent. on balance at the credit of the Bankruptcy Unclnimed Dividend Fund
To pay interest at 4 per cent on the uninvested balance at credit of the Barikroptcy Estates Account ...
Sewerage Rates, Public Buildings...
Water Rates, \&e., various Public Buildings, Sydney and Country Towns
To pay interest at 4 per cent. and 5 per cent. on special deposits by the Savings Bank of New South Walcs ...
To meet Legal Expenses, Treasury Department...
T'o meet the abatement which should, in terns of the Civil Service Act be deducted from tho pensions payable to officers whose services have been dispensed with

To meet expenses of engrossing and searches in connection with conveyancing and other legal matters
Interost at 4 per cent. on special deposit by Sydncy $\dddot{\ddot{U}}$ niversity-]ate J. H. Challis' Bequest...

Interest at 4: per cent. on daily credit balance of the Colonial Treasurer's Curator of Intestate Estates Account

To meet the following expenses connected with payment of Imperial Military and Naral Pensioners in the Colony:-

Clerk-in-charge

## Advance to Treasurer.

To enable the Treasurer to make Advances to Public Officers, and on account of other Governments, and to pay expenses of an unforeseen nature, which will afterwards be submitted for Parliamentary appropriation. The whole amount to be adjusted not later than the 31st December, 1895

| Amount roted for 1893. |  | Amount required for 1894. |  |
| :---: | :---: | :---: | :---: |
| £ |  | £ |  |
| 31,000 |  | 31,000 |  |
| 7,000 |  | 7,000 |  |
| 20,000 |  | 20,000 |  |
| 2,700 |  | 2,700 |  |
| 700 |  | 700 |  |
| 19,000 |  | 19,000 |  |
| 11,000 |  | 12,000 |  |
| 2,000 |  | 2,000 |  |
| 225 |  | 225 |  |
| 200 |  | 200 |  |
| 350 |  | 350 |  |
| 6,400 |  | 6,400 |  |
| 900 |  | 900 |  |
| 2,300 |  | 3,000 |  |
| 3,000 |  | ...... |  |
| 25,000 |  | 20,000 |  |
| 17,610 |  | 20,000 |  |
| 5,040 |  | 5,800 |  |
| 295 |  | - 450 |  |
| 100 |  | 120 |  |
| 280 4,000 |  | 280 4,000 |  |
| 5,000 |  | 5,000 |  |
| 15,130 300 |  | 14,875 300 |  |
| 1,051 |  | 130 |  |
| 75 |  | 75 |  |
| 1,000 |  | 1,000 |  |
| 3,500 |  | 3,500 |  |
| 380 38 |  | 380 33 |  |
|  | 413 |  | * 413 |
| ...... | 185,634 | ...... | 181,418 |
| ...... | 200,000 | ...... | 200,000 |

* This expenditure will be covered by the Commission allowed by the lmperial Government to the Colenial Government for this particular Service.
IV.


## Hiailwams.

SUMMARY.

| Page. | Head of S | Vic |  |  |  |  |  | Amount voted for 1893. | Amount required for 1894. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| $72-75$70 | Railways and Tramways :- |  |  |  |  |  |  | £ | £ |
|  | Existing Lines--Working Inpenses | $\cdots$ | $\ldots$ | $\ldots$ | $\ldots$ | . ${ }^{\text {a }}$ | $\cdots$ | 2,175,751 | 1,913,118 |
|  | Miscellaneous Services .. ... | ... | $\ldots$ | $\cdots$ | ... | $\cdots$ | . | 18,500 | 18,500 |
|  | Total... | $\ldots$ | $\cdots$ | $\cdots$ | $\cdots$ | $\cdots$ | $\mathscr{£}$ | 2,194,251 | 1,961,618 |
| The Ireasury, New South Wales, Sydney, 31st January, 1894. |  |  |  |  |  |  |  | $\begin{aligned} & \text { JOHN SEE, } \\ & \text { 'Ireasurer. } \end{aligned}$ |  |




50-K



No. IV. - Railways.


## V.

## 

## SUMMARY.






## VI.

## 

SUMMARY.



* To be temporariy employed at daily rates.

*To be temporarily employed


*To be temporarily omployed. † Provided for by Act [j Victoria No. 20 under Special Alyropriations for I80.1.

*To be temporarily employed.

*To be temporarily employed.



## VII.

## Secretare for futhic valarks.

SUMMARY.


* Includes Water Conservation and Irrigation Branch, transferred from Department of Mines.

The Treasury, New South Wales,
Sydney, 31st January, 1894.

SOHN SEE,
Treasurer.


* Transferred from pusition of Examincr of Proposed Public Works.





## 612





$50-\mathrm{N}$
$616$

## VIII.

## Gaministration af $\mathfrak{7 u s t i c e}$.

SUMMARY.



(n) The Master in Fquity also acts ns Master in Lunacy, with salary of $\mathbf{2} 335$ per annum, provided on Estimates of Coloninu Secretary

Tha Prothouotary of the Supreme Court acts also as Registrar of Vice-Admiralty Court and of the Divorce Court, the Chief Clerla as Derity Registrar ef the

- Onc Associnte at $\mathbf{f} 254$ per annum also receives $£ 36$ per annum as Associate to Judge in Divorce.



* Noninal salary; holds also the position o Stieriff's Officer.



Nominal kilary ; holds also the position of Sherifte Offecer.


* Allowance of $\mathrm{El0}$; sec Contingencies,


* Allowatice of £10; sce Contingencios. † Salary paid as Mining Warden.


* Allowance of 210; see Contingencies. † Paid as Mining Warden.



- Allowayce oi £10; pee Contingencics. $\ddagger$ Allowance of f 15 ; see Contingencicg. $\ddagger$ Allowanes of $\mathcal{E} 20$; see Contingencies.



* allowancel of slo; see Continkengish

* Allowance of $£ 10$; sce Contingene s



$50-Q$

* See Gaols gencrally. $\dagger$ Hitherto provided under Gaols generally: (a) See Medical Vote,

| No. of Persons. |  | Prisons-continued. |  |  |  | bataries and contingencies. |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 1893 | 1894 |  |  |  |  | Amount | ted for | Amount re 18 | uired for 4. |
| 36 | 36 |  |  |  |  | £ | 6,494 | $\boldsymbol{E}$ | 6,454 |
| 1 | 1 | Governor ... ... ... ... | $\cdots$ |  |  | 370 |  | 370 |  |
| 1 | 1. | Deputy Governor ... ... ... | ... | ... | $\cdots$ | 209 |  | 209 |  |
|  | 1 | Visiting Surgeon $\mathrm{Ma}^{\text {Storcher }}$... | ... | ... | $\cdots$ | $\ldots$ |  | - 71.198 |  |
| 1 | 1 | Storckeeper and Schoolmaster ... | ... | ... | $\cdots$ | 198 |  | 198 |  |
| 1 | 1. | Clerk ... ... ... ... | ... | $\ldots$ |  | 198 |  | 198 |  |
| 1 | 1 | $\begin{array}{lll}\text { Junior Clerk } \\ \text { Chief Warder } & \text {.. }\end{array}$ | $\ldots$ | $\cdots$ | $\cdots$ | 75 |  | ${ }^{75}$ |  |
| $\cdots$ | $\ldots$ | Warders $\ldots$... $\ldots$... $\ldots$... $\quad .$. | $\ldots$ | $\ldots$ | $\cdots$ | …....* |  | ……* |  |
| $\ldots$ | $\ldots$ | Female Warder $\quad . . . \quad$... $\quad . .$. | $\ldots$ | ... | .... |  |  | ….... ${ }^{\text {* }}$ |  |
| 1 | 1 | Chaplain, Church of England ... | ... | ... | ... | 60 |  | 60 |  |
| 1 | 1 | Do . Roman Catholic... ... | ... | ... | ... | 60 |  | 60 |  |
| 1. | 1 | Do Presbyterian ... | ... | ... | ... | 40 |  | 40 |  |
| 8 | 8 | Matiand Gaol. |  |  |  |  |  |  |  |
| 1 | 1 |  |  |  |  |  |  |  |  |
| 1 | 1 | Deputy Governor ... ... ... | ... | $\cdots$ | ... | 200 |  | 200 | $\ldots$ |
| $\cdots$ | $\cdots$ | Visiting Surgeon ... ${ }^{\text {Clork and Schoolmaster }}$... ... | ... | $\cdots$ | . | $\ldots$ |  | - 200 |  |
|  | 1. | Chief Warder ... ... ... | $\ldots$ | $\ldots$ | $\cdots$ | 20* |  | 2...** |  |
| $\cdots$ | $\cdots$ | Senior Warder ... ... ... | ... | ... | ... | ......** |  |  |  |
| .. | $\ldots$ | Warders ... ... ... | $\ldots$ | ... | ... | ......* |  | .......* |  |
| $\cdots$ | $\ldots$ | Female Warders $\ldots \ldots \ldots$ | ... | ... | ... | ......* |  | …...* |  |
| 1 | 1 | Chaplain, Church of England Do Roman Catholic.... | ... | ... | $\cdots$ | 30 |  | 30 30 |  |
|  |  | Do Roman Cathohic... |  | $\ldots$ | $\ldots$ | 30 | 786 |  | 786 |
| 5 | 5 | Goulburn Gaol. |  |  |  |  |  |  |  |
| 1 | 1 | Governor ... ... | ... | ... | $\ldots$ | 370 |  | 370 |  |
| 1 | 1 | Deputy Governor ... ... ... | ... | ... | $\ldots$ | 209 |  | 209 |  |
| $\ldots$ | $\because$ | Visiting Surgeon ... ... .. | ... | $\ldots$ | $\ldots$ | $\ldots$ |  | $\ldots$ |  |
| 1 | 1 | Clerk ... ... ... ... | $\cdots$ | $\ldots$ | $\ldots$ | 198 |  | 198 |  |
| 1 | 1 | Storekeeper and Schoolmaster ... | $\ldots$ | $\ldots$ | $\ldots$ | 198 |  | 198 |  |
| 1. | 1 | Probationer ... ... ... | $\ldots$ | ... | $\ldots$ | 75 |  | 75 |  |
| $\cdots$ | $\ldots$ | Chief Warder ... ... ... | ... | ... | $\cdots$ | $\ldots{ }^{\text {.....* }}$ |  | $\cdots{ }^{\ldots} . . .{ }^{*}$ |  |
| $\ldots$ | $\ldots$ | Senior Warder ${ }_{\text {Warders }} \ldots$ | $\cdots$ | $\cdots$ | $\cdots$ |  |  | …..***********) |  |
| $\ldots$ | $\ldots$ | Overseers $\quad . . . \quad$... $\ldots$... | $\ldots$ | $\ldots$ | ... |  |  | …....********** |  |
| $\ldots$ | $\ldots$ | Female Warders ... ... ... | $\ldots$ | $\ldots$ | . |  |  | ......** |  |
| 1 | 1 | Chaplain, Church of England ... | ... | $\cdots$ | ... | 60 |  |  |  |
| 1 | 1 | Do Roman Catholic... | ... | ... | ... | 60 |  | 60 |  |
| 1 | 1 | Do Presbyterian ... | ... | ... | ... | 40 |  | 40 | , 210 |
| 8 | 8 |  |  |  |  |  |  |  |  |
| 1 |  | Berrima Gaol. <br> Gevernor |  |  |  | 326 |  | 326 |  |
| 1 | , | 1) eputy Governor ... ... ... | $\ldots$ | $\ldots$ | $\ldots$ | 200 |  | 200 |  |
| i | $\cdots$ | Visiting Surgeon and Dispenscr ... | $\ldots$ | ... | ... | $\ldots$ |  | $\cdots$ |  |
| 1 | 1. | Clerk and Schoolmaster ... - | $\ldots$ | $\cdots$ | $\cdots$ | 198 |  | *** |  |
| $\cdots$ | $\ldots$ | Senior Warder $\quad .$. | $\ldots$ | ... |  |  |  | …....* |  |
| ... | $\ldots$ | Warders ... ... . ... ... | ... | ... |  | ......** |  | $\ldots . . .{ }^{*}$ |  |
| $\ldots$ | $\ldots$ |  | ... | ... |  |  |  |  |  |
| 1 | 1 | Chaplain, Church of England ... | $\cdots$ | $\cdots$ | ... | 100 |  | 100 |  |
| 1 | 1 | Do Roman Catholic... ... | ... | ... | $\cdots$ | 100 |  | 100 | 92 |
| 5 | 5 | Atituri Gaol. |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  |  |  |
| 1 | 1 | Matron ... ... ... ... | ... | ... | ... | 48 |  | 48 |  |
| ... | $\cdots$ | Warders...$\quad$... ... ... | $\ldots$ | .. | ... | ......* |  | ….. ${ }^{\text {* }}$ |  |
|  |  | Visiting Surgeon ... ... ... | ... | $\ldots$ |  |  |  | $\ldots$ |  |
| 1 | 1 | Chaplain, Church of England ... | ... | .. | ... | 20 20 |  | 20 20 |  |
| 1 | 1 | Do Roman Catholic... ... | ... | ... | .. | 20 |  | 20 | 324 |
| 4 | 4 |  |  |  |  |  |  |  |  |
| 66 | 66 | Carried forward... |  | $\ldots$ | $\ldots$ |  | 10,948 | $\ldots$ | 10,908 |

[^6]

(a) See Medical Yote.

* Sec Gaols gencrally.

*Sec Gaols generally. a Sce Medical Vote.




## IX.

## 程ublir Jnstruction.

SUMMARY.






*Salary transferred from Head Offec.

a) Sec Medical Vote.



No. IX.--Public Instruction.

Grants in aid of Public Institutions.
(Irrespective of date of claims.)
Syducy University-
For Additions, Repairs, and Furniture
For Additional Endowment
To provide for the establishment of Evening Lectures (includin University Extension Lectures and Lectures in Law)..
Matriculation and other Fees for Students of the Training Schools under the Department, who are antending. University Lectures
For purchase of Works of Art for the National Art Gallery
Towards the maintenance of the National Art Gallery
Towards the maintenance of the Art Socicty of New South Wales
Limnean Society
Royal Society-Amount in proportion of $\dddot{\dddot{c}}$ £1 to every $\ldots 1 \begin{array}{ll}\cdots \\ \text { raised } \\ \ddot{b y}\end{array}$ private contributions
Geographical Society of New South Wales-Amount in proportion of $£ 1$ to every $£ 1$ raised by private contributions
Field Naturalists' Association
Sydney Grammar School-
Towards increase of salaries of Junior Teachers
Hend Master-Allowance for Quarters
Instruction to the Blind-Amount in proportion of £2 to every £1 raised by private contributions
For providing Mechanics' Institutesand kindred Institutions with maps, \&ce
In aid of Educational Institutions, in the proportion of $£ 1$ to cyery $£ 2$ raised by private contributions
In aid of Buildings (Educational Institutions), in the proportion of $\mathcal{E} 1$ to every $£ 1$ raised and expended on new and additional buildings.,
In aid of the "Women's Branch of the Royal Society for the Prevention of Cruelty to Animals" to assist it in its work in connection with Public Schools

- Miscellaneous Services.


## (Irrespective of date of claims.)

To gratuity at rate of 6 months salary to Harriet R. Colyor, widow of Thomas Colyer, lately employed as printer in the Technological Museum ..
To meet the abatement which should in terms of the Civil Service Act be deducted from the pension payable to Mr. R. C. Walker, late Principal Librarian
To meet the abatement which should in terms of the Civil Service Act be deducted from the pension payable to Mr. John Huffer, late clerk, Department of Publie Instruction
Other Yotes for 1893


## X.

## Excretary for flines and Agriculture.

SUMMARY.






FThs salary formerly paid out of Contingencies.
$\dagger$ Trunsferred from Colonial Secretary's Department.


$664$

## XI.

## The fostmaster=6emeral

SUMMARY:

| Page. | Head of Sery | vice. |  |  |  |  |  | Amount voted for 1893. | $\begin{aligned} & \text { Amofint } \\ & \text { required for } \\ & \text { is9.4. } \end{aligned}$ |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  |  | , |  |  |  | £ | £ |
| 148-49 | Post Office ... ... ..t \% | :. | $\ldots$ | . 4 | 2. | :.; | : 4 | 508,366 | 4.4.tit. |
| 150 | Money Ordef ${ }^{\text {t }}$ and Savings Bank Bfatioch | \% | .6\% | $3 \%$ | $\cdots$ | \% | 4 | 16,149 | "6.atic. |
| 151 | Electric Telegraphs ... ... ... | . 4 | *.* | A. | ... | i | $\cdots$ | 198,215 |  |
| 152 | Telephones ... ... ... ... | ... | *. | $\cdots$ | $\ldots$ | ... | s.a | 14,579 | ........ |
| 152 | Electric Lights ... ... ... ... | ... | $\ldots$ | ... | ... | $\cdots$ | $\cdots$ | 7,247 | ......... |
| 152 | Cable Subsidies ... ... ... ... | ... | $\cdots$ | $\cdots$ | ** | $\cdots$ | $\therefore 8$ | 22,356 | $\cdots$ |
| 152 | Mikbeellaneous Services ... ... ... | ** | .. | ... | $\cdots$ | ..: | $2 \%$ | 188 | $\ldots$ |
| 153-156 | Postal and Electric Telegraph Department |  | ... | ." | $\cdots$ | : | ... | :........ | 761,724 |
|  | Torat ... |  |  |  |  | \%. | 宔 | $767,100$ | 761.724 |
| The Treasury, New South Wales, Sydney, 31st January, 1894. |  |  |  |  |  |  |  | JOHN | SEE, Ireasurcr. |







$50-\mathrm{U}$



* Includes the number of Postmasters, Asslotants, Receiving-office Kecpers, Junior Letter-carriers, Dail-boys, and Temporary Sorters, not shown hithorto



## SUPPLEMENTARY ESTIMATES

of the<br>EXPENDITURE<br>of THE<br>gOVERNMENT OF NEW SOUTH WALES,<br>FOR<br>1893<br>AND PREVIOUS YEARS.

ORDERED BY THE LEGISTATIVE ASSEMBLY TO BE PRJNTMD, 1 FEBTRUARY, 1894.


SYDNEY: CHARLES POTTER, GOVERNMENT PRINTER.

$$
1894 .
$$

[1s. 3d.]

49-A

## SUPPLEMENTARY ESTIMATES FOR 1893 AND PREVIOUS YEARS.




| Head of Service. | To be Voted. |  | $\begin{gathered} \text { Paid to } \\ 31 \mathrm{sq} \text { Dec., } \\ 1893 . \end{gathered}$ | Unpaid on 3ibt Dec., 1893. |
| :---: | :---: | :---: | :---: | :---: |
|  | Amotnt. | Total. |  |  |
| Services of 1892-continued. <br> Brought forward ... ... | £ s. d. | 251610 | $\begin{array}{ccc} £ & \text { s. } & \text { d. } \\ 25 & 16 & 10 \end{array}$ | £ s. d. |
| No. III.-COLONIAL SECRETARY-contd. Brought forward ......$\quad$ f |  | 6,292124 | 6,102 163 | 189161 |
| Agent-Generat for the Colont. <br> Oontingencies. <br> Incidental Expeuses ... ... ... |  | 14429 | $144 \quad 29$ | ............. |
| Imampration. Immigration generally-further sum ... ... |  | 6761.6 | 67616 | .............* |
| Cifarttable Institutions. <br> Government Asylums. Newington. |  |  |  |  |
| Chaplain, Church of England, at $£ 50$ per anmum, from 26th November <br> Contingencies. |  | $417 \quad 2$ | $417 \quad 2$ | .............. |
| Rations, Medical Comforts, Medicines, Travelling Expenses, and other Contingenciesfurther sum |  | 2,716 131 | 2,716 131 | .............. |
| State Children's Relief Branch. Salaries. |  |  |  |  |
| Ohief Clerk and Inspector, at £225 per ammum, from 1st July (less £200, voted in Estimates-in-Chief) | 12100 |  | 12100 |  |
| Clerk, at £200 per annum, from 1st July (less £175, voted in Estimates-in-Chief) | 1210.0 |  | 12100 |  |
| Miscelianeous Services.In aid of the Agricultural Societics of the |  |  |  |  |
| In aid of the Agricultural Societics of the Colony, in the proportion of $£ 1$ for every $£ 1$ raised by private contribution-further sum | 8,581199 |  | 8,581 $19 \quad 9$ | ........ .... |
| Expenses in comection with Royal Commission to inquire into certain charges against the administration of the Chief Commissioner of Railways--further sum | $29 \pm 00$ |  | 29400 | .............. |
| Expenses in connection with Legal Proceedings agaiust the Returning Officer for West Sydney (damages caused through collapse of hustings)-further sum | $570 \quad 0 \quad 0$ |  | 570 |  |
| Expenses in connection with Public Buildings and Grounds, Rookwood-further sum | 101810 |  | 101810 |  |
| Maintenance of Descrted Children, Paupers taken charge of for protection, expenses of transmission, \&c.-further sum <br> Newspapers, Almanacs, Books, \&c.-further sum | $70 \quad 26$ |  | $70 \quad 2 \mathrm{G}$ |  |
|  | 711.6 |  | 71.10 |  |
| Contribution by this Colony in comnection with Customs International Bureau | $\begin{array}{llll}123 & 5 & 2\end{array}$ |  | $\begin{array}{lll}123 & 5 & 2\end{array}$ |  |
| Compensation to Messrs. F. W. Ward and R. <br> L. Nash, for services rendered in England... | $7710 \quad 0$ |  | 77100 |  |
|  | $30 \quad 0 \quad 0$ |  | $30 \quad 0 \quad 0$ |  |
| McLeod, re Fortifications, Bare Island and George' Head further sum | $\begin{array}{lll}5,007 & 9 & 5\end{array}$ |  | $\begin{array}{llll}5,007 & 9 & 5\end{array}$ |  |
| Travelling Expenses incurred by Mr. Reginaild |  |  |  |  |
| 1st January to 24th May | $8215 \quad 14,8551211$ |  | 82159 |  |
| Total, Colonlal Secretart \& |  | 24,714 $19 \quad 9$ | 24,525 3 | 18916 |
| Carried forward ... ... £ |  | 24,740 167 | 24,551 006 | 189161 |



\begin{tabular}{|c|c|c|c|c|}
\hline \multirow{2}{*}{Head of Service.} \& \multicolumn{2}{|r|}{To be Votrd.} \& \multirow[t]{2}{*}{\[
\begin{gathered}
\text { Patd to }_{31_{\text {st }} \text { DFC. }} \\
1893 .
\end{gathered}
\]} \& \multirow[t]{2}{*}{Unpain on 3lst Dec., 1893.} \\
\hline \& Amodnt. \& Totar. \& \& \\
\hline \begin{tabular}{l}
Services of 1892-continued. \\
Brought forward ... ... £
\end{tabular} \& £ s. d. \& \[
41,195 \quad 19 \quad 2
\] \& \[
\begin{array}{lll}
40,983 \& 3 \& 1
\end{array}
\] \& £ в. d.
\[
21216 \quad 1
\] \\
\hline No. VII.-SECRETARY FOR PUBLIC WORKS. \& \& \& \& \\
\hline \begin{tabular}{l}
Government Architfect. \\
Public Works and Services. \\
Post and Telegraph Offices-minor towns Hard Labour Gaols-To provide Building and other Materials for completion or repair of Gaols and other Public Buildings by the labour of Prisoners in Gaol-further sum ...
\end{tabular} \& 1,156
16 \& \& 1,15616

72613 \& $\begin{array}{llll}73 & 6 & 3\end{array}$ <br>

\hline | Roads and Bridges. |
| :--- |
| Public Works and Services. |
| Repairs to Roads damaged by Floods... | \& .. \& 503112 \& $\begin{array}{llll}334 & 9 & 9\end{array}$ \& $\begin{array}{lll}169 & 1 & 5\end{array}$ <br>

\hline Total, Secretary for Pubhic Works... \& .............. \& 2,460 76 \& 2,217 1910 \& $\begin{array}{llll}242 & 7 & 8\end{array}$ <br>
\hline No. VIII.-ADMINISTRATION OF JUSIICES. \& \& \& . \& <br>

\hline | Defartment of Justice. |
| :--- |
| Contingoncies. |
| Incidental Expenses, \&c.-further sum | \& ............... \& 2110 \& 2110 \& $\ldots$ <br>


\hline | Prothonotary. |
| :--- |
| Oontingencies. |
| Fee to His Honor Judge Murray, acting as a Supreme Court Judge at Contral Criminal Court, Sydney, in November and December | \& .............. \& 10500 \& 10500 \& .............. <br>


\hline | Patents and Coptriaht. |
| :--- |
| Contingencies. |
| Incidental Expenses and Fees for reporting upon applications for Letters Patent | \& .............. \& S8 1310 \& 881310 \& .............. <br>


\hline | Miscrellaneous Services. |
| :--- |
| Allowances to Inspectors and Sulb-Inspectors under Licensing Act 45 Victoria No. $14-$ further sum |
| Gratuity to Mrs. Margaret Flaherty, widow of the late Francis Flaherty, Governor of gaol at Berrima |
| For purchase of 200 copies of Legal Year Book of Australia-further sum | \& \[

$$
\begin{array}{rrr}
323 & 17 & 5 \\
250 & 0 & 0 \\
50 & 0 & 0
\end{array}
$$

\] \& \[

623 \quad 17 \quad 5

\] \& \[

$$
\begin{array}{lll}
323 & 17 & 5
\end{array}
$$
\]

$$
50 \quad 0 \quad 0
$$ \&  <br>

\hline Total, Auministration of Justice ... \& $\ldots$ \& $820 \quad 23$ \& $\begin{array}{llll}570 & 2 & 3\end{array}$ \& $250 \quad 0 \quad 0$ <br>
\hline $\begin{array}{lllll}\text { Carried forward } & . . . & \cdots . & £\end{array}$ \& .............. \& 44,4766 \& $\begin{array}{lll}43,771 & 5 & 2\end{array}$ \& $\begin{array}{llll}705 & 3 & 9\end{array}$ <br>
\hline
\end{tabular}







| Head of Service. | To be Voted. |  | $\begin{gathered} \text { Patd to }_{31 \mathrm{st}} \mathrm{Dec.} \\ 1893 . \end{gathered}$ | Unpaid on 3lst Dec., 1893. |
| :---: | :---: | :---: | :---: | :---: |
|  | Amount. | Totat. |  |  |
| Services of 1893-continued. <br> Brought forward $\qquad$ $\qquad$ | £ s. d. | $\begin{array}{ccc} 夫 & \text { s. } & \text { d. } \\ 517 & 17 & 0 \end{array}$ | $\begin{array}{ccc} £ & \text { s. } & \text { d. } \\ 517 & 17 & 0 \end{array}$ | £ s.d. |
| No. III.-COLONIAL SECRETARY-contd. |  |  |  |  |
| Miscellaneous Sertices-continued. <br> Brought forward ... $£$ | $35,345 \quad 3 \quad 4$ |  |  |  |
| Middle Head Disaster, April, $1.891 . .$. $\ldots .$. 25 0 0$\|$25 0 0 |  |  |  |  |
| repairing damage done by heavy gales $\ldots$ 150 0 0$\|$114 0 0 36 0 0 |  |  |  |  |
| Compensation at the rate of onc month's pay for each year of service to officers of the Fisheries Commission whose services have been dispensed with | 1,130 00 |  | . $\ldots$........... | 1,130 00 |
| Proportion payable by this Colony of amount expended by the South Australian Govern- |  |  |  |  |
| Proportion payable by this Colony of amount cxpended by the Queensland Government on account of erection of Fortifications, \&c., at Thursday Island | 8,70000 |  |  | 8,700 00 |
| Proportion payable by this Colony of amount expended by the Quecusland Government on account of the maintenimee of the Garrison |  |  |  |  |
| Proportion payable by this Colony to the Government of South A.ustralia in con- |  |  |  |  |
| Proportion payable by this Colony to the Government of South Australia on account |  |  |  |  |
| Proportion payable by this Colony to the Government of Western Australia for expenditure incurred in connection with the |  |  |  |  |
| expenditure incurred in connection with the maintenance of the Garrison at Albany from 25th February to 30th June, 1893 ... | 39748 |  | :............. | 397 4 6 |
| Now South Wales Zoological Society-Special grant in aid of | $500 \quad 0 \quad 0$ | 48,426 14 7 | .............. | 500 0 0 |
| Total, Colontal Secretarit ... fit |  | 75,911 110 | 50,329 1] 1 | 25,581 $10 \quad 9$ |
| No. IV-IREASURER AND SECRETARYFOR FINANCE AND TRADE. |  |  |  |  |
| Treasury. <br> Salaries. <br> Chief Clerk, Revenue Branch, at $£ 335$ por |  |  |  |  |
| Chief Clerk, Revenue Branch, at $£ 335$ por annum (Less £313 voted on Estimates-inChief) .. <br> Probationer, at $£ 50$ per annum, from 5th Junc | $\begin{array}{rrr}22 & 0 & 0 \\ 28 & 12 & 3\end{array}$ |  | $\begin{array}{rrr}22 & 0 \\ 28 & 12 & 3\end{array}$ | ................ |
| Stamp Duries.Salaries.Temporary Stamper, at $£ 150$ per annum, from |  |  |  |  |
|  |  |  |  |  |  |  |
| Carried forward... ... $\mathfrak{f}$ |  | 75123 | 75123 | .............. |
| Carried forward ... $\mathfrak{f}$ |  | 76,428 1810 | 50, 8.9781 | 25,581 $10 \quad 9$ |




\begin{tabular}{|c|c|c|c|c|}
\hline \multirow[t]{2}{*}{Head of Seryice.} \& \multicolumn{2}{|r|}{To be Voted.} \& \multirow[t]{2}{*}{\[
\begin{gathered}
\text { Paid to } \\
\text { 31st DeC., } \\
1893 .
\end{gathered}
\]} \& \multirow[t]{2}{*}{Unpaid on Slst Dec., 1893.} \\
\hline \& Amount. \& Total. \& \& \\
\hline \begin{tabular}{l}
Services of 1893-continued. \\
Brought forward ... ... £
\end{tabular} \& £ s.

$\ldots$ \& $$
\begin{array}{rrrr}
f & \text { s. } & \text { d. } \\
124,045 & 13 & 11
\end{array}
$$ \& £ s. $\quad$.

$$
95,71 € \quad 0 \quad 3
$$ \& \[

$$
\begin{array}{rrr}
\mathfrak{E} & \text { s. } & \text { d. } \\
28,329 & 13 & 8
\end{array}
$$
\] <br>

\hline No. V.-ATTORNEY-GENERAL. \& \& \& \& <br>

\hline \multirow[t]{3}{*}{| Cbown Solicitor. |
| :--- |
| Salaries. |
| Assistant Conveyancing Clerk... |
| Total, Atrorney-General |
| No. VI.-SECRETARY FOR LANDS. |} \& \& 20740 \& 207 4 0 \& ............... <br>

\hline \& \& 20740 \& 207 4i 0 \& $\ldots$ <br>
\hline \& \& - \& \& <br>

\hline | Miscellaneous Seryices. |
| :--- |
| Improvement of Ruslicutters Bay Park (in lieu of Vote on Estimates-in-Chief for 1893) | \& 25000 \& \& 250 \& <br>

\hline James McGregor-Compensation to, on his relinquishing his rights to a water-race, dam-site, and sluicing-claim at Uralla, in order that the vacant allotments in section 4 . of the town might be offered for sale \& $20 \quad 0 \quad 0$ \& - \& $20 \quad 0 \quad 0$ \& <br>
\hline G. B. Kelly-Compensation for the surrender to the Crown of allotment 14, section 2 , of the Stonyhurst Estate \& $20 \quad 0 \quad 0$ \& \& $20 \quad 0 \quad 0$ \& ............... <br>
\hline J. F. Treland-Compensation for the surrender to the Crown of 54 acres 1 rood 24 perches of land, portion of his Crown grant, parish of Manobalai, county of Brisbane, on account of the encroachment thereon of portions 11, 25, 23, and 152 \& $163 \quad 4 \quad 0$ \& , \& 163 4 0 \& . <br>
\hline James Mills-Compensation for loss of improvements effected by him on land excised from portion 51, parish of Coorumbung, county of Northumberland, in consequence of resurvey of that portion \& 500 \& \& ....... \& 5000 <br>
\hline William Grey-Compensation in respect of conditional purchase 77-31, Nowra, of 40 acres declared void, the land having been found to encroach on R. Lambert's grant of 2,560 acres, parish of Beecroft, county of St. Vincent \& $106 \quad 6 \quad 3$ \& \& ... \& $106 \quad 6 \quad 3$ <br>

\hline | Speciat Smbrice. |
| :--- |
| Contributions to Boards of Labour Settlements, in terms of section 6 of the Labour Settlements Act, 56 Victoria No. 34, and for other expenses in connection with such settlements ... | \& \& 6,000 00 \& 2,887 14 7 \& $3,112 \quad 5 \quad 5$ <br>

\hline Total, Secretary for Lands ... £ \& $\cdots$ \& 6,56: $10 \quad 3$ \& 3,340 18 7 \& 3,223 $11 \quad 8$ <br>
\hline Carried forward ... ... £ \& ... ............ \& 130,817 8 2 \& 99,264 210 \& 31,553 5 4 <br>
\hline
\end{tabular}


$49-\mathrm{C}$

| Head of Service. | To 3e | Voted. | Paid to | Unpaid o |
| :---: | :---: | :---: | :---: | :---: |
|  | Amodnt. | Total. | 1893. | 1893. |
| Services of 1893-continued. <br> Brought forward | £ s. d. | $\begin{array}{cccc} £ & \text { s. } & \mathbf{d .} \\ 130,817 & 8 & \mathbf{2} \end{array}$ | $\begin{array}{ccc} £ & \ddots & d . \\ .99,264 & 2 & 10 \end{array}$ | $\begin{array}{ccc} £ & \text { s. } & \text { d. } \\ 31,553 & 5 & 4 \\ \hline \end{array}$ |
| No. VII-SECRETARY FOR PUBLIC WORKS-continued. |  |  |  |  |
| Anchitzet. |  |  |  |  |
| Repairs, \&c., Public Buildings-further sum | $1,000 \quad 0 \quad 0$ |  | 954178 | $45 \quad 2 \quad 7$ |
| Hard Jabour Gaols-Materials, \&c.-further |  |  |  |  |
| Hard Jabour Gaols-Materials, \&c.-further sum | 2,000 0000 |  | 6700 | 2,000 0 00 |
| Furniture, Public Offices-further sumAlterations and Repairs, Syduey Mint Buildings $\quad$200 0 0 |  |  |  |  |
| --further sum | 2,000 00 |  | 51200 | 1,488 $\quad 0 \quad 0$ |
| Additions, \&e., to Governor's Residence, Hill View, Moss Vale-further sum | 2,000 00 |  | 1,815 17 | 184183 |
| Drainage Works in connection with premises |  |  |  |  |
|  | 13000 |  |  | 1.30 |
| Patents Office-Repairs .. ... | 150 |  |  | 150 |
| Lock-ups-Alterations, \&e.-further sum ... | 500 |  |  | 500 |
| Raymond Terrace Lands Office-Alterations, \&c | 48500 |  | $422 \quad 0 \quad 0$ | $63 \quad 0^{\circ} 0$ |
| Board of Water Supply and Sewerage. Salaries. |  |  |  |  |
|  |  |  |  |  |
| January to 30 th April (less $£ 250$ voted on Estimates-in-Chicf) | $83 \quad 6 \mathrm{~S}$ |  | $83 \quad 6 \quad 8$ | ............... |
| Six Members of Joard-Fecs, at £250 each (less $£ 1.458$ voted on Estimates-in-Chicf) | 1200 |  | 1200 | .............. |
| Salaries, Wages, \&c., being amount of deductions on Estimates-in-Chief ... | $266 \quad 0 \quad 0$ |  | 26600 |  |
| Hexthr Districx Water Stepply and Sewerage Board. |  |  |  |  |
| Contingencien-(Irrespective of date of clams). |  |  |  |  |
| Legal Expenses ... <br> Erection of Sheds | $\begin{array}{lll}750 & 0 & 0 \\ 175 & 0 & 0\end{array}$ |  |  |  |
|  | $\begin{array}{lll}175 & 0 & 0 \\ 320 & 0 & 0\end{array}$ |  |  |  |
|  |  |  |  |  |
|  |  |  |  | $\begin{array}{rrrr}1,272 & 5 & 10 \\ 175 & 11 & 0\end{array}$ |
|  |  |  |  | 175110 |
|  |  |  |  | $100 \quad 0 \quad 0$ |
| Miscellanhous Services. -- - 400 |  |  |  |  |
| Expenses on account of Surveys, \&c., in connection with Wentworth Irrigation Scheme$58 \quad 6 \quad 10$ |  |  |  |  |
| Expenses on account of Setrerage, \&c., in connection with Hay Irrigation Scheme | $96 \quad 20$ |  | $95 \quad 20$ |  |
| Gratuity to Mr. G. F. Mann, Chief Draftsman, Railway Construction Branch, for his retirement, his services having been dispensed with | 25000 |  | 250.0 0 | ..... |
| Gratuity to widow of Thomas Weaver, late Maintenance Man, who lost his life through injuries received whilst on duty at Bungendore Bridge | $200 \quad 0 \quad 0$ |  | $100 \quad 0 \quad 0$ | $100 \quad 0 \quad 0$ |
| Pumping Fxpenses, Wages, \&c., in connection with Richmond Water Supply Works | $400 \quad 0 \quad 0$ | 1,004 810 | 15217 | 24718 |
| Totar, Secretary for Pebric Wonis... |  | $\begin{array}{llll}27,354 & 2 & 9\end{array}$ | 16,041 1310 | 11,31.2 811. |
| . Carried forward... ... $£$ |  | 158,171 1011 | 115,305 168 | 42,565 14, 3 |


| Head of Service. | To be Voted. |  | $\begin{gathered} P_{A T D}{ }^{\text {to }} \\ \text { 31st DEC., } \\ 1893 . \end{gathered}$ | Unpaid on 31st Dec., 1893. |
| :---: | :---: | :---: | :---: | :---: |
|  | Аmotet. | Totat. |  |  |
| Services of 1893-continued. <br> Brought forward... | £ s. d. |  | $\begin{array}{ccc}\boldsymbol{E} & \text { s. } & \text { d } \\ 1.15,305 & 16 & 8\end{array}$ | $\begin{array}{cccc}\text { \& } & \text { s. } & \text { d. } \\ \text { ' } & \\ 42,865 & 14 & 3\end{array}$ |
| No. VIIL-ADMINISTRATION OF JUSTICE. |  |  |  |  |
| Departmant of Justice. |  |  |  |  |
| Salaries. <br> Clerk, at £312 10s., from 1st April |  | 23012 | 230126 |  |
| Contingencies. <br> Incidental Expenses-further sum ... |  | $\begin{array}{llll}150 & 0 & 0\end{array}$ | $\begin{array}{lll}59 & 6 & 8\end{array}$ | c.......... |
| Curator of Intestatr Estates. |  |  |  |  |
| Salaries. <br> Probationer, increase of salary from £50 to |  |  |  |  |
| Bankrtptcy Court. <br> Salaries. |  |  |  |  |
| Salaries. <br> Chief Clerk, increase of salary from £335 to |  |  | 22100 | .............. |
| Seventh Clerk, increase of salary from £110 to £120 per annum | $10 \quad 0 \quad 0$ |  | $10 \quad 0 \quad 0$ |  |
| Acting Registrar, at $£ 600$ per annum, from | $450 \quad 0 \quad 0$ |  | 45000 |  |
| Contingencies. <br> Chief Clerk-Special Foe for work in connec-- $\cdots$ $\cdots$ $\cdots$   |  |  |  |  |
| Chief Clerk-Special Foe for work in connection with Rules dealing with taxation of costs in Bankruptcy |  | 1500 |  | 15 |
|  |  |  |  |  |
| Contingencies. |  |  |  |  |
| Acting District Court Judge and Chairman of Quarter Sessions, Metropolitan District, at |  |  |  |  |
| June (Special Fec) | $70 \quad 00$ |  | $70 \quad 0 \quad 0$ | .............. |
| Acting District Court Judge and Chairman of Quarter Sessions, Northern District, at |  |  |  |  |
| $\mathfrak{E 1 , 5 0 0}$ per annum, from 4th March to 3rd April | 125881 |  | $125 \quad 8 \quad 1$ | ............... |
| Acting District Court Judge and Chairman ofQuarter Sessions, Northern District, at |  |  |  |  |
| £1,500 per aunum, from 25th January to 7th Tebruary .. | $59 \times 6$ |  | $59 \quad 9 \quad 6$ | .............. |
| Acting District Court Judge and Cbairman of Quarter Sessions, North-Western District, |  |  |  |  |
| at $£ 1,500$ per ammu, from 16 th July to 31st October ... | 50814 |  | 508 1. 4 | .............. |
| Acting District Court Jugge aud Chairman on Quarter Sessions, Southern District, at Quan | $20 \times 3$ |  | $20 \quad 3 \quad 3$ |  |
| Acting District Court Tudge and Chairman of Quarter Sessions, Northern District, at |  |  |  |  |
| £1,500 per annum, from 15th February to 16th March | $127 \quad 0 \quad 4$ |  | 12704 |  |
| Acting District Court Judge, Metropolitan, Suburban, and Hunter District, at $£ 1,500$ |  |  |  |  |
| per athnum, from 19th June to 10 th July <br> Special Fee to His Honor Judge Murray, for presiding at the Sydney Court of Quarter Sessions from 12th to 16th June <br> Special Tee to His Honor Judge Docker, for presiding at the Court of Quarter Sessions and District Court at Newcastle during September |  |  |  |  |
|  | $20 \quad 0$ |  | $20 \quad 0 \quad 0$ |  |
|  | $24 \quad 0 \quad 0$ | 1,044 811 | $24 \quad 0 \quad 0$ | ......... ..... |
| Carried forward ... ... £ |  | 1,937 166 | 1,832 312 | 105134 |
| Carried forward ... \& |  | 158,171 1011 | 115,305 168 | $42,865 \quad 14 \quad 3$ |






## SCHEDULE

то тне

## ESTIMATES-IN-CHIEF FOR 1894,

showing the

## TOTAL REMUNERATION RECELVED BY ALL PUBLIC OFFICERS

WHO HOLD MORE THAN ONE OFFICE,

0R WH0 RECEIVED ANY FEES, SPECIAL ALLOWANCE, QUARTERS, FUEL, OR LIGHT, IN ADDITION T0 THEIR FIXED ANNUAL SALARIES, DURING THE YEAR 1893.

ORDERED BY THE LEGISLATIVE ASSEMBLY TO BE PRINTED,
7 February, 1894.


SYDNEY: CHARLES POTTER, GOVERNMENT PRINTER.
1894.
[88.]

$$
700
$$



## $702$

## II.

## Executive and Legislative.



## III.

## Chief Secretary.



SCHEDULE TO THE ESTIMATES-IN-CHIET FOR 1894.


* District Jnspector under Licensing Act, Mctropolitan District.






SCHEDULE TO THE ESTIMATES-IN-CHIEF FOR 1894.



SCHEDULE TO THE ESTIMATES-IN-CHIEF FOR 1894.




## IV.

Treasurer and Secretary for Finance and Trade.


[^7]




[^8]$\dagger$ From 23rd June, 1892.








9—D








$9-\mathrm{F}$


## v.

## Attorney-General.



## VI.

## Secretary for Lands.



| Reference to <br> Estimates. | Name of Officer. | Ofices and Allowances. | Present fixed Salaries and Allowances. |  | Other Allowances not of fixed annaal amount. |
| :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  | Amount. | Total. |  |
| 85 | VI-Secretary for Lands,-continued.SURVEY OF LANDS. |  | £ | £ |  |
|  |  |  |  | . |  |
|  | E. Twynam ... ... | $\begin{array}{lll} \text { Chief Surveyor, \&c.... } & \ldots & \ldots \\ \text { Equipment allowance } & \ldots & \ldots \end{array}$ | $\begin{aligned} & 740 \\ & 100 \end{aligned}$ |  |  |
| $\begin{aligned} & 88 \\ & 87 \end{aligned}$ | T. F. Furber... | Chief Computer <br> Secretary to Board of Examiners of Licensed Surveyors | $\begin{array}{r} 425 \\ 50 \end{array}$ |  |  |
| $\begin{aligned} & 86 \\ & 28 \end{aligned}$ | W. Genell | Examiner of Compilations Quartermaster-Sergeant, Submarine Miners | 290 27 |  |  |
| $\begin{aligned} & 85 \\ & 26 \end{aligned}$ | C. J. Lester ... | Third-class Draftsman <br> Captain, Volunteer Artillery | $\begin{array}{\|} 303 / 10 /- \\ 40 \end{array}$ |  |  |
| 83 | Caroline Goodfellow | Office-cleaner <br> Allowance in lieu of quarters | $\begin{aligned} & 75 \\ & 25 \end{aligned}$ |  |  |
| $\begin{aligned} & 82 \\ & 31 \end{aligned}$ | R. S. Smith ... | Clerk... <br> Sergeant-major, C. and T. Corps | $\begin{array}{r} 200 \\ 17 \end{array}$ |  |  |
| $88$ | J. 13. Trivett... | $\begin{array}{ccccc} \text { Computer } & \ldots & \ldots & \ldots & \ldots \\ \text { Allowance, Actuary, Civil } & \text { Service } \\ \text { Board } & \ldots & \ldots & \ldots & \ldots \end{array}$ | 335 <br> 100 |  |  |
| $\begin{aligned} & 84 \\ & 29 \end{aligned}$ | E. T. F. Gomm | Land Agent, Cooma... <br> 1st Lieutenant, 2nd Regiment, V. T. | $\begin{array}{r} 371 \\ 30 \end{array}$ |  |  |
| 87 29 | A. N. Badcock | Clerk, District Surveyor's Office, Goulburn <br> 2nd Lieutenant, 2nd Regiment, V.I. | $\begin{array}{r} 222 / 10 /- \\ 25 \end{array}$ |  |  |
| 87 29 | M. Rogersnn... ... | Draftsman, ' District Surveyor's Office, Wagga Wagga ... <br> 2nd Lieutenant, 4th Regiment, V. I. | $\left\lvert\, \begin{array}{r} 26 / 7 / 10 /- \\ 25 \end{array}\right.$ |  |  |

Surveyors in the field are granted an allowance of $£ 150$ per annum each in lieu of equipment, and those Surveyors engaged in Sydney are allowed $£ 72$ per annum each for a similar purpose.

## VII.

Secretary for Public Works.






## VIII.

## Administration of Justice.

| Reference <br> to <br> Estimates. | Name of Oflicer, | Offces and Allowances. | Present fixed Snlaries <br> and Allowances. | Ohher Allowances <br> not of fixed annunl <br> amount. |
| :--- | :---: | :---: | :---: | :---: |

## DEPARTMENT OF JUSTICE.

Chief Emergency Officer and Inspector of Petty Sessions Offices, 30/- per diem (without cost of conveyance), and other Emergency Officers receive 15/- per diem, exclusive of conveyance, wheu absent from Sydney on duty.


| 101 | H. F. Barton | $\ldots$ | Master in Equity | $\ldots$ | $\ldots$ | $\ldots$ | 990 |
| ---: | :--- | :--- | :--- | :--- | :--- | ---: | ---: |
| 39 |  |  |  |  |  |  |  |
| Master in Lunacy | $\ldots$ | $\ldots$ | $\ldots$ | 335 | 1,325 |  |  |

PROTHONOTARY.
A sum of $£ 2,330$ is allowed annually to cover the travelling expenses while on circuit of their Honors the Chicf Justice, the six Puisne Judges, and Associates.


## SIERTIFF.

The Sheriff receives $£ 2$ per diem for travelling expensea while absent on duty.



SCHEDULE TO THE ESTIMATES-IN-CHIEF FOR 1894.

| Reference to listimates. | Name of Oficer. | Offices and Allowances. | Present fixed Salarics and Allowances. |  | Other Allowances not of fixed aunual amount. |
| :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  | Amount. | Total. |  |
| 102 | No. VIII-Administration of Justice-continued.SHERIFF-continued. |  |  |  |  |
|  |  |  | $\mathcal{L}$ | $\ldots$. |  |
|  | T. Barclay | Sheriff's Officer, Wilcannia | 160 |  |  |
|  |  | Allowance for forage .. | 18 |  |  |
| 105 141 |  | District Court Bailiff ... ... | 5 |  |  |
| 141 |  | Warden's Bailiff ... | 10 | 103 |  |
| 102 - | F. J. Clancy ... | Sheriff's Officer, Hay ... | 160 |  |  |
|  |  | Allowance for forage ... ... | 18 |  |  |
| 105 | Thos. Frawley | District Court Bajr. | 5 | 1.83 | do |
| 102 |  | Sheriff's Officer, Coonamble | 160 |  |  |
| 105 |  | Allowance for forage   <br> District Court Bailiff $\ldots$ $\ldots$ | 18 |  |  |
| 102 | W. O. Idriess | Sheriff's Officer, Tenterfield ... | 160 |  |  |
|  |  |  | 18 |  |  |
| 106 |  | District Court Bailiff ... ... | 5 | - | . |
| 102 | F. R. Walcot | Sheriff's Officer, Forbes ... ...\| | 160 |  |  |
|  |  |  | 18 |  |  |
| 105 |  | District Court Bailiff ... ... | 5 | 183 | do |
| 102 | H. McVeagh... | Sheriff's Officer, Brokeu Hill <br> Allowance for forage <br> District Court Bailiff, Silverton <br> Do <br> do Broken Eill. | 160 |  |  |
|  |  |  | 18 |  |  |
| 105 |  |  | 40 |  |  |
| 105 |  |  | 5 | 923 | do |
| 102 | J. B. Spence... ... | Sheriff's Officer, Cooma ... | 160 |  |  |
|  |  | Allowance for forige ... ... | 18 |  |  |
| 141 |  | Warden's Clerk ... ... ... | 49 |  |  |
| 14. |  | Do Bailiff ... ... ... | 10 |  |  |
| 104 |  | District Court Bailiff ... ... | 5 |  |  |
| 102 | S. E. Tapuer... | Sheriff's Officer, Muswellbrook <br> Allowance for forage <br> District Court Bailiff ... | 180 |  |  |
|  |  |  | 18 |  |  |
| 104 |  |  | 5 |  |  |
| 102 | E. H. Boys ... | Sheriff's Officer, Wollongong ... | 160 |  |  |
|  |  |  | 18 |  |  |
| 104 |  | District Court Bailiff ... ... | 5 | 183 | do |
| 102 | John Duhigg ... | Sheriff's Officer, WalgettAllowance for forageDistrict Court Bailiff | 160 |  |  |
|  |  |  | 18 |  |  |
| 105 |  |  | 5 |  |  |
| 102 | A. F. Lloyd ... | Sheriff's Officer, Campbelltown .. | 160 |  |  |
|  |  | Allowance for forage ... ... | 18 |  |  |
| 104 |  | District Court Bailiff ..., ... | 5 |  |  |
| 29 |  | Captair Volunteer Corps ... ... | 40 | 223 | do |
| 102 | K. M. Wray... | Sheriff's Officer, Maitland ... ... | 209 |  |  |
|  |  | Allowance for forage | 18 |  |  |
| 104 |  | District Court Bailiff .. | 5 | 232 | do |
| 102 | C. F. Duchatel | Sheriff's Officer, Bathurst ... $\ldots$ <br> Allowance for forage $\ldots$ $\ldots$ <br> District Court Bailiff $\ldots$ $\ldots$ <br> Warden's Bailiff $\ldots$ $\ldots$ |  | 2 |  |
|  |  |  | 18 |  |  |
| 105 141 |  |  | - 5 |  |  |
| 141 |  |  | 10 | 193 | do |
| 102 | W. Kirchner | Sheriff's Officer, Goulburn... | 160 |  |  |
|  |  | Allowance for forage ... ... | 18 |  |  |
| 104 |  | District Court Bailiff $\ldots$ | 5 |  |  |
|  |  | Small Debts Court Bailiff-fees only | ...... |  | * |
| 102 | J. H. Porrell... | Sheriff's Officer, Wagga Wagga .. <br> Allowatce for fornge <br> District Court 13ailiff | 160 |  |  |
|  |  |  | 18 |  |  |
| 105 |  |  | 5 |  |  |
|  |  |  |  | 183 | do |



|  | Name of Officer. | Ofices and Allowances. | Present fixed Salnries and Allowances. |  | Other Allowances not of fixed annual amount. |
| :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  | Amount. | Total. |  |
|  | No. VIII-Administration of Justice-continued. |  |  |  |  |
| 102 | SEERILF-continued. |  |  |  |  |
|  | J. Russell | Court-keeper, Tamworth Quarters, fuel, and light, valued at | $\begin{aligned} & 78 \\ & 23 \end{aligned}$ | 101 |  |
| 102 | Thos. Adams... | Court-keeper, Maitland Quarters, fuel, and light, valued at | $\begin{array}{r} 1.00 \\ 27 \end{array}$ |  |  |
| 102 | C. E. Greening | Court-keeper, Bathurst Quarters, fuel, and light, valued at | 150 27 | 1.27 |  |
| 102 | A. Stecl | Court-keeper, Wagga Wagga <br> In lieu of quarters ... | 100 26 |  |  |
| 102 | L. Spooner | Court-keeper, Goulburn Quarters, fuel, and light, valucd at | $\begin{array}{r}150 \\ 35 \\ \hline\end{array}$ | 126 |  |
| 121 |  | Allowance for extra assistance | 25 | 210 |  |
| 102 | T. M. Browne | Court-keeper, Deniliquin ... ... Quarters, fuel, and light, valued at... | 100 27 |  |  |
| 121 |  | Work on Court-house grounds | 20 |  |  |
| 102 | W. T. Star ... | Court-kecper, Armidale <br> In lieu of quarters | $\begin{array}{r} 100 \\ 26 \end{array}$ | 147 |  |
| 102 | W. E. Burton | Court-kecper, Yass ... Quarters, fuel, and light, valued at... | $\begin{array}{r} 100 \\ 27 \end{array}$ |  |  |
| 102 121 | J. Ricketts ... | Court-keeper, Dubbo <br> Quarters, fuel, and light, valued at. Work on Court-house grounds | 100 27 26 | 127 |  |
| 102 | G. Nash | Court-kceper, Grafton <br> In lieu of quarters <br> Small Debts Court Bailiff-fees only | $\begin{aligned} & .78 \\ & 25 \end{aligned}$ |  |  |
| 102 | Robert Hunter | Court-keeper, Young Quarters, fuel, and light, valued at... | $\begin{array}{r} 100 \\ 27 \end{array}$ | 103 |  |
| 102 | Bryce Hawthorne | Court-keeper, Broken Hill... <br> Paid for rent in lieu of quarters <br> Work on Court-bouse grounds | 100 52 20 | 127 |  |
| 102 | Elizabeth Boys | Court-keeper, Wollongeng... Quarters, fuel, and light, valued at. Allowance for extra assistance | 52 27 25 25 | 172 |  |
| 102 | A. C. Tate | Court-keeper, Chancery Square Quarters, fuel, and light, valued at... | 130 40 | 104 |  |
| 102102 | J. M ${ }^{\text {Cann }}$... | Court-keeper, Newcastle Quarters, fuel, and light, valued at... Small Debts Court Bailiff-fces only | $\begin{aligned} & 60 \\ & 27 \end{aligned}$ |  |  |
|  | Emily M $\mathrm{M}^{\text {c }} \mathrm{Cann}$ | Court-cleaner ... ... ... | 40 |  |  |
| 102 | Blanche Lloyd | Court-keeper, Campbelltown ... Quarters, fuel, and light, valucd at... | $\begin{aligned} & 30 \\ & 15 \end{aligned}$ |  |  |
| 102 | A. E. Parton | Court-keeper, Hay ... <br> Rent in lieu of quarters | $\begin{array}{r} 100 \\ 36 / 8 \% \end{array}$ | 136/8/- |  |
|  |  | OBATE OFFICE. |  |  |  |
| 103 | F. M. Bolton | Messenger and Sealer <br> Value of quarters, fuel, and light... | $\begin{array}{r} 1.20 \\ 30 \end{array}$ |  |  |
|  |  |  |  | 150 |  |


| Reference <br> to |
| :---: | :---: | :---: | :---: | :---: |
| Etimntes. |$\quad$ Name of Officer. $\quad$ Offices and Allowances. $\quad$| Present fixed Salaries |
| :---: |
| and Allowances. |$\quad$| Other Allowances <br> not of fixed annual <br> amount. |
| :---: |

## No. VIII-Administration of Justice-continued.

## DISTRICT COURTS.

The Judges of the Metropolitan, Suburban, and Funter Districts are allowed 30/- per diem, and those of other districts $40 /-$ per diem for travelling expenses while absent on duty, excepting Judge of North-western District, who is allowed actual expenses incurred.


SCHEDULE TO THE ESTIMATES-IN-CHIEF FOR 1894.


| Reference <br> to <br> Estimatce. | Name of Officer. | Ofices and Allowances. | Present fixed Salaries <br> and Allowances. | Other Allowances <br> not of fixed annual <br> amount. |
| :--- | :---: | :---: | :---: | :---: |

## No. VIII-Administration of Justice-continued.

## PETTY SESSIONS, \&C.

Police Afagistrates, when travelling on duty which necessitates absence from head-quarters ati night, receive 15 s . per dicm. exclusive of conveyance, or 20 s . inclusive, excepting Police Magistrate at Hillston, who is allowed £1 7s. Gd., and Police Magistrates Birgara and Cooma, $2 . j$ e per diem. Mining Wardens who are also Police Magistrates, without salary from this Department, receive trarelling allowances at same rate as Police Magistrates when travelling on duty for this Department, excepting at Trunkey and Temora, where they receive 25 s . per dicm. Coroners receive 20 s . each inquest, and 9 d . per mile (one way) travelling expenses, unless where railway facilities cannot be availed of, when 1 s . 6 d . per mile (one way) is allowed. District Registrars in Bankruptcy receive 10s. for each Meeting of Creditors, and 10s. for each examination in Estates under $£ 200$, and $£ 1$ for each reapectively when Estates execed the amount; and Registrars of Births, Deaths, and Marriages receive 2 s . for entry in councetion with that office. Permanent officers drawn from the Metropolitan Police Courts or elsewhere for relieving duty are allowed 12s. per diem (exclusive of conveyance).












SCHEDULE TO THE ESTIMATES-IN-CHIEF FOR 189.



## IX.

## Public Instruction.







## X.

## Sécretary for Mines.



* Begides the appointmel ata hore mentioned the Chief Inspector of Stock has the supervision of Commona nid of the Pastures and Stock Protection Acte.





Ollicers of the Mines Departnent are allowed free Railmay Passes when travelling on duty.

## XI.

## The Postmaster-General.

| $\begin{array}{\|l\|} \text { Referencoe } \\ \text { roc } \\ \text { Estimates. } \end{array}$ | Namo of Officor. |  | Ofices and Allowances. | Present fixed Salaries and Allowances. |  | Other Allowances not of fixed annual amount. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  | Amount. | Total. |  |
| POSTAL AND ELECTRIC TELEGRAPH DEPARTMENT. |  |  |  | £ | £ |  |
| 154 33 | P. B. Walker |  |  | Secretary to Telegraph Service Major, Electrical Engineers | $\begin{array}{r} 740 \\ 98 \end{array}$ |  |  |
| 154153 | A. A. Day . ... | ... | Superintendent of Mail Branch | $\ldots$ | *560 |  |
|  | W. T. Davies |  | Chief Inspector ... ... ... | ...... | 560 | Inspectors are allowed |
| 153 | G. P. Unwin... |  | Inspector ... ... ... | ...... | 470 | 30/-per diem when |
| 153 | I. B. Bossley |  | . do $\ldots$... ${ }^{\text {do }}$. | ...... | 470 | traveling on duty, |
| $153,$ | A. Tucker ... |  | do $\quad .$. ...... | ...... | 461 | in addition to cost of |
|  | A. Burnctt ... W. H. Maguire | $\ldots$ | $\begin{array}{lllll}\text { do } & \ldots & \ldots & . . & \ldots \\ \text { do } & \ldots & \ldots & \ldots & \ldots\end{array}$ | ....... | 425 326 | conveyance by coach, |
| 153 | W. W. Maguire |  | $\begin{array}{ccccc}\text { do } & \ldots & \ldots & \ldots & \ldots \\ \text { do } & \ldots & \ldots & \ldots & \ldots\end{array}$ | ...... | 326 326 | \&c. They are also |
| $\begin{aligned} & 1.533 \\ & 1.53 \end{aligned}$ | E. J. Young... | $\stackrel{.}{.}$ | do $\cdots$ $\cdots$ $\cdots$ $\cdots$ <br> do $\cdots$ $\ldots$   | …... | 326 326 | allowed free passes by train. |
| $153$ | F. P. Brewer | $\ldots$ | do $\quad \cdots$. $\cdots$... | ..... | 326 |  |
|  | J. T. M Mahon |  | $\begin{array}{cccr}\text { Assistant } & \text { Superintendent, } & \text { Mail } \\ \text { Branch } & \ldots & \ldots & \ldots \\ \text { arer }\end{array}$ |  | *515 |  |
| 158 | J. Thompson | ... | Distributer of Stamps ... ... | 470 |  |  |
|  |  |  | Allowance for losses ... | 25 | 4 | $\ldots$ |
| 153 | D. C. Coote ... | ... | Cashicr ... ... ... | 425 |  |  |
|  |  |  | Allowance for losses | 25 |  |  |
| 153 | Joseph Clarke | ... | Senior Clerk... <br> Overlanding English Mall ... | $\begin{array}{r} 425 \\ 25 \end{array}$ |  |  |
| 153 | Charles Clarke | ... | Senior Clerk... ... ... | $\ldots$ | ${ }^{*} 398$ |  |
| 153 | R. R. Iredale | ... | do $\quad . . \quad$... ... | ...... | ${ }^{*} 371$ |  |
| 153153 | E. 3. Seymour | ... | do ... ... ... | ...... | ${ }_{*}^{* 371}$ |  |
|  | G. L. Little ... | ... |  | …… | $* 326$ $* 326$ |  |
| 153 | C. Brady ... | $\ldots$ | do ... ... ... ... ... | ...... | *290 |  |
| 153 | F. Butler ... |  | do ... ... ... ... ... |  | *290 |  |
| 15 | J. A. Fry ... | ... | do ... $\quad . .1$ | 290 |  |  |
|  |  |  | For shorthand-writing ... ... | 50 | 340 |  |
| 153 | J. F. Doherty | ... | Clerk ... ... ... ... | :..... | *290 |  |
| 153 | W. W. Ryan |  | do ... ... ... ... |  | *263 |  |
| 153 | J. Robinson ... |  | do $\ldots$... ... ... ... | 263 |  |  |
| 156 |  |  | Allowance for losses-stamp sales... |  | *274 |  |
| $\begin{array}{r} 153 \\ 57 \\ 53 \end{array}$ | J. W. Kenny |  | Clerk ... <br> Acting Custom House Officer | $\begin{array}{r} 263 \\ 50 \end{array}$ |  |  |
| 153 | H. W. R. Holmes | ... | Clerk ... ... ... | ...... | ${ }^{*} 254$ |  |
| 15315315 | A. M'Neilly ... | ... | do .... ... ... ... | ...... | *236 |  |
|  | S. B. Hilton ... | ... | do ... ... ...... | ...... | ${ }^{*} 227$ |  |
| 153 | F. W. S. Rush |  | do ... ... ... ... ... | 20 | *227 |  |
| 153 | F. F. Falconer | ... | do ... ... ... ... ... | 209 50 |  |  |
| 156 |  |  | Allowance as linguist ... ... | 50 | *259 |  |
| $\begin{aligned} & 153 \\ & 153 \\ & 156 \end{aligned}$ | $\begin{array}{ll} \text { M. J. Brady ... ...... } \\ \text { F. A. Kelleher ... } & \end{array}$ |  |  |  | *209 |  |
|  |  |  | 209 11 |  |  |  |
|  |  |  |  | 220 |  |  |

* Overtime allowances are granted to tho officinls of the Mail Branch of this Ofice in considoration of giving their attendance whenerer called upon, either during day or night, to sort English and Foreign Mails received or despatched,
N.B.-The Military pay is dependent on altendance ut all parades.


[^9] whenever called upon, either during day or night, to sort English and Foreign Mails received or despatched.
$\dagger$ Also allowed $12 /-$ por diem, with cost of conveyance, when travelling on duty.
N.B.-The Military pay is dependent on atteudance at all parades.







SCHEDULE TO THE ESTIMATES-IN-CHIEF FOR 1894.


9—L





















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804
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## SCHEDULE

TO THE
MILITARY AND NAVAL ESTIMATES

OF

NEW SOUTH WALES,

FOR
1894.

ORDERED BY THE LEGISTATIVE ASSEMBLY TO BE PRINTED, 6 March, 1894.


SYDNEY: CHARLES POITER, GOVERNMENT PRINTER.
1894.
[1.s. 3 d.]


* All theg: Officerg receive allowances, see Schedule.

SCHEDULE TO THE MLLITARY AND NAVAL ESTIMATES, 1894.

## SUMMARY.

## Permanent and Volunteer Military and Naval Forces.

## (As rearranged.)






SCHEDULE TO THE MILITARY AND NAVAL ES'TIMATES:


* All these officers receive allowances, see selpedule,

$\dagger$ These items were paid from Lom Votes in 1893. 'For allowances see Schedule.





All these Officers receive allowances, sec Schedule.



- For allowances, see Schedule.

*For allowances sec Scheduie.


*For allowances, sec schedule.

EXPLANATORY STATEMENT OF ALLOWANCES TO THE MILITARY and Naval estimates.



* Charge pay.

1894. 

## Legislative Assembly.

NEW SOUTH WALES.

## PUBLIC WORKS. <br> (SCHEDULLES TO ESTMMATES-IN-CHIEF FOR 1894.)

Ordered by the Legislative Assembly to be printed, 14 February, 1894.

Schedules A to E-Public Works Department, 1894 Estimates.

Total amount of Schedules ... ... ... ... ... £652,062

SCHEDULE A
Dredge Service Estimate, 1894, subject to quch alterations within the limits of the Vote as the exigencies of the Service may demand from time to time. (Irrespective of dates of claims.)








[^10]
$105-\mathrm{B}$








$105-\mathrm{C}$










| No. | Designation of Road. |  |  |  |  |  | 1894. |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  |  |  |  |  | Length in Miles. | Amount. |
|  | Brought forward... ... ... ... |  |  |  |  |  | 16,862 | $\stackrel{\mathcal{2 5 1 , 4 3 3}}{ }$ |
|  | WESTERN DIVISION. |  |  |  |  |  |  |  |
|  | Mudaee | ICT. |  |  |  |  |  |  |
| 950 | Sofala to Rylstone ... |  |  | $\cdots$ | $\cdots$ | $\ldots$ | 36 | 290 |
| 951 | Cudgegong Village to Rylstone | ... | ... | $\ldots$ | ... | ... | 14 | 230 |
| 952 | Rylstone to Bylong ... ... | ... |  | $\ldots$ | .. | ... | 31 | 250 |
| 953 | Cudgegong to Rylstone ... | $\cdots$ | ... | $\cdots$ | ... | ... | 26 | 320 |
| 954 | Cudgegong to Reedy Creek... | ... | ... | ... | ... | ... | 30 | 800 |
| 955 | Cudgegong to Home Rule ... . | $\ldots$ | $\ldots$ | ... | ... | ... | 8 | 130 |
| 956 | Cullenbone, via Gulgong, to Denis |  | ... | $\ldots$ | ... | ... | 37 | 1,480 |
| 957 | Cudgegong to Fill End ... | ... |  | ... | ... | ... | 40 | 500 |
| 958 | Cudgegong to Wollar ... |  | ... | $\ldots$ | $\ldots$ | ... | 24 | 390 |
| 959 | Cullenbone to Cobborah ... | ... | $\ldots$ | $\ldots$ | ... | ... | 42 | 1,400 |
| 960 | Guntawang to Goolma ... |  | ... | $\ldots$ | $\ldots$ | ... | 15 | 240 |
| 961 | Tallawang Road to Gloodiman Inn | $\ldots$ | ... | ... | ... | $\ldots$ | 4 | 100 |
| 962 | Wall's Junction to Botobolar | ... | $\ldots$ | ... | $\ldots$ | ... | 1.0 | 80 |
| 963 | Grattai to Sally's Fiat ... | $\cdots$ | $\cdots$ | $\ldots$ | $\ldots$ | $\ldots$ | 30 | 500 |
| 964 | Monkey Hill to Hill End ... |  | $\ldots$ | ... | $\ldots$ | ... | 19 | 310 |
| 965 | Windeyer to Queen's Pinch... | $\ldots$ | ... | $\ldots$ | $\cdots$ | $\ldots$ | 14: | 170 |
|  | Limhgow District. |  |  |  |  |  |  |  |
| 966 | Mount Victoria to Bell ... |  | $\cdots$ | $\ldots$ | $\cdots$ | ... | 7 | 60 |
| 967 | Mount Victoria to Mount York Reserve ... |  | ... | $\ldots$ | $\ldots$ | $\ldots$ | 3 | 80 |
| 968 | Little Hartlcy to Lowther | ... | ... | ... | $\cdots$ | $\ldots$ | 13 | 110 |
| 969 | Tittle Hartley to Hartley Vale Platform |  |  | ... | ... | ... | 7 | 230 |
| 970 | Hartley to Vale of Clwydd ... | $\cdots$ | ... | ... | $\cdots$ | $\cdots$ | 6 | 200 |
| 971 |  |  | $\ldots$ | ... | ... | ... | . 6 | 200 |
| 972 | Bowenfels to Hartley Road Junctio Hartley to Jenolan ... |  |  | $\ldots$ | $\ldots$ | . | 29 | Su0 |
| 973 | Duggan's to Oberon ... | ... | ... | ... | ... | . | 16 | 130 |
| 974 | Duggan's to Oberon ...Bowenfels to LidsdaleLidsdale to Wolgan ... | ... |  | ... | ... | $\ldots$ | 9 | 220 |
| 975 |  |  | ... | ... | $\cdots$ | ... | 9 | 110 |
| 976 | Marangaroo to Mcadow Flat | . | ... | $\ldots$ | ... | ... | 14 | 230 |
| 977 | Wallerawang to Rydal ... | $\ldots$ | ... | ... | ... | ... | 5 | 120 |
| 978 | Rydal to Hampton ... ... |  | $\ldots$ | $\ldots$ | ... | $\ldots$ | 14 | 230 |
| 979 |  |  |  | $\ldots$ | $\ldots$ | $\ldots$ | 17 | 600 |
| 980 | Mutton's Falls to O'Connell... | ... | $\ldots$ | ... | ... | $\ldots$ | 9 | 110 |
| 981 | O'Connell to Oberon... ... |  |  | ... | ... | ... | 17 | 280 |
| 982 | O'Connell to Swatchfield ... Oberon to Tittle River | $\ldots$ | $\ldots$ | ... | $\ldots$ | ... | 24 | 200 |
| 983 |  | Oberon to Little River Tour-mile Tree to Campbell's River |  | $\ldots$ | $\ldots$ | ... | . | 31. | 380 |
| 984 |  |  |  |  | ... |  | ... | 14 | 120 |
| 985 | Trour-mile Tree to Campbell's River |  | $\ldots$ | ... | $\ldots$ | ... | 14 | 120 |
| 986 | Oberon to Jenolan ... ${ }^{\text {a }}$...Alick's Creek to Bloomhill . |  |  | $\ldots$ | $\ldots$ | $\ldots$ | 18 | 290 |
| 987 |  |  |  |  |  | ... | 2 | 50 |
|  | Baticurst | RICT |  |  |  |  |  |  |
| 988 |  |  |  |  |  |  | 7 | 120 |
| 989 | Piper's Flat Station to Meadow'Flat Road and Mitchell's Creck... ... |  |  |  |  |  | 10 | 120 |
| 990 | Kirkonnell to Mitichell's CreekMeadow Flat to Mitchell's Creek | ... | ... | ... | . | $\ldots$ | 5 | 120 |
| 991 |  | $\ldots$ |  | $\ldots$ | ... | ... | 5 | 200 |
| 992 | Mitchell's Croek towards Palmer Oakcy .. |  |  | $\ldots$ | $\ldots$ | $\ldots$ | 15 | 180 |
| 993 | Bathurst to O'Connell ... ... ... |  |  |  |  |  | 1 L | 180 |
| 994 | Bathurst and O'Connell Road to Road from Mutton's Falls to O'Connell |  |  |  |  |  | 11 | 140 |
| 995 | O'Connell to Campbell's River Lagoon ... |  | $\ldots$ | ... | , | , | 8 | 100 |
| 996 | Kelso to Sofala Road... Limekilns Road to Upper Turon |  |  | $\ldots$ | ... | ... | 28 | 340 |
| 997 |  | . |  | $\ldots$ | ... | $\ldots$ | 15 | 120 |
| 998 | Limekilns Road to Upper Turon Cheshire Creek to Upper Turon |  |  | ... | ... | $\ldots$ | 9 | 110 |
|  |  |  |  |  |  | $\cdots$ | 17,650 | 265,2:3 |






| No. | Designation of Rond. | 1894. |  |
| :---: | :---: | :---: | :---: |
|  |  | Length in Miles. | Amount. |
|  | SCHEDULE D 3. <br> Minor Roads under Trustees. <br> (Approximate appropriation only, and subject to such alterations as the exigencies of the Service may from time to time demand.) <br> (Irrespective of date of claim.) <br> Not including any Road within Municipalities. <br> CENTRAL DIFISION. <br> Tabef District. | - | $£$ |
| 1. | Woolla Woolla Roads ... ... | 3 | 36 |
| 2 |  | 21. | 84 |
| 3 | Nowendoc Roar to Jolly's Elat ... ... ... ... ... | 4 | 1.6 |
| 4 | Wingham, via Bungay, to Bobo Creek $\quad \cdots \quad \cdots$ | 6 | 18 |
| \% | Tinonee and Bohnock Road to South Chamel of Manning River (Redbank Road) | 2 | 24 |
| 6 | Road up Torbes River $\ldots$... $\ldots$.. $\ldots$... ... ... ... ... | 6 | 70 |
| 7 | Ellenborough Bridge, towards Jacky Bulga ... ... ... | 10 | 90 |
|  | Strotid District. |  |  |
| S | Underbank to Upper Chichester ... ... ... ... ... ... | 12 | 160 |
|  | Maitiand District. |  |  |
| 9 | Pokolbin Hills to Cessnock Road ... ... ... ... ... | 14. | 168 |
| 10 | Cessnock, via Deep Creek, to Allandale Station ... ... ... ... | 11 | 440 |
| 1.1 | Deep Creek and Allandale Road to Greta ... ... ... ${ }^{\text {a }}$, | 3 | 72 |
| 12 | Main North Road, near Black Creek, nia Rothbury Public School, to junction with Allandale and Cessnock Road | 11 | 176 |
| 13 | Branston, vin Eiderslie Bridge and Glendon Brook, to junction with Paterson and Gresford Road | 12 | 192 |
| 14 | Maitland and Luskintyre Road, via Stanhope Public SchooJ, to Glendov Brook | 8 | 96 |
| 15 | Branxton to Dalrood Ford (langorin Road) ... ... ... ... | 4 | 48 |
| 1.5 | Main North Road, at Branxton, to Dalwood lrord... ... ... ... | 5 | 80 |
| 17 | Branxton and Dalwood Ford Road to Greta ... ... ... ... | 2 | 24. |
| 18 | Main North Road to Hunter River (M'Mullin's Road) ... ... ... | 4 | 32 |
| 19 | Main Northern Koad, near Lochinvar, vin Windermere, to South of Boyce's | 3 | 36 120 |
| 20 | Rutherford to Seotch Corner $\quad . .$. | 10 | 1.20 |
| 21 | Rutherford and Scotch Corner Road, via Hillsborough, to the Juskintyre Road | 3 | -48 |
| 22 | Aberglassyn and Melville Ford Road, via Lowry's, to the River... ... | 1 | 16 |
| 23 | Main North Road, via Telarah Ratway Bridge, to Tishery Creek and Teggs' | $\underline{2}$ | 48 |
| 24 | West Maitland to Mulbring Creek ... ... ... ....... | 15 | 1.80 |
| 25 | West Maitland, via Louth Park, to East Maitland and Brisbane Water Road | 3 | 120 |
| 26 | Pitnacree Bridge to Dunmore Bridge $\quad \ldots$...... | 4 | 160 |
| 27 | West Maitland, viat Glenaroon, to Dunmore and Paterson Road... ... | 3 | 36 |
|  | Carried forward ... ... ... ... | 182 | 2,620 |



105-E





SUMMARY OF PROPOSED DISTRIBUTION.


1894.

## Legislative Assembly.

NEW SOUTH WALES.

# ADDITIONAL ESTIMATE FOR 1894. 

(MESSAGE No. 14.)

Ordered by the Legislative Assembly to be printed, 1 Hebruary, 1894.

Message No. 14.
R. W. DUFF,

Governor.
In accordance with the provisions contilined in the 54th section of the Constitution Act, the Governor recommends, for the consideration of the Legrislative Aseembly, the accompanying Additional Fstimate of Expenditure for the year 1894

## Government House,

Sydney, 31st January, 1894.
$864$

## ADDITIONAL ESTIMATE

## EXPENDITURE OF THE GOVERNMENT

or

NEW SOUTH WALES,

FOR THE YEAR

## 1894.

ORDERED BY THE LEGISLATIVE ASSEMBLY TO BE PRINTED, 1 Februaby, 1894.


## sydney : charles potter, governjient printer.

## ADDITIONAL ESTIMATE FOR 1894.



[^11]$868$
1594.

Legislative Assembly.

## NEW SOUTH WALES.

# FURTHER ADDITIONAL ESTIMA'TES FOR 1894. 

(MESSAGE No. 26.)

Ordered by the Legislative Assembly to be printed, 14 March, 1894.

Message No. 26.
R. W. DUFF,

Governor.
In accordance with the provisions contained in the 54th section of the Constitution Act, the Governor recommends to the consideration of the Legislative Assembly the accompanying Further Additional Estimate of the Expenditure of the Government of New South Wales, for the year 1894.

## Government House,

Sydney, 8th March, 1894.

# FURTHER ADDITIONAL ESTIMATES <br> EXPENDITURE OF THE GOVERNMENT <br> ${ }^{\text {or }}$ <br> NEW SOUTH WALES, <br> FOR <br> 1894. 

ORDERED BY THE LEGISLATIFE ASSEMBLY TO BE PRINTED.
15 March, 1894, A.m.


SYDNEY: CHARLFS POTTER, GOVERNMENT PRINTER.
1894.
[6d.]

## FURTHER ADDITIONAL ESTIMATES FOR 1894.

| Head of Sertice. | Amount. | Total. |
| :---: | :---: | :---: |
| No. II.-EXECUTIVE AND LEGISLATIVE. | £ 日. d. | £ s. d. |
| Bust in marble of the late William Charles Wentworth... |  | 10500 |
| Legislative Counctr and Absembly. <br> Extra remuneration to Engineer in charge of Electric Bells and Electric Lights | ............... | 1000 |
| Total, Executive and Legislative ... £ |  | 11500 |
|  |  |  |
| Chief Secretaby. <br> Messenger $£ 170$ per annum (less $£ 160$ proposed in Tstimates-in-Chief) |  |  |
| Messenger, $£ 170$ per annum (less $£ 160$ proposed in Jstimates-in-Chief) Messenger, £ 80 per annum (less £65 proposed in Estimates-in-Chief) | $\begin{array}{lll}10 & 0 & 0 \\ 15 & 0 & 0\end{array}$ |  |
| Auditor-Gbneral. |  |  |
| Messenger, at $£ 120$ per annum (less £104 proposed in Estimates-in-Chief) ... Contingencies. | 1600 |  |
| Contingencies. <br> Travelling Expenses, Railway Revenue Audit-further sum ... ... | $50 \quad 0 \quad 0$ |  |
| Regibtrar-Generata. |  |  |
| Salaries. <br> Clerk, $£ 150$ per annum (less £110 proposed in Fistimates-in-Chief) ... ... | 40 |  |
| Contingoncics. |  |  |
| Preparation of General Indexes of Births, Deaths, and Marriages-further sum | 200 |  |
| Copying Index, Registration of Deeds-further sum ... ... ... ... | $200 \quad 0 \quad 0$ |  |
| Permanent and Volunteer Mrittary Forces. |  |  |
| Head Quarters' Staff. <br> Clerk ... | $92 \quad 0 \quad 0$ |  |
| Capitation allowance to Senior Cadets to assist in providing Uniforms at $£ 1$ each | $518 \quad 0 \quad 0$ |  |
| Compensation at the rate of one month's pay for each year of service to Staff Sergeant upon abolition of office |  |  |
| Sergeant upon abolition of office General Contingencies. | 31800 |  |
| Rent of premises, O'Connell-street, from lst July to 9th May (date of termination of lease), lately occupied by the Military Secretary and Commanding Engineer ... | 60100 |  |
| Rent of premises to end of lease lately occupied as Cavalry Headquarters ... | 57 |  |
| Military Skcretamy. |  |  |
| Ordnance Branch. |  |  |
| Staff Office, \&c. |  |  |
| Clerk ... ... | 17500 |  |
| Armoury. |  |  |
| 3 Labourers, at $£ 110$ per annum ... i. ... ... ... ... | 330 |  |
| Ordnance Stores. 110 per annum |  |  |
| 2 Labourers, at £110 per annum ... ... ... ... ... ... | 22000 |  |
| Magazine, Goat Island. <br> Labourer | $110 \quad 0 \quad 0$ |  |
| Infantry. |  | S35 00 |
| Gratuity to Adjutant, 3rd Regiment Infantry, upon retirement through illhealth | $1,000 \quad 0 \quad 0$ |  |
| Gratuity, being equal to six months' pay at 6s. per diem, to Mr. Stephen Ormsby, late Sergeant Instructor on the Permanent-Staff, upon his retirement through injuries accidentaliy received whilst in the execution of his duty | $54 \cdot 120$ | 1,054 120 |
| Carried forward... ... ... ... \&ं | ............... | 4,006 $12 \quad 0$ |
| Carried forward... ... ... £ | ............... | 11500 |



*At present paid from Contingencies.


|  | Head of Service. | Amount. | Totat. |
| :---: | :---: | :---: | :---: |
|  | Brougbt forward... ... ... £ |  | $\begin{array}{ccc} \text { £ } & \text { \&. } & \text { d. } \\ 48,206 & 15 & 7 \end{array}$ |
| No. X.-SECRETARY FOR MINES AND AGRICULTURE. <br> Prevtation of Scab in Sheep. <br> Contingencies. <br> To meet abatement which should, in terms of Civil Service Act, be deducted from the Pension payable to Mr. A. McCollough, Jnspector of Stock, Deniliquin, on his retirement from the Public Service <br> Total, Segretary for Mines and Agriculture ... <br> No. XI.-POSTMASTER-GENERAL. |  |  |  |
|  |  |  |  |
|  |  |  | $15210 \quad 8$ |
|  |  |  | 152108 |
|  |  |  |  |
| Postal and Electric Telegraph Defartment. <br> Conveyance of Mails. <br> Postal Communication via Vancouver |  |  |  |
|  | Totax, Postmaster-Generali ... ... ... \& |  | 10,000 00 |
|  | Grand Totat ... ... ... ... £ |  | 58,359 66 |
| The Treasury, New South Wales, Sydney, 13th March, 1894. |  |  | JOHN SEE, |

## Legislative Assembly.

NEW SOUTH WALES.

# LOAN ESTIMATE FOR 1894. <br> (MESSAGE No. 28.) 

Ordered by the Legislative Assembly to be printed, 21 March, 1894.

## R. W. DUFF, <br> Message No. 28. <br> Governor.

In accordance with the provisions contained in the 54th section of the Constitution Act, the Governor recommends for the consideration of the Legislative Assembly the accompanying Estimate of Expenditure on account of public works and other services proposed to be provided for by Loan.

## Government House,

Sydney, 14th March, 1894.

$$
880
$$

$$
\bullet
$$

$882$

ESTMMATE of Expenditise on account of Public Works and other services, proposed to be provided for by Loan.



NEW SOUTH WALES.
Legislatitye Assembly.

SESSION 1894.

## EXPLANATORY ABSTRACTS

(Nos. I, II, and III)

OF THE
AMOUNTS RESPECTIVELY ESTIMATED, VOTED,

AND EMBODIED IN

THE APPROPRIATION ACT (57 ${ }^{\circ}$ Victorie, No. XI), AND THE LOAN ACT ( $57^{\circ}$ Victoriat, No. XVII),

HOR THE SERVICE OF THE YEAR 1894, AND FOR THE YEAR 1893 AND PREVIOUS YEARS;

WIITI

NOTES EXPLANATORY.

SXDNEY: CHARLES POTTER, GOVERNMENT PRINTER

## NEW SOUTH WALES.

## Legislative Assembly.

No. I.
(SERTICES OF 1894.)
EXPLANATORT ABSTRACT of the Expenditure of the Colonial Government, for the undermentioned Services, for the Jear 1894, as respectively Estimated, Voted, and Embodied in the Appropriation Act, $57^{\circ}$ Victoric No. XI.


* The Estimate to meet Military and Naval expenditure was subuitted in one sum, and no data supplied by which Salaries could be distinguished frem

EXPLANATORY ABSTRACT-continued.


4

NOTES EXPLANATORY of the Alterations made in the Estimates for 1894 and the Further Additional Estimates in their progress through Committee of Supply.

| I.-Sichedules to the Constitution gatt. <br> SUPPLEMENT TO SCHEDULE B. <br> Amount of Estimate ... | Establishment. |  |  |
| :---: | :---: | :---: | :---: |
|  | Salaries. | Contingencies and other Scrvices. | Total. |
|  | f. s. d. | $\begin{array}{ccc} \mathrm{f} & \mathrm{s.c} & \mathrm{~d} . \\ 1,605 & 0 & 0 \end{array}$ |  |
| Reduced. <br> By Negative.-From item $£ 650$, J. S. Richardson, Major-General (Military Pension)£150 |  | $\begin{array}{lll} \text { İO } 0 & 0 \end{array}$ | 15000 |
| nount voted | .............. | 1,455 00 | 1,455 00 |
| III.-(thict Secretaxy. <br> TO MEET MILITARY AND NAVAL EXPENDITURE. <br> Amount of Estimate | ............. | .............. | 185,969 120 |
| Redvced. <br> By Negative.-From Estimate (Estimates-in-Chief), £182,380, To meet Military and Naval Expenditure,- $£ 3,000$; item (Further Additional Estimate), Naval Brigade, Gratuity, at rate of one month's pay for each year of service, to Lieut. Milson, upon his retirement, £114 | ............. | .............. | 3,114 00 |
| Amount voted | .............. | ............ | 182,855 120 |
| IV.-然ailmans. <br> dxisting lines-working expenses. <br> Amount of Estimate | 135,607 00 | 1,804,611 00 | 1,943,218 00 |
| Reduchd. <br> By Negative.-From item $£ 1,000$, Chief Accountant-£100 | $\begin{array}{llll}100 & 0 & 0\end{array}$ |  | $100 \quad 0 \quad 0$ |
| Amount yoted | 138,507 00 | 1,804,611 00 | 1,943,118 00 |
| VI.-Sicretary for geands. <br> Department of lands. <br> Amount of Estimate | 68,702 176 | 12,700 00 | 81,402 176 |
| Reduced. <br> By Nefative.-From item $£ 10,000$, Towards erection and maintenance of rabbit-proof fences, and destruction of Rabbits on Crown lands, salaries, wages, and other contingencies in connection with the administration of the Rabbit Act of 1890 £5,000 |  | $5,000 \quad 0 \quad 0$ | $5,000 \quad 0 \quad 0$ |
| Amount voted | 68,702 176 | 7,700 00 | 76,402 17 6 |

"Amount of Estimate" and "Amount voted" include amounts binught down on the Further Additional Estimates.
Legislative Assembly Offices,
Sydney, llth June, 1894.
RICHD. A. ARNOLD,
Clerk Assistant.

## No. II.

services of 1893 and plevyous years.
EXPLANATORY ABSTRACT of Amounts respectively Estimated, Voted, and Embodied in the Appropriation Act, $57^{\circ}$ Victorie No. I1, for the Supplementary Service of the Year 1893 and previous Years.

|  | f s. d. <br> 233,641 r 7 <br> 233,3 II I 7 |
| :---: | :---: |
| Excess of Estimated over Authorised Erpenditure | $330 \times 0$ |
| NOTES EXPLANATORY of Alterations made in the Supplementary Estimates in their progress through Committee of Supply:- <br> Gross Amount of Supplementary Estimates for the year 1893 and previous yeare, submitted with Message No. I3 ... <br> Reducrd. <br> Sebtices of 1893. <br> By Negative- <br>  | $\begin{array}{rrrr}233,641 & 13 & 7 \\ 330 & 0 & 0\end{array}$ |
| nount votẹd .........................sı......................... $£$ | 233,3 II 137 |
| Legislative Assembly Oflices, Sydney, 11th June, 1894. |  |
| $\begin{aligned} & \text { No. III. } \\ & \text { (By Loax-1894.) } \end{aligned}$ |  |
| EXPLANATORY ABSTRACT of the Amounts respectively Estimated, Voted, and Embodied in the Loan Act, $57^{\circ}$ Victorice No. 17. |  |
| Amount of Estimates covered by Message from His Excellency the Governor, No. 28. <br> Total voted and embodied in the Loan Act of 1894 $\qquad$ |  |
|  | 1,460,650 0 |

Legislative Assembly Offices,
Syduey, lith June, 1894.

RICHD. A. ARNOLD, Clerk Assistant.

$$
890
$$

## TABLE OF CONTENTS.



$$
892
$$

## No. 1.

## CONSOLIDATED REVENUE FUND.

## ACCOUNT

FOR THE YEAR
1892 AND PREVIOUS YEARS.

No.

## Comsolimatad

Dr.
ACCOUNT FOR THE YEAR 1892

| No. | Particulars. | Astount. | Totas. |
| :---: | :---: | :---: | :---: |
| 1 | To Amount of Estimated Deficienct on the Accounts for 1892 and previous years, as shown by the account with Ways and Means of 18th January, 1893 ... | £ s. d. | $\begin{array}{cccc}\text { £ } & \text { s. } & \text { d. } \\ \\ 1,251,864 & 9 & 5\end{array}$ |
| 2 | To Amount of Supplementary Estimates for Sertices of the Tear 1892 and Previous Yeans, as per page of the Supplementary Estimates now before the Legislative Assembly, viz. :- <br> Services of 1891 and previous years ... <br> Services of 1892 | $\begin{array}{rrr} 5,493 & 10 & 8 \\ 45,236 & 14 & 10 \end{array}$ | $50,730-6$ |
| 3 | To Amount of Fubther Spectal Approphiations:Hunter River Water Supply | ................. | 3017 |
| 4 | $\left.\begin{array}{\|cccccccc\|} \text { To amount } & \text { of } & \text { Savings } & \text { siobt of } & \text { Estmate, } & 1891 \\ \text { Services } & \ldots & \ldots & \ldots & \ldots & \ldots & \ldots & \ldots \\ \text { Less- } & & & & & & & \\ \text { Amount of further } & \text { Savings, } & 1890 & \text { Services } & \ldots & & \ldots \end{array} \right\rvert\,$ | 2,559 <br> 1610 <br> $71313 \quad 2$ |  |
|  | Total ... ... ... £ | ... | 1,301,471 $\quad 0 \quad 2$ |

The Treasury, New South Wales,
Sydner, 31st January, 1894.

James J. Hincht,
Ancountant.

## 1.

## Zixamue dimis.

and PREVIOUS YEARS.
Ca.


896
I

No: 2.

## CONSOLIDATED REVENUE FUND.

## ACCOUNT

OF
ACTUAL AND ESTTMATED REVENUE

AND

## ESTIMATED EXPENDITURE

FOR THE YEAR
1893.

## Cmsolimated

## ACCOUNT OF ACTUAL REVENUE AND

Dr.


The Treasury, New South Wales,
Sydney, 31st January, 1894.

James J. Hinoity
Accountant.

7
2.

## 3iequenue jund.

ESTIMATED EXPENDITURE FOR THE YEAR 1893.
Cr.

F. Kimhpatrick,

Uuder Secretary for Finance and Trade.

JOHN SEE,
Treasurer.

No. 3.

## ACCOUNT

or

# ESTIMATED REVENUE AND EXPENDITURE 

FOR THE YEAR

1894. 

No.

## Comsolimatan

ACCOUNT OF ESTLMATED REVENUE
Dr.


The Treasury, New South Wales,
Sydney, 31st January, 1894.

James J. Hincity,
Accountant.
3.

## tiequenue jund.

AND EXPENDITURE FOR THE YEAR 1894.
Cr.

F. Kirkpatrick,

Inder Secretary for Finance and Trade.

JOHN SEE
Treasurer.

904
-

## No. 4.

## GENERAL POST OFFICE

NEW STREET RESUMPTION ACCOUNT.
(SUSPENSE ACCOUNT.)

#  

(SUSPENSE


## 4.

## Zatrest hesumption $\mathfrak{A r c o u n t}$.

ACCOUN'T.)
Cr.

| No. | Particulars. | Amount. |
| :---: | :---: | :---: |
|  |  | $\boldsymbol{\pm} \quad$ s. d. |
| 1 | By Amount received for Rent of Premises, Sale of Materials, \&c., Port Office Street ... | 135,574 611 |

2 By Estratated Briance—being amount to be recovered by Sale of Sites ...
15. Kirkpatrick,

TOHN SEE
Under Sceretary for Finance and Trade.
Treasurer.
$908$
A.

## CONSOLIDATED REVENUE.

AbS'RACT STATEMENT showing the Actual Revenue of the Year i892, the Actual Revenue of the Year 1893, and the Estimated Revenue for the Year 1894.


The Treasury, New South Wales,
Sydney, 3 ist January, 189.4.

JOHN SEE, Treasurer.

REVENUE DETAILED.


Revenue detamed-continued.


Revente detalled-continued.


Revenue detailed-continued.

| Head of Receipt. | $\begin{aligned} & \text { Rerenue of } \\ & 1892 . \end{aligned}$ | $\begin{gathered} \text { Revenue of } \\ 1893 . \end{gathered}$ | Estimated Revenue for 1894. |
| :---: | :---: | :---: | :---: |
| General Miscellaneous Receipts. |  |  |  |
| Rents, excligite of Land- | £ | £ | £ |
| Tolls and Ferries | 4,398 | 4,782 | 4,500 |
| Wharfs, including Wharfage and Tonnage | 57,041 | 54,935 | 50,550 |
| Govermment Buildings and Premises ... | 14,369 | 7,230 | 10,750 |
|  | 75,808 | 66,847 | 65,800 |
| Fines and Fompeitures- |  |  |  |
| Sheriff . | 593 | 754 | 1,000 |
| Courts of Petty Sessions ... ... | 15,805 | 13,982 | 15,000 |
| Crown's Share of Seizures ... | 1.253 | 2,227 | 1,300 |
| Confiscated and Unclaimed Property ... ... | 152 | 19 | 50 |
| Other Fines ... | 72 | 148 | 50 |
|  | 17,875 | 17,130 | 17,400 |
| Countri Towns Water and Semerage Suppli Woris Rephyments |  | 3,545 |  |
| Unclassifted Receipts- |  |  |  |
| Transfer from Public Instruction Endowment Account... | 14,626 | 12,500 | 14,000 |
| Sale of Government Property ... ... ... | 12,975 | 11,610 | 12,000 |
| Support of Patients in Lunatic Asylums ... ... | 13,296 | 13,402 | 13,000 |
| Collections by Goverament Printer ... | 6,4:55 | 5,899 | 6,500 |
| Store Rent of Gunpowder, \&c. .... ... | 7,05\% | 6,477 | 7,100 |
| Value of Articles manufactured by Prisoners in Gaol, \&e. | 8,039 | 3,391 | 6,000 |
| Fees on presenting Private Bills to Parliament | 697 | 349 | 600 |
| Interest on Bank Deposits ... | 6,248 | 8,339 | 30,000 |
| Glebe Island Abattoir Receipts ... ... ... | 13,1.60 | 11,409 | 10,684 |
| Dock Receipts ... ... ... ... | 2,940 | 2.492 | 2,500 |
| Assessment on Sugar Refinery ... ... | - 1,500 | 1,500 | 1,500 |
| Fisheries Commission | 2,291 | 2,574: | 3,357 |
| Seed Wheat... ... ... . | 495 | 1,374 | 500 |
| Other Receipts ... ... ... | 66,146 | 1.11,231 | 70,000 |
|  | 155,921 | 1.93,050 | .177,74,1 |
| Total, Generat, Miscmilaneous Receipts $\mathcal{E}$ | 249,604 | 280,872 | 260,941 |
| Grand Totals ... ... ... £ | 10,508,094 | 9,740,153 | 9,851,881 |
|  |  |  |  |

The Treasurr, New South Wales,
Syducy, 31et January, 1894.

JOHN SEE,
Treasurer.
$914$
GENERAL LOAN ACCOUNT.
$\qquad$
STATEMENT
OF

## LIABILITIES AND ASSETS

on

31st DECEMBER, 1893.

## 916

General ziann

- Dr. STATEMENT OF THE LIABILITIES AND ASSETS OF
No.


## account.

GENERAL LOAN ACCOUNT ON 31st DECEMBER, 1893.
Cr.


Fi. Kimppatrick,

* Lown of $£ 2,600,000$ under these Atts conjointly floaterl in London in October, 1893.

Under Secretary for Finance and Trade.
$918$

## B.

STATEMENT of Appropriations for Services authorized to be provinm for by Loans, from the year 1853 to 31st December, 1893, showing the expenditure under each head up to that date, and the balances written off or retained for future expenditure.


920

STATEMENT-continued.


STATEMENT-continued.


STATEMENT-continued.


STATEMENT-continued.


STATEMENT-continued.


STATEMENT-continued.


48-E

STATEMENT-continued.


STATEMENT--continued.


STATEMENT-continued.


STATEMENT-continued.


STATEMENT-continued.


STATEMENT-continued.


STATEMENT—continued.


STATEMENT一continued.


STATEMENT-continued.


STATEMENT-continued.


STATEMENT-continued.


STAIEMENT-continued.


STATEMENT-continued.


STATEMENT-continued.

| Year. | $\begin{gathered} \Lambda \text { ppropriations } \\ \text { under } \\ \text { Acts of Parliament. } \end{gathered}$ | Particulars of Appropriation. | Expenditure to 31 1et 1)ecember,1693 1693. | Balances-- |  |
| :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  |  | Writen of. | Retuinglal for Expenditure, 31st December, 1893. |
| 1884 | $\underset{20,569,504}{\mathcal{E}} \quad \stackrel{\text { s. }}{0} \text { d. }$ | Brought forward <br> GENERAL LOAN ACCOUNT-continued <br> 48 Victoris, No. 26-continued. | $\notin \mid 25,578,699 \text { r. } \begin{array}{ccc} f & \text { d. } \\ \hline \end{array}$ | $\begin{array}{ccc} f & \text { s. } & \text { d. } \\ 494,229 & 0 & 9 \end{array}$ | $\begin{array}{ccc} £ & \text { s. } & \text { d. } \\ 496,575 & 7 & 7 \end{array}$ |
|  | 895,700 0 |  |  |  |  |
|  |  | Brought forward ... £ | \& 895,691 1 | : $1 . . . . . . . . . .$. | 8187 |
|  | 3,00000 | Harbours and Rivers Branch-continuedTowards improving the Entrance to the |  |  |  |
|  | 3,000 | Nambuccra River |  |  | 3,00000 |
|  | 2,000 000 | Towards construction of Light-louse, Kiama... | 2,000 00 |  |  |
| " | 11,000 000 | Northern Breakwater, Newcastle-fur- ther sum | $\cdots 77880$ |  | 3,119 17 5 |
| " | 18,500 000 | Wood Paving, Circular Quay ... ... | 18,500 00 |  |  |
|  | 5,000 0 0 | For removal of Rocks from front of Wharf, Newcastle Harbour-further sum |  |  |  |
| " |  | Colonial Architect's BranchNarrabri Court-house-Erection of Court-house and Lock-up at Mulwala |  |  |  |
|  | 3,500 000 |  | . 3.22510 (d) |  | 274100 |
| ", | 2,100 0 0. 0 |  | - 1,916 1.60 |  | $\begin{array}{lll}83 & 4 & 0\end{array}$ |
|  | $\begin{array}{llll}1,500 \\ 3,000 & 0 & 0\end{array}$ | Court-houso and Lock-up at Monut Hope | - 527 0 0 |  | 97330 |
| " | 3,000 00 | Nymagee Court and Watch House and <br> Police Quarters-Erction of |  |  | 3,000 00 |
| " | 1,500 00 | Post and Telegraph Creek .. ... | . 1,500 000 |  |  |
| " | 1,000 0 0 | Post and Telegraph Office, Oberon | $1,1,00000$ |  | ............. |
| ", | 1,500 00 | Post and Telegraph Office, Moruya ... | . 1,500 000 |  | .............. |
|  | 1,200000 | Post and 'Telegraph Office, Adelong ... | - 1,200 000 |  |  |
| " | 2,950 00 | GovernmentPrintingOffice-A.Additions- further sum ... ... ... | - 1,150 40 |  | 1,709 i5 3 |
|  | 6,000 0 0 | Erection of Grol, Grafton ... | 6,000 0 0 |  | .............. |
| " | 3,000000 | Court-house, Cobar-Erection of | - 3,000 00 |  |  |
| " | 1,400 000 | Court-house, Darlinghurst-Dwarf Wall and Iron Palisading-Erection of ... | . 1,394 178 |  | - 26 |
|  | 5,100000 | Court-house, Cooma--Erection of ... | 5,000 0 |  |  |
| " | 6,60000 | Court-house and Post-office, Balmain- further sum ... | - 6,000 000 |  |  |
|  | 50,000 0 0 | Naval Stations, Yort Jackson .... ... | -50,000 00 |  |  |
| " | 5,000 000 | Goulburn Gaol-Completion of-further sum | - 5,000 00 |  |  |
| " | 20,853 00 | For the purchase of land resumed at the corner of Bridge and Phillip Streets, |  |  |  |
|  |  | for public purposes ... $\ldots$... | 20,853 00 |  | ............... |
| " | 25,000 00 | Sites and Buildings for Fire Brigado Statious in City of Sydncy | 25,000 00 |  |  |
|  | 50,60000 |  |  |  |  |
| " | 4,000 00 | Buildings and Teachers' Residences Compensation for Land and Buildings re- | 50,000 00 |  |  |
|  |  | sumed at the intersection of the New South Head Road and Point Piper Road, for Post and Telegraph Office |  |  |  |
|  |  | Erection of Buildings at the University | [ $\cdot 1,09000$ |  |  |
| " | 10,000 00 | Erection Museum of Natural History and |  |  |  |
|  |  | Zoological Library, to be presented by theHon. William Maclear, M. L.C. | 10,000 10 |  |  |
| " | 5,800 0 0 | For the purchase of Ormond House, Paddington, for the use of the State |  |  |  |
| " | 15,000 00 | For the purchase of Buildings in Phillipstrect for Colonial Stores | -15,000 100 |  |  |
|  | $40,000 \quad 0.0$ | For the purchasc and further sum, Centrai |  |  |  |
| " |  | Police Courts, Sydney ... ... | 40,000 000 | .............. |  |
|  | 1,200,403 00 | Carried forward ... $£$ | ¢\|1,188,138 $12 \quad 3$ |  | $\begin{array}{llll}12,264 & 7 & 9\end{array}$ |
|  | 26,569,504 00 | Carricd forward... $£$ | ¢ 25,578,699 118 | 4.94,220 009 | 496,575 78 |

STATEMENT-continued.


STATEMENT-continued.


## 942

STATEMENT--continued.


STATEMENT-continued.


944

STATEMENT-continued.


STATEMENT-continued.


STATEMENT--continued.


STATEMENT-continued.


STATEMENT—continued.


SlATEMENT-continued.


48-H

STATEMENT-continued.


STATEMENT-continued.


STATEMENT-continued


STATEMENT-continued.

| Year. | Appropriations under Acts of Parliament. | Part:culars of Appropriation. | Expenditure to 318t, December, 1893. | Balances- |  |
| :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  |  | Written off, | Retained for Expenditure, 31st December, 1893. |
| 1890 | (54,195,001 | Brought forward <br> GENERAL LOAN ACCOUNT--continued. 54 Victoria No. 33-continued. | ¢ $\left\lvert\, \begin{array}{cccc}\& & \text { s. } & \text { d. } \\ 42,023,175 & 17 & 0\end{array}\right.$ |  | £ \&. d. <br> $1,677,596$ 2 3 |
|  | 3,591,790 00 |  | 2,840,473 818 |  | 751,316119 |
|  | 2,630 0 0 <br>    <br>    <br> 185 0 0 | Storm-water Sewers-continued. <br> Storm-water Channel from Eveleigh Railway Siding to Storm-water Channel, Alexandria Yark | 1,825 10 S |  | 804. 9 4 |
| " | $\begin{array}{ccc}2,185 & 0 & 0 \\ 1,350 & 0 & 0\end{array}$ | Storm-waterChannelfrom Buckland-street to Southern Boundary, Alexandria Park | 2,181 $10 \quad 9$ | .. ............. | $\begin{array}{llll}3 & 9 & 3\end{array}$ |
| " | 1,350 00 | Storm-water Channel from Orphan School Creek through University Reserve to dam in St. Paul's College Reserve ... | 1,218 717 | $\ldots . . . . . . . . .$. | 131129 |
| " | $\begin{array}{lll}1,500 & 0 & 0 \\ 4,666 & 0 & 0\end{array}$ | Pyrmont Bridge Road Storm-water Chan-nel-further sum | $\begin{array}{lll} 1,428 & 7 & 5 \end{array}$ | ............... | 71127 |
| $"$ | 4,666 0 0 <br>    <br> , 000 0 0 | Beattie-strect to White Bay Storm-water Channel, Balmain | $4,666 \quad 0 \quad 0$ | ............... | ................ |
| " | $\begin{array}{rrrr}3,000 & 0 & 0\end{array}$ | Rose Bay Side Drainage Storm-water Channel | $2,863 \quad 0 \quad 9$ |  | 136193 |
| " | 15,000 $\quad 0 \quad 0$ | Minor Storm-water Sewers, Western Drainage, draining parts of Burwood, Concord, and Ashfield | $3,793 \quad 7 \quad 6$ |  | 11,206 $12 \quad 6$ |
| " | 8,800 $\quad 0 \quad 0$ | Minor Storm-water Sewers, Northern Drainage, draining parts of Petersham. Leichhardi, and Ashfield | $385 \quad 2 \quad 2$ |  | 8,4141710 |
| " | 8,400 0 0 | Double Bay Creek Channel from Main Bondi Sewer to Double Bay | $27 \quad 510$ |  | $8,37214 \quad 2$ |
| " | 15,000 000 | Storm-water Channel from Botany Road to old bed of Shes's Creek |  |  | $15,000 \quad 0 \quad 0$ |
| " | 18,500 00 | Storm-water Channel from a point South of Buckland-street along course of Shea's Creek to Botany Road | 24514.9 |  | 18,254 5 3 |
| " | $\begin{array}{llll}14,500 & 0 & 0\end{array}$ | Storm-water Channel along Dowling-strect from Baptist-street to Young-strcet and thence to a point South of Buckland street | 1386 |  | $14,48617 \quad 6$ |
| " | $\begin{array}{lll}19,000 & 0 & 0 \\ & \\ 11,500 & 0 & 0\end{array}$ | Homebush Creek Storm-water Sewer, 1:0 drain parts of Burwnod, Strathfield, and Concord ... | 62615 6 | $\ldots \ldots . . . . . .$. | 18,373 4 3 |
| " | 11,500 000 | Iron Cove Chamel, Eastern Branch, to drain parts of Burwood and Ashfield | $11011 \quad 0$ | .............. | 11,389 930 |
| " | 10,700 00 | Storm-water Sewer, Rookwood; draining from the Necropolis | 593 59 |  | 10,106 228 |
| " | 19,000 00 | Cottage Creek, Newcastle, Storm-water Sewcr ... | 1160 |  | 18,998 4 4 0 |
| " | $7,825 \quad 0 \quad 0$ | Ironbark Crcek, Plattsburg, Storm-water Sewer, outlet end | $\begin{array}{lll}857 & 9 & 9\end{array}$ |  | 6,937 $10 \quad 3$ |
| " | $3,000 \quad 0 \quad 0$ | Wallsend Storm-water Channel, to its junction with Ironbark Creek <br> Water Supply and Sewerage- | ............... |  | $3,000 \quad 0 \quad 0$ |
| " | 205,000 00 | Extension of Water Reticulation, Sydney and Suburbs ... | 205,000 00 | ................ |  |
| $"$ | 260,000 000 | Construction of new Sewers, Ventilatingshafts, \&c, Sydney aud Suburbs ... | $\begin{array}{rrrr}154,074 & 7 & 8 \\ 35000 & 0 & 0\end{array}$ |  | 105,925 $12 \quad 4$ |
| " | $\begin{array}{rrrr}35,000 & 0 & 0 \\ 5,000 & 0 & 0\end{array}$ | Stores-Advance Account Contractor's Advance Account (Seworage) | $\begin{array}{rrrr}35,000 & 0 & 0 \\ 5,000 & 0 & 0\end{array}$ |  |  |
| " | 5,000 0 0 | Contractor's Advance Account (Sewerage) | $5,0 C 0 \quad 0 \quad 0$ |  |  |
|  | 4,263,346 00 | Carried forward .. ... $\dot{x}$ | $3,260,415150$ |  | 1,002,930 48 |
|  | $54,195,001 \quad 0 \quad 0$ | Carried forward... $£$ | $42,023,175170$ | $494,229 \quad 0 \quad 9$ | 11,677,596 23 |

STATEMENT--continued.


STATEMENT-continued.


STATEMENT-continued.


STATEMENT-continued.


48-I

STATEMENT—continued.


STATEMENT-continued.


## C.

## SERVICES PROVIDED FOR BY LOANS.

ABS'RRACT of Expenditure for Public Works and other Services provided for by Loan Acts, from the commencement of the Loans Account to 31st December, 1893.


* The expenditure for Raifways includes $£ 175,888138$. 1d., contributed $n 1877$ by tho Consolidnted Revenue Fund to make good the amount short renlised by the nerotintion of the Railway Loall Act under 36 Vic. No 17 . Inclusive of $£ 375500 \mathrm{ks} 2 \mathrm{~d}$. for a Debenture Debt due by the


S'IATEMENT-continued.


* See note, Immigration, page 68.

The Treasury, New South Wales,
Sydney, 31st January, 1894.
JAMES J. HINCHY,
Accountant.
$962$

## D.

## GENERAL LOAN ACCOUNT.

general account

OF

RECEIPTS AND EXPENDITURE<br>TO

31sT DECEMBER, 1893.
D.

GENERAL LOAN
Dr.
GENERAL ACCOUNT of RECEIPTS and


The Treasury, New South Wales,
Sydney, 31st January, 1894.

ACCOUN'T.
EXPENIDITURE to 31st DECEMBER, 1893.
Cr.


JAMES J. HINCHY,
$966$

## STATEMENT

OF THE
Particulars of the public debt of the colony

- OF

NEW SOUTH WALES,

ON

31sw DECEMBER, 1893.

STATEMENT OF THE PARTICULARS OF THE PUBLIC DEBT OF


THE COLONY OF NEW SOUTH WALES, ON 31st DECEMBER, 1893.


[^12]STATEMENT-

| ' Spryicrs. | Altuoritr. | Anowit authorizibe to RE RALSED. | Amount of <br> Drhentures, Findid and Inscribed Stock, bold. | 人moust raibrd. |
| :---: | :---: | :---: | :---: | :---: |
| Debentures, ${ }^{\dagger}$ Funded and Inscribed Stockcontinued. <br> Brought forward |  | $\begin{array}{cccc}£ & \text { s. } & d . \\ 10,919,901 & 18 & \underline{3}\end{array}$ | f $11,365,830$ s. 0 | ¢ $\begin{array}{ccc}\text { s. } & \text { d. } \\ 10,940,470 & 17 & 5\end{array}$ |
| Public Works and other purposes ... ... | 35 Vic., No. 5 | 374,980 000 | 374,900 0 0 | 375,424 196 |
| Public Works and other purposes ... | 36 Vic., No. 2 | 406,863 7-3 | 406,800 O 0 | 422,696 18 0 |
| Railwbys ... ... ... ... ... | 36 Vic., No. 17 | 1,901,500 00 | 1,901,500 00 | +1,725,661 611 |
| Public Works and other purposes ... ... ... | 36 Vic., No. 21 | 509,780 000 | 530,189 902 | 509,780 00 |
| Public Works... ... ... ... '... ... | 39 Vic., No. 18 | 235,690 00 | 224,90000 | 221,045 0 0 |
| Public Works and other purposes ... | 38 Vic., No. 2 <br> 40 Vic., No. 12 <br> 41 Vic.,No. 4 | $\}\{3,249,552 \quad 0$ | $3,249,500 \quad 0 \quad 0$ | 3,178,374 15 |
| Public Works... ... ... ... ... | $4,1 \mathrm{Vic}$., No. 7 | $1,120,000 \quad 0 \quad 0$ | $\} \pm 8,472,70000$ | 8,520,756 4 |
| Public Works... ... ... ... ... | 43 Vic., No. 11 | 7,352,768 000 | $\} \$ 8,472,70000$ | 8,520,756 4 |
| Public Works... ... ... ... ... ... | 44 Vic., No. 12 | 1,262,000 00 | a1,262,000 00 | 1,253,236 $6 \quad 2$ |
| Public Works... ... ... .. ... ... | 44 Vic., No. 28 | 7,102,000 00 | a7,102,000 00 | 6,537,166 130 |
| Public Works... ... ... ... ... ... | 45 Vic., No. 22 | 1,000,000 00 | a1,000,000 00 | $899,516 \quad 4 \quad 3$ |
| Public Works... ... ... ... ... ... | 46 Vic., No. 23 | 2,000,000 00 | $a 2,000,000$ 0 0 | 1,799,032 88 |
| Public Works... | 48 Vie. ${ }^{\text {No. }} 26$ | 14,388,303 00 | a1.2,322,700 00 | 11,944,717 120 |
| Public Works... ... ... ... ... | 50 Vic., No. 28 | 3,115,393 000 |  |  |
| Tio pay off Debentures ... ... ... ... | 52 Vic., No. 16 | 1,390,600 00 | a1,390,600 00 | 1,401,013 $15 \quad 5$ |
| Railways and Public Works... ... ... ... | 52 Vic., No. 17 | 3,641,305 00 |  |  |
| Railways and other purposes ... ... ... | 53 Vic., No. 23 | 5,089,896 00.0 |  |  |
| Railways and other purposes | $54 . \mathrm{Vic}$. , No. 33 | 7,021,757 00 | 34,994,200 00 | c4,705,215 147 |
| Public Works and other purposes ... ... ... | 55 Vic., No. 35 | 1,190,276 00 |  |  |
| Public Works and other purposes ... | 56 Vic., No. 24 | 879,806 00 | ................. |  |
| Totals of Loans authorized |  | $74,152,371$ | 56,597,819 9 | 54,434,108 126 |
| Treasury Bills... ... .... ... .. | ${ }_{5}{ }^{\text {\% Vic., No. } 9}$ | $d 2,600,000 \quad 000$ | 2,502,884 00 | 2,502,884 00 |
| Treasury Bille... ... ... ... ... ... | 65 Vic., No. 7 | est,000,000 00 | $\left\{\begin{array}{r} 3,250,000 \\ 750,000 \end{array} 0000\right.$ | $\left.\begin{array}{rll} 3,233,077 & 1 & 9 \\ 750,000 & 0 & 0 \end{array}\right\}$ |
| Funded Stock... ... ... ... ... ... | 56 Vic., No. 1 | e3,000,000 000 | 2,056,400 00 | 2,054,446 515 |
| Municipal Council of the City of Sydney Waterworks |  | $f 85,000 \quad 0 \quad 0$ | 85,000 0 0 | 85,000 0 0 |
| Municipal Council of the City of Sydncy Sewerage Works, |  | $f 126,000 \quad 0 \quad 0$ | 126,000 00 | 126,000 00 |
| Municipal Council, Darlington, Scwerage Works... | ............... | . $f 5,000 \quad 000$ | $5,000 \quad 0 \quad 0$ | 5,000 0 0 |
| Municipal Council, Redfern, Sewerage Works ... |  | $h 30,000 \quad 0 \quad 0$ | 30,000000 | 27,532 1110 |
| Newcastle Borough Council, Water Supply Works |  | $i 16,000$ 0 0 | 16,000 $\quad 0 \quad 0$ | 16,000 000 |
| Totals ... ... ... ... | . $\underbrace{8}$ | $84,014,371$ 5 7 | 65,419,103 92 | 63,234,048 07 |

- Credited to the Consolidated Revenue Fiund
\#The amount short-raised under this Act, viz., $1175,53813 \mathrm{~s}$. 1d., has been made good from but they were since authorized to be exchanged for Inscribed Stock at the option of the hoklers-a privilege which was availed of to the extent of


 conjointly floated in Lonidon in October, 1893, of which $81,835,000$ was brought to account previous to 31st Decenber, 1893
The Treasury, New South Wales,
Sydney, 31st January, 1894.
continued.


[^13] $£ 1,186,300$ only. a Issued as Ingeribed Stock. $b$ iEA, 500,000 , Inscribed Stock, issuod in September, 1891 , end E494,200, Converted Stack:




JAMES J. FIINCITY.
Accountant.

PUBLIC DEBT.


## fublic qued.

Statement showing the Due Dates, \&c., of Outstanding Debentures, Funded and Inscribed Stock and Treasury Biris, ou 31st December, 1893.


## STATEMENT

OF

# BALANCES ON THE PUBLIC ACCOUNTS 

OF
NEW SOUTH WALES,

AND THE

DISTRIBUTION OF THE SAME ON 31st DECEMBER, 1893.

STATEMENT of BALANCES on the Public Accounis of New South Wales,

and the distribution of the same, on 31st December, 1893.



The Treasury, New South Wales,
Sydney, 31st January, 1894.
and the distribution of the same on 31st December, 1893-continued.

$980$

## 1894.

Legislative Assembly.

## VOTE OF CREDIT.

(MESSAGE No. 4)

## Ordercd by the Legislative Assembly to be printed, 18 Jatuary, 1894.

In accordance with the provisions contained in the 54 th section of the Constitution Act, the Governor recommends to the Legislative Assembly that provision be made for defraying the expenses of the varions Departments and Services of the Colony, for the month of January, or following month, of the year 1894, together with provision for the advance to the Colonial Treasurer.

Government House,
Sydney, 17th January, 1894.
$982$
1894.

Legistative Assembly.
NEW SOUTH WALES.

## VOTE OF CREDIT. <br> merssaef xo. 2 )

## Ordered by the Legislative Assembly to be printed, 24 January, 1894.

R. W. DUFF,

Message No. 7.

## Governor.

In accordance with the provisions contained in the 54th section of the Constitution Act, the Governor recommends to the Legislative Assembly that provision be made for defraying the expenses of the various. Departments and Services of the Colony, for the month of Jinuary, or following month, of the year 1894, together with provision for an advance to the Colonial Treasurer, an urgent Service of the current year, and for certain Scrvicos to be hereafter provided for by Loan.

## Government Horse,

Sydney, 23rd Jomuary, 1894.
$984$

## 1894.

Legislative Assembluy.
NEW SOUTH WALES.

## VOTE OF CREDIT.

(MESSAGE No. 19.)

Ordered by the Leqislative Assembly to be printed, 20 February, 1894.
R. W. DUFF,

Message No. 19.
Governor.

In accordance with the provisions contained in the 54 th section of the Constitution Act, the Governor recommends to the Legislative Assembly that provision be made for defraying the expenses of the various Departments and Services of the Coloriy, for the month of February, or following month, of the year 1894.

## Government House,

Sydney, 19 th February, 1894.
$986$

Legislative Assembly.
NEW•SOUTH WALES.

# STAMP DUTIES ACTS FURTHER AMENDMENT BILL. (MESSAGE No. 15.) 

Ordered by the Legislative Assembly to be printed, 7 February, 1894.

## R. W. DUFF,

Message No. 15.
Governor.
In accordance with the provisions contained in the 54th section of the Constitution Act, the Governor recommends for the consideration of the Legislative Assembly the expediency of making provision to meet the requisite expenses in connection with a Bill to further amend the "Stamp Duties Act of 1880 " and the "Stamp Duties Act Amendment Act of 1886."

## Government House,

Sydney, 2nd February, 1894.

## 1594.

## Legislative Assembly.

## NEW SOUTH. WALES.

# STAMP DUTIES ACTS FURTHER AMENDMENT BILL (No.2.) <br> (MESSAGIE No. 2i.) 

Ordered by the Legislative Assembly to be printed, 13 March, 1894.
R. W. DUFF,

Message No. 23.
Governor.

In accordance with the prorisions contained in the 54.th section of the Constitution Act, the Governor recommends for the consideration of the Legislative Assembly the expediency of making provision to meet the requisite expenses in connection with a Bill to further amend the Stamp Duties Act of 1880, and the Stamp Duties Act Amendment Act of 1836.

Government House,
Sydney, Sth March, 1894.

990
-
-

## Legislative Assembly.

## NEW SOUTH WALES.

# TREASURY BILLS DEFICIENCY BILL. (MBBSAGE No. 27.) 

## Ordered by the Legislative Assembly to be printed, 20 March, 1894.

Governor.
It being found oxpedient to raise an amount of money not exceeding one million two hundred thousand pounds to cover the deficiency debt of 1892 and previous years, and it being considered advisable to provide such amount by the issue of Treasury Bills, the Governor submits the subject to the consideration of the Legislative Assembly, and recommends that provision be made accordingly.

## Government House,

Sydney, 14th March, 1894.
$992$

## 1594.

## Legislative Assexbbly.

## NEW SOUTH WALES.

## LOAN FUNDS.

(STPATEMENT.)

Ordered by the Legislative Assembly to be printed, 8 May, 1894
[In reply to Question of Mr. Morion, M.P., 13th March, 1894.]
$\qquad$

## Question.

(5.) Lohn Funios:-Mh. Mohton asked the Cotonial Theasurer, -
(1.). What is the amount of loan money in hand?
(2)) What mount of loan money will be required to pay for works now being constructed?

## Answer.

Spatemene showing pstimated amount required to complete Works now being constructed, and chargeable to Loan Votes, and balance of General Loan Account, on 31st March, 1894.

| Department. |  |  |  |  |  |  |  |  | Estimated amount required to complete works now in hand. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  |  |  |  |  |  |  | £ |
| Colonial Secretary | $\ldots$ | $\ldots$ | $\ldots$ | $\ldots$ | $\ldots$ | $\ldots$ | $\ldots$ |  | 6,063 |
| Railways ... ... | ... | ... | ... | ... | ... |  | ... |  | 104,500 |
| Public Works ... |  | $\ldots$ | ... | ... |  | ... | $\ldots$ |  | 690,303 |
| Public Instruction | ... | ... | ... | $\ldots$ |  |  | $\ldots$ |  | 14,686 |
| Mines and Agriculture ... | $\cdots$ | $\ldots$ | $\cdots$ | $\ldots$ | $\cdots$ | ?.. | $\cdots$ | - | 35,533 |
|  |  |  |  |  |  |  |  |  | £851,085 |

In addition to this sum $£ 832,000$ will be required on 1st Tanuary, 1895, to meet debentures to that amount falling due.

The balance on General Loan Account on 31st March, 1894, was $£ 1,430,359$ 16s. 7d.
JAMES J. HINCHY,
Accountant.

$$
994
$$

# THE PUBLIC ACCOUNTS. <br> (RETURN SHOWING PARTICULIRS RESPECTING.) 

Ordered by the Legislative Assembly to be printed, 29 May, 1894.
[Laid upon the Table in accordance with a promise made by the Colonial Treasurer to Mr. McMillan. See Question No. 3, of 17 May, 1804.]

## Question.

3. Mr. McMillan asked Tife Colontal Treasurer,-
(1.) What was the amount of unexpended votes or balances on 31st December, 1891, 1892, and 1893?
(2.) What was the position of the Consolidated Revenue Fund, stating separately Post Office Suspense Account on 31st December, 1891, 1892, and 1893?
(3.) What amount of eash either from loans or other funds was at the disposal of the Government when they came into office in November, 1891.
(4.) Will the balance or surplus of 1893, as stated in last Ways and Means, be affected by further Supplementary Estimates; and, if so, what is now the actual balance on the accounts of 1893 ?
(5.) What is the position of the Consolidated Reverue at the present time?

Answer.
(No. 1.)
Staremenc showing Unexpended Voies or Balances on 31st December, 1891, 1892, and 1893, respectively.


Note.-The appropriations of 1891 and previous years wero increased by further appropriations subsequently to 31 st Dccember, $1 s 91$, under Acts, to the amoant of $£ 1,023,0131 \mathrm{3}$. 7 d. , and reduced by savings to the extent of $£ 203,747$ 2a. 3 d . The appropriations of 1892 were incrcassd by further appropriations subsequently to the $315 t$ December, 1892, under Acts, to the amount of $£ 276,43219 \mathrm{~s}$. 10 d ., and reduced by savings to the extent of $£ 351,00510 \mathrm{~s}$. 2 d . The appropriations of 1893 were incrensed by further appropriations subsequently to 31 st December, 1893 , under an Act, to the amount of $£ 182,581 \mathrm{Es}$. Id., and reduced by savings to the extent of $£ 758,50616 \mathrm{~s} .11 \mathrm{~d}$.
(No. 2.)
Statement showing the position of the Consolidated Revenue Fund, "stating separately that of General Post Office New Street Resumption Account (Suspense Account), on 31st December, 1891, 1892, and 1893 , respectively.

|  | 31st December, 1891. Dëbit Bàlançe. | 31st December, 1892. <br> Debit Balapce. | 31st December, 1893. <br> Debit Balance. |
| :---: | :---: | :---: | :---: |
| Consolidated Revenue Fund | $\begin{array}{lll}\mathfrak{E} & \text { s. } & \text { d. } \\ 759 & 19 & 4\end{array}$ | $\begin{array}{ccc} £ & \text { s. } & \text { d. } \\ 91,584 & 18 & 10 \end{array}$ | $\begin{array}{ccc} £ & \text { B. } & \mathrm{d} . \\ 591,462 & 10 & 0 \end{array}$ |
| General Post Office New Street Resumption Account (Suspense Account) | $331,543 \quad 3 \quad 4$ | 392,141 1610 | 319,565 14, 7 |
| Totals ... ... ... $\begin{aligned} & \text { ( }\end{aligned}$ | $\begin{array}{llll}332,303 & 2 & 8\end{array}$ | $483,72615 \quad 8$ | 911,028 4 4 7 |

(No. 3.)
"The amount of cash, either from loans or other funds, at the disposal of the Govermment when they came inte office," was, nominally, a large sum, for, although the Government account, as a whole, with the banks in the Colony, was overdrawn to the extent of $£ 394,98315 \mathrm{~s} .8 \mathrm{~d}$., the previous Adminjstration had, on 17 th September, 1891, floated a loan in London to the extent of $£ 4,500,000$; but, practically, there was no cash at all available, for the reason that nearly the whole of the loan in question had been virtually hypothecated to repay advances from financial institutions and to pay off debentures maturing on 1st January, 1892, leaving a balance (estimated on 17th September by Mr. Bruce Sinith at about $£ 900,000$ ) which was all required to meet engagements of the Government for loan payments between that date and the end of November. In addition to this, contracts bad been made or entered into which were then being carried out, to the extent of $£ 4,208,663$ (as per statement laid on the Table of the House on Sth December, 1891-copy herewith), thus necessitating an application to the Legislature, before the close of the year 1891, for authority to issue Treasury Bills to the extent of $£ 4, \mathrm{COO}, 000$ sterling, which was granted, and the Bills were sold.

## (No. 4.)

The Ways and Means Account for the year 1893, dated lst February, 1894, showivg an estimated surplus of $£ 69,4839 \mathrm{~s}$. 2d., already provides for $£ 60,000$ as the probable amount of Further Supplementary Estimates for the year 1893. It is anticipated that such amount will be sufficient.
(No. 5.)
The balance at the debit of the Consolidated Revenue Fund (exclusive of General Post Office New Street Resumption Account-Suspense Account) on 30th April, 1894, was $£ 906,099$ 7s. 11d.

The Treasury; New South Wales; Sydney; 23rd May, 1894.

JAMES J. HINCHY,
Accountant.

## Legislative Assembly. <br> NEW SOUTH WALES.

# LOAN FUNDS. <br> (LIABILITIES on government contracts.) 

$$
\text { Ordered by the Legislative Assembly to be printed, } 8 \text { December, } 1891 .
$$

RETURN showing the amount to be provided for from Loan Funds to meet Liabilities outstanding and to become due under existing Contracts.


In addition to the above services it will be necessary to accept contracts for completion of Railway Lines-Lismore to Tweed and Molong to Parkes. The former will cost about $£ 316,651$ and the latier £193,705.
The Treasury, New South Wales, 8th December, 1891.
$998$
1894.

## Legislative Assembly

# CONSOLIDATED REVENUE. 

(COMPARATJVE STATEMENT OF MISCELLANEOUS RECEIPTS PAID INTO THE TREASURY DURING THE MONTHS OF APRIL, 1893 AND 1894.)

Ordered by the Legislative Assembly to be printed, 3 May, 1894.

COMPARATIVE STATEMENT of Miscellaneous Receipts, Revenue Proper of the Colony of New South Wales, paid into the Trcasury at Sydney, during the months of April, 1893, and April, 1894, respectively, showing the Increase or Decrease under each head thercof.

| Head of Receipt. | Month of April, 1898. | Month of April, 1894. | Decrase. | Increase. |
| :---: | :---: | :---: | :---: | :---: |
|  | £ s. d. | 夫 s. d. | £ s. d. | £ s. d. |
| Sale of Government; Property... . .. | $522 \quad 7 \quad 9$ | $969 \quad 7 \quad 7$ |  | 4461910 |
| Support of Patients in Lunatic Asylums | $820 \quad 3 \mathrm{~S}$ | 1,848 ¢ | .............. | 1,028 1 1 |
| Collections by Government Printer ... | $268 \quad 210$ | $547 \quad 3 \quad 5$ | . .f... . | 279 |
| Store rent, Gunpowder ... ... | 351 0 3 | $377 \quad 7 \begin{array}{lll}37 & 2\end{array}$ |  | 26611 |
| Work performed by Prisoners in Gaols | 388 0-2 | 11,087 1211 |  | 10,699 129 |
| Fees on Private Bills ... | 17400 |  | 17400 |  |
| Interest on Bank Deposits ... ... |  | 6,797 1 |  | 6,797 10 |
| Glebe Island Abattoirs Receipts ... | 2,255 5 | $84310 \quad 4$ | 1,411 1411 | ............... |
| Dock Receipts ... ... ... | 219198 | $62417 \quad 0$ | $\ldots$ | 404174 |
| Receipts under Fisharios Act... :... | $12310 \quad 0$ | $\begin{array}{lll}135 & 6 & 8\end{array}$ |  | 11168 |
| Seed Wheat ... | $35413 \quad 6$ | 47160 | 306176 | ............... |
| Other Receipts... | 1,483 70 | 3,192 $15 \quad 9$ | ............... | 1,709 $\quad 8 \quad 9$ |
| Repayments ... | 191151 | $358 \quad 111$ |  | $166 \quad 610$ |
|  | $7,152 \quad 5 \quad 2$ | 26,829 5 | 1,892 $12 \quad 5$ | $21,56912 \quad 6$ |
|  | Deduct decrease |  | ... | 1,892 $12 \quad 5$ |
|  | Net increase |  | £ | $\begin{array}{llll}19,677 & 0 & 1\end{array}$ |

The Treasury, New South Wales, 3rd May, 1894.

JAMES .T. HINCHY, Accountant.
1894.

Legislative Assembly.

## NEW SOUTH WALES.

# TREASURY BALANCES. <br> (APPLICATION OF, FROM ONE HEAD OF SERVICE TO ANOTHER.) 

Ordered by the Legislative Assembly to be printed, 31 January, 1894.

The Auditor-General to The Honorable the Speaker of the Legislative Assembly.
Sir,
Department of Audit, Sydney, 31 January, 1894.
Onder the directions contained in the 18th section of the Audit Act of 1870 , I do myself the honor to submit to you, for presentation to the Legislative Assembly, copy of a minute of His Excellency the Governor and Executive Council, dated 16th January, 1894, authorising the transfer of an amount from one head of scrvice to supplement a Vote for another service.

I have, \&c.,
E. A. RENNTE,

Auditor-General.

## Minute for Executive Council.

Department of Mines and Agriculture, Sydney, 30 December, 1893.
Is is recommended to His Excellency the Governor and the Execative Council that a transfer of the sum of $£ 1,000$ be made, in terms of the 18th clause of the Audit Act, from the Contingent Vote of the Department of Mines for 1893 under Vote No. 294 to the Vote No. 301 for the same year, it being insufficient to meet its requirements, and in viow of the sufficiency of the Vote No. 294 to admit of such charges being defrayed from it.

It is further recommended that the Minute No. 5,360 , confirmed on the 5 th instant, approving of this transfer of $£ 1,000$, be cancelled, this being in lieu thereof.
T. M. SLATTERY.

The Executive Council adrise that authority be granted, in terms of the 18th clause of the Audit Act, for the transfer of the amount specified from the Vote to the Vote referred to as herein recommended, and the proceedings of the 28 th November last cancelled.-Abex. C. Bodge, Clerk of the Council. Minute $94 / 2,16 / 1 / 94$. Confirmed, 25/1/94. Approved.-R. W. Duff, 16/1/94.

# TREASURY BALANCES. 

(APPLICATION OF, FROM ONE HEAD OF SERVICE TO ANOTHER.)

Ordered by the Legislative Assembly to be printed, 1 February, 1894.

The Auditor-General to The Honorable the Speaker of the Legislative Assembly.
Department of Audit, Sydney, 1 February, 1894.
Under the directions contained in the 18 th section of the Audit Act of 1870 I do myself the honor to submit to you, for presentation to the Legislative Assembly, copy of a minute of His Excellency the Governor and Executive Council, dated 16th January, 1894, authorising the transfer of an amount from one head of service to supplement a vote for another service.

I have, \&c.:
E. A. RENNIE,

Auditor-General.

## Minute for the Executive Council.

Recommending the transference of $£ 1,500$ from the Contingent Vote of the Department of Mines for 1893 under Vote No. 294 to the Vote No. 300 for the same year (Agriculture).

Department of Mines and Agriculture, Sydney, 30 December, 1893.
Ir is recommended to His Excellency the Governor and the Executive Council that a transfer of the sum of $£ 1,500$ be made, in terms of the 18th clause of the Audit Act, from the Contingent Vote of the Department of Mines for 1893 under Vote No. 294 to the Vote No. 300 for the same year, it being insufficient to meet its requirements; and in view of the sufficiency of the Vote No. 294 to admit of such charges being defrayed from it.

It is further recommended that the Minute No. 5,361 , confirmed on the 5th instant, approving of this trausfer of $£ 1,500$, be cancelled, this being in lieu thereof.
T. M. SLATTERT.

The Executive Council advise that authority be granted, in terms of the 18 th clause of the Audit Act, for the transfer of the amount specified from the vote to the vote referred to as herein recommended, and that the proceedings on the 28th November last be cancelled.-Alex. C. Budge, Clerk of the Council. Minute 94/2, 16/1/94. Confirmed, 25/1/94. A.pproved.-R. W. DuFf, 16/1/94.

## Legislative Assembly.

## NEW SOUTH WALES.

# TREASURY BALANCES. <br> (APPLICATION OF, FROM ONE HEAD OF SERVICE TO ANOTHER.) 

Ordered by the Legislative Assembly to be printed, 20 March, 1894.

The Auditor-General to The Honorable the Speaker of the Legislative Assembly. Sir,

Department of Audit, Sydney, 19 March, 1894.
Under the directions contained in the i8th section of the Audit Act of 1870 I do myself the honor to submit to you, for presentation to the Legislative Assembly, copy of a Minute of His Excellency the Governor and Executive Council, dated 27th February, 1894, authorising the transfer of an amount from one head of service to supplement a Vote for another service.

I have, \&c.,
E. A. $\underset{\text { Auditor-General. }}{\text { RENNIE, }}$

## Minute for the Executive Council.

Department of Mines and Agriculture, Sydney, 22 February, 1894.
Ir is recommended to His Excellency the Governor and the Executive Council that a transter of the sum of £237 be made, in terms of the 18th clause of the Audit Act, from the Contingent Vote, No. 296, of $£ 2,834$ (Imported Stock), Stock Branch, Mines Department, to the Coningent Vote of the Department of Agriculture for 1893 , under Vote No. 300 of $£ 1,500$, for expenses of working the Department of Agriculture. $\qquad$ .
T. M. SLattery.

The Executive Council advise that authority be granted for the transfer of the amount specified in terms of the 18th clause of the Audit Act from the vote to the vote specified.-A. C. Budgr, Clerk of the Council. Min. 94/9, $27 / 2 / 94$. Confirmed, 6/3/94. Approved.-R. W. DUfF, $27 / 2 / 94$.
$1006$

## Legislative Assembly.

NEW SOUTH WALES.

# TREASURY BALANCES. <br> (APPLICATION OF, FROM ONE HEAD OF SERVICE TO ANOTHER.) 

Ordered by the Legislative Assembly to be printed, 20 March, 1894.

The Auditor-General to The Honorable the Speaker of the Legislative Assembly.
Sir,
Department of Audit, Sydney, 20 March, 1894.
Under the directions contained in the 18th section of the Audit Act of 1870 I do mysclf the honor to submit to you, for presentation to the Leegislative Assembly, copy of a minute of His Excellency the Governor and Executive Council, dated 6th March, 1894, authorising the transfer of an amount from one head of service to supplement a Vote for another service.

I have, \&e., *
E. A. RENNIE,

Auditor-General.
Minute for the Executive Council.
Subject:-Transfer of unexpended balances on Marine Board Votes.
The Treasury, New South Wales, Sydney, 28 February, 1894.
The Vote "Marine Board, Miscellaneous, 1893 " (item No. 145), having been found insufficient to meet claims against it, the Colonial Treasurer (in terms of the 18 th section of the Audit Act of 1870 ) recommends for the approval of His Excellency the Governor and the Executive Coancil, that the undermentioned unexpended balances of the following Marine Board Votes may be transferred thereto, to meet claims thereon to 3lst December, 1883, namely :-


The Executive Council advise that authority be granted, in terms of the 18 th section of the Audit Act of 1870, for the transfer of the amount herein specified from the votes to the vote referred to.-. Alex. C. Bunge, Clerk of the Council. Minute 94/10, 6/3/94. Confirmed, 14/3/94. Approved.R. W. Duff, 6/3/94.

## Legislative Assembly.

## NEW SOUTH WALES.

## APPROPRIATIONS OF 1892.

(STATEMENT SHOWING ACTUAL SAVINGS ON.)

Ordered by the Legislative Assembly to be printcd, 1 February, 1894.

SUMMARY of Actual Savings on Appropriations of 1892, as detailed herein.


STATEMENT showing details of Actual Savings on Appropriations of 1892.









The Treasury, New South Wales,
Sydney, 31st January, 1894.

TAMES J. HINCHY, Accountant.

# GOVERNMENT SAVINGS BANK. <br> (STATEMENT OF ACCOUNTS FOR THE YEAR 1893.) 



Account of all Deposits received and paid from 1.st Tanuary to 31st December, 1893, together with a statementi of the total amount due to all. Depositors at the close of 1.893 .


Profit and Loss.


## A. J. Doak, Controller.

Government Savings Bank, Sydney, 1st March, 1894.
F. B. SUTTOR,

Acting Postmaster-General.

I certify that the foregoing statement of all deposits received and paid from lst January to 31stDecember, 1893, has been examined and found to correspond with the Books and Accounts of theGovernment Savings Bauk.
E. A. RENNIE,

28th March, 1894.
Auditor-General.
[3d.] 261—.

Legislative Assembly.

# AUSTRALIAN CRISIS OF 1893. <br> (LEYPER FROM GHIEF SECRETARY OF NEW SOUTH WALES IN REFERENCE TO THE IMPERLAL STATE PAPER ON.) 

Ordered by the Legislative Assembly to be printod, 17 January, 1804.

The Imperial State Paper on "The Australian Crisis of 1893."
Sir,
I have to request that you will be good enough to furnish Mr. A. G. V. Peel, the writer of the Memorandum on "The Australian Crisis of 1893," and the Lords of the Treasury, under whose authority it was issued in the form of a State Paper, with copies of the following observations upon that outspoken document.

Under any circumstances I should have read Mr. Pecl's essay with interest. His aim has evidently been to treat the important questions involved in the causes and effects of the recent Australian Banking crisis clearly and fairly; but, as in the case of so many writings that have reached me from London upon this subject, I should not have considered the propricty of making any observations in respect to it had not Her Majesty's Government issued it in an official form, thereby constituting it an Imperial Report upon the remarkable financial events experienced in April and May last. In this way the interest which attaches to the essay is gravely deepened, and some equally official commentary becomes advisable, and on some material points even necessary. Mr. Peel has described in much detail the conditions of Banking in Australia; yet le has, in London, had the advantage only of a distant reflection of those conditions; while the important part London has admittedly played in our progress has, naturaily enough from his standpoint, so occupied the foreground of his picture that it has quite obscured other, and even more important, considerations. If he had been within the sphere of the monetary cyclone which recently developed so rapidly in our midst, and has now passed away, leaving, happily, in Banking circles, more damage than actual destruction behind it, he would, I think, have given more prominence to cortain phases of the crisis, less to others, and not a few of his observations and opinions would have. been matcrially altered.

The Report opens with an assertion that-_" According as Britain opens or "closes her hand to lend, so the prosperity of those (Australian) Colonies advances "or declines. This tie of mutual credit will last as long as they wish to borrow and " will not repudiate, and we are rich and will lend."

Is this quite a fair statement of fact? The abhorrence which any suggestion of repudiation always provokes here need not be dwelt upon. Time will prove that

## To The Honorable

Sir Saul Samuel, K.C.M.G., C.B., Agent-General for New South Wales. $\therefore$
no such word shall ever with justice be applied to any Australian Colony. But there is no doubt the British investments in, and loans made to, Australia-loans made eagerly and continuously for many years-had in 1890 induced these Colonies to enter upon an exceptionally rapid prosecution of public works, and had induced Bankers to regard British deposits as amongst the most permanent money entrusted to their liceping. In 1890-1, when the collapse in Argentina and the Baring fiasco suddenly arrested the outflow of British capital, and, in 1891-2, when British depositors commenced withdrawing their Australian deposits, serious inconvenience was the result, and the crisis which followed was materially intensified. Further than this, those land-gambling undertakings, which could not draw adequate support on this side the world, extended their suckers in myriads over the United Kingdom; and their collapse in 1891-2 gave at Home an aspect to Australian investments as a whole, which they did not deserve. But the collapse of the land financing companies was practically complete by or in 1892. Mr. 了eel treats of the crisis of 1893, and that was wholly a Banking crisis. Now, the Australasian Banks at the end of 1892 held in round figures the following resources :-

|  | Obtained in Australasia. $£$ |  | Drawn from Unitel Kingdom. $\underset{\sim}{E}$ | $\begin{gathered} \text { Together. } \\ £ \end{gathered}$ |
| :---: | :---: | :---: | :---: | :---: |
| Deposits | 112,000,000 | (under) | 4.0,000,000 | 152,000,000 |
| Sharcholders' capital. | 10,000,000 |  | 6,000,000 | 16,000,000 |
|  | \&122,000,000 |  | E46,000,000 | 68,000,000 |

It is not, I therefore consider, fair to asscrt that the prosperity of these institutions depended altogether upon the opening or shutting of the hand of the British Capitalist. The rapid repayment of nearly $£ 40,000,000$ of British deposits was, I admit, beyond their powers; but the two largest Banks in Sydney have always, and I think rightly, looked with disfavour upon British deposits as a source of possible weakness, as these deposits undoubtedly proved to be in the crisis of 1893 . For the Australian Banking crisis began in London. The first six Banks to suspend payment were those which derived an exceptional proportion of their resources from London. They were:-

|  | London Money.* $\mathscr{E}$ | ${ }_{£}^{\text {Australinn Moneg.* }}$ |
| :---: | :---: | :---: |
| 1. The Mercantile Bauk of Australia | 1,100,000 | 1,000,000 |
| 2. The Federal Bank of Australia | 900,000 | 1,800,000 |
| 3. The Commercial Bank of Australia | 5,900,000 | 7,300,000 |
| 4. The English, Scottish, and Australian Chartered Bank | 1,800,000 | 4,600,000 |
| 5. The Australian Joint Stock Bank | 3,550,000 | 7,500,000 |
| 6. The London Chartered Bank of Australia | 4,400,000 | 3,300,000 |
| * Deposits and cnjital | 17,650,000 | $£ 25,500,000$ |

'I'wo of these Banks had their head offices in London, and their shares were a prey to panic in London before any withdrawals of deposits occurred here. Whereas, too, the average proportion of London money held by the Australasian Banks was 27 per cent., in these instances it was $40 \frac{1}{2}$ per cent., and two derived more of their funds from the United Kingdom than from these colonies. It is not, indeed, too much to say that the Banking panic here largely arose through British withdrawals, and was intensified by fears that British depositors would secure their money first. I hold a strong personal view that British money should only be taken in a permanent shape,
and that it is essentially different from Australian deposits. Had this difference been given effect to prior to 1893, the Banking depression would have assumed no such critical proportions as it did, though the collapse of the land-boom was inevitable, and had been foreseen when my Government carried through the "Joint Stock Companies Arrangement Act" of 1891. Prior to my assuming office I urged upon Sir Hemry Parkes to pass some such measure, and in a letter I addressed to the Sydney Morning Herald (published September 29, 1891) I strongly urged the need of that measure on these grounds: "That a financial crisis is fairly upon us cannot be doubted. * * * The question is what act will, speedily performed, arrest the progress ot what otherwise will be a national disaster." My visit to London was undertaken with the same desire to mitigate the evils of panic; and such has been the sole object of the financial measures with which my name has been associated during 1893. My greatest regret has been that I could not give effect to them earlier, as, I believe, that the Banking crisis would thereby have been averted, as far as New South Wales was concerned.

One other fact may serve to modify Mr. Peel's verdict that we are here wholly dependent upon the opening or closing of the hand of the British Investor. The Australian Governments have becn accustomed to apply to the London market, because they lave obtained money there very cheaply. But in 1893 the New South Wales Government raised under the Funded Stock Act a sum of over $£ 1,500,000$ in Sydney, for the reason that she could borrow here at 4 per cent., or as cheaply as in London; and unless the London market materially improves she will henceforward depend rather upon Australian investors than upon those of the mother country. Many English writers have not expanded their ideas sufficiently to grasp the fact that the Australian Investor and Capitalist exists, while here he plays a very prominent part in our national progress.

Mr. Peel then enters into a detailed description of the Australian Banking Crisis, wherein "fourteen of those companies suspended payment and 1,000 offices were closed." Yet the whole of those offices remained open for the carrying on of business in trust. The nominal suspensions lasted from one to two months in the instances of Banks having their head offices in Australia, and somewhat longer in the two instances where their head offices were in London; and in the meantime the current account holders in New South Wales were enabled to draw up to 50 per cent. of their balances, owing to the passing of the Current Account, Depositors' Act, the advances under which were within six months entirely repaid. Here again my confidence was not misplaced.

The State Paper before me tells us of the great advantages our Banks eujoyed in the mother country (in common, I believe, with Indian and some other colonial and foreign Banks), and adds-
Pages 3 and 4-
"Nor, as it happened, were these opportunities of success cancelled by any unforoseen or incvitable event. There wis no outbreak of war such as in 1793 caused the suspension of 100 of our Banks. There was no strike like that of 1890 , to hold the resources of production for ten weeks in arrest. There was no default by a debtor State such as the Argentine Republic. The fact is that the credit of the continent had slowly broken dowu. In 1891 discredit attacken the numerous financial bodies which had grown up in competition with, or perhaps, in alliance with the Banks; in 1892 it fastened on the finances of the Governments, and in 1893 on the Banks themselves."

Surely this is too gloomy a picture; and certainly the leading factor in the Banking crisis I have already referred to was unforeseen here. Mr. Peel does not, by the way, refer to the English crisis of 1825, when in six weeks over seventy Banks were destroyed, notwithstanding the large advances made to them by the Bank of England;
nor to the London panic of 1866 (the last time the Bank Act was suspended) a panic which in many respects ran on parallel lines with ours in 1893. But a wild financial speculation in 1862-5 was then followed by the collapse of a host of landfinancing companies, and of the renowned establishment of Overend, Gurney, and Co., and the run which suddenly set in brought down a number of Banks; while, in others, preparations for a stoppage were actually made. Then followed the "suspension" of a number of the great English Railways, because their debentureholders suddenly demanded their money back, and few would imagine, who now witness the prosperity of such companics as the Great Western Railway or the London and Brighton, that a quarter of a century ago they were for some months under the protection of the Courts. Mere we have passed through a similar unreasoning panic, which spread suddenly from the finance companies to the Banks when we were hoping the worst was over, because that which was really unsound had been already weeded out; but here we had not adequately measured the extent of the distrust in England, where the land boom and the Banks were improperly associated in the minds of the public, very possibly at the instigation of ill-informed critics. Even Mr. Peel associates them.

The following extract from his Report shows how wholly and entirely he has misunderstood the situation :-
Pages 9 and 10-
"Banes as Woor Importers.

| Bank of New South Wales | $\ldots$ | $\ldots$ | $\ldots$ | $\ldots$ | $\ldots$ | 59,201 | bales. |
| :--- | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Union Bank of Australia. | $\ldots$ | $\ldots$ | $\ldots$ | $\ldots$ | $\ldots$ | 48,212 | $"$ |
| Bank of Australasia $\ldots$ | $\ldots$ | $\ldots$ | $\ldots$ | $\ldots$ | $\ldots$ | 43,042 | $"$ |
| Commercial Banking Conpany of Sydncy | $\ldots$ | $\ldots$ | $\ldots$ | 37,290 | $"$ |  |  |
| Australian Joint Stock Bank | $\ldots$ | $\ldots$ | $\ldots$ | $\ldots$ | $\ldots$ | 13,634 | $"$ |
| Bank of New Zcaland ... | $\ldots$ | $\ldots$ | $\ldots$ | $\ldots$ | $\ldots$ | 0,110 | $"$ |
| English, Scottish, and Australian Chartered Bank | $\ldots$ | $\ldots$ | 2,077 | , |  |  |  |

"But the reader will be astonished to hear that though part of this wool was imported by the Banks on behalf of squatters, a larger portion was imported into England on their own behalf. In fact, these companies and many others are large land-owners. The writer has been at pains to cxamine the names of all the land-owners of New South Wales. Unfortunately, the documents on which the following figures are based date from 1889. But as the Banks have become larger owners of land since that date this will only lead to an under-statement of the present condition of affairs. Att that date in the Colony of New South Wales alone

| Bank of New South Wales owned | $\ldots$ | $\ldots$ | $\ldots$ | $\ldots$ | $\ldots$ | 127 |  |
| :--- | :---: | :---: | :---: | :---: | :---: | ---: | ---: |
| Union of Australia owned | $\ldots$ | $\ldots$ | $\ldots$ | $\ldots$ | $\ldots$ | $\ldots$ | 84 |
| Bank of Ausiralasia owned | $\ldots$ | $\ldots$ | $\ldots$ | $\ldots$ | $\ldots$ | $\ldots$ | 23 |
| Commercial Banking Company of Syduey owned | $\ldots$ | $\ldots$ | $\ldots$ | 101 |  |  |  |
| Austrulian Joint Stock Bank owned | $\ldots$ | $\ldots$ | $\ldots$ | $\ldots$ | $\ldots$ | 58 |  |
| Bank of New Zealand owned | $\ldots$ | $\ldots$ | $\ldots$ | $\ldots$ | $\ldots$ | 4 |  |
| English, Scottish, and Australian Chartered owned | $\ldots$ | $\ldots$ | $\ldots$ | 11 |  |  |  |

"All this simply means that the Banks had lent on land mortgages, had foreclosed when the mortgagor could not meet his debts, and had now become extensive land-owners, paying rent to Government. This looks like heavy losses. For, firstly, we may be sure that Banks are pot as efficient as squatters in managing a run; that, secondly, they would have sold these stations if they could have done so with any advantage ; and that, thirdly, it was not usually the best but rather the worst stations that fell into the hands of the Banks."

It may appear almost incredible, in the face of this positive statement, that, as an instance in point, the Commercial Banking Company of Sydney held pending sale only 4 sheep stations and shipped 1,062 bales of wool on Bank account. Yet such is the absolute fact; and it is to be regretted that this entirely misleading statement should have received countenance from the Home Government. It is wholly and gravely misleading as to the nature of the business conducted by our principal Banks, which are, and have been, most careful in securing themselves against the risks they accept,
accept, and would never conduct the class of operations that Mr. Pcel in all good faith credits them with conducting. Now, as to the way in which he was so seriously misled. He has cvidently obtained possession of a publication entitled "The Pastoral Possessions of New South Wales," in which these Banks are registered as the "holders" of the estates in question. Under our Title to land, the State recognises only the registered holder of an estate, and it would be in the power of anyone who had mortgaged his property to a Bank to sell it.over their heads, unless they took the precaution of registering the Bank's name as nominal holder. Transfers of land are so easily and expeditiously made here, that it is the practice of Banks and other Companies in taking a mortgage over one or more estates as security against an advance thus to register their names, and the numbers quoted by Mr. Peel, therefore, show the mortgages thus secured, not the estates of which the Banks are in possession owing to foreclosure upon the mortgagors. But this is by no means all. Mr. Peel might have seen that the great bulk of these mortgages are not on freehold but on leasehold estates. As a matter of fact, they secured advances upon stock (a liquid asset), and the Banks registered their name to the leaschold run to secure their title to the live stock upon it, the area bcing of less value to them than the stock. The number of these foreclosures I have now correctly furnished in a leading instance; and, considering the enormous cxtent of the operations of the Bank I have named in this Colony, it in truth indicates a remarkable freedom from the very class of business which in this State paper it is accused of conducting. I will here quote from the memorandum furnished to mo by the General Manager of the Commercial Banking Company of Sydney.

## Extract from Mr. T. A. Dilbs' memorandum :-

"Mr. Peel is wrong in the extreme in stating that a barger portion of the wrol passing through Banks in 1892 was imported into England on their own behalf. Itake this l3ank's import of wool into England for 1892 :-

37,385 bales was the quantity; but of this total only the number of
1,062 " were taken from stations temporarily in possession of the Bank pending their realisation.

- Now, deducting the 1,062 bales, there romainen

36,276 bales of wool shipped through this l3ank under advances supporting chiefly sisty days' sight bills, or documents of lindred nature.
Surely no business can be sounder or healthier, or spring more naturally from a great wool-producing Colony.
" Again, he (Mr. P.eel) states this Bumk owned 101 estates. The truth is that this Bank ouly holds, as mortgagees in possession, four stations on which wool is prodnced, and last yeur only three, from which the 1,062 boles were shipped. These propertics are being sold to repay the advances made against them, which were altogether not more than $£ 50,000$, and their proceeds will cover the sum. It is the custom for a Bank when making adrances on sheep, or cattle, or land on a station, to take a mortgage over the station. This mortgage is not a perfect security over squatting leasehold land unless that land is absolutely transferred into the name of the lending Bank. The Government: only acknowledge the registered holder, in lieu of that of the owner of the property. This system of registering mortgagees as bolders has led to endless misconception. Save by way of perfecting other securities over stock and land, the Bunks in New South Wales are in possession of very few runs. A remody for the cause of this misconception would be that the Govermment should register the runs in the numes of the owners, but should state which of them are mortgaged.
"Our Bank has now only 38 registered squattages (not 101) in its name, four of which only are in its possession."

Mr. Francis Adams, the General Manager of the Australian Joint Stock Bank, lias furnished me with the following statement:-
"This Bank only owned-that is, had taken over charge from our mortgagors pending realisationfour stations, and, as such, had shipped 2,4:53 out of the 13,634 bales exported."

I have also drawn the attention of the Bank of New South Wales to the subject, and their reply is that "Mr. Peel's statements are wholly and absolutely false." These I regard as conclusive answers to Mr. Peel's most injurious statements, which I have quoted.

There are many minor misstatements and misconceptions of facts in this State Paper which I do not think it incumbent upon me to dwell upon, as they do not materially affect the result which Mr. Peel (in common with all Statesmen and Bankers in these Colonies) aims at, namely-the establishment of a better knowledge of the conditions of Australian Banking, the re-establishment of the operations of the lately-suspended Banks upon a perfectly sound footing, and the regulation of all Banks by uniform laws and upon a readily comprehensible and effective system. I will, however, very briefly, refer to a fow of these misconceptions. For instance, Mr. Peel asserts on
Pages 21 and $22-$
"New South Wales Bank Tssue Act.-This Act was putinto force on May 15, when the notes of the Bank of Nen South Wales, the City Bank of Sydney, the Union Bank of Anstralia, and the Bank of: Australasia were declared legal tender for six months. But the two Jatter, acting on instructions from London, refused to pay in anything but gold."

A little reflection will show that the Union Bank and the Bank of Australasia, could not have refused to come under the Act. Their gold would at once have passed into the hands of the other Banks. Of course they did not refuse, as the increase in their note circulation sufficiently testificd. It is difficult to understand how Mr. Peel could have been so misled.

Page 20 -
"We may suspect that the reason why some of the Banks closed their doors so hantily was to aroid paying constituents whose voice eould hardly be heard at the Autipodes."

Here the local colour under which Mr. Peel wrote again asserts itself. In some instances certainly the suspensions were decided upon in the interests of the British rather than of the Australian depositors; for, when a run set in, the current account holders here had a distinct advantage.

## Page 10-

"In our award of praise and blame the losses sustained by the Banks may be divided into two parts : Firstly, it was decidedly not their fault, that imports fell so seriously, and that the prices of wool ranged so low, nor is the crash of building valucs to bo mainly attributeil to them; secondly, they might well have avertel a portion of these losses by alrancing within ampler margins, by refusing to sustain the land boom and the mining boom, and by avoiling, fir more cantiously than they did, their development into pastoral proprietors."

But Mr. Peel has not proved that the Banks did sustain serious losses. From a closer knowledge of their affairs, I am of opinion that they have not sustained serious losses of a character to cause disruption; and I think ihat in times like these they run more risk of loss upon ordinary mercantile paper than upon their pastoral advances, which have nearly always been secured by abundant margins, and upon properties giving large anmual incomes. That they are "pastoral proprietors" to only a very trifling extent has already been proved. Very few of the Banks, and certainly not those of Sydney, sustained the land boom or the mining boom, and it was their definite refusal to do so in 1.891 that brought about the collapse of those wild speculations. A few elsewhere did make losses thereby, though to a less extent than was supposed, and at the time many short-sighted persons here actually accused the Banks of bringing about the collapse of the booms in question.
Page 6--
"Kow indeed were the l3anks that resisted the fever of: enterprise; amongst those few may be named the Bank of Australasin, the Bank of New South Wales, and the Union Bank. Nior was the Bank of Tictoria at all involved directly in the land boom."

I assume that Mr. Peel here refers to the land and mining booms. From my knowledge of Banking here, I may certainly add the Commercial Banking Company of Sydney, and the Australian Joint Stock Bank to the list. I have less intimate knowledge in regard to the other colonies.
Page 9 -
"Indeed it is stated that during the thirteen mouths ending lst January, 1893, the squatters of New South Wales threw $8,500,000$ acres of their holdings upon the hands of the Government in despair of meeting their obligatione."

This was certainly not the case. The reason why squatters threw up over $8,000,000$ acres of their holdings was explained by Mi. Copeland, Minister for Lands, who stated that having secured the cream of their leased country by purchase and selection, they surrendered the less valuable country, because in somo cases they did not need it, and because in many more instances they could run their stock over it without paying rent for it, owing to the land not being otherwise suitable for settlement.

## Page 5-

"Conceive what a British Banker would do with large deposits in the hour of commercial inflation. He would invest in consols. He would invest in railway debentures. He would discount mercantilo bills at short dates, and would refusc to lend at long terms."

Now, I think I am right in stating that British Bankers invest more in consols and railway debentures in times of stagnation than in times of inflation, because investments do not pay them well in times of inflation. There are, I admit, not fully the same liquid securities accessible here as in London, though future legislation may in part overcome that drawback; but judging from the balance sheets published [Economist Banking Supplement, Oct. 21, 1893] discounts make a very small total compared with the advances of the Home Banks. I confess to being quite unable to ascertain what the cash in the British Banks amounts to. The country Banks lend to the London Banks, and the London Banks deposit money in the Bank of England, and much of the cash in the English Banking balance-sheets thus appears to do treble duty, as three sets of Banks may be said to take credit for it. Here a Bank's cash is what it holds itself, and I have been unable to draw any effective comparison between the systems in the two countries. I do not think Mr. Pecl can do so either.

Page 8-
Mr. Peel makes reference to the "famous Torrens Act of 1843." Our "Torrens Act", was passed in 1862, and was for an entirely different purpose from what Mr. Peel supposes.

It would be possible to pursue this line of destructive criticism upon this State Paper much further; but I shall now confine my observations to one or two more important points before dealing with the conclusions arrived at. On page 22, in treating of the New South Wales Bank Issue Act, Mr. Peel remarks, "the Act had no serious effects." On the contrary, it had most beneficial effects. That it stayed the panic here in four-and-twenty hours is certain; that it prevented a disastrous run upon institutions which had not already suspended is equally certain; and that its calming effects were felt outside the limits of New South Wales I have good evidence. My great regret is that the proclamation under that Act was not issued before May 15. It would then have prevented the suspension of the Commercial Banking Company of Sydney, and probably that of the Australian Joint Stock Bank, unless the latter had been forced on by the British depositors. Writing now, when
the proclamation has been allowed to lapse, because our Banks are quite in a position to do without it, I am not called opon to prove that those who denounced the Bank Issue Act as the sure precursor of a depreciated and inconvertible paper currency were wholly at fault. But then, all through I had entire confidence in the action which my Government were taking. I had the great advantage over Mr. Peel of knowing intimately the position and working of the institutions which were thus being entrusted with exceptional powers. I. knew them to be intrinsically sound, and that those powers would be cautiously exercised. As a fact, the currency was never in the least depreciated; gold for exchange purposes was always obtainable; and the fact that the Sydncy money market at once eased as compared with Melbourne and other centres, and that a considerable volume of exchange business was negotiated through Sydney, is evidence of the good effect of the measure outside New South Wales. Had our Banks been the recklessly conducted institutions which many English writcrs have depicted them, the Bank Issue Act would surely have proved a fiasco. That it was completely successful is ample proof of a directly opposite character.

At the date Mr. Peel wrote he had not knowledge of the measure by which I hope to supplement the Bank Issue Act. I desire to define clearly the limits of note-issuing powers within this Colony, which are at present very ill-defined. I desire to render the numerous branches of our Banks-branches which have conferred a great boon upon the community-more a source of profit than loss to the parent institutions in Sydney, thereby preventing their being extensively closed in these times of depression; and to accomplish this the Bank Notes Bill proposed to constitute the Bank-note a legal tender throughout New South Wales, except at the head offices of the Banks in Sydncy-a status already conferred upon the Treasury note circulation of Queensland. I am equally certain that the effect of this measure will be beneficial, and that the New South Wales Banks may be entrusted with the exercise of its powers with entire safety.

Page 18-The following extract from this State Paper nceds correction :-
"When the Banks had collected their deposits and had decided on the nate payable upon them, the next step was to lend them out profitably. This is dono by means of loans, discounts, and overdrafts. The figures, however, though showing a considerable contraction for 1892 , imply thatit this system was up to the end too recklessly pursucd. Compare for 1892-


Thus the advances in the last caso wero dingerously ligh compared with the deposits. And, again, some say that to be safe a Bank should not have much more carlı deposits than it has paid-up capital and reserves."

Certainly, the English Banks do not act on this "safe" principle, as English Banks in 1892, with $£ 89,874,000$ of capital and reserves, held $£ 430,696,000$ of deposits, though the deposits in the London Banks are inflated in a manner which, if adopted here, would add materially to their apparent amount. It should also be remarked that "advances" in the case of the Australian Banks includes "investments" in securities to the extent of some millions sterling-a large proportion of them in London. 'they do not hold nearly as much in this way as an English critic would argue they should hold, but the volume of those investments will now be increased.

In England in 1892-

so that the proportion corresponding to the so-called "advances" here (more properly, "Amount of all debts due to the Banks, including notes, bills of exchange, and all stock and funded debts of every description, excepting notes, bills and balances due to the said Bank from other Banks'"), is very similar to what it is at home. "But," it is argued at home, "our investments are liquid, and yours in Australia are not liquid." Partly, this contention is justified, but not to the extent Mr. Peel imagines. Mr. Peel writes of the advances made to squatters, of the advances on building and suburban lands. The latter, as far as the Banks are concerned, he places far too prominently ; but he has no word to say in respect to their investments in London and Australia, and practically ignores their great and profitable exchange business. Placing the exports of Australasia to Great Britain and other countries at $£ 43,000,000$, and the imports therefrom at $£ 35,000,000$, here is an amount of annual external trade amounting to $£ 78,000,000$, approximately $£ 50,000,000$ of which is arranged by exchange passing through the Banks. The bills drawn against wool, wheat, butter, skins, metal and other shipments are as liquid as can well be imagined. The losses incurred in such operations are infinitesimal; the bills mature in a few months and are paid, and if the profits on such transactions are $\frac{1}{2}$ per cent. only, they are a source of income which is most valuable, and of which home essayists show they do not grasp the import. Again, advances on crops, wool, tallow, and so forth, are also thoroughly legitimate and liquid. They, too, run off: in the course of a few months, and all are included in our returns under what are popularly termed "advances." It is most important to bear these large departments of our Banking business in mind in considering the liquidity, or otherwise, of our assets. Even in the shape of advances on stations the annual turn-over is very great. It is, by no means, sunk or permanently invested.

But I consider that I have said enough to show that on all these matters this State Paper lacks that intimate knowledge of the Banking system of Australia which is essential to a due appreciation of its merits and demerits. I will now deal with Mr. Peel's suggested reforms, and shall, in the course of my observations, have occasion to refer to my own views upon these most important questions.

I will pass over all his references to State finance-New South Wales in 1893 has kept her expenditure within her income, and that is the best answer to any criticism-and I shall confine my remarks solely to Banking questions. I have given numerous extracts from this official document, and shall give one more, containing all the "reforms" suggested by Mr. Pcel, as this, after all, is the kernel of his paper.
Pages 30 and 31-

[^14]"Again, a sound judgment will refuse to fix any line as to the amount of cash and bullion to be held. The experience of the National Banks of America, who have to hold one quarter of their assets in cash, warns us; for that provision is not only found exceedingly inconvenient in a time of crisis, but actually accounts for the growing unpopularity of the National as compared with the State Banks of that country. Nor should the system of: advances be aitacked ; it is on the whole a just one, and, if checked, would entail ruin on the community.
"Something, however, might reasonably be provided to ensure that an adequate reserve fund is maintained, and that it is properly invested. Would it be unreasonable to borrow a provision of the Canadian law, which orders that no dividend above 8 per cent. is to be distributed until the reserve fund amounts to 20 per cent. of the paid-up capital? This might be supplemented by limiting the investment of the funds to certain stocks, such as those of the governments, of the municipalities, or of Britain. Two other additions to the law, I am sure, are needed. The first is that no company, such as 'Henry Arnold \& Co.', should be allowed to assume the title of Bank, unless it does real banking business. The second will appeal forcibly to those who have endeavoured to understand Australian banking statistics. The bankers are statutably obliged to publish their figures, but in so doing they lump their assets together under the vague title of 'Bills receivable, and other advances, \&c.'
"How much better it would be to imitate herein the Enskilda Banks of Sweden, who give nine heads where those of Australia give one? They analyse their investments as follows:-

1. T.nland bills discounted or bought.
2. Foreign bills discounted or bought.
3. Cash credits.
4. Mortgages.
5. Advances on bonds,
6. Advances on shares and goods.
7. Advances on bonds with personal security only.
8. Advances against guarantees.
9. Loans overdue.
"Again, the Australian Banks only publish under the head of deposits those held in Australia. Those held in Britain are omitted, and this destroys the whole value of the returns for the inquirer, who can only reach the latter figure by assuming it to be the difference between the deposits as stated in the half-yearly balance-sheet and the deposits as stated in the statutory account. Both classes should, of course, be given in the latter publication, for in that country the proportion of Australian to British deposits is often the measure of the soundness of a Company.
"But the real cure should be an administrative, and not a legal, one. The central malady is that the Bankers take money which is easily withdrarable, and are obliged to put it into securities which are not easily realisable. Let thein copy the Credit Foncier system from the French. That people, whose finance is more sound and brilliant in internal than in external transactions, has perfected a system which is totally inapplicalle to this country (England), but which might suit the conditions of Australia, since that continent, like France, is mainly held in frechold.* In most countrics movable capital is confined to metallic holdings and negotiable commodities; but the Credit Foncier has given mobility to immobile capital in the following way:-This Society lends out money on mortgage with a large margin for a lengthy term of years. The capital and interest aro repayable by half-yearly annuities. Thus, a farmer borrows $£ 100$, and contracts to pay $£ 25$ s. each half-year in return, by which menns, in 109 payments, or fifty-four and a half years, he wipes out all his indebtednoss to the Society. How does the Society obtain its funds, or, in other words, its deposits, to enable it so to lend? It issues interminable letters of mortgage, which give the holder a first charge on all the mortgages held by the Society. By a wise provision, the iotal capital ralue of all the letters of mortgage in circulation must at no time be more than the total amount of the moneys outstanding on mortgage. The Credit Foncier de France is not allowed to charge the borrower for every $\& 100$ lent more than 12s. in excess of the interest on the letter of mortgage issued against the loan, yet the business is very lucrative.
"Were this organisation to be applied to the Australian Banks, the current account holders and the shareholders would remain as before, while the holders of fixed deposits, who can now either claim their money at any time, or can refuse to renew at various periods, would then be turned into holders of letters of mortgage, realisable not by application to the Bank, but ly sale in the market. Thus, no run on the cash in the Bank would be possible except from the current account holders. Further, just as the interest on the public debt should be definitely secured on the public works whereon the borrowed money has been spent, so the interest on the letters of mortgage should be secured as the first charge on the mortgages held by the Bank."

Nor,

[^15]Now, though much of all this is quite impracticable, as a knowledge of the practice of Banking here would have proved to Mr. Peel, it is the portion of his essay I have read with most interest. I agree with him as to the "far more delicate treatment" necessary in initiating Banking reforms. I agree with him in stating that the State cannot dictate the minimum amount of coin and bullion to be held. I hold, also, that a reserve fund should be a tangible reserve systematically accumulated for immediate use in case of need. I admit that no Company of the "Henry Arnold" type should be designated a "Bank"; and though the nine heads, under which the Enskilda Banks, would not be wholly applicable here, fuller information could be serviceably given both in our quarterly averages and in the half-yearly balance-sheets. But I do not wholly agree with him that interference should be " non-statutory." I do not admire the Canadian "Bank circulation redemption fund," for the reason that if the State steps in to secure the circulation it must do so in one of two ways-either by compelling the Bank to adequately secure the note, or by guaranteeing the note itself, in which case the State, too, must be fully secured. This cannot be done by a holding of 5 per cent. But though our quarterly averages might be improved, Mr. Peel apparently does not know that this Government does actually possess the minute information which he has suggested respecting all the Banks of issue carrying on business within the Colony, that information being at the same time extended over all the Colonies, so that the Government can gauge their complete operations. Personally, I should like to publish these records in full as regards each institution; but in that case I should, I consider, have to obtain the consent of each Bank, as the records furnished were such as no balancesheets throughout the world have published. Bankers are a conservative class, and can only be educated gradually into subdividing the big items in their balance-sheets. But I hold that I am perfectly justified in commenting upon the combined totals of the whole thirteen Banks carrying on operations in New South Wales.


In addition there are the London assets, including British Government socurities. But the point I would specially direct attention to is that in this great pastoral country the value of all property held by the Banks as mortgagees in possession-not only pastoral properties, but city and suburban properties, and all descriptions of property over which mortgages have been obtained-is only $£ 1,855,000$ in New South Wales, and $£ 1,445,000$ in the other colonies; and as, I know, part of this is so held because the owners are incapable, from lunacy or some other cause, of managing their own affairs, therefore with the consent of friends such propertics are managed by the Banks in the interests of all concerned. At the figures standing in the books, the asset is, I consider, a good one.

With regard to the publication separately of the British deposits, I should not feel called upon to make this compulsory, as the amounts of the deposits in each Colony, and those derived from the United Kingdom, are already well-known. The separation of current accounts from fixed deposits would be a proper amplification of the published balance-shects.

I now come to the suggestion that our Banks should convert their fixed deposits into "Interminable letters of mortgage." If our Banks had been the rast mortgagees and owners of landed property which Mr. Peel imagined them to be there might have been something in this proposal. But that they are not so has been conclusively shown; while to extend the currency of those mortgages to fiftyfour and a half years would appear to mo to be simply suicidal when their present average duration is not one-fourth that period. Besides which, the whole proposal would be impracticable on other sufficient grounds. Our notes are a first-charge; but to constitute three-fourths of the existing deposits as another first-charge would be so detrimental to the current account holders, in case of liquidation, that the entire volume of the current accounts would at once be transferred to institutions which issued no "letters of mortgage"; and to term the proposal impracticable is, in my opinion, a mild expression to apply to it.

What I regard as chiefly necessary at the present juncture is to restore confidence in the United Kingdom as to the bona-fides of Australian Banking. Here, it is in the main already restored. But, as a rule, the reconstructed Banks are those which hold exceptional amounts of British deposits, and if at the due dates $£ 30,000,000$ or even $£ 20,000,000$ of British deposits were withdrawn from Australia, I am of opinion that the Banks, while able to repay the amount, would have so to contract their adrances that the community here would suffer. I do not desire to see British deposits extended-I hold that our Banks should rightly become more and more Australian; but I hold that the change should be gradual.

The warning received will, I am convinced, result in the Banks holding more coin and other immediatcly realisable assets, especially in England, whence the trouble began. Here also I am of opinion that legislation can be of distinct assistance in rendering, in case of emergency, assets more immediately available. This is a subject to which I have directed much attention; and should it fall to my lot to initiate and direct the needed permanent legislation, such provision will undoubtedly be made. Such laws should, however, above all things, be laws for the whole of Australia, and an understanding with neighbouring colonies ought to be arrived at upon this most important and delicate subject. The Governments of these colonies may likewise take into their consideration the important questions involved in the note issues, which form in a large measure the currency of the country. Their automatic
automatic regulation and security must be adequately provided for; the publication of all accounts upon a full common basis, including balance-sheets as well as statutory returns, should be rendered compulsory; and what I regard as of even more value is that the audits should be ample, and the auditors and officials should be personally held responsible for the vouchers and certificates they furnish. The public should be able to know where and with whom responsibility rests. I have thus touched very briefly upon matters which have occupied a considerable share of , my attention, and if, in addition, all the funds derived from sources outside Australia could gradually be replaced by others of a more permanent character, I think that much will have been accomplished to mitigate and avoid in the future the mistakes of the past.

All through my lengthened business and political life in Australia I have been intimately connected with the Banking business of New South Wales. Yet I should not venture to dictate or to legislate upon Banking matters without previously consulting those who have made our business of Banking their daily, hourly, study, and are more intimately connected with its practical and everyday phases than I am. I might possibly not accept some of their views, but I should weigh them carefully. Herc, however, is a youthful aspirant on the other side of the globe, who even admits at starting-
"The nearness of these ovents, and the remoteness of the continent that produced them, the differences between the systems of Banking in that conntry and our own, between the laws of Colony and Colony, and the business of Bank and Bank, the retiecnce inherent in Bankers, and the hieroglyphic of their statistics: all these things make inquiry difficult, and may throw upon the conclusions an air of doubti."

Whilst he does not hesitate, on his own imperfect information, unaided by the necessary practical Banking knowledge, to explain to the British Public the character of our Banking business, to condemn us severely on many points, to proclaim how losses (some wholly imaginary) have been incurred, and to point out what is needed to set us on the right road again, the British Government has thrown the ægis of the Treasury over this curious document. My feeling of interest in Mr. Peel's Essay has, therefore, been even exceeded by my feeling of surprise that such a document should have been issued under Imperial authority.

I have the honor to be,<br>Sir,<br>Your obedient Servant, GEORGE R. DIBBS, Chief Secretary for New South Wales.

Sydney, 12 th January, 1894.

Sydney : Charies Potter, Goverment Priater,-1834.

## NEW SOUTH WALES.

## BANK LIABILITIES AND ASSETS. (FOR QUARTER ENDED 30 SEPTEMBER, 1893.)


SUMMARY of GENERAL ABSTRACT of the Sworn Returns, rendered pursuant to the Act of Council 4th Victoria No. 13, of the Average ASSETS and LIABILITIES, and of the CAPITAL and PROFITS, of the undermentioned BANKS within the Colony of New South Wales, for the Quarter ended 30 th September, 1893.

| BANKS. | liablimties. |  |  |  |  |  | ASSETS. |  |  |  |  |  |  |  | capital and profits. |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Notes in Circulation | Jilla in Circulation. | $\begin{gathered} \text { Balances } \\ \text { due to } \\ \text { other Banks. } \end{gathered}$ | Deposits not bearing Interest. | Deposith beaning Interes | $\begin{gathered} \text { Total } \\ \text { Liahilities. } \end{gathered}$ | Coin. | Bullion. | Legnal Tender and <br> Treasury Notes. | $\left\|\begin{array}{c\|} \text { Other } \\ \text { Notes and } \\ \text { Bills } \\ \text { of Banks. } \end{array}\right\|$ | $\begin{gathered} \text { Balances } \\ \text { due from } \\ \text { other Banks } \end{gathered}$ | $\begin{aligned} & \text { Landed } \\ & \text { Property. } \end{aligned}$ |  | Total | Capital mid up | Rate per Anlas Dhidend | $\begin{gathered} \text { Amount } \\ \text { of } \\ \text { Dividend. } \end{gathered}$ |  |
|  | f | ¢ | $\boldsymbol{\varepsilon}$ | \% | ¢ | $\pm$ | $\boldsymbol{e}$ | \& | $\pm$ | ¢ | $\downarrow$ | ¢ | 1 | $\underline{L}$ | 4 |  | E | c |
| The Bank of New South Wales | 1,014,708 | 11,585 | 14,715 | 3,400,709 | 5,805,082 | 10,306,892 | 1,468,233 | 61,068 | 45,081 |  | 68,110 | 264,353 | 9,725, 374 | [11,622,25s | 1,260,000 | 15 pere cent. | 93,760 | 1,010,000 |
| The Commercial Banklng <br> Company <br> Linited. of <br> Sydney   | 359,171 | 23,400 | 31,491 | 1,939,250 | 7,598,569 | 0,748,971 | 1,165,106 | 3,343 | 368,129 | 14,925 | 54,366 | 361,301 | '9,034,330 | "11,001,570 | 693,654 | ........ |  | 1,000,000 |
| The Bank of Austrmaia | 197,003 | 16,115 | ..... | ${ }^{\text {c }} 40,855$ | 1,458,451 | 2,512,514 | 633,055 | 14,760 | 62,273 | 10,573 | 133 | 88,900 | 2,557,296 | 3,475,092 | 1,400,000 | 72 perement. | 60,000 | 809,937 |
| The Uunior Hank of Australla Limited. | 147,501 | 13,588 | 0,181 | 656,567 | 1,622,224 | 2,346,061 | 722,559 | 12,373 | 149,689 | 34,440 | 16,011 | 109,683 | 3,988,847 | 5,033,8177 | 1,500,000 | 8 per cont. | 60,000 | 1,075,317 |
| The Australian Joint Stock Bank Limited, | 212,266 | 4,718 | 10,507 | 948,430 | 4,275,974 | 5,457,203 | 572,875 | 1,980 | 174,140 | ..... | 45,095 | 402,428 | 7,995,192 | 0,102,320 | 877,782 | ..... .. | ...... | -12,220 |
| The London Baui of Australia | 12,253 | 1,108 | 7,491 | 150,780 | 616,007 | 783,599. | 219,454 | 630 | 65,671 | 13,404 | 5,104 | 142,592 | 2,106,201 | 2,559,756 | 1,000,000 | 8 per cent. | 40,000 | 377,20̌2 |
| *The English, Scotish, and |  | 3,505 | 5,698 | 195,846 | 1,181,008 | 1,388,955 | 329,250 | $\ldots$ | 108,367 | 4,695 | 3,322 | 148,280 | 1,703,331 | 2,207,314 | 659,180 |  | $\ldots$ |  |
| The Commercial Bank or | 10,596 | 431 | ........ | 235,740 | 528,623 | 825,330 | 85,95s | $\ldots$ | 59,606 | 12,497 | ..... | 122,316 | 1,230,323 | 1,515,700 | 2,041,775 | ..... . |  | ........ |
| $\dagger$ The City Bank of Sydney . | 220,214 | 781 | 9,659 | 169,687 | 287,645 | 1,337,826 | 124,768 | 7,242 | 0,534 | 450 | 95,552 | 117,168 | 1,377,902 | 1,932,044 | 355,916 | 6 per cent. | 3,200 | 207,500 |
| The Queensland National | ... | 3,075 | 7 | 43,922 | 104,833 | 151,837 | 127,908 | ...... | ..... | 4,412 | 73 | 14,854 | 116,028 | 263,273 | 480,000 | 10 per cent. | 40,000 | 501,811 |
| The Nastionaf Mank Australasis Limited. | 1,020 | 339 | 130 | 34,324 | 272,184 | 307,997 | 116,818 | $\ldots$ | 15,104 | 2,566 | 5,027 | 39,639 | 370,218 | 557,422 | 1,386,434 | ........ | ..... | ....... |
| The Bank of New \%enland.... | 19,131 | 3,859 | 4,462 | 140,003 | 183,496 | 360,841 | 127,987 | 14,108 | 24,488 | $\ldots$ | 10,419 | 63,431 | 670,221 | 010,654 | 200,000 | ${ }^{3}$ per cent. | 22,500 | 80,661 |
| The Rank of North Queens. land Limited. | 202 | 16 |  | 11,845 | 69,507 | 71,570 | 7,323 |  |  | 7,500 | 2,475 |  | ds6,433 | 103,737 | 200,000 |  | ...... | 6,74i |
| $\pm$ | 2,194,244 | 81,670 | 00,334 | 8,717,807 | 24,453,201 | 35,543,356 | 5,590,383 | 115,514 | 1,091,172 | 114,470 | 306,306 | 1,875,03C | 41,337,456 | 10, 460,337 | 12,950,741 |  | 825,450 | 6,037, [555 |

[^16]$\ddagger$ The return of the City Bank of Sydney reters to the whote briginess of the Bank.
$1036$

## Legislative Assembif.

## NEW SOUTH WALES.

## BANK LIABILITIES AND ASSETS.

(FOR QUARTER ENDED 31 MARCH, 1894.)
.Ordered by the Legislative Assembly to be printed, 3 May, 1894.
STATEMENT of the Average ASSETS and LIABILITIES within New South Wales of the undermentioned BANKS, for the Quarter ended 31st March, 1894.

| panks. | Bank Notes in Girculation. | liabilities. |  |  |  |  | Assets. |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  | $\begin{gathered} \text { Bills in } \\ \text { Circulation. } \end{gathered}$ | Malancesdue to other manks. | Deposits from sources within New South Wales (excluding Deposits received through British or Forcign Agencies). |  | Total Ayerage Linbilitics South Walce. | Coiu. | Bullion. | $\begin{array}{\|c\|} \text { Notes und } \\ \text { Bills of other } \\ \text { Banks. } \end{array}$ | Balances due from other Heall OHtice, Branches, or Ayencies South Wales. | LandedProperty. |  | Total Averare Assets within New South Wales. |
|  |  |  |  | Not bearing Interest. | Bearing Interest. |  |  |  |  |  |  |  |  |
|  | £ | $\mathfrak{1}$ | £ | £ | £ | £ | $£$ | $\mathfrak{\chi}$ | f | $\mathfrak{\chi}$ | £ | $\pm$ | $\pm$ |
| The Bank of New South Wales | 516,777 | 11,154 | 6,595 | 3,557,641 | 6,113,741 | 10,205,908 | 1,718,801. | 71,402 | 34,998 | 30,133 | 269,459 | S,980, 029 | 11,118,822 |
| The Commercial Banking Company of Sydney (Limited). | 352,055 | 23,181 | 26,299 | 1,949,305 | *7,027,509 | 9,378,349 | 1,854, $56 \underline{2}$ | 5,218 | 47,756 | 77,763 | 363,356 | 8,642,504 | 10,991,159 |
| The Bank of Australasia | 103,641 | 11,159 | ....... | 782,332 | 1,314,908 | 2,212,040 | 455,966 | 14,227 | 25,997 | ... ... | 89,884 | 2,333,598 | 2,919,672 |
| The Union Bank of Australia (Limited) | 63,059 | 11,652 | 9,934 | (621,60S | 1,193,235 | 1,899,488 | 680,253 | 7,287 | 37,056 | 9,605 | 135,932 | 3,341,816 | 4,211,949 |
| The Australian Joint Stock Bauk (Limited) | 158,031 | 3,023 | 7,718 | 807,454 | 3,750,585 | 4,726,811 | 962,267 | 1,681 | 47,581 | 31,063 | 408,341 | 7,383,606 | 8,834,539 |
| The London Bank of Anstralia (Limited). | 27,864 | 461 | 5,979 | 182,905 | 542,592 | 759,801 | 202,322 | 1,276 | 14,160 | 5,205 | 142,592 | 2,041,970 | 2,425,525 |
| The English, Scottish, and Australian Bank (Limited). | 24,070 | 4,991 | 5,698 | 202,154 | 9,566 | 246,484 | 198,219 | ....... | 12,971 | 4,786 | 148,289 | 1,821,987 | 2,186,252 |
| The Commercial Bank of Australia(Limited) | 18,061 | 1,201 | ........ | 169,079 | 503,867 | 692,208 | 123,355 | ........ | 10,784 | 9,149 | 122,206 | 1,083,713 | 1,349,207 |
| The City Bank of Sydue | 99,225 | 416 | 2,001 | 204,962 | 572,865 | 879,469 | 138,241 | 5,317 | 2,853 | 9,266 | 132,856 | 1,383,064 | 1,671,627 |
| The Queensland National Bank (Limited). |  | 508 | 252 | 29,969 | 108,536 | 139,265 | J61,748 | $\ldots$ | 982 | 364 | 14,854 | 93,681 | 271,629 |
| The National Bank of Australasia (Limited) | 4,054 | 362 | 332 | 36,996 | 271,169 | 312,913 | 100,351 | $\ldots$ | 3,754 | 2,623 | 39,688 | 368,368 | 514,784 |
| The Bank of New Zealnad | 13,881 | 3,282 | 3,834 | 136,180 | 188,634 | 345,811 | 139,014 | 1 | 5,382 | [,994 | 62,841 | 587,433 | S00,665 |
| The Bank of North Queensland (Limited)... | 1,302 | ..... | ........ | 8,381 | 40,750 | 50,433 | 17,439 |  | 119 | 311 |  | 71,273 | 89,142 |
|  | 1,382,025 | 71,390- | 68,642 | 8,688,966 | 21,637,957 | 31,848,980 | 6,770,538 | 106,409 | 244,393 | 195,262 | 1,930,323 | 38,138,042 | 47,384,972 |

[^17]$1038$

## BANKING, LAND, BUILDING, AND INVESTMENT COMPANIES' LIABILITIES AND ASSETS.

(GENERAL ABSTRACTS FOR QUARTER ENDED 30TII SEPTEMBER, 1893.)

SUMMARY of GENERAL ABSTRACT of the Sworn Returns, rendered pursuant to the Act of Council 4 Victoria No. 13 and 42 Victoria No. 21 , of the Average ASSECS and LIABILILIES, and of the CAPITAL and PROFI'SS, of the undermentioned BANKING, LAND, BUILDING, and INVESTMENI COMPANIES within the Colony of New South Wales, for the Quarter ended 30th September, 1893.

|  |  | liabilities. |  |  |  |  |  | ASSETS. |  |  |  |  |  |  | capital and prgatis. |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| COMPANIES. | $\underset{\text { Returns }}{\text { Date }}$ reccived | bills in tion. | $\left\|\begin{array}{c}\text { Balances } \\ \text { due to } \\ \text { other Banke } \\ \text { nnd } \\ \text { Companies. }\end{array}\right\|$ | $\begin{gathered} \text { Deposits } \\ \text { not } \\ \text { benring } \\ \text { Interest. } \end{gathered}$ | Deposits bearing interest. | $\begin{aligned} & \text { Other } \\ & \text { Lisilities. } \end{aligned}$ | $\begin{array}{\|l\|l\|} \text { Total } \\ \text { Labilities. } \end{array}$ | Coin and Bullion. | Landed Property. |  | Bolances due trom other Banks and Companies. | $\left\|\begin{array}{c}\text { Yotes and Balts } \\ \text { disenunted, } \\ \text { mad all olter } \\ \text { drlitedue } \\ \text { to the Bank ar } \\ \text { Company, }\end{array}\right\|$ | Other | $\begin{gathered} \text { Total } \\ \text { Assets. } \end{gathered}$ | Capital paid up. | $\left\|\begin{array}{c} \text { Rate per } \\ \text { Anum } \\ \text { Al hant } \\ \text { ovidend. } \end{array}\right\|$ | Amount of bividend |  |
| - | 1803. | $\pm$ | $x$ | $\Sigma$ | $\boldsymbol{1}$ | $\pm$ | ¢ | \& | ¢ | 8 | $\varepsilon$ | $\pm$ |  | ¢ | $\varepsilon$ | * cent. | $\boldsymbol{¢}$ | $\varepsilon$ |
| Bathurst Investment, Land, anu Building Company Límited. | 70 ct... | $\ldots$ | 11,714 | $\ldots$ | 1,885 | 1,211 | 14,760 | $\ldots$ | 10,536 | $\ldots$ | $\ldots$ | 11,402 | ...... | 22,029 | 7,268 | 7 | 480 | 1,654 |
| Burrood Iand, Bullding, and Investnent Company Limited. | 17 Oct... | .....: | 17,514 | $\ldots$ | 1,808 | 41,364 | 0, (3s) | 152 | 49,626 | $\ldots$ | ...... | 29,193 | $\ldots$ | 78,977 | 7,576 | 6 | 204 | 26,083 |
| Civil Serrice Mutual Muilding and Iuvestment Society Limited. | 2 Nov.. | ..... | 2,875 | $\ldots$ | 3,945 | 50 | 6,376 | 101 | $\ldots$ | ...... | $\ldots$ | 25,013 | ...... | 25,714 | 15,156 | $\ldots$ | $\ldots$ | $\ldots$ |
| Commercial Building and Investment Company Limited. | 14 Oct... | $\ldots$ | $\ldots$ | 1,199 | 225,803 | $\ldots$ | 227,002 | $\ldots$ | 278,803 | $\ldots$ | $\ldots$ | 11,457 | $\ldots$ | 200,323 | -55,296 | Ti | ..... | 10,750 |
| Cumberland Buidding, Investment Comp, Land | 21 Oct... | $\ldots$ | 15,252 | $\ldots$ | 2,708 | 114 | 18,073 | ...... | 24,449 | 100 | $\ldots$ | 21,771 | $\ldots$ | 46,320 | 30,187 | ...... | $\ldots$ | ...... |
|  Limited. | 27 Oct.. | $\ldots$ | 8,727 | -.... | 179,086 | 41,534 | 229,337 | 303 | 182,294 | $\ldots$ | 487 | 132,429 | ..... | 315,513 | 89,130 | 8 | 2,319 | 36,681 |
| Guardian Freehold Building Society Limited. | 9 Nor.. | ...... | 14,024 | ...... | $\ldots$ | 3,000 | 17,024 | $\ldots$ | 22,353 | $\ldots$ | $\ldots$ | 257 |  | 22,010 | 9,037 | $\ldots$ | ...... | ........ |
| Haymarkct Permanent Land, Building, and livestment Company Limited. | 8 Nor.. | $\ldots$ | 4,235 | $\ldots$ | 88,404 | 54,035 | 146,734 | 4,820 | 162,410 | 15 | 5,142 | 74,237 | $\ldots$ | 246,724 | 68,516 | 10 | 2,027 | 30,600 |
| Intercoloninl Investment, Land, and Building Company Limited. | 11 Oct... | . .... | 7,525 | $\ldots$ | 12,942 | 15,971 | 30,438 | 160 | 39,164 | $\ldots$ | 47 | 38,610 | $\ldots$ | 23,881 | 33,368 | 10 | 1,106 | 32,600 |
| Metropolitan Mutual Permanent Building and Investment Association Linited. | 25 ctt. | ..... | 43 | $\ldots$ | 78,187 | 134,831 | 213,031 | $\cdots$ | 233,390 | ..... | 10,243 | 122,143 | $\ldots$. | 865,782 | 120,417 | 6 | 3,697 | 12,038 |
| Newcastle and County Mutual Buld- <br> ing, Land, and Investment Company Limited. | $4 \mathrm{Nov} . .$. | $\ldots$ | 15,135 | $\ldots$ | 1,431 | 03 | 10,629 | $\ldots$ | 19,825 | ...... | $\ldots$ | 26,822 | $\ldots$ | 46,647 | 20,384 | 10 | 2,345 | 2,850 |
| North Sydney Land, Building, and Investment Company Limited. | 18 Ort... | ...... | 4,801 | $\ldots$ | 1,063 | 2,465 | 8,429 | 11 | 8,036 |  | $\ldots$ | 11,404 | ...... | 19,511 | $\xrightarrow{10,687}$ | 10 | 530 | 1,149 |

ASSEIS and LIABILITIES of BANKING, LAND, BUILDING, and INVESTMENT COMPANTES-continued,


## 1594.

## Legislative Assembly.

NEW SOUTH WALES.

# INTRODUCTION AND WITHDRAWAL OF CAPITAL. 

TABLES ILLLETRATING THE INWARD AND OUTVARD MOVEMENT OF CAPITAL DIJRING THE TWENTY.TWO YEARS FROM 18 II TO IS9R
INCLUSIFE, FOR EACII OF THE SEVEN COLONIFS AND THE WHOLE OF INCLUSIFE, FOR EACII OF THE SEVEN COLONIFS AND THE WHOLE OF AUSTRALASIA.)

Ordered by the Legislative Assembly to be printed, 17 May, 1894.

Aproximate Estimate of the Introduction and Withdrawal of Capital into and from the Colony of New South Wates for the period 1871 to 1892 inclusive.

|  | PERIODS. |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | 1871-75. <br> 5 years. | 1876-80. <br> 5 уеагя. | 1881-85. <br> 5 years. | 1886-80. <br> 5 years. | 1891-92. <br> 2 years. | 1871-92. <br> 22 years. |
|  | £ | $\pm$ | £ | £ | £ | £ |
| Capital introduced by State and Local Government bodies ... | 2,861,000 | 5,45S,000 | 16,066,000 | 11,571,000 | 6,788,000 | 42,744,000 |
| Private capital introduced or withdrawn from investment outside the Colony | 57,000 | 4,820,000 | 8,051,000 | 12,183,000 | 941,000 | 26,052,000. |
| Capital introduced by persons taking up thcir abode in the Colony $\qquad$ | 2,732,000 | 5,760,000 | 8,459,000 | 4,391,000 | 2,064,000 | 23,406,000 |
| Total capital introduced ...................... | 5,650,000 | 16,038,000 | 32,576,000 | 28,145,000 | 9,793,000 | 92,202,000 |
| Capital withdrawn from investment by non-residents, or sent away by residents for investment, chicfly to other Colonies. | 1,329,000 | 2,412,000 | 2,103,000 |  | 1,294,000 | 7,138,000 |
| Interest on State and Municipal Ioans | 2,571,000 | 3,035,000 | 4,963,000 | 8,729,000 | 3,755,000 | 23,053,000, |
| Earnings of investments of non-residents, and incomes of absentees, in excess of incomes derived by residents in the Colony from investments abroad ............................ | 6,105;000 | 6,622,000 | 7,610,000 | 12,725,000 | 6,500,000 | 39,562,000 |
| Total outward movement of capital ........ | 10,005,000 | 12,069,000 | 14,676,000 | 21,454,000 | 11,549,000 | 69,753,000 . |
| f Introduced over withdrawn | ........ | 3,960,000 | 17,900,000 | 6,691,000 |  | 22,449,000 |
| (Withirawn over introduced... | 4,355,000 | ......... |  |  | 1,756,000 | ......... - |

## 1042

Approximate Estimate of the Introduction and Withdrawal of Capital into and from the Colony of Victorta for the period 1871 to 1892 inclusive.

| Capital introduced by State and Local Government bodies <br> Private capital introduced or withdrawn from investment outside the Colony | periods. |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | 1871-76. <br> 5 years. | 1876-80. <br> 5 years. | 1881-85. <br> 5 years. | 1886-90. <br> 5 years. | 1891-92. <br> 2 years. | 1871-92. <br> 22 years. |
|  | £ $3,352,000$ | $\begin{gathered} £ \\ 5,229,000 \end{gathered}$ | $\begin{gathered} \mathcal{E}^{\prime} \\ 8,519,000 \end{gathered}$ | $\begin{gathered} £ \\ 1 \overline{17,087,000} \end{gathered}$ | $\begin{gathered} £ \\ 6,543,000 \end{gathered}$ | $\begin{gathered} £ \\ 40,730,000 \end{gathered}$ |
|  | 2,126,000 | 3,318,000 | 3,651,000 | 31,641,000 | 8,370,000 | 49,106,000 |
| Capital introduced by persons taking up their abode in the Colony $\qquad$ <br> Total capital introduced $\qquad$ | 1,003,000 | 1,635, 000 | 2,918,000 | 6,062,000 | 464,000 | 12,082,000 |
|  | 6,481,000 | 10,182,000 | 15,088,000 | 54,790,000 | 15,377,000 | 101,918,000 |
| Capital withdrawn from investment by non-residents, or sent away by residents for investment, chiefly to other Colonies <br> Interest on State and Municipal loans $\qquad$ <br> Earnings of investments of non-residents, and incomes of absentees, in excess of incomes derived by residents in the Colony from investments abroad $\qquad$ | $\begin{aligned} & 3,499,000 \\ & 3,725,000 \end{aligned}$ | $3,004,000$ | $2,086,000$ | $\begin{gathered} \cdots \cdots \cdots . \\ 7,683,000 \end{gathered}$ | $\begin{gathered} \cdots \cdots \cdots \cdots \\ 3,864,000 \end{gathered}$ | $8,589,000$ |
|  |  |  |  |  |  | 25,552,000 |
|  | 3,010,000* | 2,391,000* | 2,831,000* | 1,227,000 | 2,848,000 | *4,157,000 |
| Total outward movement of capital ........ | 4,214,000 | 5,069,000 | 5,079,000 | 8,910,000 | 6,712,000 | 29,984,000 |
| Excess of money introduced over withdrawn | 2,267,000 | 5,113,000 | 10,009,000 | 45,880,000 | 8,665,000 | 71,934,000 |

- Incomes of residents from investments abroad in excess of incomes of absentees, \&c.

Approximate Estimate of the Introduction and Withdrawal of Capital into and from the Colony of Queenslandoforin the period 1871 to 1892 inclusive.

| ' | Periods. |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | 1871-75. <br> 5 years. | 1876-80. <br> 5 years. | 1881-85. <br> 5 years. | 1886-90. <br> 5 years. | $\begin{aligned} & 1891-92 . \\ & 2 \text { years. } \end{aligned}$ | 1871-82. <br> 22 years. |
| Capital introduced by State and Local Government bodies ... | $\mathcal{E}$ $\mathbf{1 , 6 0 4 , 0 0 0}$ | $\boldsymbol{\chi}$ $4,195,000$ | $\begin{gathered} £ \\ 6,309,000 \end{gathered}$ | $\mathcal{L}$ $8,793,000$ | $\begin{gathered} \boldsymbol{£} \\ 1,917,000 \end{gathered}$ | $\begin{gathered} £ \\ 22,818,000 \end{gathered}$ |
| Private capital introduced or withdrawn from investment outside the Colony | 913,000 | 2,342,000 | 8,861,000 | 2,811,000 | ......... | 14,927,000 |
| Capital introduced by persons taking up their abode in the Colony | $2,325,000$ | 1,714,000 | 4,430,000 | 2,911,000 | 145,000 | 11,525,000 |
| Total capital introduced | 4,842,000 | 8,251,000 | 19,600,000 | 14,515,000 | 2,062,000 | 49,270,000 |
| Capital withdrawn from investment by non-residents, or sent away by residents for investment, chiefly to other Colonies $\qquad$ | 513,000 | 223,000 | ....... | 3,360,000 | 4,073,000 | 3,169,000 |
| Interest on State and Municipal loans | 1,220,000 | 1,039,000 | 3,163,000 | 4,836,000 | 2,295,000 | 13,453,000 |
| Earnings of investments of non-residents, and incomes of absentees, in excess of incomes derived by residents in the Colony from investments abroad | 7,417,000 | $7,599,000$ | 9,286,000 | 10,434,000 | 3,708,000 | 38,444,000 |
| Total outward movement of capital ......... | 9,150,000 | 0,761,000 | 12,449,000 | 18,630,000 | 10,076,000 | 60,066,000 |
| ( Introduced over withdramn |  |  | 7,151,000 |  | ...... |  |
| Exam (Withdrawn over introduced. | 4,308,000 | 1,510,000 | ........ | 4,115,000 | 8,014,000 | 10,796,000 |

Approximate Estimate of the Introduction and Withdrawal of Capital into and from the Colony of Souti Australia for the period 1871 to 1892 inclusive.

|  | Periods. |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | 1871-75. <br> 5 уеанs. | 1876-80. <br> 5 years. | 1881-85. <br> 5 years. | $1886-90$. <br> 5 years. | $\begin{aligned} & \text { 1891-92. } \\ & 2 \text { years. } \end{aligned}$ | 1571-92. <br> 22 years. |
|  | ¢ | £ | $\pm$ | £ | £ | £ |
| Capital introduced by State and Local Govermment bodies <br> Private capital introduced or withdrawn from investment outside the Colony | 1,722,000 | 5,217,000 | 5,900,000 | 5,603,000 | 1,066,000 | 19,598,000 |
|  | 152,000 | 632,000 | 2,205,000. | ......... | ......... | 2,989,000 |
| Capital introduced by persons taking up their abode in the Colony | 158,000 | 720,000 | 82,000 | ....... | $\ldots$ | 960,000 |
| Total capital introduced | 2,032,000 | 6,569,000 | 8,187,000 | 5,693,000 | 1,066,000 | 23,547,000 |
| Capital withdrawn from investment by non-residents, or sent away by residents for investment, chiefly to other Colonies | 3,041,000 | 3,257,000 | 1,737,000 | 5,912,000 | 1,994,000 | 15,941,000 |
| Interest on State and Municipal loans | 865,000 | 1,551,000 | 2,822,000 | 3,620,000 | 1,703,000 | 10,561,000 |
| Earnings of investments of von-residents, and incomes of absentees, in excess of incomes derived by residents in the Colony from investments abroad $\qquad$ | 2,255,000 | 1,360,000 | 955,000 | 1,566,000* | 1,680,000* | 1,324,000 |
| Total outward movernent of capital | 6,161,000 | 6,168,000 | 5,514,000 | 7,966,000 | 2,017,000 | 27,826,000 |
| $\text { Excess of money ... }\left\{\begin{array}{l} \text { Introduced over withdrawn ............... } \\ \text { Withdrawn over introduced................ } \end{array}\right.$ | $4,129,000$ | 401,000 | 2,673,000 | $2,273,000$ | $951,000$ | $4,279,000$ |
|  |  |  |  |  |  |  |

- Incomes of residenta from investmente abroad in excess of incomes of absentces, sc.

Approximate Estimate of the Introduction and Withdrawal of Capital into and from the Colony of Western Austratia, for the period 1871. to 1892 inclusive.


## 1044

Approxcmate Estimatr of the Introduction and Withdrawal of Capital into and from the Colony of Tasmania, for the period 1871 to 1892 inclusive.

| P |
| :--- |

Approximate Estrmate of the.Introduction and Withdrawal of Capital into and from the Colony of New Zealand for the period 187] to 1892 inclusive.

|  | PERIons. |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | 1871-75. <br> 5 years. | 1870-80. <br> 5 years. | 1881-85. <br> 5 years. | 1856-90. <br> 5 years. | 1891-92. <br> 2 yearg. | 18711-02. <br> 22 years. |
|  | ${ }^{\text {f }}$ | £ | £ | £ | £ | $\pm$ |
| Capital introducerl by State and Local Government bodies ... | 10,106,000 | 10,884,000 | 7,442,000 | 6,560,000 | 1,111,000 | 36,103,000 |
| Private capital introduced or withdrawn from investment outside the Colony | 358;000 | 3,469,000 | 9,462,000 | 1,442,000 |  | 14,731,000 |
| Capital introduced by persons taking up their abode in the Colony | 4,097,000 | 2,739,000 | 1,013,000 | ......... | 88,000 | 7,937,000 |
| Total capital introduced. | 14,561,000 | 17,092,000 | 17,917,000 | 8,002,000 | 1,199,000 | 58,771,000 |
| Capital withdrawn from investment by non-residents, or sent away by residents for investment, chiefly to other Colonies | 3,854,000 | 1,696,000 | ........ | 810,000 | 158,000 | 6,518,000 |
| Interest on State and Municipal Loans | 2,658,000 | 5,373,000 | 7,908,000 | 9,796,000 | 4,175,000 | 29,910,000 |
| Earnings of investments of nou-residents, and incomes of absentees, in excess of incomes derived by residents in the Culony from investments abroad $\qquad$ | 3,375,000 | 2,965,000 | 4,551,000 | 6,339,000 | 2,520,000 | 19,750,000 |
| Total outward movemeat of capital | 9,887,000 | 10,034,000 | 12,459,000 | 16,945,000 | 6,853,000 | 56,178,000 |
| Excess of money ..: $\{$ Introduced over withdrawn .............. | 4,674,000 | 7,058,000 | 5,458,000 |  |  | 2,593,000 |
| ( Withdrawn over introduced. |  |  |  | 8,943,000 | 5,654,000 | ......... |


| Approximate Estimate of the Introduction a Austratasia, f $\text { A. }-\mathrm{INW}$ | d Withdrawal om the period 1 <br> RD MOVEMEN | Capital into 1 to 1892 inclus <br> of capital. | from the Sk 1 | Colonies |
| :---: | :---: | :---: | :---: | :---: |
| COLONY. | Capital introduced by State and Local Government beflies. | Private Capital <br> introduced or withdrawn from investment outaide the Colony. | Copital introduced <br> by personsitaking up Colony. | Total Capital |
| New South Wales | $\underset{42,744,000}{ }$ | $\xrightarrow{\text { 26,052,000 }}$ | $\underset{\text { 23,406,000 }}{\text { f }}$ | $\xrightarrow{\text { ¢2,202,000 }}$ |
| Victoria ........... | 40,730,000 | 49,106,000 | 12,082,000 | 101,918,000 |
| Queensland. | 22,818,000 | 14,927,000 | 11,525,000 | ${ }^{49,270,000}$ |
| South Australia........................................ | 19,598,000 | 2,939,000 | 960,000 | 23,547,000 |
| Western Australia | 2,644,000 | 1,224,000 | 996,000 |  |
| $\mathrm{Tasmania}_{\text {New }}$ Zenand.... | $5,011,000$ $36,103,000$ | $3,087,000$ $14,731,000$ | $1,055,000$ $7,937,000$ | $\begin{array}{r} 9,153,000 \\ 58,771,000 \end{array}$ |
| New Zealand .... | 36,103,000 | 14,731,000 |  |  |
| Total .......... .... ................. $£$ | 169,649,000 | 112,116,000 | 57,961,000 | 339,725,000 |

B.-OUTWARD MOVEMENT OF CAPITAL.

| COLONY. | Capital withdrawn from investanent by non-residents, or sentit away by residents for investment, chiefly to other Colonies. | Inlerest paid on State and Slunicipal Loans. | Earnings of investnrents of nonresjidents and incomos of absentees in excess of incomes derived by residents in the Colony from investments abroad. | Total outward movement of Capital. |
| :---: | :---: | :---: | :---: | :---: |
|  | $\stackrel{£}{7,138,000}$ | $\stackrel{\text { ¢ }}{\text { 23,053,000 }}$ | $\stackrel{\underset{39,562,000}{£}}{ }$ | $\begin{gathered} £ \\ 69,753,000 \end{gathered}$ |
| Victoria ............ | 8,089,000 | $25,552,000$ | 4,157,000* | 29,984,000 |
| Queensland. | 8,169,000 | 13,453,000 | 38,444,000 | 60,066,000 |
| South Australin | 15,941,000 | 10,561,000 | 1,324,000 | 27,820,000 |
| Western Australia | 700,000 | 739,000 | 1,807,000 | 3,246,000 |
| Tasmania | 268,000 | 3,012,000 | 2,504,000 | 5,784,000 |
| New Zealand | 6,518,000 | 29,910,000 | 19,750,000 | 56,178,000 |
| Tot | 47,323,000 | 106,280,000 | 99,234,000 | 252,837,000 |

* Incomes of residents from investments abroad in excess of incomes of absentees, sc.
e.-INWARD AND OUTWARD MOVEMENT OF CAPITAL.

| COLONY. | Total Inward Hovenent of Capital. | Total Ontward Movement of Capital. | Excess of Money introduced over Withdrnwals, \&c. |
| :---: | :---: | :---: | :---: |
| New South Wales | $\xrightarrow{\mathbf{9 2 , 2 0 2 , 0 0 0}}$ | $\stackrel{\mathfrak{£}}{69,753,000}$ | $\stackrel{£}{\qquad 22,449,000}$ |
| Victoria .......... | 101,918,000 | 29,984,000 | 71,934,000 |
| Queensland. | 49,270,000 | 60,066,000 | 10,796,000 ${ }^{\circ}$ |
| South Australin. | 23,547,000 | 27,826,000 | $4,279,000^{*}$ |
| Western Australia | 4,864,000 | 3,246,000 | 1,618,000 |
| Tasmavia | 9,153,000 | 5,784,000 | 3,369;000 |
| New. Zealand | 58,771,000 | 56,178,000 | 2,593,000 |
| Total | 339,725,000 | 252,837,000 | 86,888,060 |

- Excess of money withdrawn over moncy introduced.

Statistician's Office,
Sydney, 16th May, 1894.
T. A. COGHLAN,

Government Statistician.

1046

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Legislative Assembly.
NEW SOUTH WALES.
$\qquad$ -

## CUSTOMS.

(AMOUNT OF DUTIES COLLECTEI) ON WHEAT, FLOUR, OATS, \&C, FROM 2ND DECEMBER, 1891, TO 31st DECEMBER, J893.)

Ordered by the Legislative Assembly to be printed, 24 January, 1894.
[Laid upon the Table of the House in anster to Question No. 14, of 24 January, 1894.]

## Question.

14. Mr. Couls asked The Cohonial Theasurer,-
(!.) What quantity of wheat has been imported into the Colony since the duty was imposed?
(2.) Similar information in regard to flour, onts, barley, maize, chaff, potatoes, and onions?
(3.) The duty paid upon each article, and the total value of each commodity so imported:

## Answer.

Quantixy and value of the following articles imported into New South Wales, and the amount of duty received on the same, from the date when the duties were imposed, on 2nd December, 1891, to 31st Decomber, 1893

| Articles. | Quantity. | Volue. | Duty Collected. |
| :---: | :---: | :---: | :---: |
| Wheat.. | 1,442,600 bushels | $\stackrel{\dot{x}}{264,513}$ | $\stackrel{\mathfrak{X}}{36,065}$ |
| Flour .......................................... | 76,141 trons | 749,401 | 76, 141 |
|  | 2,719,140 bushels | 298,566 | 45,319 |
| Barley ..................................... | 110,976 | 16,203 | 2,312 |
| Maize . .................... . ............ ......... | 462,007 , | 65,379 | 10,787 |
| Hay and Chaff ................................. | 109,066 tons | 476,605 | 54,533 |
| Potatoes . | 95,006 , | 292,675 | 47,503 |
| Onions........ | 11,596 , | 44,571 | 11,596 |

$1048$

# THE "DE VALMEALE \& CO." BRANDY. <br> (CORRESPONDENCE RESPECTING.) 

Ordered by the Legislative Assembly to be printed, 19 April, 1894.

## The Consul-in-Charge of the Consulate-General of France to The Chief Secretary.

Sir, . Sydney, 18 December, 1893.
At the request of Mr. Jevy, agent in Sydney of Mr. T. L. Simon, of Paris, I havo the honor to send you herein enclosed a report, with a riew to obtain from the colonial authorities the examination by experts of some spirits recently imported here by the said firm.

I shall be particnlarly obliged to you to forward the said communication to the Hon. John See, Colonial Treasurer.

After having perused all the documents concerning this case, $I$ am enabled to recommend it to the kind attention of the N.S.W. Administration.
T. haye, \&c.
G. BIARD D'AUNET.

The Colonial Treasurer.-G.R.D., 18/12/93. The Under Secretary for Finance and Trade. C.W., P.U.S., 19/12/93. The Collector of Customs.-F.K., 20/1.2/93.

The spirit referred to is condemmed by the Govermment Analysti and some of the brandy (in bulk) was destroyed by Inspector Lenthall (Police). I beg to suggest that the papers be referred to Mr. Hamlet.-T.P., 21/12/93. The Under Secretary for Finance and Irade.

Approved.-J.S., 22/12/93. Principal Under Secretary-li.K., 22/12/93. The Medical Adviser.-13.C., 28/12/93. The Goverument Analyst.-E.S., B.C., 29/12/93.
[Enclosure.]
36, litt-street, Sydncy, 1S December, 1893.
Sir, I. have the honor to lay before you the following statement, with refercnce to in large guantity of "De Valmeale $\&$ Co." "u* brandy in case, imported by me, and which is now prohilited from being entered
H.M. Customs Department herc.

I am informed that on 16th May last the Collector of Customs issued a printed notice to the corl corks, should not be to the effect that case spirit bearing the name

No official notice was ever sent to me with reference to an anilysis having been made by the authorities of the "D Valmeale" brandy in case, and if such an analysis was made I never received any information as to the result of same.

When Mr. J. L. Simon, of Paris, the shipper of this brandy, received news of the Customs' interdiction, he immediately interviewed the manufacturer, Mr. E. Deltombe, of Bruay, France, who emphatically asserted that the " De Valmeale" brandy was coloured entirely with carmnel, and contained no injurious ingredient whatever.

Mr. Deltombe's brandies have soveral times been tosted by the French anthorities and have never been incriminatel.
Mr. J. I. Simon has lately had samples of the "De Valmeale" brandies analysed at the Paris Municipal Laboratory, upon which analysis it was certified that the colouring was a purely vegital one and not deleterions.

Mr. Simon afterwards hal a further aualysis mude by a leading Parisian chemist, who reported as follows :"Caramel is very difficult to be recognised as a colouring matter in lorandies. If it occurs in sufficient quantity, its presence can be recognised by the paraldelyde, but it is a very easy matter for a chemisi to make an error. Caramel (= sugar having lost water) gives the analysis $\mathrm{C}^{1} \mathrm{H}^{4} \mathrm{O}^{2}$, while the chemical formula of aniline colours, brown or yellow, gives $\mathrm{C}^{\mathrm{w}} \mathrm{H}^{2} \mathrm{~A}^{2 \times 1} \mathrm{O}^{\text {s. }}$. lost water) gives the analysis $\mathrm{C}^{2} \mathrm{H} \mathrm{O}^{2}$, while the chemical formata of anime conder a mistake very liable, especially if the colouring is in minute quatity, and if the incriminated sample is also small. At least four or five quarts must lye evaporated in prescnce of $S^{2} \mathrm{HO}$ (sulphuric acid), to be able to freely recognise it. In short, the analysis is a very difficult one, and should never be entrusted to too young a person, or to anyone lacking great practice and dexterity."

Within the last fow weeks I have taken the opportunity, through a friend, of having an analysis made of a quantity of the "Do Valmuale" brandy now under interdiction here. The analysis was conducted by a leading aunlyst in one of the ncighbouring colonies, from whom I have reccived the following report:-
"Alcohol, by weight, 40.3 per cent. ; arsenic, nonc ; caramel, present; another colouring matter which cannot be identificd.
"The residue from 500 ccc . was administered to a small white rat, within twenty-four hours, on bread without any other food, and no effect was prorluced. The animal is still alive and quite lively. If a colouring matter derived
other coll tar is present it is non-poisonous. From experiments the effect upon the human system is nil."
Under thesc circumstances, feeling sure that the Government is desirous to grant justice and impartiality to commerce, botl British and foreign, I beg most respectfully to ask that a thorough official analysis may be made of the commerce, bothl british and foreign, good faith throughout in the matter,

Trusting my petition may meet with favourable consideration,
I have, \&c.,
(For J. L. Sision),
A. LEVY.

## Mr. A. Levy to The Principal Under Secretary.

Sir,
36, Pitt-strect, Sydney, \& January, 1894.
Re my petition for a fresh analysis of "De Valmeale \& Co." brandy, i have the honor to hand you herevith a further document relating to the above matier which $I$ have just received from France, and which I respectifully beg you will attach to the documents atready forwarded to you for examination.

I have, \&c.,
(For T. T. Smon),
A. LETH.

## [Enclosure.]

## Extract of a letter from Mr. Deltombe, manfacturer at bruai.

I maye no hesitation to declare that all the brambes which I have sent to you are free from acids or substances that are injurions to the health.

Moreover I certify that-

1. The liquids in bottles have been enloured with a caramel, guaranteel pure sugar, and sold to me by the firm, P. Valentimane of Angoulime, whose carimel is the most gencrally used in the Charantes.
2. The liquids in casks lave been coloured in the smme manuer as all bradies of high grade are, namely, with caramel in powider, sold by the firm Métra, 3 Rue Castix, Paris, and userl at the rate of 1 gramme per hectolitre.
The boxes or flasks containing this colouring matter are lalelice "Caraméline," with an attestation on a special label fixed crosswise, stating in fat red type that it is "completely harmless."

In his invoices Mr. Metre also deslares that he griarantees it "absolutely harmless." Moreover, there is a special label fixed on the recipient which gives the report of Dr. Magnier de la Source, Chemical lixpert at the Court of laris, and wherein it is stated that it results from his examination of this colouring matter, that it may be used withont any inconvenience.

LSMILE: DELTOMBE.
The Medical Adviser, B.C., 11,1/01-C.W., P.C.S. The Government Analyst with reference to previous papers.-T.S., 12/1/04.

## The Gorernment Analyst, to The Medical Adviser to the Government.

Sir,
Government Laboratory, Sydney, 29 January, 1894.
With regard to the accompanying papers relating to the so-called brandy of De Valmeale's brand, I have the honor to report as follows :-

On the 17 th March, LS93, Mr. Inspector Lenthall brought me a sample of liquor, labelled"Marmontior frères Cognac fine Champagno F 120s, Cirentar Bond, $1 / 9$ per gallon," said to be imported by Mr. A. Jovy for J. L. Simon. Tpon analysis I found an aniline dye, or ano dye, called Poirricrs 'L'ropoeolin or MLethyl Orange (Dimethyl amido a\%o benzo-sulpharic acid).

As the Trench sanitary authorities had prohibited the use of this dye in all artieles of food or drink, and as I know from personal knowledge that aniline derivatives are poisonous, I felt justified in pronouncing the so-called brandy as unfit for homan consumption.

After this the police brought several other samples of brandy, which were, however, coloured with burnt sugar or caramel, and these I passed as being merely inferior hrandies.

On the 24th of April, 1893, there came another sample of liquor from Inspector Lenthall which was precisely similar to the one $J$ condemned, It contained the same colouring mater. Proceedings were taken, and a conviction was obtained, and the importer fined.

On the 11th May, 1593 , the Collector of Customs sent mo a sanple of bottled beandy labelled 1. **: Vieux Cognac De Valmeale et Cio;" which came from the same importer who had already been fined in the Water Police Court. 'The same aniline dye was found in the Custons' sample, and my certificate to the Collector of. Customs stated that the liquor in the bottle was found to contain a complex azo-dye, and was iojurious to health, as the dye is prepared from nitro-benzene, aniline, and di-methyleac.

In the translation from a letter from M. Deltombe, of Bruai, found in the accompanying pape:s my analytical results are strengthencd and to some extent corroborated, inasnuch as the admission is Where made that "cummeline" in powder had been used for both bulk brandy and in the bottled brandy. Now, it is very probable that the powder referred to as having been used is the aniliue dye in question sold to the brandy makers wader the trade term of "amameline." Caramel is a viscid liquid like thick treacle, and not a powder at all. Methyl Orange, Helianthin, or 'Tropoeolin is a fine powder. 'The writer groes on to say that the powder is recommendod by a chemical expert as harmess, and that it may be used without any inconrenience.

The leading Parisian chemist alan referred to by Mr. Simon leads us to some very curious results. After mentioning the fact thatit caramel is male from sugar, which gives upon analysis unk own guantities of elements, he points out that the aniline dyes give different distinguishing results, as these dyes (the azo dyes) contain nitrogen. This is precisely what I did find, and the coloured effects I discovered when treating the residuos with various acids led me to suspect nitrogen, and that too from an azo-dye. This was abundantly confirmed by extracting the dye, and dying picces of silk and woollen yarn.*

This fact is beyond question, as I am able to prove to the leading l'arisian chemist.
Having found in the so-called brandy an artificial colouring matter dorived from aniline, and romembering that nitrobenzene and aniline are poisonoust and further, that the use of their derivatives are now prohibited in the case of articles of food and drink, I have no hesitation in condeming such fictitious brandies, although, perhaps, a single ghass would not do muth harm probably.

1 am, therefore of opinion that liquors coloured with any artificial colouring matter other than simple burnt sugar ought not to be allowed to euter Austialia at all, seeing that our own vignerons can produce genuine brandy if they like.

The subject of adulteration of articles of food and drink formed part of my report in 1891, where it will be found that I referred 10 the regulations jesued by the Conncil ot II ygiene of Paris, wherein the use of this particular dye-stuff is prohibited.

Mr. Levy says he has had the brandy analysed in a neighbouring colony, with the result that there was a colouring matier present which the chemist failed to identify. This was no doubt the azo-dye in question. He further gave the extract to a white rat without fatal effects. This I object to as not being comparable to long or continued drinking in the human subject. A glass or two would not probably do my harin to the consumer, but the regular and habitual drinker mould be likely to be seriously injured by it. The summary of the results arrived at are as follows :-

First-The liquor is not brandy aid all, but is a white spirit coloured with an aniline dye.
Second.-That smali doses of the aniline derivatives, frequently reveated, are injurious to healilu.
T have, \&e.,
WTLLIAM M. HAMLET, F.T.C., I:C.S.
Government Aualyst.
I have perused all these papers, and, on the report of the Government Analyst, I see no other course open than to continue to interdict the "brandy" for home consumption.-A.S., $1 / 2 / 04$. The Principat Uuder Secretary.

Inform accordingly, and refer to Treasury.-C.W., $5 / 2 / 84$. The Colonial Treasurer.- G.R.D., 7/2/94. The Under Secretary tor Finance and Trade-C.W., P.U.S., B.C., 7/2/94. These papers might now be ret:erred for the information of the Collector of Customs.-F.K., $9 / 2 / 94$. Approved. J.S., $9 / 2 / 04$. The Collector of Customs.-T.K., B.C., 10/2/94.

## The Principal Under Secretary to The Consul-in-Charge of the French Consulate, Sydney.

Chief Sceretary's Office, Syduey, 7 Tebruary, 1801.
Sir,
In reference to your letter of the 1.Sth December last, covering a communication from Mr. A. Jevs, of 36 , Pitt-street, the Sydney agent of Mr. J. I. Simon, of Paris, 1 am directed by the Chiel Secretary to inform you that, in compliance with Mr. Ievy's request, the Govemment: Analyst has made a careful and exbaustive analysis of De Valmeale's brandy.
2. I am desired to add that, in view of the terms of Mr. Hamlet's report, there appears to be no other course open than to continue to interdict this brandy for home consumption, and thit Mr. Levy has been duly apprised necordingly.

I have, de.,
CRI'CHET'L WATKER,
Principal Under Secretary.

Sir,

The Principal Uupder Secretary to Mr. A. Levy.<br>Chief Secretary's Offee, Syducy, 7 Febrmary, 1894.

In reference to your letiber of the 8 th ultimo, 1 am directed lyy the Chief Sceretary 10 state that, in compliance with your request, the Government Analyst has made a careful and exhaustive analysis of "De Valincale's" braudy.
2. I am desired to add that, in view of the terms of Mr. Hamlet's roport, there appoars to be no other course open than to continue to interdict this brandy for home consumption.

I have. de..
CRITCHETP WATKER,
Principal Under Secretare.

Sir,

## The Principal Under Sccretary to Mr. J. L. Simon.

Chief Secertary's Office, Sydncy, 1.3 February, 1 so4. In acknowledging the receipt of your letter of the 122 h instant, asking to be supplicd with a copy of the Government Analyst's report on the "De Valmeale" brandy, I am directed to state that the Lhef Secretary regrets that he is utable to comply with your request.

I liare, \&e..
CRITCHETT WALKER:
Principal Under Secretary.

The Consul-in-Charge of the French Consulate to The Chief Secretary. [I'ranslation.]

Sir,
Sydney: 27 February, 1594.
On the 1 Sth Decomber of last, year, I had the honor to direct the attention of the Government to a request made by Mr. A. Levy, the Sydney agent for the house of J. L. Simon, in Paris.

The object of this request wan that the spirits imported in large quantities by the said house, and the importntion of which is prohibited by the Custom athorities should be subjecied to a now andysis.

The document Mr. Levy senf, wifh his request, showed that the results arrived at according to the first report were not altogether cxact, and they jomplied how an error might trauspire in the process of the analysis without questioning the competency of the chemisti charged with it.

On the 7 th of this month, you advised me through the Principal Under Secretary that the spirits in question had again been examined, and that the prohibition had been upheld.

Mr. Levy, who was likewise informed of this decision, has addressed himself to this Consulate. asking me again to draw attention of the Government to the matter. He has explained to me verbally and by letter that his responsibility towards his principal could not be covered by a decision in which thi: grounds are not stated; that the question to know if the prohibition is justified or not could not ke decided by a report mado by tho same expert on whose decision the probibition wat promounced; further, that the analysis had not been made public, and he had not been able to obtain any information regarding it.

If the assertions of Mr. Levy are correct, and if I can put faith in the documents which he has sent to me, it is dificult for me, after proper consideration, not to take the same view of the case as he does. Considering the facts together, I come to the conclusion that the products of the house "Simon" have in the first place been condemned without Mr. Levy hearing or being informed of it, and this upon the opinion of a single person, who has not sufficiently stated his reasons: in the second place, that at the request of the importer, supported by competent opinions and favourable analysis, asking for a new analysis independent of the first one, the Government has answered in place of the verification requested by a second private analysis, made by the same gentleman under the same conditions and naturally with the same result.

The sense of justice and impartiality which animates the Government of this Colony, would not admit that a merchant of whatever nationality he be, should be put in such a position.

Mr. Lery therefore would be glad to know if the products referred to are from their composition injurious to health or not. I doubt not that the Government feels the same desire as we have to arrive at the truth, and for this reason I. have the honour to ask you, in the name of those interested, that a public and exhaustive examination of the products in question may be instituted at the cost of the importer, without any interference by the person who made the first examination of the products.

Mr. Levy sends a list of five chemists of Sydney (herewith attached), who possess the technical knowledge required to perform the analysis. He asks the Goverument to choose from this list two or three names. He accepts in adrance the decision of these experts. The only condition he makes is that a copy of the report made by them be given to him. This report ought to show in definite terms the detailed process of the analysis, and settle the question of the injuriousness or otherwise of the said spirits.

The foregoing suggestion appears to show a sincere desire to find out the truth.
I hope, therefore, sir, that the Government will kindly receive the suggestion, which in my opinion would be the surest way of overconing the difficulty. I shail be, in any case, obliged to you if you will inform me as to what will be done concerning this communication.

I have, \&c.,
G. BIARD J'AJNET.

List of five chemical experts residing in Syduey:-1st. Mr. James Mayne, 208 Oxford-strcet ; 2nd. C. A. Finch, 382 Cleveland-street; 3rd. Frank Senior, 246 George-street; 4th. A. J. Joseph, Chemist to the Australian Drug Co., 31 O'Connell-street; 5th. Dr. J. Elliott, of the house, Elliott Brothers, 18 O'Connell-street.

The Under Secretary for Finance and Trade with reference to other papers.-C.W., P.U.S., B.C., 3/3/94. The Collector of Customs.-F.K., 5/3/94

Previous papers herewith.-Jamps Powedi, Collector of Customs, 6/3/94.

The Principal Under Secretary.-In returning these papers, I think it right to draw your attention to Professor Anderson Stuarl's minute of $1 / 2 / 94 .-F . K . ; 7 / 3 / 94$.

# The Principal Under Secretary to The Consul-in-Charge of the French Consulate-General. 

Sir,
Chief Secretary's Office, Syduey, 19 April, 1894. With reference to my letter of the 7 th February, and to yours of the 27 th February last, regarding the prohibition against the importation of "De Valmeale's Brandy," I am directed by the Chief Secretary to inform you that tho whole of the papers in connection with the matter, including the report of the Government Analyst, will be laid before Parliament, and copies of them can be obtained from the Government Printer as soon as printed.

I have, \&c.,
CRITCHETY WALKER,
Principal Under Secretary.


[^0]:    * For stage which Bill had reached in former Session see Appendix

[^1]:    ＊For stage which Biil had reached in former Session see Appendiy．

[^2]:    ${ }^{1}$ Confers on exaljects of mutual concernument with a gimilar Committee appointed by the Legislative Council.

[^3]:    Legislative Assembly Chamber, Sydney, 4th June, 1891.

[^4]:    Sydney: Charles Potter, Government Printer.-1894.

[^5]:    *The Nedical Department is administered by the Staff of the Board of Health, the President holding the position of Medlea Adviser to the Government without ang oulditiond emotument. $\dagger$ See Schedule.

[^6]:    * Soo Chols gemernly. a See Medical Vote.

[^7]:    * Resigned 1st July, 1893 ;

[^8]:    - To 22nd June, 188s ; deceased.

[^9]:    * Overtime allowances are granted to the oflicials of the Mail Wranch of this Office in consideration of giving their attendance

[^10]:    * Paid from "Savinge Fote" in 1833.

[^11]:    Syincy ; Charles loter, Government l'riater.-1804.

[^12]:    Revenue Fund. a $£ 25,000$ repaid by Goverrment of Victorla.

[^13]:    

[^14]:    "To repair any system of Banking, far more delicate treatment is needed than in the case of public finance; and readers will perhaps be suspicious of a writer who has no experience (a curious admission; by the way). His prejudice, however, lies in the direction of non-statutory interference, for commerce is often too light-footed or too light-handed for the ponderous precautions of tho law. To start with, there is little use in amending the law as to the note issuc. Perhaps some day the custom might be borrowed from Canada of obliging each Bank to pay 5 per cent. of its note circulation into the hands of Government, which uses the sums so received as a Bank circulation redemption fund, and pays to the Bank 3 per cent. on the deposit. But in Canada there is no rote tas, and, therefore, for the Australian note-issuer to pay both a tax on lis circulation and also to make a deposit would be too harsh.

[^15]:    * Australia is, on the contray, mainly held in leaschold.

[^16]:    
    Includes $£ 10,000$ deposited with Bank of New South Wales.
    Exclusive of Reserve Fund of old Dank, $£ 77$, 586 , held in suspenge.
    $*$ Fronl 22nd August to 30 th September

[^17]:    *The amount shown as "Deposits beariny interost " ean only be regnriel as approximate. The fgures inserted are the ambunts shown in the aworin re

