A BILL

To incorporate the GOULBURN MEAT PRESERVING COM-PANY (Limited), and to enable the said Company better to carry on and transact the business of the same.

THEREAS a Joint Stock Company, called "THE GOULBURN MEAT PRESERVING COMPANY," has lately been estab- Proamble. lished at Goulburn, in the colony of New South Wales, under and subject to the rules, regulations, and provisions contained in a certain 5 DEED OF SETTLEMENT, bearing date the fifteenth day of January, one thousand eight hundred and seventy, purporting to be the Deed of Settlement of the said Company. AND WHEREAS by the said Deed of Settlement the several parties thereto have respectively and mutually covenanted and agreed that they, whilst holding shares in 10 the capital of the said Company, should become, remain, and continue until dissolved, under the provisions in that behalf therein contained, a Joint Stock Company, for the express object of carrying on the business thereof, under the name, style, and title of THE GOUL-BURN MEAT PRESERVING COMPANY, for the purpose of 15 carrying on the business of preserving, salting, smoking, freezing, drying, or otherwise curing of meat by any process whatever; the manufacture of tallow, and the general utilization of animal matter in the Colony of New South Wales: AND ALSO for purchasing and importing the necessary materials for the making and manufac-20 turing thereof: AND ALSO for selling and disposing of, and exporting of, all such products, manufactured or otherwise, to any part of the world; and for all or any of the purposes aforesaid to purchase oxen, sheep, and other animals, alive or dead; to engage, hire, build, or purchase suitable premises; and to erect the necessary machinery

for

for the carrying on of all such operations. AND WHEREAS it was by the said Deed of Settlement agreed that the capital of the said Company should, until increased under the provisions in the said Deed of Settlement contained, consist of fifteen thousand pounds sterling, to be contributed in fifteen thousand shares of one pound 5 each. AND WHEREAS, by the said Deed of Settlement, provision has been made for the due management of the affairs of the said Company by certain Directors and Auditors already appointed, and by other Directors and Auditors, to be from time to time elected and appointed as their successors by the Shareholders of the 10 said Company. AND WHEREAS the said Company is desirous of being incorporated as a Company with limited liability, and it is expedient that the said Company should be incorporated accordingly: BE IT THEREFORE ENACTED, by THE QUEEN'S MOST EXCELLENT MAJESTY, by and with the advice and consent of 15 the LEGISLATIVE COUNCIL and LEGISLATIVE ASSEMBLY OF NEW SOUTH WALES, IN PARLIAMENT ASSEMBLED, and BY THE AUTHORITY OF THE SAME, as follows:-

Interpretation

1. THE following words and expressions in the ACT shall have the several meanings hereby assigned to them unless there be 20 something in the subject or the context repugnant to such construction (that is to say)—

"The Company."

THE expression "THE COMPANY" shall mean the Company incorporated by this Act.

"The Directors."

THE expression "THE DIRECTORS" shall mean the 25
Board of Directors of the Company duly appointed under
the provisions of the Deed of Settlement of the Company.

"Shareholder."

THE word "SHAREHOLDER" shall mean shareholder, proprietor, or member of the Company.

"Deed of Settlement." THE expression "DEED OF SETTLEMENT" shall mean 30 the Deed of Settlement of the Company, and any addition to alteration or amendment thereof which may be made in pursuance of the provisions thereof.

2. SUCH and so many persons as have already become, or at company incorporated. any time or times hereafter shall or may in the manner provided by and subject to the rules, regulations, and provisions contained in the said Deed of Settlement, become holders of shares of or in the capital 5 for the time being of the Company, and shall have executed the said Deed of Settlement, shall, subject nevertheless to the conditions, regulations, and provisions hereinafter and in the said Deed of Settlement contained, be one body politic and corporate, with limited liability, as hereinafter provided, under the style, title, and name of 10 the "THE GOULBURN MEAT PRESERVING COMPANY, LIMITED"; and by that name shall and may make and take grants, assurances (absolute or otherwise), demises, or assignments, of any lands, hereditaments, goods, chattels, and effects whatsoever; and shall and may sue, and implead, and present, or make any petition 15 or motion, and institute, carry on, and conclude any proceeding at Law or in Equity, and in any branch or jurisdiction of the Supreme Court, and in any other Court whatsoever, either now or hereafter to be established, against any person, whether a member of the Company or not, and may be sued and impleaded by any person, whether a 20 member of the Company or not, in all Courts whatsoever, at Law or in Equity; and may prefer, lay, and prosecute any indictment, information, or prosecution against any person whomsoever, whether a shareholder or not, for any crime, or offence whatsoever; and in all indictments, informations, and prosecutions, it shall be lawful to state 25 the money, goods, effects, bills, notes, securities, or other property, of whatsoever nature, of the Company, relative to which such indictment, information, or prosecution is preferred, laid, or prosecuted, to be the money, goods, effects, bills, notes, securities, or other properties of the Company; and generally to designate the Company by its 30 corporate name whenever for any purpose whatsoever such designation shall be necessary; and the Company shall have perpetual succession, with a common Seal, which may be altered, varied, and changed from time to time at the pleasure of the Company.

Deed of Settlement confirmed and clauses, &c., therein to be the by-laws for the time being of the Company.

3. THE several laws, rules, regulations, provisions, clauses, and agreements, contained in the said Deed of Settlement, and to be from time to time, and at any time, made in pursuance of the provisions for that purpose contained therein, are, and shall as the same shall continue, or be, as originally made, or shall, in pursuance of the 5 provisions in that behalf in the said Deed of Settlement contained, be from time to time, and at any time, altered, varied, or amended, be the by-laws for the time being of the Company, save and except in so far as any of them are, or shall, or may be altered, varied, or repealed by, or are, or shall, or may be inconsistent with, or repug-10 nant to, any of the provisions of this Act, or of any of the laws or statutes now or hereafter to be in force in the said Colony: PRO-VIDED ALWAYS that any such laws, rules, regulations, provisions, clauses, and agreements, may from time to time, and at any time, be amended, altered, or repealed, either wholly or in part, in the manner 15 provided by the said Deed of Settlement. BUT no rule or by-law shall on any account or pretence whatsoever be made by the Company, either under or by virtue of the said Deed of Settlement, or of this Act, in opposition to the general scope or true intent and meaning of the said Deed of Settlement, or of this Act, or of any of the 20 laws or statutes in force in the said Colony.

Evidence of by-

4. THE production of a written or printed copy of the said Deed of Settlement, or of any rules, by-laws, or regulations to be made in pursuance thereof, or in pursuance of this Act, having the common seal of the Company affixed thereto, shall be sufficient 25 evidence, in every Court of civil or criminal jurisdiction, of such Deed of Settlement, and of all the contents and provisions thereof, and of the rules, by-laws, and regulations of the said Company for the time being, and at the time of the affixing thereto the said seal of the Company, and the certificate of the manager for the time 30 being of the time at which the said seal shall have been affixed to the said printed copy, shall be evidence of the fact of the seal having been affixed at the date or time at which it purports to have been affixed;

and the provisions, rules, by-laws, and regulations contained in such printed copy shall be taken and held in any and every Court in which the same shall be produced, to be the then continuing and existing and unaltered and unvaried, unless the contrary shall be proved.

- 5. IT shall be lawful for the Company, notwithstanding any Power to purchase and hold lands, &c. statute or law to the contrary, to purchase, take, hold, and enjoy, to them and their successors, for any estate, term of years, or interest, or under license, any lands, houses, offices, buildings, or hereditaments, as may be necessary or proper for the purpose of managing, 10 conducting, and carrying on the affairs, concerns, and business of the Company; and to sell, mortgage, convey, assign, assure, demise, or otherwise dispose of, or act in respect of, such lands, houses, offices, buildings, and hereditaments, as occasion may require; and no person purchasing, or taking any assurance (absolute or otherwise), demise, 15 or assignment, of any property, real or personal, from the Company, shall be bound to inquire as to the necessity or advisability of any such assurance, demise, or assignment; and the receipt of the manager for the time being of the said Company, for any money paid on, or with respect to, any such assurance, demise, or assignment, 20 shall absolutely discharge the person taking any such assurance, demise, or assignment from seeing to the application of any such money paid by him thereon, or with respect to the same, and from being in any way answerable or accountable for any non-application or mis-application thereof: provided that such person was not at the 25 time of any such receipt a party to, or cognizant of, any such nonapplication or mis-application, or contemplated or intended nonapplication or mis-application, of any such money, or any part thereof.
- 6. IT shall be lawful for the Company, from time to time, to Increase of extend or increase its capital for the time being by the creation and 30 disposal of new shares in the manner specified in the said Deed of Settlement.
 - 7. IT shall be lawful for the Directors from time to time, as Power to borrow they shall see fit, in the manner specified in the said Deed of Settle-

ment, to make, accept, and indorse such promissory notes or bills of exchange, on behalf of the Company, for any purposes connected with the affairs and business of the Company, and the making, accepting, and indorsing of any such promissory notes or bills of exchange by the chairman of the Company or other person authorised 5 in that behalf by the Directors, for and on behalf of the Company, shall be binding against every shareholder; and it shall be also lawful for the Directors, on behalf of the Company, to procure advances, and to borrow money, and to pay off and discharge such advances, in the manner for the purposes, and subject to the restrictions specified in 10 the said Deed of Settlement.

Property at present in trustees to become vested in corporation.

8. ALL the land, goods, chattels, securities, covenants, debts, moneys, choses in action, property, and things, at present vested in the trustees of the Company, or any other person on behalf of the Company, shall immediately after the passing of this Act become 15 vested in the Company, for the same estate and interest, and with the like powers and authorities, as the same are now vested in the said trustees or other person without any assignment or conveyance whatever.

Act not to prejudice any contract, &c., already entered into.

9. NOTHING in this Act contained shall prejudice, or be construed to prejudice, any call made, or any contract, or other act, 20 deed, matter, or thing entered into, made, or done by the Company, or by any person on behalf of the Company, under or by virtue of the said Deed of Settlement before this Act shall have come into operation, but the same call, contract, act, deed, matter, or thing shall be as valid and effectual to all intents and purposes, and may be 25 enforced by or against the Company in like manner as if the Company had been incorporated before the same call, contract, act, deed, matter, or thing had been made, entered into, or done.

Shares to be per sonal estate. 10. THE shares in the capital of the Company, and all the funds and property of the Company, and all shares therein, shall be 30 personal estate, and transmissible as such, subject to the restrictions for that purpose contained in the said Deed of Settlement, and shall not be of the nature of real estate.

and with respect thereto, in the said deed of Settlement contained, every shareholder may sell and transfer all or any of his shares in the capital of the Company (but not a fractional part of a share), and 5 every such transfer shall be by deed, and according to a form to be approved of by the Directors; and the transferee of such shares shall, so soon as he has complied with the provisions relative to the transfer of shares, and subject to the provisions in that behalf contained in the said Deed of Settlement, become a shareholder in respect of the 10 same shares in every respect.

12. THE Company shall not be bound to notice or see to the company not bound to regard execution of any trust, whether express, implied, or constructive, to which any share may be subject; and the receipt of the party in whose name any such share shall stand in the books of the Company, or if it stands in the name of more parties than one, the receipt of one of the parties named in the Shareholders' Register Book hereinafter mentioned, shall from time to time be a sufficient discharge to the Company for any dividend or other sum of money payable in respect of such share, notwithstanding the Company have had notice of such trusts; and the Company shall not be bound to see to the application of the money paid upon such receipt, or be in any way answerable for the non-application or mis-application thereof.

elect to accept the shares of such insolvent, or in case the trustees of the shares assigned for the benefit of creditors shall elect to accept the shares belonging to such assigned estate, such assignees or trustees shall forthwith nominate some other person to become a proprietor in respect of such shares, such nominee to be subject to the approval of the Directors; BUT in no case shall such assignees be themselves on entitled to become shareholders in respect of the Shares of any Insolvent shareholder, nor shall such trustees be themselves entitled to become shareholders in respect of the shares belonging to any estate assigned for the benefit of creditors.

The assignee of insolvent share-holder and the trustees of assigned estates to nominate some person to become proprietor in respect of shares of such insolvent or assigned estate.

Declaration in action for calls.

14. IN any action or suit to be brought by the Company against any shareholder, to recover the money due for any call made by virtue of this Act, or of the said Deed of Settlement, it shall not be necessary to set forth the special matter, but it shall be sufficient for the Company to declare that the defendant is the holder of one or 5 more share or shares in the capital of the Company (stating the number of shares), and is indebted to the Company in the sum to which the calls in arrear shall amount in respect of one or more call or calls upon one or more share or shares (stating the number and amount of each of such calls), whereby an action hath accrued to the 10 Company.

Matter to be proved in action for calls.

15. ON the trial or hearing of such action or suit, it shall be sufficient to prove that the defendant at the time of making such call was a holder of one share or more in the capital of the Company, and that such call was in fact made, and such notice thereof given, as is 15 provided for that purpose in the said Deed of Settlement; and it shall not be necessary to prove the appointment of the directors who made such call, nor any other matter whatsoever, and thereupon the Company shall be entitled to recover what shall be due upon such call, with interest thereon.

Registry of Shareholders. 16. THE Company shall keep a book to be called the "SHAREHOLDERS' REGISTER BOOK," and in such book shall be fairly and distinctly entered, from time to time, the names and addresses of the several persons holding shares in the Company, together with the number of shares of such shareholders.

Shareholder's Register Book to be evidence

be admitted in all Courts of civil and criminal jurisdiction as primâ facie evidence of the person named therein as a shareholder being such shareholder, and of the number of his shares, and of the fact of the person being sued for a call or calls being the same person as that 30 mentioned in the said Register Book as being such shareholder; and every shareholder or other person having a judgment at law or a decree in equity against the Company, may at all convenient times peruse

peruse the Shareholders' Register Book gratis, and may require a copy thereof, or any part thereof, and for every one hundred words so required to be copied the Company may demand a sum not exceeding one shilling.

18. IN every case dividends or bonuses shall be declared and pividend to be paid from profits only. paid out of the nett gains and profits of the Company, and not out of the capital for the time being of the Company, or any portion thereof.

19. IF any execution, either at law or in equity, shall be or Execution 10 shall have been issued against the property or effects of the Company, and if there cannot be found, after due diligence, sufficient whereon to levy such execution, then such execution may, subject to the provisions of the 21st section of this Act, be issued against any of the shareholders for the time being, or any former shareholder, until such

15 execution shall be fully satisfied: PROVIDED that no such execution shall be issued against any shareholder, or former shareholder, for any amount beyond the sum due by such shareholder in respect of the amount subscribed for and unpaid by him: PROVIDED ALWAYS that no such execution shall issue against any such share-

20 holder, or former shareholder, except upon an order of the Court in which the action, suit, or other proceeding shall have been brought or instituted, made upon motion in open Court, after sufficient notice in writing to the person sought to be charged, and upon such motion such Court may order execution to issue accordingly: PROVIDED

25 FURTHER, that in case of execution against any former shareholder it shall be shewn that such former shareholder was a shareholder of the Company at the time when the contract or engagement was entered into, for breach of which contract or engagement such execution shall have issued, or become a shareholder during the time such

30 contract or engagement was unexecuted or unsatisfied, or was a shareholder at the time the judgment or decree was obtained, upon which judgment or decree such execution shall have issued. PRO-VIDED ALSO, that in no case shall such execution be issued against

the person, property, or effects of any former shareholder, after the expiration of one year after the person sought to be charged shall have ceased to be a shareholder of the Company.

Reimbursement of Shareholders.

20. EVERY shareholder, against whom, or against whose property or effects, execution upon any judgment, decree, or order 5 obtained as aforesaid shall have been issued as aforesaid, shall be entitled to recover against the Company all loss, damages, costs, and charges, which such shareholder may have incurred by reason of such execution; and after due diligence used to obtain satisfaction thereof against the property and effects of the Company, and failure 10 to obtain such satisfaction either in full or in part, such shareholder shall be entitled to contribution for so much of such loss, damages, costs, and charges as shall remain unsatisfied from the several other shareholders against whom execution upon such judgment, decree, or order obtained against the Company might also have been issued 15 under the provision in that behalf aforesaid; and such contribution may be recovered from such shareholders as aforesaid by action at law, for money paid for and to the use of such shareholders, as and by way of contribution, and no defendant in any such action shall be entitled to raise or set up the defence of partnership. 20

Execution against Share holders for contributions. 21. IN the cases provided by this Act for execution on any judgment, decree, or order, in any action or suit against the Company, to be issued against the person or against the property and effects of the Company, at the suit of any shareholder, or former shareholder, in satisfaction of any money, damages, costs, and expenses paid or 25 incurred by him as aforesaid, in any action or suit against the Company, such execution may be issued by leave of the Court, or of a Judge of the Court, in which such judgment, decree, or order shall have been obtained upon motion or sammons for a rule to shew cause, or other motion or summons consistent with the practice 30 of the Court, without any suggestion or scire facias in that behalf.

AND it shall be lawful for such Court or Judge to make absolute or discharge such rule, or allow or dismiss such motion (as the case may

be), and to direct the costs of the application to be paid by either party, or to make such other order therein as to such Court or Judge shall seem fit. AND in case of the Court or Judge allowing or ordering such writ of execution to issue the same in the form now or 5 from time to time, and at any time in use in and according to the practice for the time being of the Courts of Law and Equity respectively, shall be sued out at the instance of such shareholder, upon leave or order of the Court or Judge. AND such writs shall be enforced, and levies thereon and thereunder made and carried out, 10 and the property levied on, sold, and disposed of, in like manner as writs of execution are now, or from time to time, and at any time, shall, according to the practice for the time being of such Courts, be enforced, and the levies thereon and thereunder made and carried out, and the property levied on sold and disposed of. PROVIDED 15 that any order made by a Judge as aforesaid may be discharged or varied by the Court on application made thereto by either party dissatisfied with such order.

22. EACH shareholder in the said Company for the time being Liability of Shareholders shall be liable to contribute to the assets of the Company, or to meet 20 its liabilities, to an amount equal to but not exceeding the sum of twenty shillings per share on the shares held by him or her. PRO-VIDED such amount has not been previously paid or contributed in respect of such shares, or for or by way of liquidating any liability of the Company either voluntarily or upon execution and process, under 25 and in pursuance of the provisions in that behalf of the 18th section of this Act, and in case any part of such twenty shillings per share shall have been paid or contributed upon or in respect of any shares of any shareholder, or any shareholder shall have been called upon, and required, and shall have been compelled under and in pursuance 30 of the provisions of the said 18th section of this Act, to pay any sum of money for or in respect of any liability of the Company, then any such shareholder shall be liable only in respect of the difference or balance of the said sum of twenty shillings per share, after deducting

the aggregate amount so as aforesaid paid or levied by way of call or calls, or for or in respect of any such liability of the Company.

AND no shareholder shall at any time, or under any circumstances, be liable with respect to the transactions or liabilities of the Company, entered into or incurred either before or after the passing and 5 coming into operation of this Act beyond such amount of twenty shillings per share.

Power to Manager or other Officer to do certain acts.

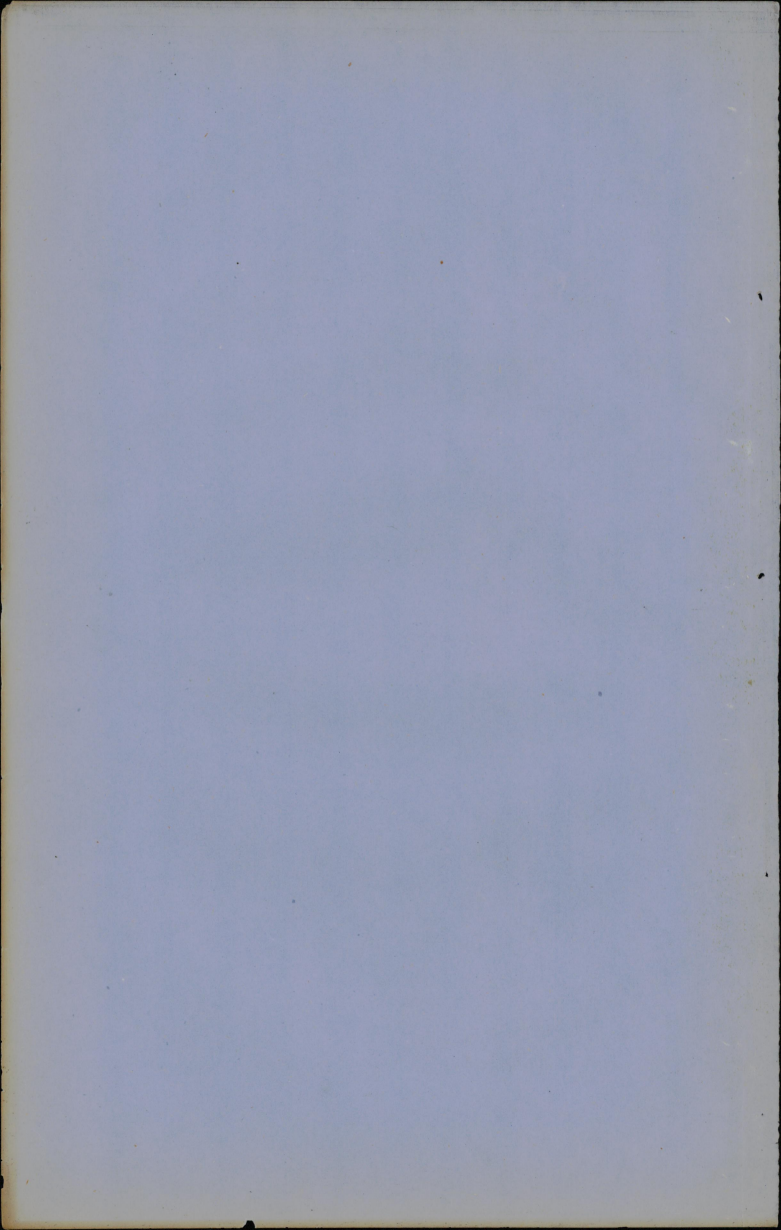
23. IN all cases in which, by Act of Parliament or of the Colonial Legislature, or by any rule or order, or the practice of the Supreme Court or any other Court now or hereafter to be in force in 10 this Colony, the plaintiff, complainant, or defendant in any action, suit, or other proceeding, civil, criminal, or otherwise, or any creditor of an insolvent estate, or any person being a party to or interested in any process or proceeding whatsoever, is or shall be authorised, empowered, or required to make any affidavit, deposition, or informa-15 tion, or to sign, or present any petition, or to do any other act, it shall be lawful and competent for the manager or other officer or agent of the Company, (where such Company shall be, such plaintiff, complainant, defendant, or creditor, or be a party to or otherwise interested, in any process or proceeding whatsoever as aforesaid) to 20 make, sign, present, or do any such affidavit, deposition, information, petition, or other act.

Custody and use of Corporate Seal

24. THE Directors for the time being shall have the custody of the Common Seal of the Company, and the form thereof, and all other matters relating thereto, shall 25 from time to time be determined by the Directors, in the same manner as is provided by the said Deed of Settlement for the determination of other matters by the Directors; and the Directors present at a Board of Directors of the Company shall have power to use such Common Seal, or authorize the same to be used, 30 for the affairs and concerns of the Company, and under such Seal to authorize and empower any person without such Seal to execute any deeds, and do all or any such other matters and things as may be required

required to be executed and done on behalf of the Company, in conformity with the provisions of the said Deed of Settlement and of this Act. BUT it shall not be necessary to use the Corporate Seal in the drawing, accepting, making, or indorsing any bill of exchange or 5 promissory note, but the same shall and may be drawn, accepted, made, or indorsed, as provided in the said Deed of Settlement; AND it shall not be necessary to use the said Corporate Seal in respect of or for the purpose of transacting any of the ordinary business of the Company, or for the appointment of an attorney or solicitor for the 10 prosecution or defence of any action, suit, or proceeding, or of any officer or servant of the Company; and such Seal may be affixed to any deed or document by the hand of any person whom the Directors shall appoint in that behalf, and the affixing thereof shall be attested by at least one Director and such person so appointed.

15 25. IN citing this Act in any proceedings or for any purpose, short Title it shall be sufficient to use the expression, "THE GOULBURN MEAT PRESERVING COMPANY'S INCORPORATION ACT—1870."



Legislative Council.

34° VICTORIÆ, 1870.

A BILL

To incorporate the Goulburn Meat Preserving Company (Limited) and to enable the said Company better to carry on and to transact the business of the same.

(As amended and agreed to in Select Committee.)

WHEREAS a Joint Stock Company called "The Goulburn Preamble. WW Meat Preserving Company" has lately been established at Goulburn in the Colony of New South Wales under and subject to the rules regulations and provisions contained in a certain Deed of Settle5 ment bearing date the fifteenth day of January one thousand eight
hundred and seventy purporting to be the Deed of Settlement of the
said Company And whereas by the said Deed of Settlement the several parties thereto have respectively and mutually covenanted and agreed that they whilst holding shares in the capital of the said Company 10 should become remain and continue until dissolved under the provisions in that behalf therein contained a Joint Stock Company for the express object of carrying on the business thereof under the name style and title of "The Goulburn Meat Preserving Company" for the purpose of carrying on the business of preserving salting smoking freezing 15 drying or otherwise curing of meat by any process whatever the manufacture of tallow and the general utilization of animal matter in the Colony of New South Wales And also for purchasing and importing the necessary materials for the making and manufacturing thereof And also for selling and disposing of and exporting of all such 20 products manufactured or otherwise to any part of the world and for all or any of the purposes aforesaid to purchase oxen sheep and other animals alive or dead to engage hire build or purchase suitable premises and to erect the necessary machinery for the carrying on of all such operations And whereas it was by the said Deed of Settlement agreed 25 that the capital of the said Company should until increased under the provisions c 8provisions in the said Deed of Settlement contained consist of fifteen thousand pounds sterling to be contributed in fifteen thousand shares of one pound each And whereas by the said Deed of Settlement provision has been made for the due management of the affairs of the said Company by certain Directors and Auditors already appointed and by other Directors and Auditors to be from time to time elected and appointed as their successors by the Shareholders of the said Company And whereas the said Company is desirous of being incorporated as a Company with limited liability and it is expedient that the said Company should be incorporated accordingly Be it therefore enacted by the 10 Queen's Most Excellent Majesty by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled and by the authority of the same as follows:—

Interpretation clause

1. The following words and expressions in the Act shall have 15 the several meanings hereby assigned to them unless there be something in the subject or the context repugnant to such construction (that is to say)—

"The Company."

The expression "The Company" shall mean the Company incorporated by this Act.

"The Directors."

The expression "The Directors" shall mean the Board of Directors of the Company duly appointed under the provisions of the Deed of Settlement of the Company.

"Shareholder."

The word "Shareholder" shall mean shareholder proprietor or member of the Company.

"Deed of Settlement." The expression "Deed of Settlement" shall mean the Deed of Settlement of the Company and any addition to alteration or amendment thereof which may be made in pursuance of the provisions thereof.

Company incorporated.

2. Such and so many persons as have already become or at any 30 time or times hereafter shall or may in the manner provided by and subject to the rules regulations and provisions contained in the said Deed of Settlement become holders of shares of or in the capital for the time-being of the Company and shall have executed the said Deed of Settlement shall subject nevertheless to the conditions regulations and 35 provisions hereinafter and in the said Deed of Settlement contained be one body politic and corporate with limited liability as hereinafter provided under the style title and name of "The Goulburn Meat Preserving Company (Limited)" and by that name shall and may make and take grants assurances (absolute or otherwise) demises or assign-40 ments of any lands hereditaments goods chattels and effects whatsoever and shall and may sue and implead and present or make any petition or motion and institute carry on and conclude any proceeding at Law or in Equity and in any branch or jurisdiction of the Supreme Court and in any other Court whatsoever either now or hereafter to be established 45 against any person whether a member of the Company or not and may be sued and impleaded by any person whether a member of the Company or not in all Courts whatsoever at Law or in Equity and may prefer lay and prosecute any indictment information or prosecution against any person whomsoever whether a shareholder or not for any 50 crime or offence whatsoever and in all indictments informations and prosecutions it shall be lawful to state the money goods effects bills notes securities or other properties of whatsoever nature of the Company relative to such indictment information or prosecution is preferred laid or prosecuted to be the money goods effects bills notes 55 securities or other properties of the Company and generally to designate the Company by its corporate name whenever for any purpose whatsoever such designation shall be necessary and the Company shall have perpetual succession with a common seal which may be altered varied and changed from time to time at the pleasure of the Company. 60

3. The several laws rules regulations provisions clauses and agree- Deed of settlement ments contained in the said Deed of Settlement and to be from time continued and clauses and at any time made in pursuance of the provisions for that by-laws for the time-purpose contained therein are and shall as the same shall continue or pany.

5 be as originally made or shall in pursuance of the provisions in that behalf in the said Deed of Settlement contained be from time to time and at any time altered varied or amended be the by-laws for the timebeing of the Company save and except in so far as any of them are or shall or may be altered varied or repealed by or are or shall or may be

10 inconsistent with or repugnant to any of the provisions of this Act or of any of the laws or statutes now or hereafter to be in force in the said Colony Provided always that any such laws rules regulations provisions clauses and agreements may from time to time and at any ·time be amended altered or repealed either wholly or in part in the

15 manner provided by the said Deed of Settlement But no rule or by-law shall on any account or pretence whatsoever be made by the Company either under or by virtue of the said Deed of Settlement or of this Act in opposition to the general scope or true intent and meaning of the said Deed of Settlement or of this Act or of any of the laws or statutes

20 in force in the said Colony. 4. The production of a written or printed copy of the said Deed Evidence of by-laws.

of Settlement or of any rules by-laws or regulations to be made in pursuance thereof or in pursuance of this Act having the common seal of the Company affixed thereto shall be sufficient evidence in every 25 Court of civil or criminal jurisdiction of such Deed of Settlement and

of all the contents and provisions thereof and of the rules by-laws and regulations of the said Company for the time-being and at the time of the affixing thereto the said seal of the Company and the certificate of the manager for the time-being of the time at which the said seal 30 shall have been affixed to the said printed copy shall be evidence of the

fact of the seal having been affixed at the date or time at which it purports to have been affixed and the provisions rules by-laws and regulations contained in such printed copy shall be taken and held in any and every Court in which the same shall be produced to be the then 35 continuing and existing and unaltered and unvaried unless the contrary

shall be proved.

5. It shall be lawful for the Company notwithstanding any Power to purchase statute or law to the contrary to purchase take hold and enjoy to them and hold lands &c.

and their successors for any estate term of years or interest or under 40 license any lands houses offices buildings or hereditaments as may be necessary or proper for the purpose of managing conducting and carrying on the affairs concerns and business of the Company and to sell mortgage convey assign assure demise or otherwise dispose of or act in respect of such lands houses offices buildings and hereditaments as

45 occasion may require and no person purchasing or taking any assurance (absolute or otherwise) demise or assignment of any property real or personal from the Company shall be bound to inquire as to the necessity or advisability of any such assurance demise or assignment and the receipt of the manager for the time being of the said Company for any

50 money paid on or with respect to any such assurance demise or assignment shall absolutely discharge the person taking any such assurance demise or assignment from seeing to the application of any such money paid by him thereon or with respect to the same and from being in any way answerable or accountable for any non-application or mis-applica-

55 tion thereof provided that such person was not at the time of any such receipt a party to or cognizant of any such non-application or misapplication or contemplated or intended non-application or mis-application of any such money or any part thereof.

6. It shall be lawful for the Company from time to time to Increase of capital. 60 extend or increase its capital for the time-being by the creation and disposal

disposal of new shares in the manner specified in the said Deed of Settlement.

Power to borrow money.

7. It shall be lawful for the Directors from time to time as they shall see fit in the manner specified in the said Deed of Settlement to make accept and indorse such promissory notes or bills of exchange on behalf of the Company for any purposes connected with the affairs and business of the Company and the making accepting and indorsing of any such promissory notes or bills of exchange by the Chairman of the Company or other person authorized in that behalf by the Directors for and on behalf of the Company shall be binding against every share- 10 holder and it shall be also lawful for the Directors on behalf of the Company to procure advances and to borrow money and to pay off and discharge such advances in the manner for the purposes and subject to the restrictions specified in the said Deed of Settlement.

Property at present in trustees to become choses in action property and things at present vested in the trustees to become choses in action property and things at present vested in the trustees 8. All the land goods chattels securities covenants debts moneys 15 of the Company or any other person on behalf of the Company shall immediately after the passing of this Act become vested in the Company for the same estate and interest and with the like powers and authorities as the same are now vested in the said trustees or other 20

person without any assignment or conveyance whatever.

Act not to prejudice any contract &c. already entered into.

9. Nothing in this Act contained shall prejudice or be construed to prejudice any call made or any contract or other act deed matter or thing entered into made or done by the Company or by any person on behalf of the Company under or by virtue of the said Deed of Settle- 25 ment before this Act shall have come into operation but the same call contract act deed matter or thing shall be as valid and effectual to all intents and purposes and may be enforced by or against the Company in like manner as if the Company had been incorporated before the same call contract act deed matter or thing had been made entered 30 into or done.

Shares to be personal estate.

10. The shares in the capital of the Company and all the funds and property of the Company and all shares therein shall be personal estate and transmissible as such subject to the restrictions for that purpose contained in the said Deed of Settlement and shall not be of the 35 nature of real estate.

Transfer of shares to be by deed.

11. Subject to the provisions and restrictions in that behalf and with respect thereto in the said Deed of Settlement contained every shareholder may sell and transfer all or any of his shares in the capital of the Company (but not a fractional part of a share) and every such 40 transfer shall be by deed and according to a form to be approved of by the Directors and the transferee of such shares shall so soon as he has complied with the provisions relative to the transfer of shares and subject to the provisions in that behalf contained in the said Deed of Settlement become a shareholder in respect of the same shares in every 45

Company not bound to regard trusts.

12. The Company shall not be bound to notice or see to the execution of any trust whether express implied or constructive to which any share may be subject and the receipt of the party in whose name any such share shall stand in the books of the Company or if it stands 50 in the name of more parties than one the receipt of one of the parties named in the shareholder's register book hereinafter mentioned shall from time to time be a sufficient discharge to the Company for any dividend or other sum of money payable in respect of such share notwithstanding the Company have had notice of such trusts and the 55 Company shall not be bound to see to the application of the money paid upon such receipt or be in any way answerable for the non-application or mis-application thereof.

13. In case the assignees of any insolvent shareholder shall insolvent shareholder elect to accept the shares of such insolvent or in case the trustees of 60

any estate assigned for the benefit of creditors shall elect to accept the and the trustees of shares belonging to such assigned estate such assignees or trustees nominate some pershall forthwith nominate some other person to become a proprietor in son to become proprietor in respect of such shares such nominee to be subject to the approval of shares of such 5 the Directors But in no case shall such assignees be themselves insolvent or assigned estate.

entitled to become shareholders in respect of the shares of any insolvent shareholder nor shall such trustees be themselves entitled to become

shareholders in respect of the shares belonging to any estate assigned for the benefit of creditors.

20

14. In any action or suit to be brought by the Company against Declaration in action any shareholder to recover the money due for any call made by virtue for calls. of this Act or of the said Deed of Settlement it shall not be necessary to set forth the special matter but it shall be sufficient for the Company to declare that the defendant is the holder of one or more share or

15 shares in the capital of the Company (stating the number of shares) and is indebted to the Company in the sum to which the calls in arrear shall amount in respect of one or more call or calls upon one or more share or shares (stating the number and amount of each of such calls) whereby an action hath accrued to the Company.

15. On the trial or hearing of such action or suit it shall be Matter to be proved sufficient to prove that the defendant at the time of making such call in action for calls. was a holder of one share or more in the capital of the Company and that such call was in fact made and such notice thereof given as is provided for that purpose in the said Deed of Settlement and it shall 25 not be necessary to prove the appointment of the directors who made

such call nor any other matter whatsoever and thereupon the Company shall be entitled to recover what shall be due upon such call with interest thereon.

16. The Company shall keep a book to be called the "Share-Registry of share-holders' Register Book," and in such book shall be fairly and distinctly entered from time to time the names and addresses of the several persons holding shares in the Company together with the number of shares of such shareholders.

17. The production of the shareholders' register book shall be shareholder's regis-35 admitted in all Courts of civil and criminal jurisdiction as prima facie ter book to be evidence of the person named therein as a shareholder being such shareholder and of the number of his shares and of the fact of the person being sued for a call or calls being the same person as that mentioned in the said register book as being such shareholder and every share-

40 holder or other person having a judgment at law or a decree in equity against the Company may at all convenient times peruse the shareholders' register book gratis and may require a copy thereof or any part thereof and for every one hundred words so required to be copied the Company may demand a sum not exceeding one shilling.

18. In every case dividends or bonuses shall be declared and Dividend to be paid paid out of the nett gains and profits of the Company and not out of the from profits only. capital for the time-being of the Company or any portion thereof.

19. If any execution either at law or in equity shall be or shall Execution against have been issued against the property or effects of the Company and shareholders.

50 if there cannot be found after due diligence sufficient whereon to levy such execution then such execution may subject to the provisions of the twenty-first section of this Act be issued against any of the shareholders for the time-being or any former shareholder until such execution shall be fully satisfied Provided that no such execution shall be issued against 55 any shareholder or former shareholder for any amount beyond the sum due by such shareholder in respect of the amount subscribed for and unpaid by him Provided always that no such execution shall issue against any such shareholder or former shareholder except upon an order of the Court in which the action suit or other proceeding shall

60 have been brought or instituted made upon motion in open Court after sufficient

sufficient notice in writing to the person sought to be charged and upon such motion such Court may order execution to issue accordingly Provided further that in case of execution against any former shareholder it shall be shewn that such former shareholder was a shareholder of the Company at the time when the contract or engagement was entered into for breach of which contract or engagement such execution shall have been issued or become a shareholder during the time such contract or engagement was unexecuted or unsatisfied or was a shareholder at the time the judgment or decree was obtained upon which judgment or decree such execution shall have issued Provided 10 also that in no case shall such execution be issued against the person property or effects of any former shareholder after the expiration of one year after the person sought to be charged shall have ceased to be a shareholder of the Company.

Reimbursement of shareholders.

20. Every shareholder against whom or against whose property 15 or effects execution upon any judgment decree or order obtained as aforesaid shall have been issued as aforesaid shall be entitled to recover against the Company all loss damages costs and charges which such shareholder may have incurred by reason of such execution and after due diligence used to obtain satisfaction thereof against the property 20 and effects of the Company and failure to obtain such satisfaction either in full or in part such shareholder shall be entitled to contribution for so much of such loss damages costs and charges as shall remain unsatisfied from the several other shareholders against whom execution upon such judgment decree or order obtained against the Company 25 might also have been issued under the provision in that behalf aforesaid and such contribution may be recovered from such shareholders as aforesaid by action at law for money paid for and to the use of such shareholders as and by way of contribution and no defendant in any such action shall be entitled to raise or set up the defence of partner-30 ship.

Execution against shareholders for contributions.

21. In the cases provided by this Act for execution on any judgment decree or order in any action or suit against the Company to be issued against the person or against the property and effects of the Company at the suit of any shareholder or former shareholder in satis-35 faction of any money damages costs and expenses paid or incurred by him as aforesaid in any action or suit against the Company such execution may be issued by leave of the Court or of a Judge of the Court in which such judgment decree or order shall have been obtained upon motion or summons for a rule to shew cause or other motion or summons 40 consistent with the practice of the Court without any suggestion or scire facias in that behalf And it shall be lawful for such Court or Judge to make absolute or discharge such rule or allow or dismiss such motion (as the case may be) and to direct the costs of the application to be paid by either party or to make such other order therein as to such 45 Court or Judge shall seem fit And in case of the Court or Judge allowing or ordering such writ of execution to issue the same in the form now or from time to time and at any time in use in and according to the practice for the time-being of the Courts of Law and Equity respectively shall be sued out at the instance of such shareholder upon 50 leave or order of the Court or Judge And such writs shall be enforced and levies thereon and thereunder made and carried out and the property levied on sold and disposed of in like manner as writs of executions are now or from time to time and at any time shall according to the practice for the time-being of such Courts be enforced and the levies 55 thereon and thereunder made and carried out and the property levied on sold and disposed of Provided that any order made by a Judge as aforesaid may be discharged or varied by the Court on application made thereto by either party dissatisfied with such order.

22.

22. Each shareholder in the said Company for the time-being Liability of shall be liable to contribute to the assets of the Company or to meet shareholders. its liabilities to an amount equal to but not exceeding the sum of twenty shillings per share on the shares held by him or her Pro-5 vided such amount has not been previously paid or contributed in respect of such shares or for or by way of liquidating any liability of the Company either voluntarily or upon execution and process under and in pursuance of the provisions in that behalf of the 18th section of this Act and in case any part of such twenty shillings per share 10 shall have been plaid or contributed upon or in respect of any shares of any shareholder or any shareholder shall have been called upon and required and shall have been compelled under and in pursuance of the provisions of the said 18th section of this A ct to pay any sum of money for or in respect of any liability of the Company then any such shareholder shall be liable only in respect of the difference or balance of the said sum of twenty shillings per share after deducting the aggregate amount so as aforesaid paid or leviled by way of call or calls or for or in respect of any such liability of the Company
And no shareholder shall at any time or under any circumstances
be liable with respect to the transactions or liabilities of the Company entered into or incurred either before or after the passing and coming into operation of this Act beyond such amount of twenty

shillings per share.

22. Each Shareholder in the said Company for the time-being 25 shall be liable to contribute to the assets of the Company or to meet its liabilities to an amount equal to but not exceeding the sum of twenty shillings per share on the share or shares held by him or her Provided such amount has not been previously paid or contributed in respect thereof and in case any part thereof shall have been contributed 30 by way of calls then only in respect of the difference or balance between the amounts so contributed and said sum of twenty shillings per share and no shareholder shall at any time be liable with respect

to the transactions or liabilities of the Company beyond such amount.

23. In all cases in which by Act of Parliament or of the Power to Manager or other officer to the Count or any other Count now on horoefter to be in forced in Supreme Court or any other Court now or hereafter to be in force in this Colony the plaintiff complainant or defendant in any action suit or other proceeding civil criminal or otherwise or any creditor of an insolvent estate or any person being a party to or interested in any 40 process or proceeding whatsoever is or shall be authorized empowered or required to make any affidavit deposition or information or to sign or present any petition or to do any other act it shall be lawful and competent for the manager or other officer or agent of the Company (where such Company shall be such plaintiff complainant defendant or 45 creditor or be a party to or otherwise interested in any process or proceeding whatsoever as aforesaid) to make sign present or do any such

affidavit deposition information petition or other act.

24. The Directors for the time-being shall have the custody of Custody and use of the common seal of the Company and the form thereof and all other corporate seal. 50 matters relating thereto shall from time to time be determined by the Directors in the same manner as is provided by the said Deed of Settlement for the determination of other matters by the Directors and the Directors present at a Board of Directors of the Company shall have power to use such common seal or authorize the same to be used for the affairs and concerns of the Company and under such seal to authorize and empower any person without such seal to execute any deeds and do all or any such other matters and things as may be required to be executed and done on behalf of the Company in conformity with the provisions of the said Deed of Settlement and of this 60 Act But it shall not be necessary to use the corporate seal in the drawing accepting making or indorsing any bill of exchange or promissory

promissory note but the same shall and may be drawn accepted made or indorsed as provided in the said Deed of Settlement And it shall not be necessary to use the said corporate seal in respect of or for the purpose of transacting any of the ordinary business of the Company or for the appointment of an attorney or solicitor for the prosecution or 5 defence of any action suit or proceeding or of any officer or servant of the Company and such seal may be affixed to any deed or document by the hand of any person whom the Directors shall appoint in that behalf and the affixing thereof shall be attested by at least one Director and such person so appointed.

Short title.

25. In citing this Act in any proceedings or for any purpose it shall be sufficient to use the expression "The Goulburn Meat Preserving Company's Incorporation Act 1870."

Sydney: Thomas Richards, Government Printer.—1870.

[6d.]

New South Wales.



ANNO TRICESIMO QUARTO

VICTORIÆ REGINÆ.

An Act to incorporate the Goulburn Meat Preserving Company (Limited) and to enable the said Company better to carry on and to transact the business of the same. [Assented to, 26th October, 1870.]

HEREAS a Joint Stock Company called "The Goulburn Preamble. Meat Preserving Company" has lately been established at Goulburn in the Colony of New South Wales under and subject to the rules regulations and provisions contained in a certain Deed of Settlement bearing date the fifteenth day of January one thousand eight hundred and seventy purporting to be the Deed of Settlement of the said Company And whereas by the said Deed of Settlement the several parties thereto have respectively and mutually covenanted and agreed that they whilst holding shares in the capital of the said Company should become remain and continue until dissolved under the provisions in that behalf therein contained a Joint Stock Company for the express object of carrying on the business thereof under the name style and title of "The Goulburn Meat Preserving Company" for the purpose of carrying on the business of preserving salting smoking freezing drying or otherwise curing of meat by any process whatever the manufacture of tallow and the general utilization of animal matter in the Colony of New South Wales And also for purchasing and importing the necessary materials for the making and manufacturing thereof And also for selling and disposing of and exporting of all such products manufactured or otherwise to any part of the world and for all or any of the purposes aforesaid to purchase oxen sheep and other animals alive or dead to engage hire build or purchase suitable premises and to erect the necessary machinery for the carrying on of all such operations And whereas it was by the said Deed of Settlement agreed that the capital of the said Company should until increased under the provisions

provisions in the said Deed of Settlement contained consist of fifteen thousand pounds sterling to be contributed in fifteen thousand shares of one pound each And whereas by the said Deed of Settlement provision has been made for the due management of the affairs of the said Company by certain Directors and Auditors already appointed and by other Directors and Auditors to be from time to time elected and appointed as their successors by the Shareholders of the said Company And whereas the said Company is desirous of being incorporated as a Company with limited liability and it is expedient that the said Company should be incorporated accordingly Be it therefore enacted by the Queen's Most Excellent Majesty by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled and by the authority of the same as follows:-

Interpretation clause

1. The following words and expressions in the Act shall have the several meanings hereby assigned to them unless there be something in the subject or the context repugnant to such construction (that is to say)-

"The Company."

The expression "The Company" shall mean the Company incorporated by this Act.

"The Directors."

The expression "The Directors" shall mean the Board of Directors of the Company duly appointed under the provisions of the Deed of Settlement of the Company.

"Shareholder."

The word "Shareholder" shall mean shareholder proprietor or

member of the Company.

"Deed of Settle-ment."

The expression "Deed of Settlement" shall mean the Deed of Settlement of the Company and any addition to alteration or amendment thereof which may be made in pursuance of the provisions thereof.

Company incorporated.

2. Such and so many persons as have already become or at any time or times hereafter shall or may in the manner provided by and subject to the rules regulations and provisions contained in the said Deed of Settlement become holders of shares of or in the capital for the time-being of the Company and shall have executed the said Deed of Settlement shall subject nevertheless to the conditions regulations and provisions hereinafter and in the said Deed of Settlement contained be one body politic and corporate with limited liability as hereinafter provided under the style title and name of "The Goulburn Meat Preserving Company (Limited)" and by that name shall and may make and take grants assurances (absolute or otherwise) demises or assignments of any lands hereditaments goods chattels and effects whatsoever and shall and may sue and implead and present or make any petition or motion and institute carry on and conclude any proceeding at Law or in Equity and in any branch or jurisdiction of the Supreme Court and in any other Court whatsoever either now or hereafter to be established against any person whether a member of the Company or not and may be sued and impleaded by any person whether a member of the Company or not in all Courts whatsoever at Law or in Equity and may prefer lay and prosecute any indictment information or prosecution against any person whomsoever whether a shareholder or not for any crime or offence whatsoever and in all indictments informations and prosecutions it shall be lawful to state the money goods effects bills notes securities or other properties of whatsoever nature of the Company relative to such indictment information or prosecution is preferred laid or prosecuted to be the money goods effects bills notes securities or other properties of the Company and generally to designate the Company by its corporate name whenever for any purpose whatsoever such designation shall be necessary and the Company shall have perpetual succession with a common seal which may be altered varied and changed from time to time at the pleasure of the Company.

3. The several laws rules regulations provisions clauses and agree- Deed of settlement ments contained in the said Deed of Settlement and to be from time confirmed and clauses to time and at any time made in pursuance of the provisions for that by-laws for the timepurpose contained therein are and shall as the same shall continue or being of the Combe as originally made or shall in pursuance of the provisions in that behalf in the said Deed of Settlement contained be from time to time and at any time altered varied or amended be the by-laws for the timebeing of the Company save and except in so far as any of them are or shall or may be altered varied or repealed by or are or shall or may be inconsistent with or repugnant to any of the provisions of this Act or of any of the laws or statutes now or hereafter to be in force in the said Colony Provided always that any such laws rules regulations provisions clauses and agreements may from time to time and at any time be amended altered or repealed either wholly or in part in the manner provided by the said Deed of Settlement But no rule or by-law shall on any account or pretence whatsoever be made by the Company either under or by virtue of the said Deed of Settlement or of this Act in opposition to the general scope or true intent and meaning of the said Deed of Settlement or of this Act or of any of the laws or statutes in force in the said Colony.

4. The production of a written or printed copy of the said Deed Evidence of by-laws.

of Settlement or of any rules by-laws or regulations to be made in pursuance thereof or in pursuance of this Act having the common seal of the Company affixed thereto shall be sufficient evidence in every Court of civil or criminal jurisdiction of such Deed of Settlement and of all the contents and provisions thereof and of the rules by-laws and regulations of the said Company for the time-being and at the time of the affixing thereto the said seal of the Company and the certificate of the manager for the time-being of the time at which the said seal shall have been affixed to the said printed copy shall be evidence of the fact of the seal having been affixed at the date or time at which it purports to have been affixed and the provisions rules by-laws and regulations contained in such printed copy shall be taken and held in any and every Court in which the same shall be produced to be the then continuing and existing and unaltered and unvaried unless the contrary

shall be proved.

5. It shall be lawful for the Company notwithstanding any Power to purchase statute or law to the contrary to purchase take hold and enjoy to them and hold lands &c. and their successors for any estate term of years or interest or under license any lands houses offices buildings or hereditaments as may be necessary or proper for the purpose of managing conducting and carrying on the affairs concerns and business of the Company and to sell mortgage convey assign assure demise or otherwise dispose of or act in respect of such lands houses offices buildings and hereditaments as occasion may require and no person purchasing or taking any assurance (absolute or otherwise) demise or assignment of any property real or personal from the Company shall be bound to inquire as to the necessity or advisability of any such assurance demise or assignment and the receipt of the manager for the time being of the said Company for any money paid on or with respect to any such assurance demise or assignment shall absolutely discharge the person taking any such assurance demise or assignment from seeing to the application of any such money paid by him thereon or with respect to the same and from being in any way answerable or accountable for any non-application or mis-application thereof provided that such person was not at the time of any such receipt a party to or cognizant of any such non-application or misapplication or contemplated or intended non-application or mis-application of any such money or any part thereof.

6. It shall be lawful for the Company from time to time to Increase of capital. extend or increase its capital for the time-being by the creation and disposal

disposal of new shares in the manner specified in the said Deed of Settlement.

Power to borrow money.

7. It shall be lawful for the Directors from time to time as they shall see fit in the manner specified in the said Deed of Settlement to make accept and indorse such promissory notes or bills of exchange on behalf of the Company for any purposes connected with the affairs and business of the Company and the making accepting and indorsing of any such promissory notes or bills of exchange by the Chairman of the Company or other person authorized in that behalf by the Directors for and on behalf of the Company shall be binding against every shareholder and it shall be also lawful for the Directors on behalf of the Company to procure advances and to borrow money and to pay off and discharge such advances in the manner for the purposes and subject to the restrictions specified in the said Deed of Settlement.

Property at present in trustees to become vested in corporation.

8. All the land goods enatters securities covenants are trustees in action property and things at present vested in the trustees of the Company or any other person on behalf of the Company shall of the Company of this Act become vested in the Com-8. All the land goods chattels securities covenants debts moneys immediately after the passing of this Act become vested in the Company for the same estate and interest and with the like powers and authorities as the same are now vested in the said trustees or other person without any assignment or conveyance whatever.

Act not to prejudice any contract &c.

9. Nothing in this Act contained shall prejudice or be construed any contract &c. already entered into. to prejudice any call made or any contract or other act deed matter or thing entered into made or done by the Company or by any person on behalf of the Company under or by virtue of the said Deed of Settlement before this Act shall have come into operation but the same call contract act deed matter or thing shall be as valid and effectual to all intents and purposes and may be enforced by or against the Company in like manner as if the Company had been incorporated before the same call contract act deed matter or thing had been made entered into or done.

Shares to be personal estate.

10. The shares in the capital of the Company and all the funds and property of the Company and all shares therein shall be personal estate and transmissible as such subject to the restrictions for that purpose contained in the said Deed of Settlement and shall not be of the nature of real estate.

Transfer of shares to be by deed.

11. Subject to the provisions and restrictions in that behalf and with respect thereto in the said Deed of Settlement contained every shareholder may sell and transfer all or any of his shares in the capital of the Company (but not a fractional part of a share) and every such transfer shall be by deed and according to a form to be approved of by the Directors and the transferee of such shares shall so soon as he has complied with the provisions relative to the transfer of shares and subject to the provisions in that behalf contained in the said Deed of Settlement become a shareholder in respect of the same shares in every

Company not bound to regard trusts.

12. The Company shall not be bound to notice or see to the execution of any trust whether express implied or constructive to which any share may be subject and the receipt of the party in whose name any such share shall stand in the books of the Company or if it stands in the name of more parties than one the receipt of one of the parties named in the shareholder's register book hereinafter mentioned shall from time to time be a sufficient discharge to the Company for any dividend or other sum of money payable in respect of such share notwithstanding the Company have had notice of such trusts and the Company shall not be bound to see to the application of the money paid upon such receipt or be in any way answerable for the non-application or mis-application thereof.

13. In case the assignees of any insolvent shareholder shall The assignee of insolvent shareholder elect to accept the shares of such insolvent or in case the trustees of

any

any estate assigned for the benefit of creditors shall elect to accept the and the trustees of shares belonging to such assigned estate such assignees or trustees assigned estates to nominate some pershall forthwith nominate some other person to become a proprietor in some person to become a proprietor in some person to be a proprietor in some respect of such shares such nominee to be subject to the approval of prietor in respect to the approval of shares of such the Directors But in no case shall such assignees be themselves insolvent or assigned entitled to become shareholders in respect of the shares of any insolvent estate. shareholder nor shall such trustees be themselves entitled to become shareholders in respect of the shares belonging to any estate assigned for the benefit of creditors.

14. In any action or suit to be brought by the Company against Declaration in action any shareholder to recover the money due for any call made by virtue for calls. of this Act or of the said Deed of Settlement it shall not be necessary to set forth the special matter but it shall be sufficient for the Company to declare that the defendant is the holder of one or more share or shares in the capital of the Company (stating the number of shares) and is indebted to the Company in the sum to which the calls in arrear shall amount in respect of one or more call or calls upon one or more share or shares (stating the number and amount of each of such calls) whereby an action hath accrued to the Company.

15. On the trial or hearing of such action or suit it shall be Matter to be proved sufficient to prove that the defendant at the time of making such call in action for calls. was a holder of one share or more in the capital of the Company and that such call was in fact made and such notice thereof given as is provided for that purpose in the said Deed of Settlement and it shall not be necessary to prove the appointment of the directors who made such call nor any other matter whatsoever and thereupon the Company shall be entitled to recover what shall be due upon such call with interest thereon.

16. The Company shall keep a book to be called the "Share-Registry of share-holders' Register Book," and in such book shall be fairly and distinctly holders. entered from time to time the names and addresses of the several persons holding shares in the Company together with the number of shares of such shareholders.

17. The production of the shareholders' register book shall be shareholder's regisadmitted in all Courts of civil and criminal jurisdiction as prima facie ter book to be evidence. evidence of the person named therein as a shareholder being such shareholder and of the number of his shares and of the fact of the person being sued for a call or calls being the same person as that mentioned in the said register book as being such shareholder and every shareholder or other person having a judgment at law or a decree in equity against the Company may at all convenient times peruse the shareholders' register book gratis and may require a copy thereof or any part thereof and for every one hundred words so required to be copied the Company may demand a sum not exceeding one shilling.

18. In every case dividends or bonuses shall be declared and Dividend to be paid paid out of the nett gains and profits of the Company and not out of the from profits only. capital for the time-being of the Company or any portion thereof.

19. If any execution either at law or in equity shall be or shall Execution against have been issued against the property or effects of the Company and shareholders if there cannot be found after due diligence sufficient whereon to levy such execution then such execution may subject to the provisions of the twenty-first section of this Act be issued against any of the shareholders for the time-being or any former shareholder until such execution shall be fully satisfied Provided that no such execution shall be issued against any shareholder or former shareholder for any amount beyond the sum due by such shareholder in respect of the amount subscribed for and unpaid by him Provided always that no such execution shall issue against any such shareholder or former shareholder except upon an order of the Court in which the action suit or other proceeding shall have been brought or instituted made upon motion in open Court after sufficient

sufficient notice in writing to the person sought to be charged and upon such motion such Court may order execution to issue accordingly Provided further that in case of execution against any former shareholder it shall be shewn that such former shareholder was a shareholder of the Company at the time when the contract or engagement was entered into for breach of which contract or engagement such execution shall have been issued or become a shareholder during the time such contract or engagement was unexecuted or unsatisfied or was a shareholder at the time the judgment or decree was obtained upon which judgment or decree such execution shall have issued Provided also that in no case shall such execution be issued against the person property or effects of any former shareholder after the expiration of one year after the person sought to be charged shall have ceased to be a shareholder of the Company.

Reimbursement of shareholders.

20. Every shareholder against whom or against whose property or effects execution upon any judgment decree or order obtained as aforesaid shall have been issued as aforesaid shall be entitled to recover against the Company all loss damages costs and charges which such shareholder may have incurred by reason of such execution and after due diligence used to obtain satisfaction thereof against the property and effects of the Company and failure to obtain such satisfaction either in full or in part such shareholder shall be entitled to contribution for so much of such loss damages costs and charges as shall remain unsatisfied from the several other shareholders against whom execution upon such judgment decree or order obtained against the Company might also have been issued under the provision in that behalf aforesaid and such contribution may be recovered from such shareholders as aforesaid by action at law for money paid for and to the use of such shareholders as and by way of contribution and no defendant in any such action shall be entitled to raise or set up the defence of partnership.

Execution against shareholders for contributions.

21. In the cases provided by this Act for execution on any judgment decree or order in any action or suit against the Company to be issued against the person or against the property and effects of the Company at the suit of any shareholder or former shareholder in satisfaction of any money damages costs and expenses paid or incurred by him as aforesaid in any action or suit against the Company such execution may be issued by leave of the Court or of a Judge of the Court in which such judgment decree or order shall have been obtained upon motion or summons for a rule to shew cause or other motion or summons consistent with the practice of the Court without any suggestion or scire facias in that behalf And it shall be lawful for such Court or Judge to make absolute or discharge such rule or allow or dismiss such motion (as the case may be) and to direct the costs of the application to be paid by either party or to make such other order therein as to such Court or Judge shall seem fit And in case of the Court or Judge allowing or ordering such writ of execution to issue the same in the form now or from time to time and at any time in use in and according to the practice for the time-being of the Courts of Law and Equity respectively shall be sued out at the instance of such shareholder upon leave or order of the Court or Judge And such writs shall be enforced and levies thereon and thereunder made and carried out and the property levied on sold and disposed of in like manner as writs of executions are now or from time to time and at any time shall according to the practice for the time-being of such Courts be enforced and the levies thereon and thereunder made and carried out and the property levied on sold and disposed of Provided that any order made by a Judge as aforesaid may be discharged or varied by the Court on application made thereto by either party dissatisfied with such order.

22. No contribution to the assets of the Company for the pur-Liability of pose of discharging its liabilities or otherwise shall be required from shareholders. any member exceeding the amount (if any) unpaid on the shares of which he is the holder.

23. In all cases in which by Act of Parliament or of the Power to Manager Colonial Legislature or by any rule or order or the practice of the or other officer do certain acts. Supreme Court or any other Court now or hereafter to be in force in this Colony the plaintiff complainant or defendant in any action suit or other proceeding civil criminal or otherwise or any creditor of an insolvent estate or any person being a party to or interested in any process or proceeding whatsoever is or shall be authorized empowered or required to make any affidavit deposition or information or to sign or present any petition or to do any other act it shall be lawful and competent for the manager or other officer or agent of the Company (where such Company shall be such plaintiff complainant defendant or creditor or be a party to or otherwise interested in any process or proceeding whatsoever as aforesaid) to make sign present or do any such

affidavit deposition information petition or other act.

24. The Directors for the time-being shall have the custody of Custody and use of the common seal of the Company and the form thereof and all other corporate seal. matters relating thereto shall from time to time be determined by the Directors in the same manner as is provided by the said Deed of Settlement for the determination of other matters by the Directors and the Directors present at a Board of Directors of the Company shall have power to use such common seal or authorize the same to be used for the affairs and concerns of the Company and under such seal to authorize and empower any person without such seal to execute any deeds and do all or any such other matters and things as may be required to be executed and done on behalf of the Company in conformity with the provisions of the said Deed of Settlement and of this Act But it shall not be necessary to use the corporate seal in the drawing accepting making or indorsing any bill of exchange or promissory note but the same shall and may be drawn accepted made or indorsed as provided in the said Deed of Settlement And it shall not be necessary to use the said corporate seal in respect of or for the purpose of transacting any of the ordinary business of the Company or for the appointment of an attorney or solicitor for the prosecution or defence of any action suit or proceeding or of any officer or servant of the Company and such seal may be affixed to any deed or document by the hand of any person whom the Directors shall appoint in that behalf and the affixing thereof shall be attested by at least one Director and such person so appointed.

25. In citing this Act in any proceedings or for any purpose it short itle. shall be sufficient to use the expression "The Goulburn Meat Preserving

Company's Incorporation Act 1870."

This Private Bill originated in the Legislative Council, and, having this day passed, is now ready for presentation to the Legislative Assembly for its concurrence.

Legislative Council Chamber, Sydney, 28th September, 1870. R. O'CONNOR, Clerk of the Parliaments.

provisions

New South Wales.



ANNO TRICESIMO QUARTO

VICTORIÆ REGINÆ.

An Act to incorporate the Goulburn Meat Preserving Company (Limited) and to enable the said Company better to carry on and to transact the business of the same.

Meat Preserving Company" has lately been established at Goulburn in the Colony of New South Wales under and subject to the rules regulations and provisions contained in a certain Deed of Settle-5 ment bearing date the fifteenth day of January one thousand eight hundred and seventy purporting to be the Deed of Settlement of the said Company And whereas by the said Deed of Settlement the several parties thereto have respectively and mutually covenanted and agreed that they whilst holding shares in the capital of the said Company 10 should become remain and continue until dissolved under the provisions in that behalf therein contained a Joint Stock Company for the express object of carrying on the business thereof under the name style and title of "The Goulburn Meat Preserving Company" for the purpose of carrying on the business of preserving salting smoking freezing 15 drying or otherwise curing of meat by any process whatever the manufacture of tallow and the general utilization of animal matter in the Colony of New South Wales And also for purchasing and importing the necessary materials for the making and manufacturing thereof And also for selling and disposing of and exporting of all such or any of the purposes aforesaid to purchase oxen sheep and other animals alive or dead to engage hire build or purchase suitable premises and to erect the necessary machinery for the carrying on of all such operations And whereas it was by the said Deed of Settlement agreed 25 that the capital of the said Company should until increased under the

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provisions in the said Deed of Settlement contained consist of fifteen thousand pounds sterling to be contributed in fifteen thousand shares of one pound each And whereas by the said Deed of Settlement provision has been made for the due management of the affairs of the said 5 Company by certain Directors and Auditors already appointed and by other Directors and Auditors to be from time to time elected and appointed as their successors by the Shareholders of the said Company And whereas the said Company is desirous of being incorporated as a Company with limited liability and it is expedient that the said Company

10 should be incorporated accordingly Be it therefore enacted by the Queen's Most Excellent Majesty by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled and by the authority of the same as follows:

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1. The following words and expressions in the Act shall have Interpretation clause. 15 the several meanings hereby assigned to them unless there be something in the subject or the context repugnant to such construction (that is to say)-

The expression "The Company" shall mean the Company "The Company." incorporated by this Act.

The expression "The Directors" shall mean the Board of "The Directors." Directors of the Company duly appointed under the provisions of the Deed of Settlement of the Company.

The word "Shareholder" shall mean shareholder proprietor or "Sharcholder."

member of the Company. The expression "Deed of Settlement" shall mean the Deed of "Deed of Settle-Settlement of the Company and any addition to alteration ment. or amendment thereof which may be made in pursuance of

the provisions thereof. 2. Such and so many persons as have already become or at any Company incortime or times hereafter shall or may in the manner provided by and subject to the rules regulations and provisions contained in the said Deed of Settlement become holders of shares of or in the capital for the

time-being of the Company and shall have executed the said Deed of 35 Settlement shall subject nevertheless to the conditions regulations and provisions hereinafter and in the said Deed of Settlement contained be one body politic and corporate with limited liability as hereinafter provided under the style title and name of "The Goulburn Meat Preserving Company (Limited)" and by that name shall and may make

40 and take grants assurances (absolute or otherwise) demises or assignments of any lands hereditaments goods chattels and effects whatsoever and shall and may sue and implead and present or make any petition or motion and institute carry on and conclude any proceeding at Law or in Equity and in any branch or jurisdiction of the Supreme Court and

45 in any other Court whatsoever either now or hereafter to be established against any person whether a member of the Company or not and may be sued and impleaded by any person whether a member of the Company or not in all Courts whatsoever at Law or in Equity and may prefer lay and prosecute any indictment information or prosecution

50 against any person whomsoever whether a shareholder or not for any crime or offence whatsoever and in all indictments informations and prosecutions it shall be lawful to state the money goods effects bills notes securities or other properties of whatsoever nature of the Com-

pany relative to such indictment information or prosecution is pre-55 ferred laid or prosecuted to be the money goods effects bills notes securities or other properties of the Company and generally to designate the Company by its corporate name whenever for any purpose whatsoever such designation shall be necessary and the Company shall have perpetual succession with a common seal which may be altered 60 varied and changed from time to time at the pleasure of the Company.

3. The several laws rules regulations provisions clauses and agree. Deed of settlement confirmed and clauses ments contained in the said Deed of Settlement and to be from time &c. therein to be the to time and at any time made in pursuance of the provisions for that by-laws for the time-being of the Compurpose contained therein are and shall as the same shall continue or pany. 5 be as originally made or shall in pursuance of the provisions in that

behalf in the said Deed of Settlement contained be from time to time

and at any time altered varied or amended be the by-laws for the timebeing of the Company save and except in so far as any of them are or shall or may be altered varied or repealed by or are or shall or may be 10 inconsistent with or repugnant to any of the provisions of this Act or of any of the laws or statutes now or hereafter to be in force in the Provided always that any such laws rules regulations provisions clauses and agreements may from time to time and at any time be amended altered or repealed either wholly or in part in the

15 manner provided by the said Deed of Settlement But no rule or by-law shall on any account or pretence whatsoever be made by the Company either under or by virtue of the said Deed of Settlement or of this Act in opposition to the general scope or true intent and meaning of the said Deed of Settlement or of this Act or of any of the laws or statutes

20 in force in the said Colony.

4. The production of a written or printed copy of the said Deed Evidence of by-laws. of Settlement or of any rules by-laws or regulations to be made in pursuance thereof or in pursuance of this Act having the common seal of the Company affixed thereto shall be sufficient evidence in every

25 Court of civil or criminal jurisdiction of such Deed of Settlement and of all the contents and provisions thereof and of the rules by-laws and regulations of the said Company for the time-being and at the time of the affixing thereto the said seal of the Company and the certificate of the manager for the time-being of the time at which the said seal

30 shall have been affixed to the said printed copy shall be evidence of the fact of the seal having been affixed at the date or time at which it purports to have been affixed and the provisions rules by-laws and regulations contained in such printed copy shall be taken and held in any and every Court in which the same shall be produced to be the then 35 continuing and existing and unaltered and unvaried unless the contrary

shall be proved.

E. It shall be lawful for the Company notwithstanding any Power to purchase statute or law to the contrary to purchase take hold and enjoy to them and hold lands &c. and their successors for any estate term of years or interest or under 40 license any lands houses offices buildings or hereditaments as may be

necessary or proper for the purpose of managing conducting and carrying on the affairs concerns and business of the Company and to sell mortgage convey assign assure demise or otherwise dispose of or act in respect of such lands houses offices buildings and hereditaments as 45 occasion may require and no person purchasing or taking any assurance

(absolute or otherwise) demise or assignment of any property real or personal from the Company shall be bound to inquire as to the necessity or advisability of any such assurance demise or assignment and the receipt of the manager for the time being of the said Company for any 50 money paid on or with respect to any such assurance demise or assign-

ment shall absolutely discharge the person taking any such assurance demise or assignment from seeing to the application of any such money paid by him thereon or with respect to the same and from being in any way answerable or accountable for any non-application or mis-applica-

55 tion thereof provided that such person was not at the time of any such receipt a party to or cognizant of any such non-application or misapplication or contemplated or intended non-application or mis-application of any such money or any part thereof.

6. It shall be lawful for the Company from time to time to increase of capital.
60 extend or increase its capital for the time-being by the creation and disposal

disposal of new shares in the manner specified in the said Deed of Settlement.

7. It shall be lawful for the Directors from time to time as they Power to borrow shall see fit in the manner specified in the said Deed of Settlement to money.

5 make accept and indorse such promissory notes or bills of exchange on behalf of the Company for any purposes connected with the affairs and business of the Company and the making accepting and indorsing of any such promissory notes or bills of exchange by the Chairman of the Company or other person authorized in that behalf by the Directors

10 for and on behalf of the Company shall be binding against every share-holder and it shall be also lawful for the Directors on behalf of the Company to procure advances and to borrow money and to pay off and discharge such advances in the manner for the purposes and subject to

the restrictions specified in the said Deed of Settlement.

8. All the land goods chattels securities covenants debts moneys Property at present choses in action property and things at present vested in the trustees in trusties to become of the Company or any other person on behalf of the Company shall immediately after the passing of this Act become vested in the Company for the same estate and interest and with the like powers and

20 authorities as the same are now vested in the said trustees or other

person without any assignment or conveyance whatever.

9. Nothing in this Act contained shall prejudice or be construed Act not to prejudice to prejudice any call made or any contract or other act deed matter or already entered into. thing entered into made or done by the Company or by any person on

25 behalf of the Company under or by virtue of the said Deed of Settlement before this Act shall have come into operation but the same call contract act deed matter or thing shall be as valid and effectual to all intents and purposes and may be enforced by or against the Company in like manner as if the Company had been incorporated before the 30 same call contract act deed matter or thing had been made entered

30 same call contract act deed matter or thing had been made entered into or done.

10. The shares in the capital of the Company and all the funds Shares to be personal and property of the Company and all shares therein shall be personal estate and transmissible as such subject to the restrictions for that 35 purpose contained in the said Deed of Settlement and shall not be of the nature of real estate.

11. Subject to the provisions and restrictions in that behalf and Transfer of shares to with respect thereto in the said Deed of Settlement contained every be by deed. shareholder may sell and transfer all or any of his shares in the capital

40 of the Company (but not a fractional part of a share) and every such transfer shall be by deed and according to a form to be approved of by the Directors and the transferee of such shares shall so soon as he has complied with the provisions relative to the transfer of shares and subject to the provisions in that behalf contained in the said Deed of

45 Settlement become a shareholder in respect of the same shares in every respect.

12. The Company shall not be bound to notice or see to the Company not bound execution of any trust whether express implied or constructive to which to regard trusts. any share may be subject and the receipt of the party in whose name

50 any such share shall stand in the books of the Company or if it stands in the name of more parties than one the receipt of one of the parties named in the shareholder's register book hereinafter mentioned shall from time to time be a sufficient discharge to the Company for any dividend or other sum of money payable in respect of such share 55 notwithstanding the Company have had notice of such trusts and the

Company shall not be bound to see to the application of the money paid upon such receipt or be in any way answerable for the non-application or mis-application thereof.

13. In case the assignees of any insolvent shareholder shall The assignee of 60 elect to accept the shares of such insolvent or in case the trustees of insolvent shareholder

any

any estate assigned for the benefit of creditors shall elect to accept the and the trustees of shares belonging to such assigned estate such assignees or trustees assigned estates to nominate some pershall forthwith nominate some other person to become a proprietor in son to become pro-respect of such shares such nominee to be subject to the approval of prietor in respect of the Directors But in no case shall such assignees be themselves insolvent or assigned 5 the Directors entitled to become shareholders in respect of the shares of any insolvent estate. shareholder nor shall such trustees be themselves entitled to become shareholders in respect of the shares belonging to any estate assigned

for the benefit of creditors. 14. In any action or suit to be brought by the Company against Declaration in action any shareholder to recover the money due for any call made by virtue for calls. of this Act or of the said Deed of Settlement it shall not be necessary to set forth the special matter but it shall be sufficient for the Company to declare that the defendant is the holder of one or more share or 15 shares in the capital of the Company (stating the number of shares)

and is indebted to the Company in the sum to which the calls in arrear shall amount in respect of one or more call or calls upon one or more share or shares (stating the number and amount of each of such calls) whereby an action hath accrued to the Company.

20 15. On the trial or hearing of such action or suit it shall be Matter to be proved sufficient to prove that the defendant at the time of making such call in action for calls. was a holder of one share or more in the capital of the Company and that such call was in fact made and such notice thereof given as is provided for that purpose in the said Deed of Settlement and it shall 25 not be necessary to prove the appointment of the directors who made such call nor any other matter whatsoever and thereupon the Company shall be entitled to recover what shall be due upon such call with interest thereon.

16. The Company shall keep a book to be called the "Share-Registry of share-holders." Registry of share-holders. 30 holders' Register Book," and in such book shall be fairly and distinctly entered from time to time the names and addresses of the several persons holding shares in the Company together with the number of shares of such shareholders.

17. The production of the shareholders' register book shall be shareholder's register admitted in all Courts of civil and criminal jurisdiction as prima facie ter book to be evidence of the person named therein as a shareholder being such shareholder and of the number of his shares and of the fact of the person being sued for a call or calls being the same person as that mentioned in the said register book as being such shareholder and every share-

40 holder or other person having a judgment at law or a decree in equity against the Company may at all convenient times peruse the shareholders' register book gratis and may require a copy thereof or any part thereof and for every one hundred words so required to be copied the Company may demand a sum not exceeding one shilling.

18. In every case dividends or bonuses shall be declared and Dividend to be paid paid out of the nett gains and profits of the Company and not out of the from profits only. capital for the time-being of the Company or any portion thereof.

19. If any execution either at law or in equity shall be or shall Execution against the property or effects of the Company and shareholders. have been issued against the property or effects of the Company and 50 if there cannot be found after due diligence sufficient whereon to levy such execution then such execution may subject to the provisions of the twenty-first section of this Act be issued against any of the shareholders for the time-being or any former shareholder until such execution shall be fully satisfied Provided that no such execution shall be issued against 55 any shareholder or former shareholder for any amount beyond the sum due by such shareholder in respect of the amount subscribed for and unpaid by him Provided always that no such execution shall issue against any such shareholder or former shareholder except upon an order of the Court in which the action suit or other proceeding shall

60 have been brought or instituted made upon motion in open Court after

sufficient

sufficient notice in writing to the person sought to be charged and upon such motion such Court may order execution to issue accordingly Provided further that in case of execution against any former shareholder it shall be shewn that such former shareholder was a shareholder 5 of the Company at the time when the contract or engagement was entered into for breach of which contract or engagement such execution shall have been issued or become a shareholder during the time such contract or engagement was unexecuted or unsatisfied or was a shareholder at the time the judgment or decree was obtained upon 10 which judgment or decree such execution shall have issued Provided also that in no case shall such execution be issued against the person property or effects of any former shareholder after the expiration of one year after the person sought to be charged shall have ceased to be a

shareholder of the Company.

ship.

20. Every shareholder against whom or against whose property shareholders. 15 or effects execution upon any judgment decree or order obtained as aforesaid shall have been issued as aforesaid shall be entitled to recover against the Company all loss damages costs and charges which such shareholder may have incurred by reason of such execution and after 20 due diligence used to obtain satisfaction thereof against the property and effects of the Company and failure to obtain such satisfaction either in full or in part such shareholder shall be entitled to contribution for so much of such loss damages costs and charges as shall remain unsatisfied from the several other shareholders against whom execution 25 upon such judgment decree or order obtained against the Company might also have been issued under the provision in that behalf aforesaid and such contribution may be recovered from such shareholders as aforesaid by action at law for money paid for and to the use of such shareholders as and by way of contribution and no defendant in any 30 such action shall be entitled to raise or set up the defence of partner-

21. In the cases provided by this Act for execution on any Execution against judgment decree or order in any action or suit against the Company to contributions. be issued against the person or against the property and effects of the 35 Company at the suit of any shareholder or former shareholder in satis-

faction of any money damages costs and expenses paid or incurred by him as aforesaid in any action or suit against the Company such execu-

tion may be issued by leave of the Court or of a Judge of the Court in which such judgment decree or order shall have been obtained upon 40 motion or summons for a rule to shew cause or other motion or summons consistent with the practice of the Court without any suggestion or scire facias in that behalf And it shall be lawful for such Court or Judge to make absolute or discharge such rule or allow or dismiss such motion (as the case may be) and to direct the costs of the application to

45 be paid by either party or to make such other order therein as to such Court or Judge shall seem fit And in case of the Court or Judge allowing or ordering such writ of execution to issue the same in the form now or from time to time and at any time in use in and according to the practice for the time-being of the Courts of Law and Equity

50 respectively shall be sued out at the instance of such shareholder upon leave or order of the Court or Judge And such writs shall be enforced and levies thereon and thereunder made and carried out and the property levied on sold and disposed of in like manner as writs of executions are now or from time to time and at any time shall according to

55 the practice for the time-being of such Courts be enforced and the levies thereon and thereunder made and carried out and the property levied on sold and disposed of Provided that any order made by a Judge as aforesaid may be discharged or varied by the Court on application made thereto by either party dissatisfied with such order. 22.

22. No contribution to the assets of the Company for the pur-Liability of pose of discharging its liabilities or otherwise shall be required from shareholders. any member exceeding the amount (if any) unpaid on the shares of which he is the holder.

23. In all cases in which by Act of Parliament or of the Power to Manager Colonial Legislature or by any rule or order or the practice of the do certain acts. Supreme Court or any other Court now or hereafter to be in force in this Colony the plaintiff complainant or defendant in any action suit or other proceeding civil criminal or otherwise or any creditor of an

10 insolvent estate or any person being a party to or interested in any process or proceeding whatsoever is or shall be authorized empowered or required to make any affidavit deposition or information or to sign or present any petition or to do any other act it shall be lawful and competent for the manager or other officer or agent of the Company

15 (where such Company shall be such plaintiff complainant defendant or creditor or be a party to or otherwise interested in any process or proceeding whatsoever as aforesaid) to make sign present or do any such

affidavit deposition information petition or other act.

24. The Directors for the time-being shall have the custody of Custody and use of corporate seal. 20 the common seal of the Company and the form thereof and all other corporate seal.

matters relating thereto shall from time to time be determined by the Directors in the same manner as is provided by the said Deed of Settlement for the determination of other matters by the Directors and the Directors present at a Board of Directors of the Company shall have

25 power to use such common seal or authorize the same to be used for the affairs and concerns of the Company and under such seal to authorize and empower any person without such seal to execute any deeds and do all or any such other matters and things as may be required to be executed and done on behalf of the Company in con-

30 formity with the provisions of the said Deed of Settlement and of this Act But it shall not be necessary to use the corporate seal in the drawing accepting making or indorsing any bill of exchange or promissory note but the same shall and may be drawn accepted made or indorsed as provided in the said Deed of Settlement And it shall

35 not be necessary to use the said corporate seal in respect of or for the purpose of transacting any of the ordinary business of the Company or for the appointment of an attorney or solicitor for the prosecution or defence of any action suit or proceeding or of any officer or servant of the Company and such seal may be affixed to any deed or document

40 by the hand of any person whom the Directors shall appoint in that behalf and the affixing thereof shall be attested by at least one Director and such person so appointed.

25. In citing this Act in any proceedings or for any purpose it Short title. shall be sufficient to use the expression "The Goulburn Meat Preserving

45 Company's Incorporation Act 1870."

Colonied despitations on my magnification of the product of the pr Discrete relating there is shall from the solving by densioned by the marker relating to the state of the sta