New South Wales.



ANNO SECUNDO

EDWARDI VII REGIS.

Act No. 79, 1902.

An Act to consolidate the Acts authorising the creation and issue of Inscribed Stock and making provisions auxiliary thereto. [Assented to, 15th September, 1902.]

HEREAS by the Imperial Act intituled the Colonial Stock Preamble. Act, 1877, it is enacted that on provision being made by the legislature of a Colony and otherwise for the inscription and transfer in a register kept in the United Kingdom by some bank Colonial officer or person (therein referred to as the registrar) of any stock forming the whole or part of the public debt of such Colony and upon a certain declaration in respect of the Stock therein specified being made and recorded as in the said Act mentioned that Act shall apply to the Stock so specified: And whereas it is expedient to authorise the creation and issue of Inscribed Stock within the meaning and subject to the provisions of the said Act and the making of agreements in respect of such Stock and for other matters in connection therewith: Be it therefore enacted by the King'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 -

This Act may be cited as the "Inscribed Stock Act, 1902." Short title.
 The Acts mentioned in the Schedule hereto are to the extent Repeal.

3.

therein mentioned hereby repealed.

Existing officers.

3. All registrars agents commissioners and other officers appointed under either of the Acts hereby repealed and holding office at the time of the passing of this Act shall remain in office as if this Act had been in force at the time they were appointed and they had been appointed hereunder and this Act shall apply to them accordingly.

Existing regulations.

4. All regulations duly made under the authority of either of the Acts hereby repealed and in force at the time of the passing of this Act shall be deemed to be and to have been duly made under the corresponding provisions of this Act and as if this Act had been in force when the same were made.

Interpretation.

5. In this Act unless the context or subject-matter otherwise 46 Vic. No. 12 s. 2. indicates or requires-

"Stock" means Inscribed Stock.

Loans may be raised

6. Whenever by any Act now or hereafter in force power is in the form of Stock. given to the Governor to raise any sums of money by way of loan for the public service of New South Wales the Governor may raise the whole or any portion of such sums in the form of Stock.

Conditions attached

- 7. All such Stock shall be styled "New South Wales Stock" to issue of Stock &c. and subject to the provisions of this Act shall-
 - (a) be issued in such amounts in such manner and at such times (b) bear interest at such rate not exceeding four per centum per
 - annum
 - (c) be redeemable at such times and on such conditions and

(d) be subject to such terms and conditions as the Governor before exercising the aforesaid power from time to time determines and appoints.

Conversion of debentures into Stock. Ibid. s. 4.

- 8. The Governor may exercise all or any of the following powers-
 - (a) declare all or any of the debentures issued under the authority of any Act to be convertible into Stock redeemable at such times and subject to such terms and conditions as he before the creation thereof determines and appoints

(b) authorise the issue of an equivalent amount of such Stock in exchange for such debentures

(c) authorise on such conditions as he determines the creation and issue of any Stock for the purpose of converting any outstanding debentures into Stock and of paying any expenses in connection with such conversion or in carrying out the provisions of this Act.

How conversion may be effected. Ibid. s. 5.

- 9. (1) Any such conversion of debentures into Stock may be effected either—
 - (a) by arrangement with the holders of such debentures or
 - (b) by purchase thereof out of moneys raised by the sale of new
 - (c) partly in the one way and partly in the other.

- (2) Nothing in this Act shall authorise an increase in the authorised amount of any loan save only where debentures exchanged for Stock bear a higher rate of interest than such Stock in which case an additional amount of Stock may be issued to make up the difference in current saleable value between such Stock and debentures.
- 10. The principal money due and payable in respect of any Principal and interest Stock together with all interest payable thereon shall be paid by the on Stock how Treasurer out of the Consolidated Revenue Fund. payable.
- 11. The Governor may from time to time enter into such Agreement with 46 Vic. No. 12 s. 6. agreements as to him seem fit with any bank carrying on business in bank in London for London and willing to get as registron to provide for all on any of the issue of Stock &c. London and willing to act as registrar to provide for all or any of the Ibid. s. 7. following matters—

(a) the inscription and issue of Stock

(b) effecting the conversion of debentures into Stock and regulating transfers of Stock

(c) paying interest on Stock

(d) issuing Stock certificates and as often as occasion requires reinscribing or reissuing such certificates

- (e) receiving all moneys raised under this Act and paying such moneys into the Public Account with the bank duly appointed in that behalf
- (f) issuing scrip for deposits on loans raised by the sale of Stock

(g) paying off capital of Stock or loans

- (h) conducting generally all business connected with Stock or loans
- (i) the protection and remuneration of any such bank under and in respect of any such agreement.

12. Every agreement made with any such bank shall be as valid Effect of agreement and effectual as if the terms thereof had been enacted by this Act and with bank all remuneration payable thereunder to such bank shall be a charge on Itid. s. s. and payable out of the Consolidated Revenue Fund.

13. Where in any legal proceedings in a court in the United Treasurer shall pay Kingdom in relation to the register of Stock of New South Wales or to amount of judgment an entry in or omission from that register or to a right or title to or of stock of New interest in any such Stock or any dividend thereon or upon any petition South Wales. of right in England in relation to such Stock or dividend presented No. 69 1800 s. 2. by any person claiming to be interested in the same the registrar appointed in pursuance of the Inscribed Stock Act of 1883 or this Act is liable under the Imperial Act intituled the Colonial Stock Act 1877 in respect of any judgment decree rule or order of the court the Treasurer shall issue his warrant for the payment from the Consolidated Revenue Fund of such amount as may be necessary to satisfy any such judgment decree or order.

Appointment of agents in London. 46 Vic. No. 12 s. 9.

Notification of appointment of agent. *Ibid.* s. 10.

Saving clause.

Ibid. s. 11

Appointment of Commissioners to deal with Stock for Colonial investors. *Ibid.* s. 12.

Regulations.

Matters to be reported to Parliament. *Ibid.* s. 13.

14. (1) The Governor may appoint two or more persons in London as agents for the purposes of this Act of whom one shall be the Agent-General of New South Wales and may empower such agents or any one or more of them to exercise such powers by this Act exerciseable by the Governor as the Governor may authorise or direct.

(2) Every such appointment of an agent shall be notified to any bank with which any agreement has been entered into under this Act and the power and authority of every such agent shall continue in force until such bank has received a notice signed by the Governor of the termination of the agent's appointment.

15. Nothing in this Act and nothing done under this Act except by agreement shall abridge or in any way affect the rights or remedies which any person would have had against the Consolidated Revenue Fund or otherwise if this Act had not been passed.

16. (1) The Governor may appoint two or more persons to be commissioners to accept transfer of and deal with Stock inscribed upon the register in London for the purpose of enabling persons in New South Wales to hold Stock under this Act.

(2) The Governor may make regulations for carrying the provisions of this section into effect and all such regulations on being published in the Gazette shall be valid in law.

17. The Treasurer shall within thirty days after the meeting of Parliament in each year lay before both Houses of Parliament

(i) a report showing

- (a) the particulars of every creation and inscription of Stock whether created for the purpose of raising a loan or for the conversion of outstanding debentures
- (b) the capital amount of such Stock

(c) the rate of interest thereon

(d) the currency and condition of redemption thereof

(e) the particulars of every redemption or payment of the capital amount of any loan or of any portion thereof and

(ii) copies of all agreements appointments rules and regulations effected entered into or made under the authority of this Act prior to such date of meeting.

Schedule.

SCHEDULE.

| Reference to Act. | Title or short title. | Extent of repeal. |
|--------------------------------|---|-------------------|
| 46 Vic. No. 12 No. 69, 1900 | The "Inscribed Stock Act of 1883" The "Inscribed Stock (Registrar) Act, 1900" | The whole Act. |

By Authority: WILLIAM APPLEGATE GULLICK, Government Printer, Sydney, 1902.

[3d.]

I Certify that this Public Bill, which originated in the Legislative Council, has finally passed the Legislative Council and the Legislative Assembly of New South Wales.

Legislative Council Chamber, Sydney, 20th August, 1902. JOHN J. CALVERT, Clerk of the Parliaments.

New South Wales.



ANNO SECUNDO

EDWARDI VII REGIS.

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[Assented to, 15th September, 1902.]

HEREAS by the Imperial Act intituled the Colonial Stock Preamble. Act, 1877, it is enacted that on provision being made by the legislature of a Colony and otherwise for the inscription and transfer in a register kept in the United Kingdom by some bank Colonial officer or person (therein referred to as the registrar) of any stock forming the whole or part of the public debt of such Colony and upon a certain declaration in respect of the Stock therein specified being made and recorded as in the said Act mentioned that Act shall apply to the Stock so specified: And whereas it is expedient to authorise the creation and issue of Inscribed Stock within the meaning and subject to the provisions of the said Act and the making of agreements in respect of such Stock and for other matters in connection therewith: Be it therefore enacted by the King'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 -

1. This Act may be cited as the "Inscribed Stock Act, 1902." Short title.

2. The Acts mentioned in the Schedule hereto are to the extent Repeal. therein mentioned hereby repealed.

Existing officers.

3. All registrars agents commissioners and other officers appointed under either of the Acts hereby repealed and holding office at the time of the passing of this Act shall remain in office as if this Act had been in force at the time they were appointed and they had been appointed hereunder and this Act shall apply to them accordingly.

Existing regulations.

4. All regulations duly made under the authority of either of the Acts hereby repealed and in force at the time of the passing of this Act shall be deemed to be and to have been duly made under the corresponding provisions of this Act and as if this Act had been in force when the same were made.

Interpretation.

5. In this Act unless the context or subject-matter otherwise 46 Vic. No. 12 s. 2. indicates or requires—

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6. Whenever by any Act now or hereafter in force power is in the form of Stock. given to the Governor to raise any sums of money by way of loan for the public service of New South Wales the Governor may raise the whole or any portion of such sums in the form of Stock.

Conditions attached Ibid. s. 3.

- 7. All such Stock shall be styled "New South Wales Stock" to issue of Stock &c. and subject to the provisions of this Act shall-
 - (a) be issued in such amounts in such manner and at such times
 - (b) bear interest at such rate not exceeding four per centum per
 - (c) be redeemable at such times and on such conditions and

(d) be subject to such terms and conditions

as the Governor before exercising the aforesaid power from time to time determines and appoints. 8. The Governor may exercise all or any of the following

Conversion of debentures into Stock.

Ibid. s. 4.

be effected.

Ibid. s. 5.

powers-

(a) declare all or any of the debentures issued under the authority of any Act to be convertible into Stock redeemable at such times and subject to such terms and conditions as he before

the creation thereof determines and appoints (b) authorise the issue of an equivalent amount of such Stock in exchange for such debentures

(c) authorise on such conditions as he determines the creation and issue of any Stock for the purpose of converting any outstanding debentures into Stock and of paying any expenses in connection with such conversion or in carrying out the provisions of this Act.

9. (1) Any such conversion of debentures into Stock may be How conversion may effected either—

(a) by arrangement with the holders of such debentures or

- (b) by purchase thereof out of moneys raised by the sale of new Stock or
- (c) partly in the one way and partly in the other.

(2)

- (2) Nothing in this Act shall authorise an increase in the authorised amount of any loan save only where debentures exchanged for Stock bear a higher rate of interest than such Stock in which case an additional amount of Stock may be issued to make up the difference in current saleable value between such Stock and debentures.
- 10. The principal money due and payable in respect of any Principal and interest Stock together with all interest payable thereon shall be paid by the on Stock how Treasurer out of the Consolidated Revenue Fund. payable.
- 11. The Governor may from time to time enter into such Agreement with agreements as to him seem fit with any bank carrying on business in bank in London for London and willing to act as registrar to provide for all or any of the issue of Stock &c. London and willing to act as registrar to provide for all or any of the Ibid. s. 7. following matters—

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(d) issuing Stock certificates and as often as occasion requires reinscribing or reissuing such certificates

- (e) receiving all moneys raised under this Act and paying such moneys into the Public Account with the bank duly appointed in that behalf
- (f) issuing scrip for deposits on loans raised by the sale of Stock

(g) paying off capital of Stock or loans

- (h) conducting generally all business connected with Stock or
- (i) the protection and remuneration of any such bank under and in respect of any such agreement.
- 12. Every agreement made with any such bank shall be as valid Effect of agreement and effectual as if the terms thereof had been enacted by this Act and with bank. all remuneration payable thereunder to such bank shall be a charge on Ibid. s. 8. and payable out of the Consolidated Revenue Fund.

13. Where in any legal proceedings in a court in the United Treasurer shall pay Kingdom in relation to the register of Stock of New South Wales or to amount of judgment an entry in or omission from that register or to a right or title to or of stock of New interest in any such Stock or any dividend thereon or upon any petition South Wales. of right in England in relation to such Stock or dividend presented No. 69 1500 s. 2. by any person claiming to be interested in the same the registrar appointed in pursuance of the Inscribed Stock Act of 1883 or this Act is liable under the Imperial Act intituled the Colonial Stock Act 1877 in respect of any judgment decree rule or order of the court the Treasurer shall issue his warrant for the payment from the Consolidated Revenue Fund of such amount as may be necessary to satisfy any such judgment decree or order.

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Matters to be reported to Parliament. *Ibid.* s. 13.

14. (1) The Governor may appoint two or more persons in London as agents for the purposes of this Act of whom one shall be the Agent-General of New South Wales and may empower such agents or any one or more of them to exercise such powers by this Act exerciseable by the Governor as the Governor may authorise or direct.

(2) Every such appointment of an agent shall be notified to any bank with which any agreement has been entered into under this Act and the power and authority of every such agent shall continue in force until such bank has received a notice signed by the Governor of the termination of the agent's appointment.

15. Nothing in this Act and nothing done under this Act except by agreement shall abridge or in any way affect the rights or remedies which any person would have had against the Consolidated Revenue Fund or otherwise if this Act had not been passed.

16. (1) The Governor may appoint two or more persons to be commissioners to accept transfer of and deal with Stock inscribed upon the register in London for the purpose of enabling persons in New South Wales to hold Stock under this Act.

(2) The Governor may make regulations for carrying the provisions of this section into effect and all such regulations on being published in the Gazette shall be valid in law.

17. The Treasurer shall within thirty days after the meeting of Parliament in each year lay before both Houses of Parliament

(i) a report showing

- (a) the particulars of every creation and inscription of Stock whether created for the purpose of raising a loan or for the conversion of outstanding debentures
- (b) the capital amount of such Stock

(c) the rate of interest thereon

(d) the currency and condition of redemption thereof

(e) the particulars of every redemption or payment of the capital amount of any loan or of any portion thereof and

(ii) copies of all agreements appointments rules and regulations effected entered into or made under the authority of this Act prior to such date of meeting.

Sche lule.

SCHEDULE.

| Reference to Act. | Title or short title. | Extent of repeal. | |
|-------------------|---|-------------------|--|
| 46 Vic. No. 12 | "The Inscribed Stock Act of 1883" | The whole Act. | |
| No. 69, 1900 | The "Inscribed Stock (Registrar) Act, 1900" | The whole Act. | |

In the name and on the behalf of His Majesty I assent to this Act.

HARRY H. RAWSON,

State Government House, Sydney, 15th September, 1902. Governor.

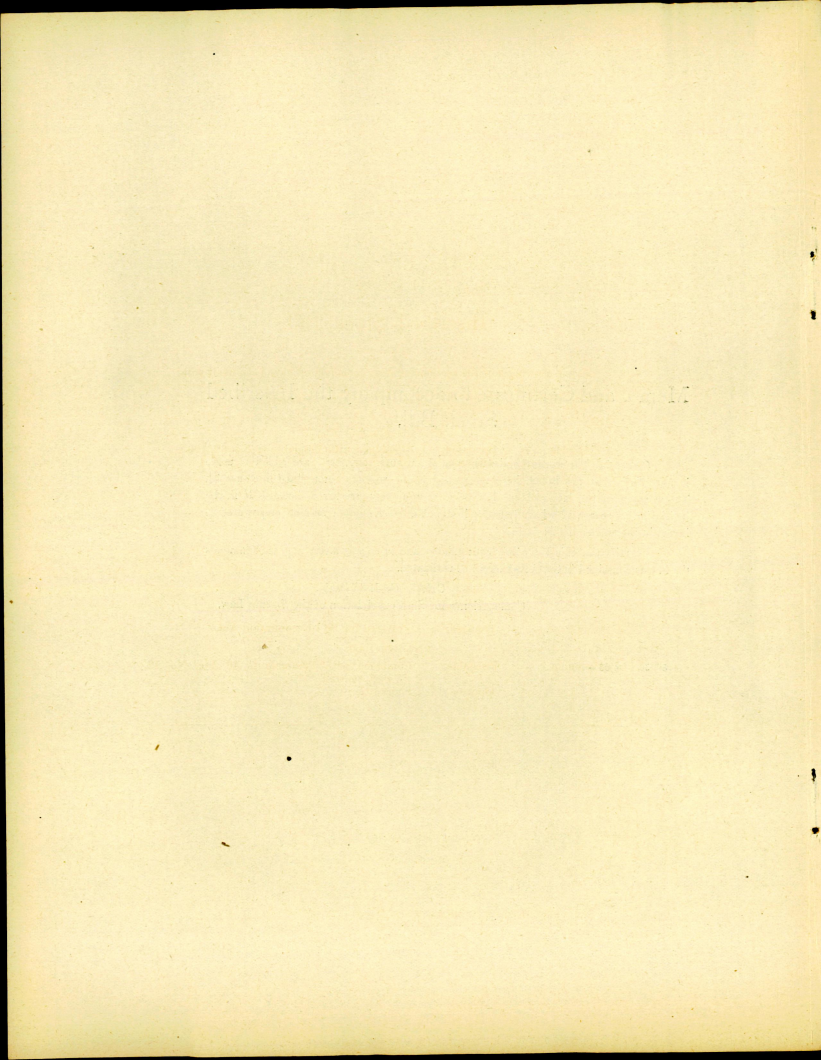
Memo. and Certificate to accompany the Inscribed Stock Bill.

Clause 11. The words "and willing to act as such registrar" are added to make it more clear that the Bench here mentioned is the registrar mentioned in clause 13. The wording of the latter clause has been scrupulously preserved, because it is the legislation by reason of which trustees in the United Kingdom became empowered to invest in the stocks of this State.

I certify that this Bill solely consolidates, and in no way alters, adds to, or amends the law as contained in the Acts therein consolidated.

CHAS. G. HEYDON, Commissioner for the Consolidation of the Statute Law.

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Inscribed Stock Bill.

TABLE showing how the sections of Acts consolidated have been dealt with.

| Section of Repealed Acts. | Section of Consolidated Act. | Remarks. | | | | |
|----------------------------|------------------------------|--|--|--|--|--|
| 46 VICTORIA No. 12. | | | | | | |
| Preamble. | Preamble. | Combined with Preamble to No. 69, 1900. | | | | |
| 1 | Omitted. | Short title. | | | | |
| | 5, 6 | | | | | |
| 3 | 7 |) | | | | |
| 4 | 8 | | | | | |
| 5 | 8 9 | | | | | |
| 6 | 10 | | | | | |
| 7 | 11 | | | | | |
| 4 5 6 7 8 9 | 12 | | | | | |
| 9 | 14 (1) | | | | | |
| 10 | 14 (2) | | | | | |
| ii | 15 | | | | | |
| 12 | 16 | | | | | |
| 13 | 17 | | | | | |
| 14 | Omitted. | Provided for by Interpretation Act. | | | | |
| | | No. 69, 1900. | | | | |
| Preamble. | Preamble. | Combined with Preamble to 46 Vic. No. 1: Part omitted. | | | | |
| 1 | Omitted. | Short title. | | | | |
| 1 2 | 13 | | | | | |

This Public 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, 9th July, 1902.

JOHN J. CALVERT, Clerk of the Parliaments.

New South Wales.



ANNO SECUNDO

EDWARDI VII REGIS.

Act No. , 1902.

An Act to consolidate the Acts authorising the creation and issue of Inscribed Stock and making provisions auxiliary thereto.

HEREAS by the Imperial Act intituled the Colonial Stock Preamble. Act, 1877, it is enacted that on provision being made by the legislature of a Colony and otherwise for the inscription and transfer in a register kept in the United Kingdom by some bank Colonial officer or person (therein referred to as the registrar) of any stock forming the whole or part of the public debt of such Colony and upon a certain declaration in respect of the Stock therein specified being made and recorded as in the said Act mentioned that Act shall apply to the Stock so specified: And whereas it is expedient to authorise the creation and issue of Inscribed Stock within the meaning and subject to the provisions of the said Act and the making of agreements in respect of such Stock and for other matters in connection therewith: Be it therefore enacted by the King'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 -

1. This Act may be cited as the "Inscribed Stock Act, 1902." Short title.

2. The Acts mentioned in the Schedule hereto are to the extent Repeal. therein mentioned hereby repealed.

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- 3. All registrars agents commissioners and other officers Existing officers. appointed under either of the Acts hereby repealed and holding office at the time of the passing of this Act shall remain in office as if this Act had been in force at the time they were appointed and they had been appointed hereunder and this Act shall apply to them accordingly.
- 4. All regulations duly made under the authority of either of Existing regulations. the Acts hereby repealed and in force at the time of the passing of this Act shall be deemed to be and to have been duly made under the corresponding provisions of this Act and as if this Act had been in force when the same were made.
- 5. In this Act unless the context or subject-matter otherwise Interpretation. 46 Vic. No. 12 s. 2. indicates or requires-

"Stock" means Inscribed Stock.

6. Whenever by any Act now or hereafter in force power is Loans may be raised given to the Governor to raise any sums of money by way of loan for in the form of Stock. the public service of New South Wales the Governor may raise the whole or any portion of such sums in the form of Stock.

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to issue of Stock &c. Ibid. s. 3.

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8. The Governor may exercise all or any of the following Conversion of powers-

(a) declare all or any of the debentures issued under the authority Ibid. s. 4. of any Act to be convertible into Stock redeemable at such times and subject to such terms and conditions as he before the creation thereof determines and appoints

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- (2) Nothing in this Act shall authorise an increase in the authorised amount of any loan save only where debentures exchanged for Stock bear a higher rate of interest than such Stock in which case an additional amount of Stock may be issued to make up the difference in current saleable value between such Stock and debentures.
- 10. The principal money due and payable in respect of any Principal and interest Stock together with all interest payable thereon shall be paid by the on Stock how payable. Treasurer out of the Consolidated Revenue Fund. 46 Vic. No. 12 s. 6.
- 11. The Governor may from time to time enter into such Agreement with agreements as to him seem fit with any bank carrying on business in bank in London for Issue of Stock &c. London and willing to act as registrar to provide for all or any of the Ibid. s. 7. following matters—

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(2) Every such appointment of an agent shall be notified to Notification of any bank with which any agreement has been entered into under this appointment of Act and the power and authority of every such agent shall continue in *Ibid.* s. 10. force until such bank has received a notice signed by the Governor of

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16. (1) The Governor may appoint two or more persons to be appointment of commissioners to accept transfer of and deal with Stock inscribed upon Commissioners to the register in London for the purpose of enabling persons in New Colonial investors. South Wales to hold Stock under this Act.

Ibid. s. 12.

(2) The Governor may make regulations for carrying the Regulations. provisions of this section into effect and all such regulations on being published in the Gazette shall be valid in law.

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SCHEDULE.

Schedule.

Ibid. s. 13.

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