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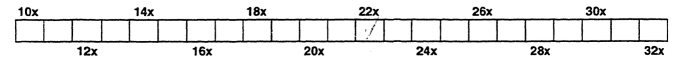
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EMIGRATION COMMISSION.

TWENTY-SIXTH GENERAL REPORT

OF THE

EMIGRATION COMMISSIONERS,

1866.

Presented to both Bouses of Parliament by Command of Ber Majesty.



LONDON:

PRINTED BY GEORGE E. EYRE AND WILLIAM SPOTTISWOODE, PRINTERS TO THE QUEEN'S MOST EXCELLENT MAJESTY.

FOR HER MAJESTY'S STATIONERY OFFICE.

1866.

[Price 1s.]

-• • •

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TWENTY-SIXTH GENERAL REPORT

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CONTENTS.

]	Page
PRELIMINARY REL		-	-	-	-	-	-	11
PASSENGERS' ACT		-	-	•	-	-	-	18
EMIGRATION TO M	IAURIJ	rius a	ND W	EST IN	DIES	-	-	19
MAURITIUS -	-	-	- '	-	-	-	-	26
WEST INDIES :								
BRITISH GUIANA	-	-	-	-	-	-	• 🖕	27
TRINIDAD -	-		-		-	-	-	28
ST. VINCENT	-	-	-	-	-	-	-	30
Grenada -	-		•	-		-	-	30
ST. LUCIA -	-	-	-	-	-	-	-	30
ST. KITTS -	-	*	-	-		•	-	30 •
CEYLON -	-	-	-	-	-		-	33
BAHAMAS -	-	-	-	-	•	•	-	33
AUSTRALIAN COLO	ONIES :							
NEW SOUTH WALL	ES	-	-	-	-	•	-	34
QUEENSLAND	-	-		-	-	-	-	36
VICTORIA -	-	-		-	•	-	-	37
SOUTH AUSTRALIA	-	-	-	-	-	-	-	41
WESTERN AUSTRAL	LIA	-	-	-	-	-	-	42
TASMANIA -	-	-	-	-	-	-	-	4 4
NEW ZEALAND	-	-	-	-	-	-	-	45
NORTH AMERICAN	COLOI	NIES :						
Canada -	- '		-	-	-	-	-	45
New BRUNSWICK	-	-	•	-	-	-	-	46
NOVA SCOTIA, PRI	NCE ED	WARD I	SLAND,	and Ne	WFOUNI	DLAND	-	47
BRITISH COLUMBIA	-	-	-	-	-	-	-	47
LABUAN -	-	-	-	-	-	-	•	50
APPENDIX -	-	- ·	-	-	•	-	-	54

3 . . .

: 16 . (* **1**

LIST.

·•••

	·	ſ,	•	<u>,</u> .,	i		
PRELIMINA	RY		R	$\mathbf{E}\mathbf{M}$	A	PI	s

	Page
Emigration, 1815 to 1865	- 11
Number, nationality, and destination of Emigrants in 1865	- 11
Irish emigration	12
Irish single men to the United States	• 12
Emigrants carried to the United States and British North America	
in steam and sailing vessels	12
Mortality amongst emigrants conveyed in steam and sailing vessels	
Emigration during the first three months of the years 1855 to 1866	
Cholera on board steamers "England," "Virginia," and "Helvetia,"	
from Liverpool to the United States	13
Deaths on the voyage	13
First appearance of disease among the Dutch and German emigrants	14
Emigration to Australia and New Zealand	14
Assisted emigration	14
Government emigration	15
Number of vessels chartered by Government	15
Cost of passage	15
Mortality -	15
Wreck of "Amoor"	15
Number of passenger ships and lives lost at sea from 1847 to 1865 -	16
Accidents to passenger vessels in 1865	16
Wreck of "Gratitude" for New York	16
""London" (S.S.) for Melbourne	16
Number of lives lost	16
" "Wanata" for Melbourne	17
Money remitted from America and Australia for assisting emigration of	
friends	17
PASSENGERS' ACT.	
Prosecutions under Act	18
Amounts recovered by emigration officers	18
en e	
A second	
EMIGRATION TO MAURITIUS AND WEST INDIES.	
Cooly emigration-	
Mortality in the West Indies during the seasons 1859-60 to 1863-64	19
Mortality very large in British Guiana vessels in season 1864-65 -	19
Type of disease	19
Causes of sickness	19
Inquiry in India into causes of mortality	20
A 2	

LIST—continued.

		Page
Clothing sent from England for use of emigrants on the voyage		
the West Indies	-	21
Number of emigrants who left India for Mauritius and the We	st	
Indies in 1865	-	21
Wreck of Cooly ships-		
"Sandringham" for Mauritius	-	21
"Fusilier" for British Guiana	-	21
"Eagle Speed" for British Guiana. Number of lives los	t.	21
"Countess of Ripon" for Grenada and St. Vincent	-	22
Number of Coolies arrived in the West Indies during the seas	on	
1865-66	-	21
Mortality on the voyage	-	21
Proportion of children to adults in ships from Calcutta to t	he	
West Indies in seasons 1861-62 to 1865-66	-	21
Lime juice placed on board "Koomar"	-	22
Chinese emigration—		
Number of Chinese sent to the West Indies in season 1864-65	-	23
Mortality on the voyage		23
Number despatched in season 1865–66	-	24
Mortality on the voyage	-	24
Mutiny on board "Pride of the Ganges." Murder of master as	nđ	
purser	-	24
O Tye Kin's proposal to introduce Chinese into British Guia:	na	
without Government assistance	_	24
Appointment of Chinese officer by Prince Kung to visit and repo	rt	
on the condition of Chinese in the colonies	-	25
African emigration—		
Number of Africans sent to the West Indies in 1865 -	~	25

MAURITIUS.

Immigration-		
Half-yearly inspection of estates on which immigrants a	re	
employed	-	.26
Number of immigrants employed	-	26
Mortality	-	26
Quantity of sugar produced	•	26
Treatment of immigrants	-	26
Sunday labour	•	26
Medical attendance	-	26
Wages	-	27
Desertion and absenteeism	-	27
Appointment of permanent surgeons to Mauritius Immigration	n	
Service	-	27

BRITISH GUIANA.

Immigrants under indenture	-		-	·		-	:	-	-	27
Mortality amongst immigrants		-		· _	-		-		-	27

ģ

LIST-continued.

	r age
Return Coolies despatched in "Clarence" for Calcutta	28
Amount of savings	28
Mortality on the voyage	28
Number of immigrants who entered into renewed indentures, and the	
number who commuted their term of service, during the year ended	
30th June 1865	28

\mathbf{TR}		

Immigrants under indenture	28
Number residing on estates not under indenture	29
Mortality among the Indian immigrants	29
Chinese immigrants-proportion of women to men introduced in 1864-65	29
Return Coolies despatched in "British Trident" for Calcutta	29
Amount of savings	30
Ordinance to appoint two inspectors of estates on which immigrants are	
employed	30

ST.	v	TN	CEI	VT.

Immigrants	under indent	ure	-	-	•	-	-	-	31
Mortality	-	-		• .	-		•	-	31

GRENADA.

Immigrants under	indenture		-	-	-	-		-	-	31
Mortality	-	-		-	-		-		-	31

ST. LUCIA.

Immigrants on e	states	-	-	-	- 1	•	- 8	31
Mortality	-	-	-	-		-	~ 8	31

ST. KITTS.

Immigrants under	indenture		-	-	-	-		-	. •	•	32
Mortality Number of Indian	- immiorar	- its it	Man	- ritins s	- md West	Indias	-				32 32
						munco		-		-	04

CEYLON.

			the south of			-	-	-	-	33
01	dinan	ce to cons	solidate and	amend	the law	relating	to	servants, &	е.,	
1.00	under	contracts	of service	-	-	•	-	-	-	33
٢,	••					11 A.	1			

BAHAMAS.

36 - 4

11

Cultiv	ation of cotton-		
	Number of acres under cultivation	÷.	33
-	Quantity of cotton shipped -	-	33
(•••	Price realized per lb. in the London market	-	33

5

¢.

Pas

LIST-continued.

NEW SOUTH WALES.

	P	age
Land revenue		š 4
Gold revenue	•	34
Assisted immigration -	-	34
Mortality on the voyage	-	35
Immigration and emigration	. .	.35
Population	-	35
Imports and exports	-	35
Gold	-	35
Wool		35
Extent of land in hands of settlers	•	35
Number of acres under cultivation	: · _	35
Increase in the cultivation of cotton and the vine	· .	36-
	:	

QUEENSLAND.

a spara

.,

Land sales	-	-	-	-	-	-		-	-	36
Imports and exp	orts	-	-			-	-		-	36
Population	-	-	-	-	-		-	••	-	36
Number of shee	p and o	cattle in	colony	-		-	_		-	36
Revenue -		-	-	-		-		-	<u>.</u>	36
Public debt of c	olony	-	-	-		-	-		-	36
Establishment of	town	of Burke	etown ne	ar shore	softl	ie Gulf	of Ca	penta	ria	36
Renewal of the					-	-		_	-	36
Progress and po	sition of	of colon	у	-	-	-	-		-	37

VICTORIA.

Gold fields-	1
Number of mining leases and licences granted -	- 37
Population	- 38
Amendment of Land Act, 1862	- 38
Quantity and average price per acre of land disposed of in the colon	y up
to the 23rd October 1865	· - 39
Consolidation of law relating to passengers, harbours, and navigation	- 40
Amendment of laws affecting Chinese immigrants -	- 40

SOUTH AUSTRALIA.

Land	l sales		-	• .	-	-	• -	•		41
,,	leased for	pastura	ge purj	poses	-	-	•	-	-	41
,,	revenue	-	-	-	-	-	-	-	-	41
,,	sold in th	e colony	up to	31st Ma	ch 186	5 ~	-	-	-	41
Popu	lation	-	-	-	-	-	-		-	41
Nort	hern territo	ory								
	Settleme	nt at Ad	lams' F	Bay	-	-	-	-	-	
	Selection	of site	of chie	f town su	spended	1 -			-	42

. 1

LIST-continued.

WESTERN AUSTRALIA.

			rage
Land sales	-	•	- 42
Immigration and emigration	-	-	- 43
Northern districts-			
Camden Harbour settlement abandoned -	· · •	-	- 43
Proposed settlements at Nichol and Roebuck	Bays	- •	- 43

TASMANIA.

Land sales	• • • •	- · ·	<u> </u>	-	44
" Number of acres granted and ungranted i	n colony	-			44
" Extent held under depasturing licences	-	-	-	-	44
" Acres under cultivation	•	-			44
Imports and exports	-	-	-	-	44
Population	-	•	+	-	44
Immigration and emigration	-	. .	-		44
Amendment of Waste Lands Act, 1863 -		-	·	-	44

NEW ZEALAND.

,

	-	-	- 4	45
•	-		- 4	45
	•	-	- 1	45
• .	•	. 5	- 4	45
-	. re	<u>+</u>	- 4	45
	- - -	• • • •		1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -

CA	N.	A.	D	A	•	

Immigration	- •	-		-			-	45
Number of i	mmigr	ants con	nveyed i	n steam a	ad sailin	ig vessels	-	46
Mortality on	the v	oyage	-	-	-	-		46
Average len	gth of	voyage	of stean	n and saili	ng vesse	ls -	-	46
ана 1997 г. – А		NEW	v BRUI	NSWICK.	•		i iti Ali	
Immigration -	, ·-	- ·			· ·			46
Mortality on the vo	oyage	-	-	-	. 🛥		, - 1	47
Farms and farming	lands	for sale	in the c	eolony -	-	-	-	47

NOVA SCOTIA, PRINCE EDWARD ISLAND, NEWFOUNDLAND. - -47.

••

Immigration -

BRITISH COLUMBIA.

Amendment and consolidation of gold mining laws		-		-	48
Ordinance for regulating the acquisition of land	-		• · · ·	-	49.

LABUAN.

Restance we we state it it LABUAN! So see that it gevents	. • •	0.5
Modification of coal lease granted to Labuan Coal Company -		50
Monification of cost finance to make and the		

1.1

 \sim

APPENDIX.

EMIGRATION RETURNS.

GENERAL EMIGRATION.

	Page
No. 1. Total emigration from the United Kingdom for each of the : years from 1815 to 1865 inclusive	
No. 2. Table showing the ports in the United Kingdom from which emigrants embarked, the number embarked at each port, and the countries to which they emigrated, in 1865	
No. 3. Table showing the number of each sex that emigrated from each sex t	
No. 4. Table of the amount of emigration in 1865 from each port in the United Kingdom at which there is an emigration officer, and from all other ports, showing the general destination, statu and nationality of the emigrants, and distinguishing adults from children	d s,
No. 5. Summary of the amount and particulars of the emigration each of the four general geographical divisions to whic emigrants proceeded in 1865	
No. 6. Table showing the occupation, sex, and general destination the emigrants in 1865	of - 64
No. 7. Table showing the details of the emigration to the Australia colonies, Natal, &c., conducted by the Emigration Commi sioners at the expense of colonial funds, during the year 1865	S
No. 8. New South Wales.—Table showing the number and particula: of the ships and emigrants despatched by the Emigration Con missioners at the expense of colonial funds in 1864, 1865, an up to 31st March 1866	rs 1-
No. 9. Queensland.—Similar returns	- 71
No. 10. Victoria.—Similar returns	72
No. 11. South Australia,—Similar returns	- 74
No. 12. Western Australia.—Similar returns	- 76
No. 13. Cape of Good Hope.—Similar returns	- 77
No. 14. Natal.—Similar returns	- 78
COLOURED EMIGRATION.	
No. 15. Mauritius.—Summary of immigrants introduced in each yea since the immigration from India was re-opened in 1843	r - 79
No. 16. Mauritius.—Statement showing the number of immigrants wh have embarked for India from 1st January 1849	o - 80
No. 17. Mauritius.—Table showing the number and particulars of th ships and emigrants which arrived in Mauritius from th East Indies during the year 1865	e
No. 18. West Indies and Mauritius.—Return of immigrants and liberate	

Africans introduced in each year, from 1843 to 1865 - 84 No. 19. Return of immigrants and liberated Africans who have returned to their own countries from the British West India colonies and Mauritius, and (as far as can be ascertained) the amount of earnings remitted through Government agency in their behalf, from 1843 to 1865 - 88

CONTENTS OF APPENDIX.

		Page
No. 20.	West Indies.—Return of ships and emigrants despatched from Calcutta to British Guiana and Trinidad during the season	89
	1864-65	09
No. 21.	West Indies.—Return of ships and emigrants despatched from Calcutta to British Guiana, Trinidad, Grenada, and St. Vincent during the season 1865-66	90
No. 22.	West Indies Return of ships and Coolies (entitled to back	
-	passages) despatched from the West to the East Indies from	
	1850	91
No. 23.	West IndiesReturn of ships and emigrants despatched from China to British Guiana, Trinidad, and Honduras during the	
	season 1864–65	92
No. 24.	West Indies.—Return of ships and emigrants despatched from China to British Guiana and Trinidad during the season	27
	1865-66	93
No. 25.	West Indies.—Return of liberated Africans despatched from St. Helena to British Guiana during the year 1865	94
No. 26.	NatalReturn of ships and emigrants despatched from Madras to Natal during the year 1865 -	95
	MISCELLANEOUS.	
No. 27.	Return showing the amounts of money remitted by settlers in North America from 1848 to 1865	96
No. 28.	Table of the mortality in sailing ships that cleared from Liver- pool for the United States during the year 1865	97
No. 29.	Table of the mortality in steam ships that cleared from Liver- pool for the United States and Canada during the year 1865	99
No. 30	Table of the mortality in sailing ships that cleared from London	

for Australasia during the year 1865 - 104 No. 31. Table of the mortality in passenger ships that cleared from the

Clyde during the year 1865 - 105 -No. 32. Table of the mortality in sailing ships that cleared from Londonderry and Galway in 1865 - 107

No. 33. Summary return of the mortality in sailing and steam vessels to the United States, British North America, and Australasia in 1865 - 108

No. 34. Return showing the accidents which occurred to passenger ships from April 1865 to April 1866 - 109

- No. 35. Return of the number of passenger ships and emigrants despatched in 1865 from the United Kingdom, showing the number of such ships wrecked or destroyed at sea, and the number of lives so lost, so far as at present known - 111
- No. 36. Return of the number of passenger ships and emigrants despatched from the United Kingdom; the number of such ships wrecked or destroyed at sea; and the number of lives so lost, so far as known, from 1847 to 1865, both inclusive - 113

MAURITIUS.

No. 37. Ordinance (No. 29 of 1865) to amend the law as to hospitals and medical attendance for persons under contracts of service - 114

TRINIDAD.

No. 38. Ordinance (No. 10 of 1865) for the more frequent and regular inspection of indentured immigrants -- 125

CONTENTS OF APPENDIX.

CEYLON.

Page No. 39. Ordinance (No. 11 of 1865) to consolidate and amend the law relating to servants, labourers, and journeyman artificers under contracts for hire and service - - - - - - - - - - - - 126

VICTORIA.

No. 40. Act (No. 237 of 1865) to amend "The Land Act, 1862 " - 135

TASMANIA.

No. 41. An Act (No. 20 of 1865) to further amend "The Waste Lands Act, 1863" - 157

BRITISH COLUMBIA.

No. 42. An ordinance (No. 27 of 1865) for regulating the acquisition of land in British Columbia - - - - - - - - - - - - 160

LABUAN.

MISCELLANEOUS.

No. 44. Information respecting free and assisted passages to the colonies 173

TWENTY-SIXTH GENERAL REPORT

OF THE

EMIGRATION COMMISSIONERS.

SIR,

May 8th, 1866.

We have the honour to submit herewith our Report Emigration, for the year 1865.

In the Appendix we place the usual Returns on the 1 to 6. subject of emigration. The result is that in the 51 years that have elapsed since 1814 there have left the United Kingdom 5,901,510 emigrants, of whom 3,597,789, or nearly 61 per cent., have gone to the United States of America, 2,177,850 to British Colonies, and 125,871 to other places. Of the composition of this emigration in the earlier years we do not venture to offer an opinion, but of the 4,827,530 who have left the United Kingdom during the last 25 years we believe that upwards of 60 per cent. were Irish, and that of these the great bulk have gone to the United States. The Irish emigration may be calculated at an average of upwards of 116,000 a year during the whole of that period, which is considerably more than the natural increase of the people could supply. The reduction of the population of Ireland in the last 25 years is thus to a great extent accounted for, irrespective of the mortality in the famine of 1847.

The emigration during the year 1865 was 209,801. of Nationality of emigrants whom there were— 1865.

English	-	-	· •	· -	61,345
Scotch -	-	-	-	-	12,870
Irish -	-	-	·-	-	100,676
Foreigners	•	· . •	· -	-	28,619
Not distinguis	hed	-	·· · · •	-	6,291
14 J. T. J.			- 19 - 19 - 19 - 19 - 19 - 19 - 19 - 19	-	
· · · · ·	Т	otal -	• •	-	209,801

1815 to 1865. Appendices No.

Twenty-sixth General Report of the

Of these there went to-

Destination.

	English.	Scotch.	Irish.	Foreign- ers.	Not distin- guished.	Total.
		-				
British North America	5,083	2,152	7,189	2,551	236	17,211
United States	30,816	5,562	82,085	23,712	5,083	147,258
Australian Colonies and New Zealand	21,082	4,681	10,920	582	18	37,283
All other Places -	4,364	475	482	1,774	954	8,049
Total -	61,345	12,870	100,676	28,619	6,291	209,801

Irish emigration.

No. of emigrants carried to North America in steam and sailing vessels.

Mortality. Appendices Nos. 28 to 33. Emigration during the first three months of the years 1855 to 1866. The Irish emigrants formed therefore 47.98 per cent. of the whole emigration, and 55.74 per cent. of the emigrants who went to the United States. There were among the Irish who went to the United States 31,943single men, being in the proportion of 38.9 to the whole Irish emigration.

Of the emigrants to the United States and British North America 120,923, or 73¹/₂ per cent., proceeded in steam vessels, and 43,546 in sailing vessels. The proportion of those who went in steam vessels was much larger than in any previous year, and as the average price of passage in those vessels was from 30 to 50 per cent. higher than in sailing vessels, the extent to which they were resorted to is a proof that there was no pecuniary distress among the emigrants. The resort to steam vessels is now so general that from the Clyde there were no sailing vessels carrying emigrants last year, nor from Liverpool were there any such vessels to British North America. The mortality, as far as we have returns, amounted in steam vessels to 04 per cent., in sailing ships to 19 per cent. In the first three months of the present year the number of emigrants who left the United Kingdom from ports at which there are emigration officers was 39,672, of whom there went to-

British North America -	-	100
United States	-	32,913
Australian Colonies and New Zealand	• (6,067
All other places	-	592

39,672

Emigration Commissioners.

This, with the exception of 1864, is the largest emigration during the same period of any year since 1854; the increase being principally in the Irish Emigration to the United States. For the sake of comparison we give the emigration of the first three months of each year since 1854. It was as follows:—

Year.	United States.	British North America.	Australian Colonies.	All other Places.	Total.
1855	18,427	302	17,444	504	36,677
1856	13,982	99	7,183	595	21,859
1857	20,820	135	13,445	607	35,007
1858	8,208	24	9,867	1,047	19,146
1859	10,005	59	6,167	1,083	. 17,314
1860	15,117	196	4,411	1,060	20,784
1861	12,156	59	3,227	1,095	16,537
1862	7,210	75	6,322	1,552	15,159
1863	24,900	128	11,930	848	37,806
1864	32,275	78	7,168	1,516	41,037
1865	17,865	114	8,004	1,530	27,513
1866	32,912	100	6,067	592	39,672

Of the emigrants to the American continent the great majority, as in the emigration of 1865, took their passage in steam ships. In one of these the "England," belonging to Cholera on the National Steam Navigation Company, which sailed from board steamers, Liverpool on the 28th March, Cholera made its appearance "England," and among the German or Dutch emigrants on board, on the 6th "Helvetia," day after sailing. Forty deaths occurred before the ship from Liverpool reached Halifax, to which port she proceeded for assistance; states. and it is stated that not less than 200 deaths occurred at Halifax. The ship eventually left that port with her convalescent passengers on 18th April, and it is satisfactory to know that the disease had not made its way from the ship into the colony. Another vessel, the "Virginia," belonging to the same company which sailed from Liverpool on 4th April was also attacked by Cholera after she had been some days at sea. She arrived at New York on the 18th April, having lost 36 by death, and having many sick, and was placed in quarantine. We have no accurate information of the number of deaths that have since taken place among her passengers. A third ship, the "Helvetia," also belonging to the National Steam Navigation Company, which sailed from Liverpool on the 2nd instant, put back from Queenstown with Cholera on board, and is still lying in the Mersey. Her passengers have been removed; and many deaths have occurred among them. The ship will be thoroughly cleansed and fumigated before she is allowed again to proceed to sea.

Disease first Dutch and German emigrants.

In all these cases the Cholera made its first appearance appeared among among the Dutch or German emigrants who are brought from the Continent to Hull and thence sent by railway to Liverpool to be embarked for the United States. We took early steps in consequence to warn shipowners at Liverpool of the risk they run by taking this class of passengers, and of the probability that if the disease continued the powers given by the Passengers' Act to Her Majesty in Council to limit the number of passengers carried in passenger ships would be brought into operation. These representations, and the evident necessities of the case, induced shipowners to take immediate steps to arrest the influx of German and Dutch emigrants, and it may be hoped that when those who were too far on their journey to be stopped have been sent forward, no more will arrive.

Emigration to Australia and New Zealand.

The emigration to the Australian colonies and New Zealand amounted in 1865 to 37,283, distributed as follows:-

To	New South Wales	-	-	-	2,623
	Queensland	-	-	-	12,551
	Victoria -		-	-	9,713
,,	South Australia	-	-	-	5,145
,,	Western Australia	-	-	-	174
,,	Tasmania -	, -	-	-	40
,,	New Zealand	-	-	-	7,037
	Tot	al	-		37,283

This is a decrease, as compared with 1864, of 3,659, and as compared with 1863, of 15,771. The principal decrease is in the emigration to Victoria. Of the above emigrants a considerable proportion received assistance towards their Such assistance is now given principally in the passages. shape of passage warrants or certificates issued in the colonies, on payment of a certain proportion of the expense of passage, to persons desirous of introducing relations or friends. In the case of Victoria a contract has been entered into with the firm of Messrs. Lorimer, Marwood, and Rome, of Melbourne, to find passages for all warrant holders at the rate of 132. 12s. 10d. per statute adult. The contractors are also bound to provide ships at the rate of 131. 14s. 10d. for the single women, whom we select and send out at the cost of the Colonial Funds as domestic servants. To New South Wales passages are provided for the holders of passage certificates in ships chartered by us. To Queensland we despatched, in the year 1865 and in the first three months of the present year, six

Assisted emigration.

Emigration Commissioners.

ships; but for the future the emigration to that colony will, we believe, be conducted exclusively by Mr. Jordan, the Agent-General for Queensland emigration. For South Australia the emigrants are selected by a colonial agent, Mr. Dutton, but are despatched in ships chartered and fitted by us. To show more exactly the scheme of assisted emigration to each of the Australian Colonies and New Zealand, we place in the Appendix a Memorandum drawn Appendix up in this office for the information of the public. No. 44.

In the course of the year 1865 we chartered an despatched the following ships and emigrants :---

		Ships.	Emigrants.
To New South Wales -	· _ ·	5	1,988
"Queensland -		5	1,467
"Victoria		2	417
", South Australia -	· · · · .	14	4,848
"West Australia –	-	2	136
an a		28	8,856

The mean cost of passage in these ships per statute adult Cost of paswas—

					£	S .	d.	
To	New South Wales	5	-	-	12 1	1	8	
"	Victoria -	-	-		13	9	4*	
"	South Australia -	•	-	_	12 1	0	$0\frac{1}{2}$	
,,	Queensland	-		-	13	8	3	
••	West Australia -	-			14	7	6	,

Of the ships 26 have reached their destinations, and the Mortality. mortality on board has been at the rate of—

N				Per cent.
New South Wales	- -	· · -	-	•44
Victoria		-	-	•24
South Australia	-	-	· ' -	1.40
Queensland -	-	· _	-	1.14
West Australia	-	•	-	.73

We are happy to be able to add that in none of these ships has there been any accident attended with loss of life. The only accident of a serious nature was the wreck of the "Amoor" in Plymouth Sound in the month of November "Amoor" in Plymouth

* This was the price fixed by the contract with the Colonial Government for the past year.

and Government emigration, Appendices No. 7 to 14. last. That vessel, having at the time 435 emigrants on board, was at the usual anchorage off Mount Batten on 22d November, when a heavy gale came on, in which she dragged her anchors, and eventually went ashore in Deadman's Bay, at the mouth of Catwater. Fortunately it was possible from the spot where she grounded to land all her passengers in safety, and they were afterwards sent out in another vessel, the "Amoor" being too much injured to be fit for the service.

We place in the Appendix a Table showing the number of wrecks of "passenger" ships, and of lives lost at sea from the beginning of 1847 to the present date, so far as is known, together with a list of "passenger" ships which met with accidents during the year 1865. The most serious of the accidents in 1865 was that to the "Gratitude," Nos. 34, 35, and which sailed from Liverpool for New York on the 18th Loss of "Grati- of November, and was abandoned at sea on the 7th of January of this year, the crew and passengers having been taken off by the barque "Predonia." It is satisfactory to be able to state that during 1865 no life was lost by wreck or other similar accident in any "passenger" ship. Several vessels not included in the annexed list, such as the "Duncan Dunbar," were lost in the course of the year, but not being "passenger" ships under the Passenger Act they do not fall within our cognizance.

> But the emigration of the present year has opened under very different and most melancholy circumstances.

The month of January 1866 will long be remembered for the violence of its storms, and for the loss of the steamer London in the Bay of Biscay. That vessel, one of a line of steamers recently established by Messrs. Wigram, sailed from London on the 30th of December 1865, and after encountering very severe weather, anchored in Plymouth Sound on the 5th of January. She resumed her voyage from Plymouth shortly after midnight on the 6th of January, the weather being at that time, and for 36 hours afterwards, calm and favourable. But on the evening of the 8th it began to blow hard, and in the course of the next day (the 9th) the jibboom and several of her upper spars were carried away. At 11 p.m. of the 10th the engine-room skylight was washed off, and the engine-room almost immediately filled with water, which put out the fires. At 5 a.m. of the 11th the stern ports were driven in, and the sea poured into the saloon through the opening. All hope of saving the vessel was then given up, and very soon after-No. of lives lost. wards she foundered with 233 of her passengers and crew. Nineteen persons, 16 of the crew and 3 passengers, alone

Passenger ships and lives at sea from 1847 to 1865. Accidents to passenger ships in 1865, Appendices 36. tude."

Wreck of steamer " London."

escaped in one of the boats, and were picked up at sea by an Italian barque. The inquiry instituted under the Merchant Shipping Act into this melancholy accident resulted in a judgment that it was attributable to no fault in the construction or loading of the ship, or in its navigation, but was the consequence of the loss of the protection to the engine hatchway.

Another emigrant ship, the "Wanata," which sailed from Wreck of Liverpool on the 2d of January with 183 passengers, for Mel- "Wanata." bourne, after being detained by bad weather till the 23d of January, encountered on the 6th of February a heavy gale in the Bay of Biscay, in the course of which she came into collision with the "Queen of Beauty," and was so much injured as not to be able to continue her voyage. Her passengers and crew were transferred to the "Queen of Beauty," and shortly after the "Wanata" was abandoned she was seen to be on fire. The "Queen of Beauty" arrived in Plymouth Sound on the 10th of February, and arrangements were made by the owners of the "Wanata" to send on the passengers; but as in the wreck they had lost all their clothes, a subscription was opened for their assistance, to which we received your sanction to contribute 501. Since that, all who were willing to continue their voyage have been sent forward in other vessels. Those who were unwilling to do so have been sent home.

We have in previous Reports given a statement of the Morey remitted amounts remitted by persons in the United States and from United the Colonies to assist the emigration of their friends in the assisting emi-United Kingdom. Our returns on this point are necessarily gration of imperfect, but the amount returned to us as remitted during friends. 1865, either in the shape of prepaid passages or in cash, is-

	Prep Passa		Cash	•	Tot	al.	
From United States - "British North] America - [£ 184,192 67	s. d. 8 2 0 0	£ 371,083 1 2,001 1		£ 555,276 2,068		d. 5 6
"Australasia –		-	20,263	4 7	20,263	4	7
Total £	184,259	82	393,348 1	2 4	577,608	0	6

In the Appendix will be found a return, so far as we Appendix could ascertain it, of the money sent home each year since No. 27. 1848.

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PASSENGERS' ACT.

No alteration has been made in the Passengers' Act since our last Report, and no complaint has reached us of its operation. The apprehensions which were entertained of the possible delay of mail packets by the emigration officers have in no instance been verified.

The following prosecutions were instituted under the Passengers' Act during 1865:-

Place.	Party prosecuted.	Nature of Offence.	Result of Prosecution.
London -	W. Firmin & Co.	Breach of 73rd Section.	Ordered to return pas- sage money (141.7s.6d.)
Liverpool -	James Alexander Francis Tracy.	Do. Breach of 75th Section.	Fined 7 <i>l.</i> 5s and costs. Fined 1 <i>l.</i>
Cork -	John Conroy -	Breach of 83rd Section.	Fined 21. and costs.

In the Colonies. The following prosecutions have also been reported to us as having been instituted in the Colonies.

Place. Party prosecuted.		Nature of Offence.	Result of Prosecution.
Victoria -	Master of "Cha- riot of Fame," H. Clarke.	Breach of 24th Section.	Fined 20 <i>1.</i>
New Zealand -	Master of "Canterbury,"] George R. Fentie.	Breach of 16th Section. Breach of 29th Section.	Fined 101. Fined 501.

Amounts recovered by Emigration Officers. The amounts recovered for emigrants through the intervention of the Emigration officers were as follow, viz. :--

		£	<i>s</i> .	d.
London -	-	1	2	6
Liverpool -	-	237	17	6
Glasgow -	-	19	.0	6
Cork -	- 4	,747	11	4
Londonderry	-	14	17	6
	£	,020	9	4

Prosecutions under Act in United Kingdom.

EMIGRATION TO MAURITIUS AND WEST INDIES.

In the year 1864 we had the satisfaction to report that Mortality; the mortality which some years before had marked the emigration from India to the West Indies had gradually decreased, till it had become less than the mortality of the same classes on shore. The rate during the five seasons ending in March 1864, was :--

1859-60	-	- 11.8 per cent,
1860-61 -	-	- 8·5 [°] ,
1861 -62	-	- 5.01 ,
1862-63 -	-	- 2.95 "
1863-64	-	- 3.25 ,,

But in the season 1864–65 this favourable condition underwent a lamentable change. In Trinidad ships, indeed, the mortality was only 302 per cent., and therefore scarcely very large in above the rate of the most favourable of the preceding ships to British years. But in ships to British Guiana, except the first 1864-5 which sailed, the "Lincelles," the mortality exceeded any- Appendix thing we have had before to record. In six ships carrying No. 20. 2,725 passengers the deaths were no less than 787, or 28.88 per cent.

The type of disease in all these ships was the same, viz., a Nature of bilious intermittent fever of a typhoid character, which broke disease. out soon after the ship got to sea, and attacked almost all the emigrants, and generally the crew also. What was the exciting cause of this fever is still undetermined. It was not the ships employed, for they are described by the authorities in British Guiana as especially adapted for the service, well ventilated and found in every respect, and clean and in excellent order on arrival. Nor was it incompetence in the surgeons. In one ship, indeed, the "Ganges," the surgeon was removed by the Governor of the Cape as incompetent; and in another, the "Earl Russell," the surgeon died on the voyage, but in the remaining ships the conduct of the surgeons was spoken of in the highest terms by the Governor and the Immigration Agent of British Guiana. In three of the ships, the "Earl Russell," "Golden South," and "Fusilier," the surgeons had made respectively 9, 14, and 12 previous voyages in our service. Even in the case of the "Ganges" it is remarkable that the mortality between the Cape and British Guiana after the surgeon had been changed, was greater than between Calcutta and the Cape under his superintendence.

What then was the cause of the sickness? By Dr. Crane, Causes of the surgeon of the "Fusilier" and by Dr. Partridge, the sickness.

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Medical Inspector of Emigrants at Calcutta, it is attributed to the numbers on board. Under the Indian law, up to 1864 a space of 12 superficial feet of deck was required for each Statute Adult Passenger. By an Act passed by the Legislature of India in 1864, ships were allowed to carry passengers in the proportion of one statute adult to every 10 superficial feet of deck, provided they had not less than 72 cubic feet of space. This alteration was made to bring the law into accordance with the convention of 1860, regulating the emigration of coolies to the French colonies. It is alleged that the Trinidad Agent, apprehensive of the effect of this reduction of space, continued to embark emigrants for Trinidad on the old scale, and thereby escaped disaster, but that the British Guiana Agent acted on the new law. By a return obtained from the Emigration Agent at Calcutta, it appears that in three ships only was there any considerable excess of numbers beyond the 12-ft. calculation; viz., the " Lincelles," the " Earl Russell," and the "Fusilier." The mortality in the "Fusilier" was the highest ever known. It was also very high in the " Earl Russell," but the " Lincelles." which in proportion to her size had as large an excess of passengers as the "Fusilier" and much larger than the "Earl Russell," was the only healthy ship of the season. It is clear from the reports of the Governor and Immigration Agent of British Guiana, that they did not attribute the mortality to overcrowding.

Another cause has been suggested in the cyclone by which Calcutta was visited on 5th October 1864, after the "Lincelles," but before any of the other vessels, sailed. The depôts of Trinidad and British Guiana were both injured by the storm, but the former only partially, while the latter was destroyed, and its site submerged by the storm wave which ascended the Hooghly. As the Hooghly was at that time full of the dead bodies of persons drowned in the storm, and was therefore even more impure than usual, the deposit which it left behind may be assumed to have been very deadly. The British Guiana Depôt having been reestablished on its old site it is suggested that the coolies while there contracted from the ground saturated with this deposit the seeds of disease, which their confinement on board ship and the change of their mode of life subsequently developed. That the people were not visibly out of health when put on board is certain, from the careful examination they underwent both by a medical officer acting on behalf of the Government of India and by the surgeon of the ship.

Inquiry to be made in India into the causes of the mortality.

The papers connected with the mortality have been transndia mitted to the Gonverment of India, that an inquiry may be tality. instituted into its causes and any remedy that the inquiry may suggest be applied; and the acting Emigration Agent has been desired, in case the result of the inquiry should throw doubts on the healthiness of the site of the depot, to take immediate steps for its removal without waiting for instructions from home. A better description of Clothing has clothing than can be obtained in India has also been sent been sent from England for use out from this country at the expense of the British Guiana of emigrants on Government, as the emigrants are said to suffer with cold in the voyage. passing the Cape. Unfortunately, from the early period at which emigrants came forward last season, the clothing could not arrive in Calcutta in sufficient time for their use.

During the year 1865 the number of emigrants who left No. of emi-India for Mauritius and the West Indies, was-

For Mauritius -	-	20,474
For the West Indies	-	7,154

We regret to say that three accidents, attended with loss of Wrecks of life, occurred to the ships in which they were embarked.

First.-The"Sandringham" while at anchor off Flat Island, "Sandring-Mauritius, on the 14th of March went ashore in a gale of ham." wind, when 19 of her passengers were drowned. An inquiry into the case was held by the Local Marine Board, and the master's certificate was suspended for 12 months.

Second.-The "Fusilier" while at anchor at Port Natal, "Fusilier." where she had put in on account of sickness, dragged her anchors, and went ashore, when 26 of her emigrants perished by drowning or exposure to the weather. And-

Third .- The " Eagle Speed " was wrecked on the Mut- "Eagle Speed." lah Bank in the Hooghly on the 21st August, when 262 out of 497 of her emigrants were drowned. In this case an No. of lives lost. inquiry was held by the Indian Government. The pilot was dismissed the service, and the surgeon was disqualified from again serving in an Indian Emigrant Ship. The papers connected with this lamentable accident have been laid before the House of Commons.

The emigration from India to the West Indies during the No. of Coolies season 1865-66 amounted to 4,849 emigrants, to which are who arrived in the base based of the West to be added 26 born on the voyage, making a total of 4,875. Indies in season We have received intelligence of the arrival of the whole of 1865-66. these ships, and we regret to say that the mortality Appendix No. 21. amounted to 7.95 per cent. In this case the mortality in Mortality. the ships to Trinidad was higher than in those to British Guiana, having been 10.74 in the former, and 6.65 per cent. in the latter.

This mortality was no doubt in great measure attributable Propertion of to the large proportion of children in the ships. The pro- children to adults in ships

grants who left India for Mauritius and West Indies in 1865.

Cooly ships:

from Calcutta.

portion of children to adults in ships from Calcutta had been in the season :---

1861 - 62	-	-	- 10 [.] 3 per	cent.
1862 - 63	-	-	- 7.2	"
1863 - 64	-	-	- 9.4	33
$1864 \cdot 65$	-	-	- 106	,,

In the season 1865-66 it was 24.6. Our experience in Australian Emigration has shown that a large proportion of young children in a ship invariably causes a large mortality rate, and we are careful therefore strictly to limit the number of young children we put on board. The same effect has followed from the same cause in Indian Emigration, but unfortunately there is so extreme a difficulty in procuring female emigrants in India without young children, and without female emigrants the emigration would on moral grounds be so objectionable, that it is difficult to observe the same strictness in Indian emigration that we observe in our emigration from this country. In the present case it is stated that great distress, amounting almost to starvation, had prevailed last summer in some parts of Bengal, and that it was under the pressure of this distress that the emigrants of last season came forward. But distress among the population of India implies a lowering of their habitually low diet, and a still further enfeeblement of their usually feeble constitutions. This would, of course, render them more than commonly susceptible of disease, and less able to resist it. In one ship, the "Koomar" for Trinidad, Scurvy and Scorbutic Diarrhœa were the prevailing diseases, and caused a heavy mortality. This would seem to imply some defect in the lime juice put on board that vessel, and we have taken steps, if possible, to procure some of it for analysis. In the meantime we have directed the emigration officers in India and China to be especially careful in ascertaining the purity of the lime juice put on board emigrant ships; recent events in this country giving reason to believe that adulteration has in some instances been practised in this article; and we have endeavoured to obtain some ready test of the purity of lime juice for the use of Emigration officers both here and elsewhere. We regret, however, to say that our efforts for this purpose have been attended with but little success.

Among the ships despatched from Calcutta was one, the "Countess of Ripon," with 508 emigrants for Grenada and St. Vincent. This vessel, which sailed from Calcutta on 3rd November 1865, made a successful voyage up to the 20th January, when she grounded on a reef off the Island of

Lime juice placed on board "Koomar."

Wreck of "Countess of Ripon" from Calcutta for Grenada and St. Vincent.

Barbados. Her passengers and crew were taken off without accident, and forwarded to their respective destinations. court of inquiry was summoned, and on the evidence tendered to them, the court acquitted the master of all blame for the loss of the ship, expressed an opinion that the utmost care was taken in her navigation, and attributed the loss to an unexpected northerly current. The court added the expression of a strong opinion, that a lighthouse is required on the east end of Barbados, and that, had such a light existed, the accident could not have happened.

CHINESE EMIGRATION.

In our report for last year we explained the arrangement No. of Chinese which had been made by British Guiana and Trinidad for sent to West Indies in season placing on a somewhat more permanent footing the emigration 1864-5. from China to those Colonies. It was provided that those Appendix Colonies should take between them not less than 2,000 No. 23. emigrants in the year, of whom five-eighths were to be sent to British Guiana and three-eighths to Trinidad. British Guiana, however, instead of the 1,250 which would have been received under this arrangement, in 1864-65, applied for 1,800, and actually received 1,766, of whom 414 were women. The number sent to Trinidad was 612, of whom 187 were women, and in addition, one ship, carrying 480, of whom 14 were women, was despatched from Amoy to Honduras. The whole number despatched was therefore Mortality on the 2,858, to which are to be added 15 born on the voyage, making a total of 2,873; the number of deaths on the voyage was 115, equal to 4.0 per cent. Considering the length of the voyage and the impossibility of entirely excluding men whose constitutions have been enfeebled by opium eating, the mortality cannot be considered large.

The Chinese who arrived in Trinidad in the season 1864-65 are generally well spoken of by the Immigration Agent of that colony. He says that, with few exceptions, they have been "more subordinate" than was expected; that some of the gangs have not only worked well for wages, but have surrounded themselves with gardens, and have acquired pigs and poultry; and that the women are nearly all industrious and quiet. There are, however, exceptions, he says, to this description, some of the gangs being idle and unmanageable. The Chinese are more difficult to manage than the Indians, and require temper and discretion on the part of the Overseers. They have no respect for courts where corporal punishment is not inflicted, and are much given to petty thefts. The Chinese imported into Cuba are said to be

voyage.

more honest and trustworthy, and the Immigration Agent is of opinion that a severe discipline, including corporal punishment, would have a good effect on their first arrival. Imprisonment with hard labour they regard without apprehension.

During the season 1865-66 1,250 Chinese emigrants were ordered for British Guiana, and 750 for Trinidad. We have heard of the despatch from China of two ships for Trinidad, carrying 613 emigrants, and three for British Guiana, carrying 1.278

We regret to state that in the "Pride of the Ganges," one of the ships for British Guiana, a mutiny broke out the day after the vessel sailed. The master and the purser were thrown overboard, and the mutineers compelled the first mate to proceed to Hainan, where all the emigrants left the ship. The ship was afterwards taken to Hong Kong by the mate and has since sailed with another body of emigrants for British The alleged cause of the mutiny was the indif-Guiana. ferent quality of the rice on board, but the fact that the rice was subsequently sold in open market at the highest price of the day, seems to disprove the truth of that allegation. The mutineers did no injury to the ship and took away from it nothing but provisions.

We have received intelligence of the arrival at their destination of three ships, conveying 1,106 emigrants. The number of deaths on the voyage was 22, being equal to 1.98 per cent. of the numbers embarked.

An endeavour is about to be made to initiate an emigration from China to British Guiana without Government assistance, which, as it may have important results, and is at all events interesting in its conception, may be noticed here. In the end of 1864 a Chinese Christian, O Tye Kin, who had for 12 years been a revenue surveyor at Singapore, arrived in British Guiana, with the intention of endeavouring to convert without Govern- his fellow countrymen to Christianity. He succeeded very soon in forming a congregation of about 120 persons, and shortly afterwards he commenced, with the sanction and asistance of the local Government, the formation of a settlement about 30 miles from George Town. This settlement the Governor visited, in company with Admiral Hope, and gave it the name of Hopetown. In December last the Governor reported that the settlement had increased to 170 persons; that they had established a store in George Town for the sale of their produce, and that they expected very shortly to pay off the advance of 6001. made to them out of public funds towards the formation of their settlement.

O Tye Kin had proposed to the Governor to adopt in

Emigration in season 1865-66. Appendix No. 24.

24

Mutiny on board " Pride of the Ganges." Murder of master and purser.

Proposal of O Tye Kin to introduce Chinese into British Guiana ment assistance.

British Guiana the system followed in Singapore for the introduction of emigrants. He represented that, according to that system the employer is in the habit of paying the expense of the introduction of the emigrant on condition of receiving his services during two years for food and clothing only. He is sanguine that the same system might be brought into operation for the Hopetown settlement, and probably for the general service of the Colony, and he has proposed to send two delegates to China to collect emigrants on The Government so far adopts the these conditions. scheme as to propose to advance from public funds the amount necessary to despatch the delegates, who on their part are to undertake on their arrival in China, besides obtaining emigrants for the Hopetown settlement, to assist the Emigration agent in procuring emigrants for the planters. Whether the advance is to be repaid by the Hopetown settlement or out of the immigration fund is to depend on the result of the delegates' operations in procuring emigrants for the general service of the Colony. That the delegates may be able to effect this is doubtful, but their presence in China can scarcely fail to be beneficial, as affording the ocular proof of the success of Chinese emigrants in the West Indies which the Emigration Agent in China has continually declared to be indispensable to the continuance of a satisfactory emigration.

The importance of obtaining Chinese evidence as to the Appointment of results of the emigration has been urged on the British Chinese officer Embassy by the Prince of Kung, and on Her Majesty's to visit and Consul at Canton by the Viceroy of the two Kwangs. The report on con. Prince of Kung with this view proposes to despatch a Chinese dition of officer to visit the Colonies to which Chinese emigrate, and Chinese in the Colonies. to report on their condition. The viceroy suggests that the emigrants themselves should combine to send back some of their number to give the results of their experience. There can be no doubt that the information which would be obtained by either of these courses would be most valuable, as an encouragement to the emigration of a respectable class of labourers, and it might be good policy in the Colonies of British Guiana and Trinidad to send back some of the Chinese emigrants for the purpose of making known the advantages held out to labourers in those colonies. At present the Chinese feel a natural distrust of a system the results of which they have no means of ascertaining.

The only African emigration to any of the Colonies African emiduring 1865, was an emigration of 42 Africans from St gration. Helena to British Guiana. Nos. 18, 19, &

We now proceed to give such information as we possess 25.

Twenty-sixth General Report of the

in regard to the condition of Indian and Chinese emigrants in the several Colonies to which they have emigrated.

MAURITIUS.

Immigration.		Men.	Women.	Total.
Annovituus	The number of Immigrants in Mauritius on 1st January 1865, was - The number that arrived during the year	157,993	72,798	230,791
Appendices Nos. 15 to 17.	was	14,910 3,411	5,373 3,344	20,283 6,755
	Total	176,314	81,515	257,829
	The number that left during the year - The number that died - Leaving in the Colony on 1st January - 1866 -	2,854 6,150 107,310	767 2,358 78,390	3,621 8,508 245,700

There was therefore at the end of the year a slight increase in the proportion of women to men in the Colony.

In our Report of last year we mentioned that arrangements had been made to secure a half-yearly inspection by the stipendiary magistrates, of all estates on which immigrants are employed. Their first inspection was made in the summer of 1865. From their reports, which included the whole island, except the district of Flacq (where the stipendiary magistrate had been but recently appointed), it appeared that the number of arpens in sugar cultivation was 107,397. The number of immigrants employed, including women, was 52,973, besides whom there were 16,867 women on estates not employed, making a total of 69,840. The amount of sugar produced was 1,711,842 cwt. or 85,592 tons. The daily average of sick is stated to be 1,994 = 2.85 per cent. The deaths in the half year ending 31st December 1864 had been 994=1.42 per cent. The number of deserters during the half year had been 2,834, and the additional number of labourers whom the planters required was stated at 17,512. These returns, as regards the sanitary condition and mortality of the immigrants, may be considered satisfactory.

In respect to their treatment on the estates the reports of the stipendiary magistrates show that as a general rule the immigrants are well treated ; compulsory Sunday labour, on which so much stress was laid, appears to have been rare. and in the few cases where it had been required it has been ordered to be discontinued. On some estates the camps and Medical attend- hospitals were in bad order, and medical attendance insuffi-

Half yearly inspection of Estates on which immigrants are employed.

No. employed

Quantity of sugar produced.

Mortality.

Treatment of immigrants. Sunday labour.

ance.

cient. To remedy the latter defect an ordinance has been introduced into the legislature which, with some modifications, has since become law. We place a copy of this ordinance in the Appendix. The people's wages also were in Wages. some cases several months in arrear, the masters retaining No. 37. them apparently as a means of preventing desertion. Although there was no risk of eventual loss the practice is evidently objectionable, and the magistrates have called on the masters to discontinue it. The new law, moreover, by disallowing complaints against absentee labourers, where wages are more than two months in arrear, will operate to prevent this practice in future. Desertion and absenteeism, Desertion and as they always have been, and no doubt always will be, are Absenteeism. still the prevailing offences of immigrants.

Arrangements have been made for securing a better class Appointment of of surgeons in ships conveying immigrants from India to permanent Mauritius. With this view five competent medical men have Mauritius immibeen selected to take charge of emigrant ships between India gration service. and Mauritius, and have received permanent appointments for that purpose, at fixed salaries. This arrangement, which would come into operation during the present season, may be expected to have a beneficial effect on the health of immigrants on the voyage.

BRITISH GUIANA.

The number of immigrants under indenture in British Immigrants Guiana on 1st January 1865 was 32,150; of whom there underindenture. were :---

			Males.	Females.
Indians	-	-	17,888	6,732
Chinese -	-	-	5,354	793
Africans	-	-	1,155	227
Portuguese	-	-		1
				·····
Total	-	-	24,397	7,753
		-		

To these are to be added :---

Indians	-	-	-	-	-	3,216
Chinese	· _		-	-	-	1,691
Africans	-		-	-	-	42
Portuguese		-		-	-	13

introduced in the course of the year. The mortality among Mortality the immigrants varies considerably in the different districts, amongst immibeing highest in the county of Demerara, and lowest in the grants. county of Essequibo. The rate of mortality during the last six months of 1864 was 2.2 on the whole number of immi-

grants under indenture. In the first six months of 1865 it was 2.84. The increase was attributable to the number of new immigrants who arrived during the later period.

In the month of September last the "Clarence" sailed from British Guiana, for Calcutta and Madras, with return The number who embarked was 469, of whom emigrants. 389 were adults, 63 children, between 1 and 10 years, and 17 infants. The immigration agent described them as for the most part a very fine body of people. The amount they carried back with them was 11,2351. 4s. 2d., of which 10,8171. 1s. 8d. belonged to the Calcutta coolies, and 4181. 2s. 6d. to the Madrassees. Excluding children, who cannot be supposed to have earned much, this amount was equal to 31l. 10s. $8\frac{3}{4}d$. for each Calcutta adult, and 101. 14s. 5d. for each Madras adult. In addition to this they carried away some jewellery on their persons, but rather less than usual. The "Clarence" arrived in India on the 30th December, having lost 34 of her passengers on the voyage, equal to 7.72 per cent. The greatest number of deaths occurred soon after passing the Cape of Good Hope, where the ship was caught in a violent storm which laid the seeds of disease in many of the older and feebler Indians.

During the year ending 30th June 1865, 5,920 immigrants entered into renewed indentures for five years, and received in bounties \$291,800 for so doing. During the same period 1,190 immigrants paid the sum of \$18,557 as commutation for further service under indenture, and 360 others gave notice of their intention to commute. The number who re-indentured themselves is evidence of the general contentment of the immigrants with their position as labourers on estates, while the number who paid commutation money shows with what facility the industrious may acquire the means of determining their own condition. A large proportion of those who paid commutation money are said to have been Chinese, whose object in doing so was to obtain the bounty on entering into fresh indentures for five years.

TRINIDAD.

Immigrants under indenture. The number of immigrants under indenture in Trinidad at the end of 1864 was—

Indians Chinese	-	-	-	-	-	9,787
Unnese	-	-		-	-	179
		Total	-	-	-	9,966

"Clarence," return Coolies by. Appendix No. 22.

Amount of savings deposited.

Mortality on the voyage.

No. of immigrants who entered into renewed indentures, and number who commuted their term of service.

The number residing on estates, but not under indenture, No. on estates not under was--indenture.

Indians		-			-	5,974
Chinese	-	-	-	-		3
		Total	-	-	•-	5,977

In addition to whom there were in the orphan asylum at Tacarigua 60 Indian children. The whole number, there-fore, in the colony was 16,003, among whom the deaths in 1864 were 341, equal to a mortality of 2.13 per cent.

The number of immigrants under indenture on 1st October 1865 was-

Indians -	-	-	9,499
Chinese	-	-	380
Total	-	-	9,879

In addition to whom there were resident on estates—

Indians Chinese	-	-	-	5,077 205
Tot	al	-	-	5,282

Among the Indians 375 deaths had occurred during the Mortality year, being equal to a mortality of 2.5 per cent. The among the arrival of the Chinese was too recent to allow of any fair calculation of the rate of mortality among them. The proportion of Indian females to males resident on estates was rather more than 33 per cent.; the ratio of females to males of all ages was 38.8 per cent. The proportion of Chinese Proportion of women to men introduced in 1864-65 was 45.61 per cent. Chinese women to men introduced in 1864-65 was 45.61 per cent. During the season 1865-66 the women despatched from China duced. to Trinidad were in the ratio of .99 per cent. only to the men. The importance of the introduction of women is self-evident.

On 21st December last the "British Trident," which had "British been chartered by us for the service, sailed from Trinidad return of with 514 return emigrants for Calcutta. These immigrants Coolies by. may be divided into :

Men. Women. Children. Total. Those who had completed 10 years 72industrial residence 266 59 397 Those who had completed 5 years industrial residence, and paid for their own passages 55 21 1 77 Poor, invalids, and vagrants sent back at expense of the colony 7 33 40 Total 354 87 73 514

Appendix No. 22.

Amount savings.

	£	<i>s</i> .	đ.
The total amount deposited by			
these emigrants for transmission			
to India was	9,700	0	0
The amount deposited with the			
surgeon of the ship in specie was	2,701	3	7
Total	12,401	3	7

besides a considerable amount of specie not deposited, and a profusion of silver chains, bangles, &c. Of the above amounts the sum of 9,700*l* was paid in by 193 individuals, being equal to 50*l*. 5s. 3d. each, and the specie 2,701*l*. 3s. 7d. was deposited by 82 persons, being equal to 32*l*. 18s. 10d. each, in addition to which 20 of these 82 persons paid their own passages, at the rate of 11*l*. 19s. 9d. each.

Among the emigrants were a man, his wife, and seven children, of whom six had been born in Trinidad—and a man and his wife who originally emigrated to Trinidad in 1846 returned to Calcutta at the end of their five years industrial residence—came back to Trinidad in 1858 at their own expense, and returned a second time to Calcutta with 1991. in specie, and 201. 16s. 8d. in the Treasury. There was also a man who had served out one industrial service in Mauritius and another in British Guiana, and had returned to India from each with considerable sums of money, had been robbed of his money in Calcutta, and then emigrated to Trinidad, from which he was now again returning to Calcutta with ample means.

With a view to ensure full protection to immigrants an ordinance was passed last year, to enable the Government to appoint two inspectors to visit estates on which immigrants are employed with the same powers in regard to inspection as the law confers on the Agent General of Immigration. This ordinance, the utility of which cannot be questioned, has, we believe, been approved, and we place a copy of it in the Appendix.

ST. VINCENT, GRENADA, ST. LUCIA, ST. KITTS.

The condition of immigrants in the minor West India Colonies is in general very satisfactory. St. Vincent and Grenada have alone introduced any fresh immigrants in recent years, those namely by the "Countess of Ripon," the wreck of which off the east end of Barbados we have

Inspection of estates on which immigrants are employed.

Appendix No. 38. already noticed. Previous to the arrival of those immigrants Immigrants the number in St. Vincent under indenture wasunder inden. ture in St. Vin-

Indians Portuguese Africans	-	-	-	-	559 80 80
		Total	-	-	719
In Grenada there	e we	re—		_	
Indians	-	-	-	-	1,810
Africans		-	-	-	239
		Total		-	2,049

In St. Vincent the number of deaths during the half year Mortality. ending 30th June last (the latest return we have received) had been 12, equal to 1.66 per cent. for the half year, or 3.32 for the year. The people are described as well conducted, as improving as labourers, and consequently increasing their earnings, and as beginning to profit by the religious instructions imparted to them. The indentures of a considerable number having expired in the spring, all except five, had reindentured themselves to the same estates, and even the five who refused to be reindentured continued to work as before.

In Grenada the number of deaths in 1864 (we have no later returns) was 49, equal to 2.39 per cent., the number of births 70, equal to 3.41 per cent. on the number of immigrants. The immigrants were well conducted, the amount of crime among them very small, the most serious offence having been "cutting and wounding," of which three cases had occurred. Considerable efforts are said to be made by the Scotch church in the parish of St. Patrick to promote the religious education of the Indians, and with that view two religious services had been held in Hindoostanee, with which it is said the Indians were much pleased.

In St. Lucia the number of immigrants on estates on Immigrants on 30th June last was-

Indians Africans	- -	- -	- -	-	$\substack{1,237\\192}$
	Total	-	-	-	1,429

The deaths among them during the half year had been only Mortality. 12, equal to a mortality of .83 per cent. for the half year, and

cent and Grenada.

estates in St. Lucia.

٨ŝ,

1.66 per cent. for the year. The births among them during the same period had been 16. A few had emigrated during the half year to St. Vincent and Trinidad, either to join friends or in search of higher wages. The people had been well conducted, the principal offences brought before the magistrates being unauthorized absence and assault. Only a few of the Indians were still under indentures, and the indentures of the whole will expire in February 1867.

In St. Kitts there were under indenture at the end of 1864-

Immigrants under indenture, St. Kitts.

Indians Portuguese Africans	- -		- -	- - -	-	$235 \\ 233 \\ 215$
		Total	-	-	-	683

Mortality.

No return is given of the mortality among them, but they are said by the Administrator of the Government to be well treated, their houses and hospital accommodation to be good, and that there has been little sickness among them. He states that on visiting estates he announced that he was ready to receive complaints, but that few were made, and those of a very trivial nature. The people, he adds, are generally contented and healthy, and the Indians, though diminutive, and wanting in muscular development, do their work neatly and well. The best imported labourers are, he adds, the Portuguese.

The following table gives the best information in our possession as to the number of Indian immigrants now in Mauritius and the West Indies. The returns, however, in some of the West India Colonies are so defective that they cannot be relied on.

 Colony	•	Number.	 ~
Mauritius Jamaica - British Guiana Trinidad St. Lucia St. Vincent Grenada - St. Kitts - Total	•	 245,700 4,635 27,836 14,576 1,237 1,810 559 235 296,588	

Indian Immigrants in Mauritius and West Indies.

CEYLON.

But besides the Indians who emigrate to Mauritius and Immigration the West Indies, large numbers emigrate every year from from the South the southern districts of India to Ceylon. Formerly the of India. bulk of these Indians crossed at the Gulf of Manaar and travelled by land from Manaar to the Central and Southern Districts. Great suffering and mortality occurred among them on the journey, and the local government took steps in consequence to improve the route by repairing the sheds at the halting places, sinking wells, and establishing hospitals with proper medical attendants. Steps were also taken to facilitate the conveyance of emigrants by steam vessels direct from the coast of India to Colombo and other ports in Ceylon; and Ordinances were passed to regulate the carriage of emigrants by such vessels.

Our information as to the number and condition of Indian immigrants in Ceylon is at present imperfect, but the Governor has been directed to furnish returns which will hereafter supply full information on the subject. In the Ordinance to meantime we print in the Appendix an Ordinance passed in consolidate and amend law 1865 by the Legislature of Ceylon to consolidate and amend relating to the law relating to servants, &c., under contracts of service.

servants &c. Appendix No. 39.

BAHAMAS.

In former Reports we have alluded to the impulse given to trade and agriculture in the Bahama Islands by the civil war in the United States of America. Among other effects Cultivation of it has led to the establishment by certain persons in New cotton. York, of a company styled "The American Cotton Company," who have rented a tract of upwards of 1,000 acres on Long Island, and have introduced from New York labourers and steam machinery. The cultivation of cotton has also been undertaken to a considerable extent in that island by private landowners, and it is believed that the land now under cultivation in cotton is not less than 1,200 acres. The description of cotton principally cultivated is the " pure white Georgia," which is preferred to the Sea Island as bearing more freely and enduring longer. The company are willing to "gin" the cotton of private cultivators at a charge of $1\frac{1}{2}d$. per lb. The quantity shipped from Long Island had amounted in one fortnight to 100 bales, of 250lbs. each, and would have been more if there had been shipping to take it. A lot sold in the London market is said to have realized 1s. 11¹/_d. per lb. This must be admitted to be very satisfactory.

Twenty-sixth General Report of the

NEW SOUTH WALES.

Land revenue.

The Land Revenue of New South Wales for the years 1864 and 1865 respectively is given as follows in the Government Gazette of that colony:--

	1864.	1865.
Land sales Balances of Conditional Purchases Interest on balances of Conditional Purchases Rent and Assessment on Pastoral Runs Ouit Rents	\pounds s. d. 112,719 4 9 	\pounds s. d. 172,271 6 10 34,393 17 1 6,548 11 7 304,776 8 10 689 1 8
Survey of Land Licenses to cut Timber, &c. on Crown Lands Mineral Leases Miscellaneous Services	$\begin{array}{rrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrr$	$\begin{array}{rrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrr$
Total	297,863 3 10	523,535 0 0

Gold revenue.

The Revenue derived gold during the same periods was :---

	1864. 1865.
Duty on Gold	£ s. d. £ s. d. 21,146 16 3 20,462 17 0
Fees for escort and conveyance of Gold, &c.	5,413 10 9 10,413 6 2
Leases of Auriferous Lands	1,075 0 0 875 0 0
Miners' Rights	7,226 5 0 6,739 10 0
Business Licenses	961 10 0 851 0 0
Total	35,823 2 0 39,341 13 2

Assisted immigration. The result is an increase in 1865 of 229,190*l.* 7s. 4d. The total of the ordinary revenue of the colony in 1865 was 1,759,348*l.* 14s. 5d. The total ordinary expenditure 1,738,693*l.* 14s. 3d.

The number of assisted emigrants who arrived in New South Wales in the year 1864, is stated in the Report of the Emigration Agent, printed by order of the Legislative Assembly, to have been 3,977 of whom, were

English	-		-	-	731
Scotch	-	-		-	278
Irish -	-		•	-	2,946
From other	countr	ies		-	22
				-	

Of	these	there	were	:—
----	-------	-------	------	----

Roman Catholics -	-	2,352
Church of England -	-	1,080
,, Scotland -	-	383
Wesleyans	-	136
Other Protestants -		19
Other persuasions	-	7
	-	
		3,977

The mortality on the voyage had been at the rate of '7 or Mortality on less than $\frac{3}{4}$ of 1 per cent. The arrangements on board the the voyage. ships which were chartered and despatched by us are spoken of in terms of gratifying eulogy. The total arrivals Immigration in the colony, exclusive of Chinese, were 20,589; the total and emigration. departures, 16,404; leaving a gain by immigration of 4,185. The number of Chinese who arrived during the year was 84, the number who left 1,044.

The population of the colony on 31 December 1864, Population. was 392,589, being an increase as compared with 1863 of 13,655. The number of marriages was 3,480, of births 16,881, of deaths 6,445. Both marriages and births showed an increase as compared with 1863, but in the deaths there was a decrease. The colony had been unusually healthy during the year.

The trade of the colony was in a very prosperous condition, the exports and imports showing a considerable increase as compared with the previous year. The amounts were :---

1863 - 1864 -	· _	Exports. £ 8,319,576 9,836,042	Imports. £ 6,936,839 8,117,217	1mports. Exports.
Increas	e -	1,516,466	1,180,378	

The imports were at the rate of 251. 9s. $9\frac{1}{4}d$. per head of the mean population of the colony during the year, the exports at the rate of 211. 0s. $8\frac{1}{4}$. The most valuable of the exports, were :---

Gold	-	-	-	-	£ 2,952,471	Gold.
Wool	-	-	-	-	1,628,493	Wool.

In both there was a considerable increase as compared with 1863.

The extent of land in the hands of settlers (exclusive of Lands in hands that held for pastoral purposes) is stated to be 7,545,117 acres of settlers and inder cultivaof which 3,975,148 acres are freehold and 3,569,969 acres tion. leasehold. The extent of land in cultivation is 321,526 acres,

Cultivation of cotton and the vinc.

the enclosed land not in cultivation 1,742,128, the unenclosed land 5,481,463 acres. The cultivation both of cotton and the vine was largely on the increase, the produce of the former having increased from 1,600 lbs. in 1863 to 29,012 lbs. in 1864, The area of vine cultivation had increased from $880\frac{1}{4}$ acres in 1863 to $945\frac{1}{4}$ acres in 1864.

QUEENSLAND.

Land sales.

The extent of land sold in Queensland in 1864 was 139,814 acres, the extent granted 2,311 acres, the extent leased 6,629 acres, making a total of 148,754 acres. Of the land sold 41,194 acres were sold by auction, and 98,619 acres by private contract. The amount realized for the former was 110,996*l*., for the latter 99,729*l*. The extent of land under cultivation was 12,006 acres.

The trade of the colony was increasing rapidly, the value of the exports and imports, having been :---

Imports.	
Exports.	

1863 - 1864 -	Exports. - £ 888,381 - 1,247,054	Imports. £ 1,713,263 2,267,954
Increase	- £ 358,673	₽ 554,691

Population.

No. of cattle in the Colony. Revenue.

Public debt of the Colony.

Establishment of town of Burketown,near shores of Gulf of Carpentaria.

Renewal of search after Dr. Leichhardt. The population is said by the Governor to have increased from less than 25,000 in 1859 to nearly 90,000 in September 1865. The number of cattle in the colony was 882,073, and of sheep 5,665,334. The revenue had risen from 390,823*l*. in 1863 to 502,456*l*. in 1864, with a considerable excess over the expenditure. The public debt of the colony amounted to 548,800*l*., while the debentures authorized to be issued, but still unsold, amounted to 1,301,436*l*.

A township had been established near the shores of the Gulf of Carpentaria, being the first settlement made in that region, to which the Governor had given the name of Burketown, in honour of the unfortunate explorer who lost his life in Australia in 1861. The district in the neighbourhood of the township is said to be rapidly filling up with pastoral settlers, who drive their stock overland from the older districts of the colony.

In the month of August last an expedition was to start from Queensland to renew the search after Leichhardt and his companions, who are supposed to have perished in the interior of Australia as far back as the year 1848. The funds for this expedition had been provided principally by the colony of Queensland, assisted by contributions from Victoria and South Australia, and by private subscriptions. The intention was to proceed to the Flinders, where the last traces of Leichhardt had been observed, and to be guided by circumstances as to the course to be subsequently pursued.

In respect to the general progress of the colony we cannot, Progress and perhaps, do better than add an extract of the speech with which, position of on the 14th September last, the Governor closed the session of the Legislature.

"I feel much satisfaction," he says, "in renewing on the " present occasion the congratulations on the rapid but " solid progress of this colony which I have now been " enabled to address to you in closing the sessions of six " successive years. Since the establishment of Queensland " in December 1859, our European population has increased " from less than 25,000 to nearly 90,000, that is, it has " been augmented nearly fourfold, while our revenue and " our trade (including imports and exports) have been more " than trebled. The other chief elements of material " prosperity have advanced in almost equal proportion. " During that same short period cotton, sugar, and tobacco " have been added to our list of staple products. A line of " new ports has been opened along our eastern seaboard, " from Keppel Bay to Cape York, a distance of 1,000 miles, " while pastoral occupation has spread over an additional " area at least four times larger than the area of the United " Kingdom. In 1859, our settlers had hardly advanced " beyond the Darling Downs to the west or beyond Rock-" hampton to the north Now, in 1865, there are stations " 700 miles to the west of Brisbane, and 800 miles " to the north of Rockhampton. These facts derived " from the official statistics cannot fail to be interest-" ing and instructive to our fellow-countrymen at home, " while they must be to you, as they are to me, a subject " of honest pride and of devout thankfulness."

VICTORIA.

We have received no returns of the extent of land sold or leased in Victoria in the year 1864.

The following are the returns from the gold fields for the Gold fields. first three quarters of 1865.

The number of mining leases sanctioned, and the amount Mining Leases, of capital and minimum number of men to be employed in working them was:---

·	Leases.	Area.	Rent.	Capital.	Workmen.
Ist Quarter 2ud " 3rd " Total	141 210 318 669	A. R. P. 2,394 2 27 4,261 0 35 6,958 2 6 13,614 1 28	£ s. d. 5,968 19 8 10,523 13 1 16,572 4 2 33,069 16 10	£ 399,910 1,000,250 1,562,000 2,962,160	1,980 3,400 4,759 10,139

Twenty sixth General Report of the

and licences.

The number of licences granted to search for any mineral or metal other than gold was:-

				Licences.	Extent.	Amount.
1st Quarter			-	5	A. P. R. 1,377 3 11	£. s. d. 18 5 0
2nd "	.		-	17	8,446 0 0	60 0 0
3rd "		• • •	-	5	3,152 0 0	30 0 0
	Total		-	27	12,975 3 11	108 5 0

The number of water-right licences granted for gold mining purposes was :---

	Licences.	Area.	Rent.
lst Quarter	15	A. E. P.	£ s. d. 90 0 0
2nd " • • • • • •	3	-	14 10 0
3rd "	17	453 1 0	716 0 0
Total	35	453 1 0	820 10 0

Population on gold fields.

The estimated population on the gold fields on the 30th September last was :---

r	Men.	Women.	Children.	TOTAL.
Europeans · ·	117,928	41,842	64,535	224,608
Chinese	29,266	1	50	29,317
Total	147,194	41,843	64,888	253,925

Amendment of Appendix No. 40.

In their session in the early part of last year the Legis-Land Act, 1862. lature of Victoria passed an Act of which we print a copy in the Appendix entitled "An Act to amend the Land Act. 1862." The Land Act 1862 made provision for the sale of agricultural lands by selection, but limited the quantity to be so sold to any individual within 12 months to 640 acres. This limitation was extensively evaded and the sales were consequently stopped. By the Act of 1865 agricul-tural land must in the first instance be taken on lease at 2s. an acre in sections of not less than 40 nor more than 640 acres, but may be bought on certain conditions at any time within seven years at 11. an acre. At the end of seven years if not bought, the land with all improvements on it becomes forfeited. The conditions of the lease are :--

1st. That it should not be assigned within three years, nor until certain improvements have been made.

2nd. That improvements to the extent of 1l. per acre, shall be made within two years.

3rd. That when these improvements have been made, the lessee may require the land to be put up to auction at an upset price of 1l. per acre plus the value of his improvements, the latter to be paid to him if he is outbid.

4th. That if the lessee reside three years and make the stipulated improvements, he may purchase the land at 11. per acre without auction.

The following is the quantity of land disposed of in Quantity of Victoria up to 23rd October 1865, and its average price :- land disposed of

in Colony up to October 1865.

	Acres.	Average Price per Acre.					
By Auction previous to Land Act, 1860 , Auction and selection under "" , Selection under Land Act, 1862 – """, "Amending Act, 1865 Total –	3,733,566 798,242 { 1,423,235 1,670,739 7,625,782	$\begin{array}{c} \pounds \ s. \ d. \\ 1 \ 9 \ 0 \\ \text{Auct.} \ 1 \ 3 \ 6 \\ \text{Selecn.} \ 1 \ 0 \ 11 \\ 16 \ 4\frac{1}{5} \\ 1 \ 4 \ 6\frac{1}{5} \end{array}$					

To carry the Act of 1865 into operation, 29 land offices have been established in the Colony; 188 agricultural areas, comprising 3,251,292 acres, have been proclaimed open for settlement, of which 1,670,739 have been taken up, 551,416 have been withdrawn as probably auriferous, and 1,028,885 remained open for selection in October last.

With a view to facilitate the acquisition of land the Government is empowered to subdivide leases and to grant separate leases to each occupant. The number of leases so subdivided has been 133, the number of subleases granted 279; the extent of land comprised in these subleases 53,901 acres, or an average of $193\frac{1}{4}$ acres each. But to defeat attempts of individuals fraudulently to obtain more land than the Act allows, the Land Board is empowered to disallow applications at any time within 30 days of their receipt. This power had been exercised in 241 cases.

Claims arising from "Rural Store Licences" issued under the Act of 1862, and from the right of pre-emption of homesteads, were under investigation, the former, to the extent of probably 15,000 acres, valued at 20,000%, the latter, to the extent of 7.450 acres, valued at 9,100l. Arrangements were also in progress for leasing for residence and cultivation plots not exceeding 20 acres on or near the gold fields. The number of applications for such plots had been 2,800, of which the number recommended for approval was about 1,600. The extent of land comprised within these leases will probably be 25,000 acres, the rent about 6,400*l*. per annum.

As regards actual settlement it is considered that the operation of the Act of 1865 has been far more beneficial than the operation of previous systems. Of the 3,733,566 acres alienated before 1860, almost the whole is said to have been occupied solely for the purpose of pasture; of 1,833,000 alienated by selection under the Acts of 1860–62, 1,600,000 are held by pastoral tenants; and are said to be "to this day untouched by the plough;" while of the land alienated under the Act of 1865 three-fourths, representing upwards of 1,000,000 acres, have been taken by persons intending to settle. The Land Act it is said is working as satisfactorily as can reasonably be expected, and will be the means of settling within a short time all who desire to establish themselves on land in the colony.

The conclusion that the Act is working well is reasonable. The principal thing to be apprehended is that the acquisition of land in small plots has been made so easy that those who ought to be labourers will be tempted to take land on their own account, and that good labourers will thus be turned That, however, is so obvious a risk, that into bad farmers. the Colonial Legislature must have been well aware of it when they passed the Act, and must therefore have considered it less essential than it is generally considered in this country. Time alone can show whether this result will follow or whether in Victoria, as in some countries in Europe, facility in acquiring land may not give birth to a class of peasant proprietors as remarkable for their industry and intelligence as for their good conduct, loyalty, and attachment to their country.

^{of} The legislature of Victoria also passed two Acts relating to immigration, entitled respectively, "An Act to consolidate the Law relating to Passengers, Harbours, and Navif gation," and "An Act to amend the Laws affecting the Chinese immigrating into or resident in Victoria."

The first is simply a Consolidation Act. It repeals 12 Acts wholly or partially, and re-enacts their provisions with some omissions and slight modifications which appear unobjectionable. The repealed Acts were for the most part founded on English laws of the like nature.

The other Act repeals the Chinese Immigration Statute, 1864, and re-enacts it with the following omissions, viz., (1.) The tax of 10*l*. on the master of vessels bringing male Chinese into the Colony; (2.) The tax of 4*l*. on Chinese entering the Colony in any other way than on board a ship; and (3.) The limitation in passenger ships of one passenger

Consolidation of law relating to passengers, &c.

Amendment of laws affecting Chinese immigrants.

to every 10 tons of the ship's tonnage if any of such passengers were male Chinese.

SOUTH AUSTRALIA.

The sales of land in South Australia in 1864 were as Land sales. follows :---

	E	Average price per acre.					
	А.	Ŕ.	г.		£	<i>s</i> .	d.
Town lands -	46	3	9	-	27	5	10
Special country lots	4,194	2	0	-	1	1	9_{10}
Country sections -	131,886	2	25	-	1	5	910
Country lands -	88,043	0	0	-	1	0	$4\frac{-3}{10}$

The total amount realized from sales was 265,4411. 5s. As compared with 1863, there was a great decrease in the sale of town lots and special country lands, but a great increase in that of country sections and country lands. The increase in the amount realized was upwards of 46 per cent.

The extent of land leased for pasturage was 3,736 square Land leased for miles, at a rental of 27,5231. 18s. 6d., and the land let on pasturage mineral leases was 1,742 acres. The whole land revenue Land revenue. received during the year was :---

	£	S.	d.
From sales	256,672	18	0
From pasturage leases -	62,098	0	0
From mineral leases, timber and gold licences, &c }	18,198	18	5
e e	336,969	16	5

The quantity of land sold in the colony up to 31st March Quantity of 1865 was 2,893,814 acres; the quantity enclosed was land sold to 3,499,098 acres, of which 587,775 acres were under cultivation, and 2.911,323 uncultivated.

The population of the colony on 31st December 1864 Population. was estimated at 147,341, of whom 75,888 were males and 71,453 females. The estimated increase during the year was 6,925 souls, of whom 3,282 were from the excess of immigration over emigration.

In former reports we have explained the steps that had Northern been taken for forming a settlement in the northern district Territory. of the colony at Adams Bay. At the head of the settlement Adams Bay. was placed Mr. Finniss, and he selected as a site for the chief Town a spot near Escape Cliffs, at which he said he had found ample supplies of excellent water at a depth of 24

Some doubts were from the first entertained at feet. Adelaide as to the wisdom of Mr. Finniss' proceedings which subsequent events have tended rather to confirm than The land in the neighbourhood of Escape Cliffs, is remove. described by some of the principal settlers there as " of the " most worthless description, being principally scrub, sand, " and swamp, utterly unfit for arable or pastoral purposes." They therefore protested in strong terms against the establishment of the chief town at that place, and urged a further exploration of the country as far as the Victoria River. The result has been the recall of Mr. Finniss by the Government of South Australia, and the appointment of Mr. Manton in his place, with instructions to despatch an officer to explore The majority of the settlers had also returned the country. to Adelaide. In the meantime the selection of the site of the chief town has been suspended, and the most recent despatches hold out an expectation that, after all, the country will be found well adapted for pastoral settlers.

Connected with the settlement was an undertaking of so extraordinary a nature that we may be allowed to notice it here. Some of the settlers, irritated and disgusted at the ill success of the settlement determined to quit it at all hazards and without delay. Having no other means of doing so, they embarked to the number of seven in a small boat 231 feet long, 6 feet wide, and 2 feet deep. Washboards were added and decking, and tarpaulin on the bows and stern, and with no other provisions than 200 lbs. of bread and biscuit, some cheese, a few tins of preserved beef and about 70 gallons of water, these seven adventurers prepared to find their way back to the inhabited parts of the continent. They left Adams Bay on the 7th May and on the 29th reached Camden Harbour, where they obtained fresh provisions. On the 3rd June they resumed their voyage, and on the 19th, after having narrowly escaped being swamped in a gale of wind, they reached Nichol Bay, which they left on the 23rd without having discovered the West Australian Settlement. On the 8th July they reached Champion Bay in Western Australia, having thus accomplished a voyage of 1,600 miles. Such a voyage in such a vessel is we believe unprecedented.

WESTERN AUSTRALIA.

Land sales.

The land sold and the revenue derived from land in Western Australia during the year 1865 was:---

	No. of Lots.	Acreage	e	Amount realized.		
		А.	R. P.	£ s. d.		
Town lands	116	75	1 21	793 12 0		
Suburban do	60	281	2 10	375 9 6		
Country lots	89	7,564	3 0	2,379* 7 6		
Pastoral leases and licences	1878	19,093,331	2 0	11,726 0 10		
Miscellaneous receipts -				606 3 6		
Total -	2143	9,101,253	0 31	15,880 13 4		

Exclusive of 1,5447. 10s. paid by remission.
 Exclusive of 3,250,000 acres in 35 free licences.

The number of immigrants who arrived in the colony Immigration during the year from all quarters was 1268, the number who and emigration. left was 836, the increase by immigration was therefore 432. But as the number of convicts despatched to the colony was 559, and of immigrants sent out by us 136, making together 695, it follows that a considerable number of those resident in the colony at the beginning of 1865 must have left it during the year.

In our report of last year we explained the steps which Northern had been taken for opening up and settling the country in Districts. the northern districts of the colony. With this view an expedition was despatched in March 1864 to the Glenelg River, and on their favourable report associations were formed to occupy and stock land in Roebuck Bay, in the neighbourhood of Nichol Bay, and at Camden Harbour. To Roebuck Bay 12 men with 800 sheep and 6 horses were despatched; to Nichol Bay, 38 men and 5,010 head of cattle and sheep; and to Camden Harbour, 120 men, 5,000 sheep, and 34 horses. In consequence of these settlements a stipendiary magistrate was appointed to the district by the Governor and despatched to Camden Harbour.

Unfortunately Camden Harbour failed to realize the Camden Harexpectations that had been formed of it. The land was bour settlement found to be rugged and stony, the grasses dry, hard, and abandoned. innutritious; the country was infested with blow-flies which attacked and injured the wool of the sheep, and the heat was intense. The result was that three of the settlers died of sunstroke immediately after landing, and that before the end of three months out of 4,500 sheep landed not 1,000 were alive, and those in a very feeble state, and of 34 horses only 26 remained. Camden Harbour was consequently abandoned. and the settlers brought away. It was contemplated to form a new settlement for them in the neighbourhood of Nichol Proposed settle-Bay, and to extend for a twelvemonth, from the formation of ments at Nichol

Twenty-sixth General Report of the

and Roebuck Bays. the new settlement, the exceptional privileges for the purchase of land offered them at Camden Harbour. We have not yet heard whether the result of the explorations of the country at Nichol Bay has been sufficiently favourable to justify the formation of a settlement in that district. Our information respecting the settlement at Roebuck Bay is also too scanty to allow us to form any opinion as to the ultimate success of the settlers there.

TASMANIA.

Land sales.

The	sales	of	land	\mathbf{in}	Tasmania	during	the	year	1864
were,	-								

Town and suburban	А.	R.	Р.	£	<i>s</i> .	d.
allotments	1,273 140,108			7,546 108,250		
	141,381	1	1-3	£ 115,796	17	11

Number of acres granted in the colony is stated granted and ungranted in Colony. Land held under depasturing licences, Land under eultivation. The whole number of acres granted in the colony is stated at 3,555,191; the quantity still ungranted at 13,222,809. The extent of land held under depasturing licences is 2,391,953 acres; the rental, 12,1807.7s. The extent of land in cultivation was in 1863, 267,173 acres; in 1864, 252, 164, showing a decrease in the latter year of 15,009 acres. The imports and exports during the two years were—

Imports. Exports.	1863 1864	Imports. £902,940 908,265	•
Population.	The estimated population	n was on—	01 510
	31st Dec. 1863 31st Dec. 1864 -	-	- 91,519 - 93,307
	Increase	-	- 1,788
Immigration. Emigration.	The arrivals in t the year were The departures	he colony	during - 3,711 3,521
	Difference		- 190

Amendment of Waste Lands Act, 1863. In their session of 1865 the Legislature of Tasmania passed an Act "to further amend the Waste Lands Act, 1863." This Act provides facilities for the settlement of

associations of agriculturists; for the acquisition of lands for public works, for the clearing of such lands for the purposes of the works, and for compensating the owners or occupiers; and for the proclamation of "agricultural areas" and their division into lots, and lease by tender for terms of 21 years at rents of not less than 1s. an acre. We place a copy of this Act in the Appendix.

Appendix No. 41.

NEW ZEALAND.

We have no return of the quantity of land sold in New Zealand in the year 1864, nor of the revenue derived from it; but it appears, by the census taken in December of that year, that the extent of land fenced had increased from Extent of land 409,473 acres in 1861 to 1,070,203 acres in 1864, being equal to an increase of 161.36 per cent., while the extent under crop had increased from 226,500 acres in 1861 to 381,526 acres in 1864. The European population, exclusive Increase of of military, had increased during the same period from European 98,971 to 171,931, being an increase of 73 71 per cent. The males had increased in a somewhat greater proportion Proportion of than the females, and the disparity between the sexes is very males to large, the males being 106,479, the females only 65,452. Number of The number of horned cattle in the islands on 31st December horned cattle in 1864 was 249,021, of sheep 4,945,473. The quantity of Colony. gold exported from the colony from 30th September 1864 to Quantity of 30th September 1865 was 478,071 oz., of the value of gold exported. 1,854,000L; the total quantity exported from 1st April 1857 to 30th September 1865 was 2,134,027 oz., of the value of 8,263,0001. Of this 1,844,784 oz., of the value of 7,148,540%, had been obtained in Otago, and 133,573 oz., of the value of 523,186/., in Canterbury.

CANADA.

The number of immigrants who arrived in Canada in Immigration. 1865, by the route of the St. Lawrence, was 21,355, being an increase, as compared with 1864, of 2,208. There were—

Cabin passengers	-	-	-	1,560
Steerage do.	-	-	-	19,795
				·
				21,355

Twenty-sixth General Report of the

Immigrants conveyed in steam and sailing vessels.

Of these there sa	uled from—
-------------------	------------

		In Steam Ships.	In Sailing Ships.
English ports -	-	9,231	69
Irish do	-	4,626	56
Scotch do	-	2,583	21
German do	-		1,413
Swedish, &c. do.	-		3,394
Other countries -	-		12
•			
		16,440	4,965

Mortality.

of voyage of steam and sailing vessels.

The number of deaths among the 1,644 emigrants who left the United Kingdom in steamships was 7 = .04 per cent. among the 146 who went in sailing ships there were no deaths. Among the 1,413 emigrants from German ports there were 29 deaths, = 2 per cent., and among the 3,394 from Average length Swedish and Norse ports, 14 deaths = \cdot 41 per cent. The average length of voyage of the steamers from England (which called at Irish ports) was 13 days, from Scotland, 16 days. Of sailing vessels the average voyage was from-

							_
England	-		-		~	35 d	lays.
Ireland	-	-		-	-	34	,,
Scotland	-		-		-	36	"
Germany	-	-		-	-	36	,,
Norway an	od Sn	reder	۱	-	-	42	,,
Other cour	atries		-		-	48	23

The Report from the emigration agent at Quebec, which is generally received before this time, has not yet reached our hands. We are, therefore, unable to state in what way the emigrants who arrived in the St. Lawrence have distributed themselves; how many have merely passed through Canada, or how many have become permanent settlers there. Neither are we able to state what number of emigrants have entered the province from the United States by the Niagara frontier, or at other points. During the last two years the numbers who entered the colony from the United States exceeded, according to the calculations of the emigration agents, the number who left it. If that was the case during 1865 the addition to the population of the colony by immigration would not be inconsiderable.

NEW BRUNSWICK.

Immigration.

During the year 1865 there arrived at the port of St. John 1,456 passengers; of whom 1,212 were conveyed

in steam vessels and 244 in sailing ships. The great majority of these passengers appear from the passenger lists to have taken passage in the first instance for New York, and are therefore not included in the return of emigration to New Brunswick in Appendix No. 3. Of the whole number there were from-

England	-	~	-		41
Scotland		-	~	- 1	1,217
Ireland	-	- '	-	-	198
					1,456

No deaths are reported, but it is said that for the first Mortality. time in several years all the passengers arrived in good health, and not a single person was landed at the quarantine station, a result which the immigration agent attributes to the careful superintendence bestowed on the vessels by the emigration officers at the port of departure.

It is believed that of the number who arrived at least 500 have remained in the colony with the intention of settling there. The immigration agent states that arrangements have been made for keeping a record of farms and farming Farms and have been made for keeping a record of farming and farming lands lands for sale, so as to enable purchasers to ascertain without for sale in the difficulty where they can meet with what they seek, a Colony. measure which cannot fail to be very useful to immigrants with some capital.

NOVA SCOTIA, PRINCE EDWARD ISLAND, NEWFOUNDLAND.

The emigration to these colonies in 1865 was very small, Immigration. vizt., to---

Nova Scotia	-	- 336	·
Newfoundland -	-	- 32	
Prince Edward Island	-	- 2	
1			
		, 370	

BRITISH COLUMBIA.

We are not aware of any emigrants having proceeded direct from the United Kingdom to British Columbia in 1865. There was no doubt an influx of immigrants from 10.03627

neighbouring countries, but we have no return of the numbers.

Ordinance to amend and consolidate the gold mining laws.

In their session in the spring of 1865 the Legislature of British Columbia passed an ordinance to amend and consolidate the gold mining laws. This ordinance is so long that we do not print it in the Appendix. It is rather a re-arrangement of the various proclamations existing on the subject than the enactment of a new law, and the great bulk of it consists of minute regulations relating to the establishment of miners' rights, and the manner of working mines. It provides for the appointment of gold commissioners and the establishment of miners' courts, in which the commissioner is to preside. It gives the commissioner power to decide all cases brought before him, without a jury, and to enforce his decisions in the same manner as a judge of the supreme court. But in cases exceeding 5l. in value it allows an appeal to the supreme court. In respect to miners it provides that every person over 16 years of age shall be entitled to hold a claim: that a miner's certificate shall be for either one or three years, at a fee of 11. for each year; that three days, but not more, shall be allowed for the renewal of an expired certificate; and that during the currency of the cortificate every free miner shall have a right to enter a mine on any unoccupied crown lands. Miner's "locating" claims are bound to register them within three days, if within 10 miles of the office, with an allowance of one day additional for each additional 10 miles distance. Claims are to be registered annually. In case of dispute priority of registration is to give primâ facie a title. Transfers of claims are to be by written documents registered with the gold commissioner. A miner may hold any number of claims by purchase, and one quartz, and one other claim by pre-He may also hold a claim on each hill, creek, or emption. ravine, provided they be not less than 10 miles apart. Adjacent claim holders may be allowed by the gold commissioners an entry into a claim, if absolutely necessary to the working of their own claims, upon such terms as may appear reasonable to the commissioners. Claims unworked for 72 hours. excluding Sundays and holidays, are, except sickness or reasonable cause be shown, to be considered abandoned. The size of claims, and the mode of working them according to the features of the country is prescribed, and provision is made for the drainage of mines. Mining partnerships are recognized, and limited liability upon the cost-book system is provided for. The commissioner is empowered to grant leases for a period not exceeding 10 years, of extents varying according to the nature of the land.

Such leases to be understood to contain a reservation of the rights of the Crown, and of rights of way and water to the public; and also to contain a covenant by the lessee to work the mine in a "mine-like-way." The commissioner is also authorized to give a right for a term not exceeding five years, to divert any creek, stream, or lake, and regulations are made to secure the rights of others, and to provide for the settling disputes. The size of ditches, and rules for measuring the water are laid down, and also the mode of compensation for damage done to ditches or water-courses in the construction of roads or other works, and for damage done by the giving way of ditches or water privileges. The commissioner is empowered, on the requisition of not less' than 101 free miners in a district, to constitute a "mining board" to consist of not less than six, nor more than twelve, miners of the district, elected by the votes of the miners. The board is to have power to make byelaws to be approved by the gold commissioners, but the governor is empowered by an order under the public seal at any time to dissolve any mining board. Lastly, provision is made for enforcing penalties for infractions of the law; but rights acquired previous to its enactment are not to be affected by it.

It might, perhaps, have been considered that a large portion of this ordinance, dealing as it does with minute and variable details, would have been more conveniently promulgated in the shape of regulations by the governor if the Legislature had conferred upon him the powers to make such regulations. This would have allowed of the more easy revision and alteration of such as in so new a state of things must constantly require reconsideration. At the same time the local authorities must, no doubt, be considered the best judges of the form in which a law of this kind should be framed, and as the convenience of regulations is self-evident, there were, we presume, objections to that course of proceeding which do not occur to us.

The Legislature also passed an ordinance, of which we Ordinance for print a copy in the Appendix, to regulate the acquisition of regulating the land By this Act a difference is made in the acquisition of land. By this Act a difference is made in the mode of land. dealing with surveyed and unsurveyed country lands. The Appendix former can only be acquired by purchase at auction, or if No. 42. not sold at auction by private contract at the upset price fixed in the ordinance, viz., 4s. 2d., an acre. The latter may be acquired by what is termed preemption. Under this system any person may take possession of any unsurveyed, unoccupied, and unreserved country land, not exceeding 160 acres, and not being the site or proposed site of a town, or auriferous land, or an Indian reserve, provided he first

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obtains a licence for the purpose from the magistrate of the district, and on payment of a fee of 8s. 4d. the magistrate is to record the claim, and grant a "Record Certificate," which is a bar to all previous claims to the same land. When the Government survey extends to the land thus "pre-empted," the claimant, his heirs or devisees, or (if he shall have obtained from the stipendiary magistrate of the district a certificate that he has made permanent improvements thereon to the value of 10s. an acre,) his assigns become entitled, if there has been a continuous occupation of the land, to purchase it at 4s. 2d. per acre. A pre-emptor may also pre-empt an additional tract, not exceeding 480 acres of contiguous land upon payment of 2s. 1d. an acre, leaving the remaining 2s. 1d. to be paid when the land is surveyed. Provision is made for the case of disputed claims. and the right to pre-empt is confined to British subjects, and to those aliens who may have taken the oath of allegiance. Aliens who have not taken that oath can purchase but cannot " pre-empt " lands. the second second

This ordinance is in the main substantially the same as the former law, "The Pre-emption Consolidated Act, 1861," which it repeals; but new provisions are introduced for regulating the mode in which the right to appropriate water for irrigation and other purposes is acquired, and for enabling the Governor in his discretion to grant pastoral leases to bonâ fide pre-emptors or purchasers, and to issue timber cutting licences. The ordinance fixes no limit to the term of the pastoral leases that may be granted, but it makes them subject, without compensation, to the right of reserve, and of pre-emption and purchase by any person during the term, and to the condition of being properly stocked within six months, as the stipendiary magistrate may direct.

As the granting of pastoral leases is in the discretion of the Governor he has been instructed to limit the term to be granted to seven years, and he has also been desired not to "exercise the power of making free grants conferred on him by the 55th section of the order, without the previous sanction of the Secretary of State.

LABUAN.

Modifications of coal lease granted to Labuan Coal Company.

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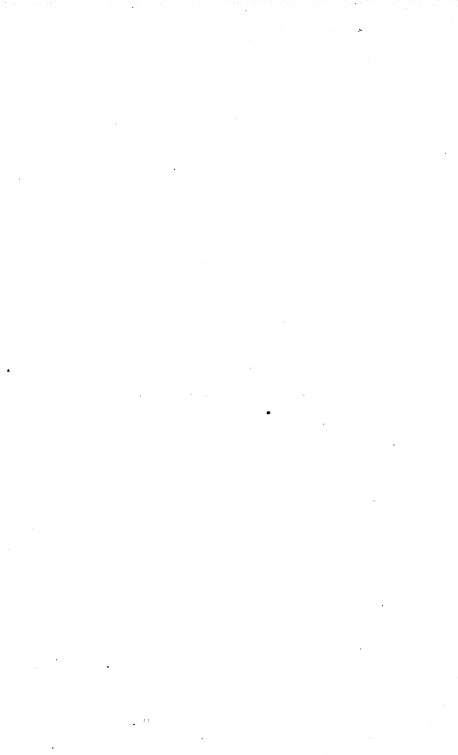
In the Appendix to our Report for 1864 we printed a copy of the lease then recently granted to the Labuan Coal Company for raising coal in that island. The operations of the company during the two years that have since elapsed were not so successful as might have been hoped, and they

applied for some modification in the terms of their lease. Their application has been acceded to and a new lease has been granted to them (and the China Steam Shipping Company, with which they have amalgamated), a copy of which we print in the Appendix. The principal alterations are, that Appendix No. 4. instead of paying a royalty on all coal raised, they are in future to pay a rent of 300l. a year, and a royalty of 6d. per ton on all coal beyond 12,000 tons sold or disposed of for value before 25th December 1870, and of 1s. per ton for all beyond 6,000 tons after that date. They are also to be allowed to raise ironstone, fireclay, freestone, and petroleum on payment of certain royalties, and to cut timber for their own use or for any other purpose, on condition that they keep the land from which such timber is cut free of underwood and jungle. And in consideration of their making a railway from their coal pits to the shipping place and introducing settlers, they are to be allowed free grants of land along the course of their railway to the extent of five acres for every labourer introduced, not, however, to exceed 640 acres for each mile of railway.

> We have, &c., T. W. C. MURDOCH, S. WALCOTT.

The Right Honourable Edward Cardwell, M.P., &c. &c. &c. 51

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APPENDIX.

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APPENDIX No. 1.

Total EMIGRATION from the UNITED KINGDOM for each of the Fiftyone Years from 1815 to 1865 inclusive.

Years.	North American Colonies.	United States.	Australian Colonies and New Zealand.	All other Places.	Total.
1815	680	1,209	*	192	2,081
1816	3,370	9,022	*	118	12,510
1817	9,797	10,280	*	557	20,634
1818	15,136	12,429	*	222	27,78 7
1819	23,534	10,674	*	579	34,787
1820	17,921	6,745	*	1,063	25,729
1821	12,955	4,958	*	384	18,297
1822	16,013	4,137	*	279	20,429
1823	11,355	5,032	* .	163	16,550
1824	8,774	5,152	* ~	99	14,025
1825	8,741	5,551	485	114	14,891
1826	12,818	7,063	903	116	20,900
1827	12,648	14,526	715	114	28 ,0 03
1828	12,084	12,817	1,056	135	26,092
1829	13,307	15,678	2,016	197	31,198
1830	30,574	24,887	1,242	204	56,907
1831	58,067	23,418	1,561	114	83,160
1832	66,539	32,872	3,733	196	103,140
1833	28,808	29,109	4,093	517	62,527
1834	40,060	3 3, 074	2,800	288	76,222
1835	1 <i>5,5</i> 73	26,720	1,860	325	44,478
1836	34,226	37,774	3,124	293	75,417
1837	29,884	36,770	5,054	\$ 26	72,034
1838	4,577	14,332	14,021	292	33,222
1839	12,658	33,536	15,786	227	62,207
1840	3 2,293	40,642	1 5, 850	1,958	90,743
1841	38,164	45,017	32,625	2,786	118,592

* The Customs returns do not record any emigration to Australia during these 10 years, but it appears from other sources that there went out in 1821, 320; in 1822, 875; in 1828, 543; in 1824, 780; and in 1825, 458 persons. These numbers have not been included in the totals of this table.

Years.	North American Colonies.	United States.	Australian Colonies and New Zealand.	All other Places.	Total.
1842	54,123	63,852	8,534	1,835	128,344
1843	23,518	28,335	3,478	1,881	57,212
1844	_22,924	43,660	2,229	1,873	70,686
1845	\$1,803	58,538	830	2,330	93,501
1846	49,439	82,239	2,347	1,826	129,851
1847	109,680	142,154	4,949	1,487	258,270
1848	\$1,065	188,233	23,904	4,887	248,089
1849	41,867	219,450	32,191	6,490	299,498
1850	32,961	223,078	16,037	8,773	280,849
1851	42,605	267,857	21,532	4,472	335,966
1852	32,873	244,261	87,881	3,749	368,764
1853	34,522	230,885	61,401	3,129	329,937
1854	43,761	193,065	83,237	3,366	323,429
1855 ·	17,966	103,414	52,309	3,118	176,807
1856	16,378	111,837	44,584	3,755	176,554
1857	21,001	126,905	61,248	3,721	212,875
1858	9,704	59,716	\$9,295	5,257	113,972
1859	6,689	70,503	\$1,013	12,427	120,432
1860	9,786	87,500	24,302	6,881	128,469
1861	12,707	49,764	23,738	5,561	91,770
1862	15,522	58,706	41,843	5,143	121,214
1863	18,083	146,813	53,054	5,808	223,758
1864	12,721	147,042	40,942	8,195	208,900
1865	17,211	147,258	37.283	8,049	209,801
fotal -	1,272,765	3,597,789	905,085	125,871	5,901,510

Average annual emigration } From 1815 to 1865 • • • from the United Kingdom } For the 10 years ending 1865 •

S. M.

115,716160,774

Government Emigration Board, 8, Park Street, Westminster, 8th May 1866.

S. WALCOTT.

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Emigration Commissioners.

APPENDIX No. 2.

APPENDIX No. 2.

TABLE showing the Ports in the United Kingdom from which emigrants embarked, the

number embarked at each Port, and the countries to which they emigrated, in 1865.

	y.	South	1	E	British	Nort	h An	ierica	ı.		T	w	est I	ndies	•	·	1	0	-		1	Τ	d		1	1	ds.	lds.	_			A 12	stralia					11
Port of Embarkation.	United States.	Central & So America.	Canada.	New Brunswick.	Nova Scotia and Cape Broton	New-	Prince Edw.	Vancouver Island	Hudson's	Total	Jamaica	British Guiana,	Trinidad.	Other Settlements	Total.	East Indics.	China.	-		Japan.	Java.	Mauritius.	Western Africa, St. Helena,	Cape of Good Hope.	Natal.	Mexico.	Falkland Islands.	Sandwich Islands	East Coast of Greenland.	New South Wales.	Queens- Jand.	1	South Australia.	1	1	New Zealand.	Total.	Grand Total.
Cardiff Falmouth - Loudon Newcastle - Newport Plymouth - Southampton - Sunderland - Swansca	- 6 99.888 4,080 15 25 - - - - -	- 1,197 45 - 1,697 - 50	543 - - 53 -	- 28 - - - - -			L 2 	- 1	=	- 8,766 676 - 53 -	- 6 26 - - 214 -	- 13 11 - 168 -	- - 19 - - 83 - -	- 198 107 - 939 - 64	- 217 163 - - 1,434 - 64	23 33 981 			e entre		1 4 9 1 1 1 1 1	- - 24 - 7 26 - -	- 56 349 14 - - 5 -	-	289 - - 7	- 32 3 - - 257 -			17	- 1,355 421 13 - 833 - -	2,242 6,586 1,500	=	- - 220 - 4,925 - -			- - 5,998 - - 92 - -	- 10,602 15,566 13 - 7,921 - -	23 273 121,109 22,087 28 28 8,080 3,731 11 114
Total, England	104,014	2,992	9,280	28	114	25	2	39	7	9,495	276	192	102	1,308	1,878	1,037	91			14	6	57	424	632	387	292	41	10	17	2,622	10,328	9,703	5,145	174	40	6,090	34,10 2	155,489
Glasgow Greenock Leith Total, Scotland	9,964 9,964	29 4 -	2,583	76	12	- 7		21 -	-	2,673 7 -	1 - -	28 -	9	14	52 - -	52 2 -	3 - -		~		1	- 4 -	_6 	7	11						1,510	- 82	-		111	648 299 -	2,158 307 3	14,956 324 3
Total, Scotland	J,904		2,583	76	12	7	-	2	-	2,680	1	28	9	14	54	52	3			_	1	4	6	7	11	-	- .	- -	-	1	1,510	10	_	-		947	2,468	15,283
Cork Dublin Galway Limerick Londonderry - New Ross -	29,534 61 3,685 -	1 1 1 1	94 1,163 4 3,408 12	- - - - - - - - - - - - - - - - - - -	210 					304 1,163 65 4 3,488 12	11111	11111	1 1 1 1				11111					11111						=			713 - - - -	11111		1 1 1 1			713	30,551 1,163 126 4 7,173 12
Total, Ireland •	33,280		4,681	145	210	-		-	-	5,036	-	-	-	-	-	, -	-			-	-	- -	-		-	- -	-	- -	- -	-	713			-	-		713	39,029
Grand Total, United King- dom -					336	32	2	41	7	17,211	277	220	111	1,822	L ,9 30	1,091	94			14	.7	61	430	639 3	398 2	192	41	10 1	7 2	,623 1	2,551	9,713	5,145	174	40	7,037	87,283	209,801

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Government Emigration Board, 8, Park Street, Westminster, 8th May 1866.

S. WALCOTT.

58

APPENDIX No. 3. -

TABLE showing the number of each sex that emigrated from each to which they

	FROM	ENGLA	ND.	FRO	M SCOTL	AND.		
Destination.	Male.	Female.	Total.	Male.	Female.	Total.		
United States	65,131	38,883	104,014	5,251	4,713	9,964		
Central and South }	2,146	846	2,992	31	2	33		
British North America	:		0.000	1,718	865	2,583		
Canada	6,559	2,721	9,280 28	1,418 46	30	76		
New Brunswick -	18	10	20.					
Nova Scotia and Cape Breton	61	53	114	9 6	3	12		
Newfoundland -	19	6	25	U	-			
Prince Edward }	2		2	2		2		
Vancouver Island	18	21	- 39 7			2		
Hudson's Bay -	5	2	¥ .					
West Indies :					1			
Jamaica	173	103	276	1		1		
British Guiana -	117	75	192	21	7	28		
Trinidad	72	30	102	7	2	9	Ç.	
Other Settlements	958	350	1,308	13	1	14	·	
East Indies	540	497	1,037	36	18	54		
China	60	31	91	3		8		
Japan	11	3	14				1	
Java	6		6	1		1		
Mauritius	35	22	57	2	2	4		
Western Africa, St. Helena, Madeira, Malta, &c.	312	112	· 424	6		6		
Cape of Good Hope -	375	257	€32	5	2	7		
Natal	239	148	387	6	5	n		
Mexico	233	59	292					
Falkland Islands	. 29	12	41					
Sandwich Islands -	5	5	10			••		
East Coast of Greenland	1 13	4	17					
Australian Colonies :	·						9ª-	
New South Wales	1,323	1,299	2,622	1	• •	1		
Queensland	6,316	4,012	10,328	1,027	483	1		
Victoria	5,398	4,805	9,703	10		10		
South Australia	2,988	2,157	5,145					
Western Australia		132	174		1			1
Tasmania -	22	18	40	4.82	465	947		
New Zealand	3,490	2,600	6,090	- 9.82			-	
Total -	96,716	58,773	155,489	8,684	6,599	15,283	1	

Emigration Commissioners.

APPENDIX No. 3.

of the three divisions of the United Kingdom, and the countries emigrated, in 1865.

	F	OM IRELA	ND.	TOTAL E THE U	MIGRATION NITED KING	FROM DOM.
	Male.	Female.	Total.	Male.	Female.	Total.
	18,094	15,186	33,280	88,476	58,782	147,258
				2,177	848	3,025
	2,859 78	1,82 2 67	4,681 145	11 ,136 142	5,408 107	16,544 249
	167	. 43	. 210	237	99	336
-				25	7	32
-				2		2
-				20	21	41
-		21 - L		5	2	7
		1.1.1				
-	-			174	103	277
-	·			138	82	220
•			,	79 971	32	111
-				971 576	351	1,322
-		• • •		63	515 31	1,091 94
•				11	31	94 14
				7		7
-				37	24	61
-				318	112	430
				380	259	639
•				245	153	398
				233	59	292
•				29	12	41
-				5	5	10
				13	· · · · 4	17
	:					
•			713	1, 324 7,683	1,299 4,868	2,623
	340	373	/13	7,083 5,408	4,305	12,551 9,713
2				2,988	2,157	5,145
				42	132	174
-				· 22	18	40
-			• • •	3,972	3,065	7,037
-	21,538	17,491	39,029	126,938	82,863	209,801

Government Emigration Board, 8, Park Street, Westminster, 8th May 1866.

S. WALCOTT.

APPENDIX No. 4.

TABLE of the amount of EMIGRATION in 1865 from each Port in the United Kingdom at which there is an Emigration Officer, and from all other Ports, showing the general destination, status, and nationality of the Emigrants, and distinguishing adults from children.

					βĄ	e, Sex,	Åc. of	Age, Sex, &c. of Emigrants.	ants.				Na	tive Cou	Native Country of Emigrants.	Smigraut	si
Port of	:		Adults.	lts.		Children	ren	Tufanta		Not dis-	dis-					•619•	
Embarkation.	Destination.	Married.	ried.	Single.	rle.	to 12 years.	years.		Ś	as to ago.	ago.	TOTAL, English, Scotch.	English.	Scotel.	Irish.	uZl9	Not distin-
		й.	Fi	H	E4	¥.	4	M.	Ei	M.	F.					1	guisnea
тобители	United States British North America Australasia -	11,955 896 908	12,166 1,103 1,101	38,445 4,490 3,680	14,021 748 3,243	7,216 642 743	6,548 504 687	2,188 182 121	2,005 184 119	2,647	1,767	99,888 8,706 10,602	27,530 4,571 4,066	2,617 194 708	43,050 1,728 5,450	21,762 2,248 282	4,420 25
•	All other Places - Total -	96 13,855		533 47,145	130				16 2,324	3,278	1,955	1,853	441 36,608	3,579		51 24,343	950 5,395
•	United States United States Bustralin North America Australiasa All other Places	451 101 2,148 226	463 95 330 330	1,645 2,42 5,795 618	514 55 322 322	$^{420}_{1,387}$	874 874 1,301 1,301	101 102 283	112 17 274 17	• • • •		4,080 4,080 676 15,566 1,765	2,204 428 11,244	5 11 1,253 162	405 11 2,781 03	1,376 226 288 170	111
	Total -	2,926	3,260	8,300	2,917	1,084	1,868	412	420	•		22,087	15,242	1,431	3,350	2,060	*
• • ніложата	British North America Australasia All other Places	6 1,128 20	1,258 14	2,547 43	1,309 11,309	18 608 4	61 er 61 er 61 er	124 		• • •		53 7,921 106	5,471 6,471	785 10	1,655	198	111
	Total .	1,203	1,279	2,601	1,413	690	652	125	144	•		8,080	5,588	795	1,677	20	1
Зостиамртой •	All other Places Total - 1,600	1,600	523	948	410	157	116	27	80	•	•	3,731	2,125	53	27	1,524	I
	¥			۰.				¢:							.	-	

Appendix to Twenty-sixth General Report of the

Emigration Commissioners.

111	1	5,399	401	419	111	1	I	419	208	472
0 12	18	27,905	148 77 5	230	8189 	4	1	234	420	420
8 1 8	8	.142'99	5,612 810 810 2	049'9	، ^{بي}	11	1	6,587	28,667 93 701	20,301
៉ុំន	38	5,805	8,027 1,920 1,555 187	6,639	287 0	300	8	6,042	 	12
34 340 340	306	59,959	276 80 275 17	1,098	, us	8	•	1,101	272 1 12	285
46 13 223	482	155,480	9,964 2,673 2,158 161	14,956	7 107 101	324	ŝ	15,283	29,534 304 713	30,551
•••	• •	1,955	• • • •	•	• • •	•		•	53	8
•••	•	3,278	••••	•		•		•	207 167	874
	2	2,903	275 47 53	375	مد	2		380	10 ⁴ 801	414
• • •	4		246 246 288 286	345	· c> ·	8		347	448 812 2 2	487
27.3.8	33	10,449 3,079	1,090 215 154 8	1,467	. 16	16	•	1,483	1,790 8 38	1,845
884 G	38	11,571	1,063 229 184 5	1,481	16 1	18	•	1,409	1,008 13 52	2,003
• • •	48	59,089 23,839 11,571	2,824 396 232 13	3,465	181 - 481	138	•	3,603	8,998 17 230	0,245
20 142	164	59,089	3,423 1,261 108 108	5,598	109 6	120	5	5,720	12,105 30 184	12,319
8800	73	19,699 19,627	524 240 340 360 16	1,120	111	13	•	1,133	2,183 11 95	2,280
101	115	19,699	237 237 12 12 12	1,105	11	12	1	1,118	1,345 10 02	1,447
United States	Total	Total, England	United States - British North America Australasia - All other Places -	Total .	British North Amorica Australasia All other Places	Total	Australasia Total -	Total, Scotland	United States - British North America Australasia -	Total
a Ports			•		•		t Ports			;
ALL OTHER PORTS			Glasgow		GRBBNOCK		ALL OTHER PORTS	-	CORK	

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(continued)

62

Appendix to Twenty-sixth General Report of the

					Ag	e, Sex,	Age, Sex, &c. of Emigrants.	Emigra	ants.				Ñ	ative Co	Native Country of Emigrants.	Emigran	ts.
Port of			Adults.	lts.		Children,	ren,	Tuến		Not dis-	dis-						
Embarkation.	Desunation.	Married.	ried.	Single.		1 to 12	un years.	11181115.		as to age.	age,	TOTAL.	English.	TOTAL. English. Scotch.	Irish.	n3i91	Not distin-
		М.	Ei	Ħ	Ŀ.	M.	F.	W.	F.	M.	F.						0
- Гомромреват	United States - British North America	249 284	378 403	1,362	1,013 656	270 216	269 188	26 26	56 57	. 12	ب دی ا	3,685 3,488		. 19	3,685 3,469	11	11
	Total	533	186	2,970	1,669	486	457	135	122	12	3	841,7		19	7,154	1	1
							İ	Ì	İ								
ALL OTHER PORTS	United States British North America	95 95	5 110	19 508	27 322	946	1 72	18	16	••		61 1,244	1 1	۰۲ ۱	61 1,242	1	-1
į	Total	-26	124	527	349	100	73	. 18	11			1,305		1	1,3:3		-
	Total Ireland	2,077	3,109	15,816	11,263	15,816 11,263 2,649 2,375	2,375	610	553	386	101	39,029	285	33	37,818	420	473
Grand Total, United Kingdom	•	22,804 23,959 80,625 33,705 15,719 14,307 4,036 3,836	23,959	80,625	38,705	15,719 1	14,307	1,036 E	3,836	3,664	2,056	2,056 209,801	61,345	12,870	12,870 100,676	23,610	6,291
Government P	Government Emigration Board			-											THOUSE N S	EEC5	

APPENDIX No. 4.—continued.

Government Emigration Board, 8, Park Street, Westminster, 8th May 1866,

S. WALCOTT.

APPENDIX No. 5.

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SUMMARY of the amount and particulars of the Emigration to each of the four general geographical divisions to which emigrants proceeded in 1865.

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			Age, Se	Age, Sex, &c. of Emigrants embarked	Emigr	unts en	lbarke			•		Nat	ive Cour	Native Country of Emigrants.	migran	ts.
		νqı	Adults.		Children, from	m m	Infants	ţ	Not distin-	÷÷						Not
DESTINATION.	Mar	Married.	Bin	Single	Yea	Years.			guisticu as to Age	Age	Total.	daila	Scotelı.	Irish.	reign	distin-
	M.	F.	M.	F.	Ж.	ч.	м.	E.	×	Ъ.		Eng			1	
To the United States—From ports at which there are Government emigration officers Other ports	14,625 9	16,714	56,980 39	28,270 31	10,997	10,080	3,048	2,846 1	2,866	1,825	147,151	30,782 34	5,502	82,018 67	23,706 6	5,083
Total	14,934	15,725	610,73	28,301	11,009	10,084	3,048	2,847	2,866	1,825	147,258	30,816	5,562	S2,085	23,712	5,083
To British North Anarioa-From ports at which there are Government emigra- tion officers	1,634 95	1,865 119	7,647 508	1,895 322	1,191	983 72	303 18	322 16	-117	50	15,967	5,083 -	2,151 1	5,947 1,242	2,551	235 1
Total	1,629	1,984	8,155	2,217	1,285	1,055	321	338	177	50	112,71	609,3	2,152	7,189	2,551	236
To Australasia—From ports at which there are Government emigration officers Other ports	4,668	5,177	13,123	1,247	3,050	2,811	598 1	603	4 1. 1 1.	• •	37,267 16	21,069 13	4,678	10,020	582	- 18
Total	4,660	6,179	13,127	7,247	3,054	2,814	508	604	•		37,283	21,082	189'1	10,920	582	. 18
To all other places—From ports at which there are Government emigration officers Other ports	1,964	1,006	2,182 142	898 14	352 2582	327 27	.54	49	621	18	7,626	4,015 349	440 35	455 27	1,762 12	954
Total -	2,071	140'1	2,324	940	371	354	.69	47	621	181	8,049	4,364	475	482	1,774	954
Summary—From ports at which there are Government emigration officers	22,681 213	23,762 107	70,932 693	38,308 397	15,581	14,201	4,014	3,812 24	3,664	2,056	208,011 1,790	60,949 396	12,831 30	90,840 1,836	28,601 18	6,290 1
Total	22,894	23,959	80,625	38,705	15,719 14,307	4,307	4,036	3,836	3,664	2,056	200,801	61,345	12,870	949'001	28,610	6,291
Government Emigration Board, '8, Park Street, Westminster, 8th May 1866.,	66.					•					n an			S. W	S. WALCOTT.	e i

Emigration Commissioners.

APPENDIX No. 6.

T ABLE showing the occupations, sex, and general destination of the Emigrants in 1865.

Occupation.	United States.	British North America.	Australasia.	All other Places.	· Total.
ADULT MALES.					
Agricultural Labourers, Gardeners,	235	54			
Carters, &c	255	21	1,525	42	. 1,856
	125	10	56	2	330
Blacksmiths and Farriers Bookbinders and Stationers	125	10	180	4	. 319
Boot and Shoe Makers	418	155	11	-	27
Braziers, Tinsmiths, Whitesmiths, &c.	410 375	135	152	1	726
	070 22	1	23	-	411
Brick and Tile Makers, Potters, &c	22	4	11	-	37
Bricklayers, Masons, Plasterers, Slaters, &c.	956	67	245	4	1,272
Builders	102	2	12	10	126
Butchers, Poulterers, &c	89	10	52	5	156
Cabinet Makers and Upholsterers -	6	1	25	_	32
Carpenters and Joiners	1,425	487	415	7	2.32
Carvers and Gilders	38	1	8		2,0- 3 4ï
Clerks	838	422	196	163	
Clock and Watch Makers	88	52	190	205	1,019
Coach Makers and Trimmers	6	-	10	2	
Coal Miners	455	26	13	-	19
Coopers	147	24	- 1	-	484
Cutlers	60	24	11	1	183
Domestic Servants	111	-	-	_	60
Domestic Servants	47	24	63	34	23
•	47 21	1	3	1	52
Lingine Diritors, Otonors, act	21	3	11	6	41
Engineers		28	67	37	339
Engravers	25	1	1	-	27
Farmers -	4,460	1,073	669	132	6,334
Gentlemen, Professional Men, Mer-	2,960	1,157	1,258	820	0 305
Jewellers and Silversmiths	-,000	3	3	1	6,195
Labourers, General	41.994	3,449	8,287	236	79
Locksmiths, Gunsmiths, &c	10	3,747	6,201 4		53,966
Millers, Maltsters, &c	89	8	4 19	1	15
Millwrights	46	1	19	-,	116
Miners and Quârrymen	3,962	771	821	_	51
Painters, Paperhangers, Plumbers,	0,902	111	821	89	5,643
and Glaziers	338	37	64	1	440
Pensioners	5	1	5	_	440 11
Printers	119	18	24	3	164
Rope Makers	3	3		_	
Saddlers and Harness Makers -	51	3	19		6
Sail Makers	3	Û	19	-	73
Sawyers	3 14	8	3 48	-	6
				-	70
-	214	91	43	8	\$56
Shipwrights	9	6	18	3	36

APPENDIX No. 6.—continued.

Occupation.	United States.	British North America.	Australasia.	All other Places.	Total.
Shopkeepers, Shopmen, Warchouse- men, &c.	304	72	114		532
Smiths. General	778	31	92	42 2	903
Spinners and Wcavers -	666	79	52 19	_	903 764
Sugar Bakers, Boilers, &c	46	75	10	1	49
Surveyors	3	1	8	1	49
Tailors	2,037	525	54	3	2.619
Tallow Chandlers and Soap Makers -	2,007	520	1	_	2,013
Tanners and Curriers	32	4	17	2	55
Turners	36	2	1		39
Wheelwrights	12	1	38	_	51
Woolcombers and Sorters	2	_	2	· _	4
Trades and Professions not before	-				
specified	2,734	611	908	69	4,322
Not distinguished	4,493	421	2,149	2,662	9,725
Adult Females.					
Domestic and Farm Servants, Nurses,					
&c	5,459	198	-1,037	186	9,900
Gentlewomen and Governesses -	369	138	197	80	784
Milliners, Dressmakers, and Needle-	810	. 15	91	3	919
Married Women	15,725	1,984	5.179	1.071	23,959
Shopwoinen	10,120	1,001	3	1	20,009 9
Trades and Professions not before			, v	-	
specified	50	3	19	-	72
Not distinguished	21,608	1,863	2,880	670	27,021
Children.					
Male Children, 1 to 12 years	11,009	1,285	3,054	371	15,719
Female do. do	10,084	1,055	2,814	354	14,307
Infants, Males	3,048	321	598	69	4.036
Do. Females	2,847	338	604	47	3,836
Not distinguished as to age, Males	2,866	177	_	621	3.664
Do. Do. Females	1,825	50		181	2,056
Total	147,258	17,211	37,283	8,049	209,801

Government Emigration Board, 8, Park Street, Westminster, 8th May 1866. S. WALCOTT.

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No.
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APP

TABLE showing the Details of the EMIGRATION to the AUSTRALIAN COLONIES, CAPE OF GOOD HOPE, NATAL, &c., conducted by the

icted by the		REWIDES				3 of these were conveyed in a pri-	vato vessel.		+ 2 of these were conveyed in a pri-	vate vessel.	+ #0 of these mean	conveyed in a pri- vessel.		(continued)
cond		.	ersug	p.o.q		* *	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	·	•		+ :	+	· ·	Ī
жс.,	UNTRY ANTS.			liziri	1,541	61	5.43	802	244 -	1,016		240	1 250	
55.	NATIVE COUNTRY OF EMIGRANTS.		•ų:	Scoto	89 1	;	80 1,543		31	120	 :	53	58	
чЕ, IV ar 186	NATI OF]		·ųsi	lznI	352	- 	356	147	156	303		178	170	
the Ye		.stlu	b A ott	14#4S	1,824	151	1,839}	950}	400}	1,360	21	462	464	
during		•5	luo2 l	etoT	*1,975	16	1,001	+1,038	431	1,469	10	t 485	487	
unds,	ARKED		urs.	Ŀ.	ΪĨ		15		\$1	1-	:	•	1	-
nial F	EMB.	16	Intants.	M.	11	•	Ħ	10	ę	13		D.	ũ	
f Colo	RANTS	lren een	d 12 rs.	ri.	118	:	118	7:4	13	87		9	9	
ense o	BMIG	Children between 1 and 12 years.		M.	132		133	12	20	10	· ·	16	16	
e expe	NUMBER OF EMIGRANTS EMBARKED.		çle.	E.	783	4	- 064	201	205	400	63	377	379	-
, at th	IWUM	Adults.	Single.	M.	672	67	7-29	457	92	549	:	•	:	-
ioners			icd.	F.	128	3	131	73	8‡	121		37	37	-
mmiss			Married.	M.	116	ຕ	119	5.4	48	102	:	37	37	-
Emigration Co		Description	of Emigrants.		Romittanco -	General -	Total -	Remittance	General -	Total -	Passage Warrant Holders, &c	General -	Total -	-
Emigration Commissioners, at the expense of Colonial Funds, during the Year 1865.		COLONY.			New South Wales			Queensland .			Victoria			-
			•93æ0	tuoL	6,444			3,766			2,665			•
l	*8	did2 1	o rədu	an <u>N</u>	20			20			63			_

Appendix to Twenty-sixth General Report of the

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ontinu ed.		REMARKS.									* Conveyed in pri- vate vessels.	* Conveyed in pr vato vossels.	* Conveyed in pri-	1010001 0111		(continued)
Ĩ	X.	•9	rianzi	Fore	:	:	1:	<u> </u>	:	1:			:	:	:	-
чг, &ι	NATIVE COUNTRY OF EMIGRANTS.		•1	deiri I	90	55	191	57	80	101	97	71	5	•	64	
, NAT	TIVE C		·ųə	Scot	101	539	979	67	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	22			<u>م</u> د	•	2	, _
Ночв	NA' OI		•qsi	IzaA	252	3,805	4,057	16	П	27	1	1 7	54	ະ	49	
Good		.stlul	oA stu	its12	384	3,8123 3,805	4,196	48	€00	1274	07	194	60	ຶ	53	-
PE OF		*5	inos l	втоТ	440	4,300	4,848	42	94	136	17.	*21	19*	ŝ	2	- ,
18, CA	ARKED			194	н	90	107			:			2	•	53	-
TONIE	EMB.	Tuến	Turants	M.	e	80	32	-	•	-			2	1	63 -	-
AN CO	BRANTS	Iren	1 and 12 years.	F.	94	380	435	0	67	8	57	1	80	•	80	-
TRALI	P EMIC	Childron between	1 and 1 years.	N.	26	414	470	10	ũ	1×	-	3	6	•	Ø	-
e Åus	NUMBER OF EMIGRANTS EMPARKED.	Adults. Married. Single.	Fi	93	521	614	10	72	83	L.	9	13	ຄ	16	-	
r to th	NUM		Sin	M.	129	1,261	1,380	12	1	13	-	Q	- 14	:	14	-
ATION			ried.	R.	62	821	883	6	4	16	•	Ф. 1917	ø.	:	80	-
Emigr			Mar	.Ж	49	818	498	53	2	8	•	3	8	:	80	-
e Details of the]		Description	of Emigrants.		Remittance -	General	Total -	Nominees -	General	Total -	Nominees Total	Nominces Total	Nominees -	General -	Total -	•
Тавые showing the Details of the EMIGRATION to the AUSTRALIAN COLONIES, CAPE OF GOOD HOPE, NATAL, & continu ed.	•	COLONY.			South Australia -			Western Australia	•		Tasmania	Cape of Good	Natal			-
			.93£C	Ton	14 11,593			383	• •							•
ł	5	qid2 l	nper o	an <u>N</u>	14			50					1			

APPENDIX Nc 7.-continued.

Emigration Commissioners.

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67

APPENDIX No. 7.—continued.

TABLE showing the Details of the Exiteration to the AUSTRALIAN COLONIES, CAPE OF GOOD HOPE, NATAR, &c.--continued

				pri-			
	Вемавка.			* Conveyed in pri- vato vessels.			-
		erenzi	Fore	:	ب	:	°
OUNT!		•1	leirI	•	315 2,493	630	3,123
NATIVE COUNTRY OF EMIGRANTS.		.դշ	Scote	20	315	631	916
NAT OF		.risi	zuI	9	823	4,167	4,000
	.st[u]	bA otu	tel2	. 20 }	3,306	4,793	8,000
	•	s[noS]	rtoT	35 *	3,634	5,428	0,002
LRKED	-	nts.	1	•	ŝ	105	138
EMB	, ,	Infants.	M.	ŝ	ŝ	07	127
NUMBER OF EMIGRANTS EMBARKED.	Child ron between	and 12 years.	E	13	260	015	049
BMIC	Child	1 an yea	M.	•	270	436	726
JER OF		gle.	E.	63	1,210	1,185	2,305
IWDM	lts.	Single.	M.	11	258 1,307	916 1,346	
	Adults.	ied.	F.	4	288	916	1,20.4
		Married.	M.	4	236	913	1,140 1,204 2,653
	Description	of Emigrants.		Noninces, Total	Remittance, Nominces, and Passage Warrant Holders	•	
	COLON Y.			ralklaud Islands - Nominces, Total	Remitt and J Hold	General	Grand Total
		•əStu	noT	1			25,450
*s	did2 1	nder o	mN	1			83

Government Emigration Bourd, 8, Purk Street, Westminster, 8th May 1866.

S. WALCOTT.

APPENDIX No. 8.

TABLE showing	the Numl	ber and Pa Coloni	rticulars o ial Funds	f the SIII to NEW S	Ps and I Nuruo	Тавьк showing the Number and Particulars of the Surs and Емионактя despatched by the Емисикатом Соммизаютата at the Expense of Colonial Funds to NEW Sourn WALES in 1864, 1865, and up to 31 March 1866.	by th nd up	e Emr to 31	Marc	on Co 1 1866	MMISS	ONERS	at th	e Expe	nse o	
Name of Vessel	Tonnage		Date of De-	Date	No. of Days	Name	2	Number of Emigrants.	of Em	grants		Num	ber of Vc	Number of Deaths on the Voyage.	on th	
		C Statuto Adult.	<u> </u>	Arrival.	on the Voyage.	Superintendent.	NDA IA	Adults.	Children under 12.		Total Souls.	Adults.		Children under 12.		Total
Oncon of the West	000 1	1 8 8. d.	1864.	1861.				-		-		M.		M.	202 	uls.
Sandringham	1,126		26 Jan. 5 Mar.	30 April 26 June	95 113	Robt.T.Nicholls, M.D.	206 152	163	41	81	410				<u> </u>	-
Morning Star	1,327	12 18 3	6 May	3 Scut.	8 8 9	W. Holman	041	12	163	55	405	- 1	21	, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	c3	0,
Sir Robert Sale	741	12 19 6	18 July 30 July	3 Oct.	201 101	A. Newbold, M.D.		121	823	9 1 0 18	433 307	1-		'''''		- 01 -
fontmorency -			28 Aug.	29 Nov. 1865.	38	S. L. Crane, M.D.	128	115	14	27	296 284	~ /4 ~~~	- 4 No death	 		
Hornet	1,000	12 19 0 12 11 9 13 9 0	5 Oct. 24 Oct. 5 Dec.	30 Jan. 25 Jan. 3 March	11 88 88	C. H. Graham, M.D J. O'Donnell, M.D	130	135 200	34	30	330 442			- 15		~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~
	****				8	- 01000000 10 00 00	<u></u>	3-	41	41	6 <u>4</u> 2,40		No death			• ev
Treholzan	- 141 1	6	1865,	1 00		•	1,547	1,583	276	333 3	3,739	 ∞	0	12	-	8
Wallasea General Caulfield	1.431	12 17 0 12 17 0 13 17 0	20 May 30 May 21 July	7 Sept. 12 Oct.	<u>8</u> 22	Edward Kearney A. Newbold, M.D. R. T. Nicholis, M.D.	168	187 202	222	1283	309 420			∞ ~	1	10-
- Start OI DFUILSWICK	1,030		6 Sept.	18 Dec. 1866.	103	A. Goullet	172	102	4 4	32	286	-	No death	- ت ا	· -	
Africana	1,657	12 0 11	29 Nov.	15 Mar.	106	J. O'Donnell, M.D.	172	208	33	1 29	442	 		' :		
	··					Total .	793	921	141	1		$\frac{1}{1}$			+	1
Peerless	1,005	13 9 9	23 Feb.	1	1	Thomas Scard	172	19	18	=	+	╀	+	+		. 1
				-	* Convey	* Conveyed in private vessels.				-	-1			 _ 		_

Emigration Commissioners.

69

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APPENDIX No. 8.-continued.

ANALTSIS of the MORTALITY in Ships despatched to NEW SOUTH WALES during the 11 years ended 31 December 1865.

Year. Numbers embarked, 1 year. Total I year. Under under 4, 1 year. I and under 4, 1 year. 1855 11,000 132 33 43 1856 8,686 121 40 54 1857 8,910 95 31 30 1857 8,910 95 31 30 1856 4,838 78 24 26 1859 4,838 78 24 26 1861 865 1 - - - 1861 865 1 - - - - 1863 3,078 10 6 3 3 3 1864 3,730 32 7 11 1 1				Num	ber and A	ges of the	Emigrants	Number and Ages of the Emigrants embarked who Died on the Voyage.	who Dicd	on the Voy	age.		No. of Children who were Born and Died	dron who and Died
Cultomation Under 1 and 1 year. 11,000 132 33 43 8,686 121 40 54 8,686 121 40 54 8,686 121 40 54 8,910 95 31 30 6,406 90 20 35 4,838 78 24 26 4,838 78 24 26 2,930 26 8 12 865 1 - - - 3,078 19 6 3 3 3,730 32 77 11 11		Total											on the Voyage.	'oyage.
11,000 132 33 8,686 121 40 8,919 95 31 8,919 95 31 6,406 90 20 4,838 78 24 4,838 78 24 2,330 26 8 865 1 - 8,3730 26 6 3,730 32 7		Deavils.	Under 1 year.	1 and under 4,	4 and mder 7.	7 and under 10.	10 and under 20.	10 and 20 and under 20, under 30.	30 and 40 and under 50.	40 and under 50.	50 and 60 and under 60. upwards.	60 and upwards.	Born.	Died.
8,686 121 40 8,919 95 31 8,919 95 31 6,496 90 20 4,838 78 24 4,838 78 24 2,930 26 8 865 1 - 8,078 19 6 4,858 26 6 3,073 32 7	11,600	132	33	43	4	63	10	20	ĸ	4	1	61	158	8
8,910 95 31 6,406 90 20 4,838 78 24 2,930 26 8 865 1 1 - 3,078 119 6 4,858 26 6 3,730 32 7	8,686	121	40	54	9	61	4	1~	c 1	হা	1	I	101	4
(i,400 90 20 4,838 78 24 4,838 78 24 2,030 26 8 865 1 - 805 10 6 4,858 26 6 3,078 10 6 3,730 32 7	8,919	95	31	30	20	r3	9	0	20,	L		I	108	13
4,838 78 24 2,930 26 8 2,930 26 8 865 1 - 8,078 10 6 4,555 26 6 3,730 32 7	6,496	06	20	35	4	I	ø	14	4	2	I	1	8	G
2,930 26 8 865 1 1 1 1 4,858 26 6 3,730 32 7	4,838	78	21	26	4	1	×2	4	23	ž	1	1	6.6	æ
805 1	2,930	26	8	13	, T	1	1	63	1	23	1	1	Ιč	п
8,078 10 6 4,858 26 6 3,739 32 7 1	. 865	I	1	1	1	1	1	1	I	1	1	1	4	1
4,858 2.6 6 3,730 3.2 7 1	3,078	10	9	4	1	.	I	÷	63	1	1	57	23	1
3,730 32 7	4,858	26	9	e0	1	1	e	9	*	63	21		43	9
-	3,730	32	. 1-	11	e	1		6	I	1	1	1	52	1
1805 1,540 7 1 1	1,549	7		1	63	-			-	1	1	1	ш	1

Appendix to Twenty-sixth General Report of the

S. WALCOTT.

Government Emigration Board, 8, Park Street, Westminster, 8th May 1866.

	TABLE showing the Number and Particulars of the Surres and Freedom 1 Freedom 1	ing th	e Numbe	r and P	articula	rs of t	he Sure	AI AI	APPENDIX No. 9.	No. 9.		;							
<u></u>			.	° _	Jolonial	Funds	to QUE	ENSLAD	Colonial Funds to QUEENSLAND in 1864, 1865, and up to 31 March 1866.	despatene 1865, and	a by th up to	e Emr 31 Ma	JRATIG	66. 66.	ISSURF	ONERS	at the	Expen	se of
	Name of Vessel.	ol.	Tonnago.	Contr	ot Date		Dato	No. of	Nau	ou	N	Number of Emigrants.	of Emi	grants.		Num	Number of Deaths on the Vovaro	caths of	n the
		İ	0	Šť			•	on the Vovaro.	of Surgcon Superintendent.	gcon endent.	Adults.	lts.	Children under 12.		Total	Adults.	5	Children Unider 19	1
	Warren Hastings		RRR	ۍ ۲۰ ۲۰				-			N.	ы.	н И	1	1	M.]	F. W.	E E	Souls.
,	Earl Russell - General Caulfield Castle Eden - Queen of the South	- 4	1,042 646 930 1,589	12 13 6 12 13 6 12 19 19	6 24 May 6 24 May 6 9 July 3 81 July		16 Juno 10 Aug. 3 Sept. 1 Nov.	169318	E. A. Starling F. W. Johnson J. M. Barry, M.D. C. Chapman	M.D.	123 176 131	120 122 122 122	25 18 23 20 21 21 21 21 22 20 21 22 20 21 22 20 22 20 22 20 22 20 22 20 20 20 20	18 14 18	254 205 276 210	01	²¹		841
	Charlie Palmer Hannah More	•	586	12 10	0 10 Se		1865. 15 Jan.		A. Course	•	186	170	23		443	, ,	00 		ຕ <u>ຕ</u>
		•	1,129	19			9 Mar.	116	J. C. Sanger, M.D.	N.D.	113	112 145 3	19 St 15	12312	252 371 *6	- 67	2 2 2 2 2 No death	 [j]	40
	Lobelia	•	823	œ	1865.		Tulw		Total	•	1,019	902	206	152 2,	2,279	-	7 13	9	48
۲. مر	Venilia	• •	449 889	13 4 3 13 14 0			14 Aug.	114 221 711	J. S. Hughes, J. W. Holman W. Holman C. Chapman		102	121 120	27 70	842	341	4	4 1 No denth.	th. 2	F
-0	Charlie Palmer	• :	1,042 566	$13 \ 10 \ 0 \\ 12 \ 10 \ 0 \\ 0 \\ 0 \\ 0 \\ 0 \\ 0 \\ 0 \\ 0 \\ 0 \\ $	11 Sep. 2 Dec.		12 Jan.	123	J. S. Ireland, M.D. John Scott	M.D.	181	127	50		22		No death.	ų į	
										•	3	126	<u>7</u> -	2 2	247 *2	 		। 	1
2	Wansfell .	•	414	13 19 6	18.00. 18 Mar				Total	,	651	620 1	101	94 1,469	1	$\frac{1}{1}$		1	11
				1	-1	-	'	-	Cecil Ponn	•	116	141	15	15 2	287			1	1
		ANAI	ANALYSIS of the MORTALITY in Ships	he Mon	TALITY	in Shi	bs desné	 Conveyed despatched 		vessels.						-	-	_	
				, Mul	mher and	Acre	P HIM TH			, management of the organs ended 31 December 1865.	ng the	u year	s ende	d 31 I	ecem	ber 18(15.		۲
	Ycar.		E		-	-		ngrants	reaction of the Voyage.	ho Died or	the Vo	yage.					No. of	No. of Children who	n who
	ombarked,	rked.	Deaths.	Vnder 1		1 and under 4.	4 and under 7.	7 and under 10.	d 10 and 10. under 20.	20 and	30 and	ld 4	40 and	50 and		60 and		on the Voyago.	L Died
38888	1800 - 300 1861 - 1,128 1862 - 1,952 1868 - 1,952	888	°83;	124		112	 .		°	040		₽ ₽ ₽	maer 60.	under 60.		upwards.	<u> </u>		Died.
88	64 - 52 65 - 1,22	2291	964 14 18 18 19 19 19 19 19 19 19 19 19 19 19 19 19		-1 00 -1	242	1		- 03 02	2 00 00 00	00		1-1-			•	25 19 P		-1200-1
	Government Emigration Board, 8, Park Street, Westminster, 8th May 1866.	imigre	ttion Boa	'd, 8, Pa	trk Stre	et, We	stminste	, 8th A	fay 1866.	_	_	-	9			1	S. W.	14 VALCOTT.	

APPENDIX No. 9.

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APPENDIX No. 10.

TABLE showing the number and particulars of the SULPS and EMIGRANTS despatched by the Emigration Commissioners at the expense of Colonial Funds to VICTORIA, in 1864, 1865, and up to 31 March 1866.

	Total	uls.	4		11		1-1	-	1
110 S		1	 ,					1.	
eath age.	Children under 12.	F.	 		11		111		
ber of Deatl the Voyage.	ซิฐิ	M.	°	No death. No death. No death. No death. No death. No death. No death.	leath.	1	No death. 1 No death.	1	1
Number of Deaths on the Veyage.	Adults.	F.	1		2°N		No ci		I
4	ηbΛ	N.	I	111111	11	1	111	1	1
ŝ	Total	souls.	410	15 25 55 18 15 25 55 18 19 19 19 19 19 19 19 19 19 19 19 19 19 1	89	108	203 214 70	487	206
igrant		ri.	20	ຕຸ] ິ່ງ	11	25	ちゅう	13	4
of Eu	Children under 12.	M.	16	°	11	18	00%	21	23
Number of Emigrants.	lts.	ы.	3.63	128388112	80 80	889	171 181 64	416	183
N	Adults.	M.	40	40 ¹ 1211	11	20	9 <u>6</u> 77	37	11
······································		`	•		• •	·!		•	•
	100	uent.	•	· · · · · · · ·	· · [·]	•		•	you
Namo		Superintendent.	E. Kcarney	John Scott — Lindsay - Roht, Picree E. II, Cole - H. McDonald — O'Reilly -	W. G. Locke - Bowden -	Total	T. Scard A. Cumning W. D. Tindall	Total	Edward Kearney
No. of	Days on the Voyage.	•	2	12888188 12888188	62		101 101 200		•
Date		TRALIN	, 1864. 9 May.	1865. 15 Juno 20 Juno 23 July 12 Aug. 12 Aug.	11 Sept. 28 Nov.		1865. 11 July 20 Oct. 25 Dec.		•
Dato	of De-	parture.	1864. 7 Feb.	1 Dec. 9 Mar. 24 April 3 May 22 May 3 Juny	24 June 10 Sept.		1865. 3 April 11 July 26 Sept.		1866. 27 Mar.
Contract		vanut.	£ 8. d. 14 7 6	13 13 13 13 13 13 13 13 13 13 13 13 13 1	13 16 4 13 16 4		13 9 4 4 4 4 4 4 4 4		13 14 10
	Tonnage.		1,786	1,068 1,45 1,720 2,877 817 1,412 075	2,339 2,303		1,673 002 1,422		1,690
			•		• •				
	Name of Vessel.		•	Arabian Tradinos Tornados Morning Light Odden Land Blue Jacket Golden South	*White Star *Great Victoria -		Oceanica Duke of Newcastle *Sam Ccarns -		Star of India
	Na		Tudor -	Arabian *Red Roso *Tornado *Morning Li *Golden Lan *Blue Jacket *Golden Sou	*White *Great		Ocean Duke	•	Star of

Private Vocsols,

 $\mathbf{72}$

10continue
No.
APPENDIX

ANALYSIS of the MORTALITY in Ships despatched to VICTORIA during the 11 ď.

					;		A second and a second and a second se		Burnn v	the 11 yea	ars ended	31 Decen	1ber 1865		
	Years.	Numbers cmbarked.	Total Deaths.			nber and /	Number and Ages of the Emigrants embarked who Died on the Voyage.	Emigrants	s embarke	d who Died	l on the Vo	yage.		No.of Chi	ldren who
				Under 1 Year.	1 and under 4.	4 and under 7.	7 and	10 and	20 and	30 and	40 and	Klowd		out no	on the Voyago.
	1855	6,418	9	=	;			nuner 20	under 30	under 40.	under 50,	under 60.	upwards.	Born.	Died.
-	1866	4 200	;		2	eo	4	40	18	÷	4	1	1	84	•
		1,000	99	51	20	1		Ļ	6	- 1	H	1		5	0
	1857	12,829	106	21	30	9	5	4					1	ž	10
	1858	£,5n4	42	4	11	1	e.	. 1		•		61	1	144	13
	1850	2,034	8	ę	63				 10		1.		г	31	
	1860	1,873	4	I		•	1	1	63	1	1	1	1	10	4
	1861	1,307	63	1	 ۱ -	1	1		4		I	1	I	18	г
	1862	1,502	ca Ca		1	1	1	1	1	1	1	1	1	16	-1
	1863	2,309	23	4 ao		1 1	1	1	63	1	1		1	o o	1
	1864	801	- - -		1		1	1	4	1	i	1	I	30	1
	1865	487	, L	1	1		1	 I 1		1	1	1	1	E E	e0
	Govern	ment Emigratic	m Board	Dark of			1		1	1	1	1	1	ø	1
		and a structure of a turk softeet, Westminster, 8th May 1866.	(3) 1	C 2 2 10 7 60	treet, W'es	tminster,	8th May 1	866.					202	S. WALCOTT.	

Emigration Commissioners.

APPENDIX No. 11.

TABLE showing the number and particulars of the SHIPS and EMIGRANTS despatched by the Emigration Commissioners at the expense of Colonial Funds to Sourn AUSTRATIA in 1864–1865, and up to 31 March 1866.

	1														
	n the	Total	Souls.	-*	≓ ≈	- -	26	a ⇔ 1	- 9 22		6 <u>1</u> 0	440	9 01 4	88	
hense	Number of Deaths on the Voyage.	Children under 12.	- E		× ×	- »	16	en 4	**!	- 1	r-2	-04	°	34	11
	r of Deaths Voyage.	Chi	N.	- ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~	leath.	death.	15	~		11	10- ₹ 1	20 A	∾ – I	24	111
3	lumbe	Adults.	E	1-1	No!	- No l	63	1 1	-	1-	01	-	-	0	11
			N.	111		-	67	11		11	11	111	1 1 0	4	11
	ts.	Total	Souls	355 355 355 355	224 274	280 315 315	2,600	280 383	331	587	386	200 200 200 200 200 200 200 200 200 200	368 368 423	4,848	302 443
ch 18(Number of Emigrants,	Children under 12.	2	555	5588 	81 81 81	255	21 42	38	363	343	2823	\$1 \$1	542	42 37
l Mar	r of Eı	Chi	N.		8883		259	5 5	222	88	543	3843	48 52	502	87 87
o to 3	Numbe	Adults.	2	120	818 18 18	109 95	807	911 116	115 87	S 22 2	3113	1881	148 148	1,497	124 172
and ul		PV	M.	191 191 192	159	143 133	1,189	143 180	157		128	126	169	2,247	184 197
Colonial Funds to Souril Australia in 1864, 1865, and up to 31 March 1866.	Namo	of Surgeon Superintendent,		W. Doualdson I. B. Brown, jun.	W. G. Gun W. H. Pearse, M.D C. Kitching	W. Campbell, M.D J. S. Ireland, M.D	Total	J. L. V. Gregory	A. D. White J. Carroll	W. Campbell	R. Newbold	A. Harrison, M.D W. Arthur C. H. Graham M. D.	Jonas King Jonas King J. G. Winstone	•	J. C. Sanger, M.D. S. L. Crano, M.D.
I AUSTR	No. of Days	on the	v oyage.	388		88						855	84		-302
s to Souri	Date	of Arrival.		1864. 7 April 20 June 22 Aug.	12 Oct. 3 Dec. 20 Dec.	1865. 26 Feb. 8 Mar.		2 May 1 May 4 Juny	9 July 21 Aug.	26 Aug. 25 Sept.	16 Oct. 29 Nov.	8 Dec. 3 Dec. 23 Dec.	1865. 18 Jan. 21 Mar.		•••
nal Fund		of De- parture.		1864. 4 Jan. 16 Mar. 16 May.	20 Aug. 20 Aug. 17 Sept.	16 Nov. 29 Nov.	1865.	7 Jan. 4 Feb. 3 Mar	8 April 5 May	3 June 1 July	29 July 16 Aug.	1 Sept. 13 Sept. 3 Oct.	1 Nov. 15 Dec.	1860.	23 Jan. 13 Mar.
Color		per Statuto Adult.		10 20 20 20 20 20 20 20 20 20 20 20 20 20	12 18 0	12 10 6 12 10 6	¢	12 17 0 12 17 0 12 14 8		-4	4° co (12 13 3 12 13 3 12 13 0	12 4 0 12 7 8	•	12 0 11
	E	Tonnage.		930 903 815	685 668	679 726	1	930 198	177	1,106	003 003	007 008 810	861 1,042		1,303
		-	T		• •	• •			•••	• •	, , ,		• •		
	10000	Cassel		 ອ່	• •	ñ.	,		. 8	• • •	•••				tone
	Namo of Vorcel			Ocean Chief Eastern Empire Art Union - Adamant -	Tarquin . Rockliff .	Matilda Atheling Queen Beo	Burlington	Coldstream	Norman Moriso	Electric -	Lady Milton	Lincoln - Gosforth -	Salamanca - Trevelyan -	Atalanta -	Charlotte Gladstone

Appendix to Twenty-sixth General Report of the

 $\mathbf{74}$

11continued.	
APPENDIX No.	

1.4° - 244-6 - 244

ANALYSIS of the MONTALITY in Ships despatched to SOUTH AUSTRALIA during the 11 Years ended 31 December 1865.

٠.

Year. N an on on 1855			Number	r and Ages	of the Em	Number and Ages of the Emigrants embarked who Died on the Voyage.	barked wh	o Died on t	he Voyage				were Born and Died on the Voyage.	voyage.
	Numbers embarked.	Total Deaths.	Under 1 Ycar.	1 and under 4.	4 and under 7.	7 and under 10.	10 and under 20.	20 and under 30.	30 and under 40.	40 and under 50.	50 and under 60.	60 and upwards.	Born.	Died.
	9,947	401	33	31	÷.	61	t-	н	9	12		1	112	7 L
1856	ቆ,174	46	6	21	63	1	7	æ	н	1	-	1	65	4
1857	3,240	50	13	4	ł	-	-	م	67	1	1	1	19	9
1858	3,712	03	22	25	-	н	ĸ	4	8	1	1	1	46	9
1859	1,316	a	7	Ч	I	1	I	-1	1	I	1	1	11	4
1800	1,003	8	ı	i در ارد	I	1		1	I	-		1	12	I
1861	æ	1	1	I	I	ł	ł	ł		I	1	1	I	l
1862	1,006	30	Ŋ	16	e	-	1	÷	l	l	1	1	80	83
1863	004'1	6	හ `	47	I	-	1	٦	ł	1	1	1	21	64
1804	2,600	20	10	G	63		63	63	I,	I	1	1	22	50
1865	4,848	89	34	53	-	Ч	63	Ð	81	;	1	1	52	4

Emigration Commissioners.

75.

APPENDIX No. 12.

TABLE showing the number and particulars of the Sirres and Emicarances despatched by the Emigration Commissioners at the expense of Dublic Tundle to Wissenson A new of the Sirres and up to 31 March 1865.

			Lublic	Funds to	W ESTERN	N AUSTI	Lublic Funds to WESTERN AUSTRALLA IN 1864, 1865, and up to 31 March 1866.	, 1865, ai	ad up to 3	l March	866.			
			Contract	Date	Date	No. of	ļ		Numbe	Number of Emigrants.	ants.	Num	Number of Deaths on the Voyage.	uo su
Namo of Vessel.		'Fonnage.	Frice per Statute Adult.	of De- parture.	of Arrival.	Days on the Voyage.	of Surgeon Superintendent.	on dent.	Adults. M. P.	Children under 12. M. F.	en Total 12. Souls.	Adults. M. F.	Children under 12. M. P.	P. Souls.
Strathmore Hastings -		450 5-11	L 5. d.	1364. 13 Mar. 26 Aug.	1864. 13 June 17 Dec	113 113	J. C. Rosselloty M. Grabham	4y	23 67 18 52		7 89 81	йй 	No death. No death.	
*Fitz Roy	•	I	14 5 0	7 Dec.	25 Mar.	103	C. S. Bompas	•	7 31	81	1 41	1		-
			-	100			Total	•	48 140	=	12 211			
Palestine	•	427	14 5 0	15 April		ā	E. W. W. Mcyrick	vrick -	9 45		4 62	i	No death.	
Robert Morrison	ison -	555	14 10 0	26 Nov.	7 Mar.	101	T. Hora	•	13 53	7		-	1	
							Total	•	22 08	ø	8 136			
							 Privato Vessel. 	sol.		l				
	ANALYSIE	s of the l	Моктлілт	r in Ship	s despatel	hed to V	ANALYSIS of the MORTALITY in Ships despatched to WESTERN AUSTRALIA during the 10 Years ended 31 December 1865.	stralia d	uring the	10 Years	ended 31	Decembe	r 1865.	
Year.				Numl	er and Ag	es of the	Number and Ages of the Emigrants embarked who Died on the Voyage.	barked wh	o Died on t	he Voyage			No Childr were Born on the	No. of Children who were Born and Died on the Voyage.
	Numbers embarked.	Total I. Deaths.	I Under 1 s. Year.	1 1 and under 4.	4 and 4. under 7.	t 7 and 7. under 10.	10 10 and r 10. under 20.	20 and under 30.	30 and under 40	40 and under 50.	50 and under 60.	60 and upwards.	Born.	Died.
16660 19677 19609 19609 19609 19609 1861 18613 18633 18633 18635	278 278 278 278 278 278 278 278 278 278	1-334 2444	-	- -				0] -	11-111111			1111111111	4	

Appendix to Twenty-sixth General Report of the

Government Emigration Board, 8, Park Street, Westminster, 8th May 1866.

S. WALCOTT.

APPENDIX No. 13.

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CAPE OF GOOD HOPE.

Tarks showing the number and particulars of the Shirts and EMIGRANTS despatched by the Emigration Commissioners at the expense of Colonial Funds to Care or Good Hore in 1864, 1865, and up to 31 March 1866.

		<u> </u>	Contract Price	Date	Date	No. of	Namo		Numbe	er of E	Number of Emigrants.	ŝ	Nur	nber o	Number of Deaths on the Voyage.	hs on t	he
Name of Vessel.	Tonnage.		per Statute	of De- parture.	of Arrival.	Days on the	of Supe	Αġ	Adults.	Chi und	Children undor 12.	Total	Adults.	ts.	Children under 12.		Total
			Addits			Voyage.		M.	¥.	M.	P.	sous.	M.	· 🖬	M.		souls.
•Cambrian	!	828 825	*00 *00	1864. } 6 Mar.	I	1	James Rea •	63	*	1	F	-	1				• 1
*Rolief	1	15	0 0	23 April	1	1	•	9	1	-		ŝ			1		1
*Athens	!	18	0 0	6 May		1	•	SI	1	1	1	61				1	
*Roman		18	0	7 June	1	1	•	<i>°</i> 0	e0	1	1	9		1	1	1	I
				1863.			Total	13	-	-	67	8	1	1	1	1	1
- woman	1	188	00	} 10 Mar.	1	1	1	4	*	1	1	80		1	1	1	1
*Briton	1	218	00	} 10 Aug.		1	Wm. Spooner	-	61	!		4	 I			1	
•Briton	1	22 	••	{ 10 Dec.	1	1	T. K. Debenhan	e2	4	81		0			1	<u>.</u>	
							Total	8	9	63	-	13		1	1		1
		۱	•			I +	Private Vessels.										ΓI

Emigration Commissioners.

S. WALCOTT.

Government Emigration Board, 8. Park Street, Westminster, 8th May 1866.

APPENDIX No. 14.

NATAL.

TABLE showin	g the num	ther and I	articulars Colonial	of the S _H Funds to	IPS and NATAL	Тавье showing the number and particulars of the SHIPS and БМГААА. Colonial Funds to NATAL in 1864, 1865, and up to 31 March 1866.	d by t to 31	he En Marcl	ligratio 1 1866	a Comr	nissione	rs at th	ie expense	of
		Contract Price	t Date	Dato	No. of	Namo		umber	Number of Emigrants.	grants.		Numbe	Number of Deaths on	Б
And of Vessel,	Tonnage.	Statute Adult.	of De- parture.	of Arrival.	Days on the Voyano	odng	νpγ	Adults.	Children under 12.	en 12. To	V	Adults.	e Voyage. Children under 19	
	_						M.	F. M.		P. Souls.		1-		Fotal Souls.
*Lady of the Lake •Rubens Eudora	329 380 321	L 2000 C	1864. 20 Feb. 25 May 30 Juno	1864. 8 Juno 8 Aug. 17 Sout	108	W. E. Young		±.	_ i.		i	-	M. F.	
Tugela	475	13 0 0	2 Dec.	1865. 13 Mar		Decimus Curine	55	រន	- ~	ا ت م م م		ŽŽ	No death. No death.	
		-			101	J. W. Matthew	30	80	10	11 1		Ň	No death.	
					•••••	Inior	13	99	22	22 182	1	1.		1
•Umgeni - Lady of the Lake	320 306	12 0 0 13 10 0	16 Mar. 29 Nov.	30 May 10 Feb.	75 82	W. F. Wallen	23	11	5 K S	31.00	11		No death.	Ι
						Total	22	57	8 10	13	Ī			1
Tugela	-475	14 5 0	1866. 28 Mar.	1		1	21		~ ~	<u> </u>	ĺ		Ì	1
					-					3 	 	1		1

S. WALCOTT,

Private vessels.

Government Emigration Bourd, 8, Park Street, Westminster, 8th May 1866.

78

Appendix to Twenty-sixth General Report of the

APPENDIX No. 15.

SUMMARY of the NUMBER of IMMIGRANTS introduced into MAURITIUS in each Year since the IMMIGRATION from INDIA was re-opened, distinguishing those arriving under the Bounty System from those introduced under the Plan of collecting and despatching the People from India by Government Officers alone.

Year.		Natur	e of S	ystem			No. of	*	ults.	Children.	Tetal
							Ships.	Male.	Female.	onnuren.	Total
1843	Bounty S	Systen	n		-		157	26,888	3,373	997	31,258
1844	Jan. 1 to April 1 t	Marcl	h 31,] 31, F	Bounty	y Syst	em	43	7,451	1,157	452	9,06
	ducted b	Gove	ernme	ntÖlli	cers a	lone	20	4,045	646	401	5,09
			Fotal	1844 -	-	-	63	11,496	1,803	853	14,15
1845	Emigrati ment O	on co Micer	nduci s alon	ted by c -	Gov	ern-	44	7,677	1,492	1,146	10,28
1846	Ditto	-	-	-	-	-	27	4,847	1,115.	792	6,789
1847	Ditto	-	-	-	•	-	26	4,845	562	322	5,729
1848	Ditto	-	-	-	-	-	21	4,445	564	294	5,303
1849	Ditto	•	•	-	-	•	30	5,937	856	459	7,282
1850	Pitto	-	-	-	-	-	3S	7,793	1,344	686	9,82
1851	Ditto	-	-	-	•	•	37	7,743	1,468	560	9,771
1852	Ditto	-	-	-	-	-	61	12,318	2,926	1,552	16,796
1853	Ditto	-	•	-	-	•	40	9,131	1,729	1,284	12,144
1854	Ditto	•	•	-	-	-	61	13,797	2,527	2,192	18,516
1855	Ditto	•		-	-	•	43	8,529	2,460	1,926	12,915
1856	Ditto	-	-	-	•	-	42	7,953	2,773	1,927	12,653
1857	Ditto	-	-	•	-	-	3S	7,314	3,109	2,302	12,725
1858	Ditto	•	-	•	-	-	87	18,224	6,898	4,824	29,946
1859	Ditto	•	-		-	-	120	27,560	9,573	7,264	44,397
1860	Ditto	-	• •	• •	-	-	40	S,026	3,345	1,915	13,286
1861	Ditto	-		-	-	-)	44	9,311	2,960	1,714	13,985
1862	Ditto	-		-	-	-	33	6,804	1,933	1,156	9,893
1863	Ditto	•		• •	•	- 1	17	3,222	1,179	853	5,254
1864	Ditto	-		-	•	- ;	24	5,145	1,528	902	7,575
1865	Ditto	•	• •	-	•	-	56	13,332	4,085	2,866	20,283
	Chinese a 1843 and	nd ot 1845	hers	introd	uced	in		843	• •		843
		J	OTAL			;	1,149	233,180	59.637	38,786	331.603

* Forty-eight of these came from Madagascar, and five from Muscat.

† Besides these, there were introduced by Private Individuals-

		Ad	ults.	Chil	dren.		
		Males.	Females.	Males.	Females.	Infants.	Total Souls.
From Aden "Bombay "Ibo -	•	503 172 314	89 22 11	7 4	ī	33 2 -	632 201 325
Total -	-	989	122	11	1	35	1,158

‡ In addition to these, 730 Africans (638 males and 92 females) were landed direct from a captured slaver.

5 In addition to these, 364 Africans (253 males and 111 females) were landed direct from a captured slaver; 202 captured Africans were also landed in the Seychelles. T In addition to these, 199 Africans were landed in the Seychelles direct from a captured slaver.

Government Emigration Board,

Park, Street, Westminster, 8th May 1866.

APPENDIX No. 16.

MAURITIUS.

STATEMENT showing the Number of EMIGRANTS who have embarked for India from the 1st January 1849.

Date.	Males.	Females.	Children.	Total.
1849	4,250	566		4,892
1850	3,241	433	50	3,724
1851	2,785	359	39	3,183
1852	2,881	360	72	3,313
1853	1,676	181	171	2,028
1854	3,016	334	325	3,675
1855	3,498	399	370	4,267
1856	3,977	492	428	4,897
1857	3,523	576	494	4,593
1858	6 , 257 [.]	1,034	874	8,165
1859	3,852	681	585	5,118
1860	2,098	378	357	2,833
1861	1,639	323	295	2,257
1862	1,617	316	279	2,212
1863	2,354	485	382	3,221
1864	2,427	507	479	3,413
1865	2,641	550	430	3,621
Total -	51,732	7,974	5,706	65,412

Government Emigration Board, S, Park Street, Westminster, 8th May 1866.

S. WALCOTT.

APPENDIX No. 17.

MAURITIUS.

TABLE showing the number and particulars of the SHIPS and EMIGNANTS which arrived in the MAUNITIDS from the East INDIES during the Year 1865.

					-			
	.bobr	N0. Ja	320 207	330 330 382	128	928	5 86	997 303 303
Deaths.	arantine.	nO uI	11	122	111	11		1 1 1
Det	e Voyage.	ų; uO	12	ۍ ۲۵ م	<u> 9 14</u>		<u>.</u>	nr- 1
.age.	oV sut no s	Birth	10 H	111	⇔ı–	11		- 1 1
ed.	-	.[stoT	320	330 930 937 930 930	728			266 35 25
ıbark	Infants.	14		 01 4	* I =	21-12		
ıts en	gul	M.	014	÷ 1 –	÷97		140-	*0-
Number of Immigrants embarked	Under 10 down to 1 Year of Age.	ч.	ష్టిని	222	2 8 8 S	1983	1289	222
r of Im	Und dow A	M.	5	922;	789 289	ភនន	5498	8198
Tumber	re 10 rs of se.	r.	5 3	72 26	322	825	:281	228
A	Above 10 Ycars of Age.	M.	021	217 200	2185 273	222	1985	202
	Name of Surgeon,		J. Holmes Meer Nujuff Ally	Mirza Agamadco John Mathews G. P. Smudford	W. J. S. Lynsdale Sk, Pokcer Mahomed -	John Croker John Wilson H. C. Stewart, M.D.	Sheik Frshand Hossein Samuel Grose	John Wilson C. I. Hawko
əyş u	of Days of	° <u>N</u>	88	8299	838	289	395	22
	Date of Arrival.		1865. 8 Jan. 19 Jan.	2 Feb. 20 Feb. 12 Mar.	12 April 30 April	- May 3 May 13 May	31 May 30 May 22 June	24 June 29 June
	Port of Date of Departure.		1864. 9 Dec. 14 Dec. 1865.	1 Jan. 17 Jan. 25 Jan.	23 Feb.	25 Mar. 25 Mar.	5 April 20 April 2 May	21 May 2 Juno
	Port of Departure.		Madras - Calcutta -	Bombay - Calcutta -	Madras - Calcutta -	Madras . Calcutta .		Madras .
	.92460	noT	582	783 1,041 1,126 1,126	102	1 <u>7</u> 2	842 842 840	703
	Name of Ship.		Sir Rohert Seppings Colgrain	Assaye Indomitable Sandringham - Atiet Rohinan -	Theresa Orient Franco	Porchester	Schan Jenan Ophir	Blackwall

* 19 of these were drowned.

	.bobn	rl .0X	
ths.	.onitarru	ոԾսլ	21111111115111511111111111111111111111
Deaths.	.ogrvoV o	վեսՕ է	\$9-80-280-280-688-688-588588
•əSe.	oV out no s	ultrill	
		Total.	
barkee	nts.	1	1188810018-858-8-4-90-45-5
ts em	Infants	М.	ດ ສະນະລາດເຈົ້າອາຊ ອາສະສະສາດເຮັດງາຊ
ijgram	. cc 19	54	84.582.939858855439996835928
of Imn	Under 10 down to 1 Year of Age.	л.	52252222288888888357885588
Number of Immigrants embarked	of 0	 	8288228236265265288288282828
Nu	Above 10 Years of Age.	N.	
	Name of Surgeon.		I. T. de Santos Meer Nueur Auto Meer Nueur Auto Meer Nueur Ally Omesh Chunder Dutt V. Richards R. Lowe R. Lowe R. Lowe R. Lowe R. Lowe R. Lowe C. Croker M. Abby C. Croker M. Abby S. P. Palaerter P. Balaerter P. Balaerter B. Dono M. Mitter S. P. Palaerter B. Dono M. Mitter S. P. Palaerter R. P. Lynchale C. Cumunichan W. S. Lynchale C. Cumunichan W. S. Lynchale C. Cumunichan W. S. Lynchale C. Cumunichan W. Matter
our	one. 1)TLS OIL	No. Vo.	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~
	Date of Arrival.		166. 166. 2 Juny 2 Juny 2 Juny 2 Juny 2 Juny 2 Juny 2 Juny 2 Stoph 2 S
	Date of Departure.		1865. 1865. 1865. 1865. 1865. 1864. 1864. 1864. 1864. 1864. 1864. 1864. 1864. 1864. 1864. 1864. 1864. 1864. 1864. 1965. 1964.
	Port of Departure.		Bombay Calcutta Madres Calcutta Madres Calcutta Bombay Calcutta
		sunoT	
	Name of Ship.		Regima Bratio Salam Colgrain Colgrain Gunga John Masternan Indonitable Arra Brindian Schuling Aratian Schuling Arabitan Artholing Arabitan Artholing Arabitan Matilda Atholing Arabitan Matilda Atholing Arabitan Matilda Atholing Matilda Atholing Arabitan Matilda Atholing Matilda Atholing Arabitan Matilda Atholing Arabitan Merusshire Winte Jackot Winte Jackot

APPENDIX No. 17-continued.

					out u		4	umber	Number of Immigrants embarked	nigrant	s emt	arke		•o∄e.	Deaths.	ls.	
Name of Ship.	.93£6.	Port of Departure.	Date of Departure.	Date of Arrival.	of Days o	Name of Surgeon.	Above 10 Years of Age.	c 10 c 10	Under 10 down to 1 Year of Åge.	r 10 1 to r of c.	Infants	ts.	•	oV silt no s	.ogayoV o	arantine.	.bobn
	noT				ο <u>Λ</u> .0Χ		М.	*	M.	ri.	м.	1 23	[rtoT	Birth		ոծսլ	rl .0X
Alum Ghier Atter Rohoman Optistream Optistream Maha Ranco Sishn Jehan Sianh Jehan Siarnero Surrey Pathe Salan Colgrwin Ara Patha Salan Colgrwin Ara Patha Salan Siah Allum	734 736 736 736 736 736 1,033 1,035	Calcutta Malutas Calcutta Madras Calcutta Malutas Calcutta	17 Stept. 27 Stept. 27 Stept. 28 Ste	1855, 1855, 1860ct. 1800ct. 18	84492524358588	Sheik Hossennec Astmally Khan Meer Nijulf Ally S. W. Lonnon S. W. Lonnon S. Groso S. de lo Roy J. Chunder Doss Sheik Brshaud Hossen M. Dagatrus N. Dagatrus J. Dungacon J. Wilson C. Hayes S. P. Palloon	220 221 235 235 235 244 214 214 214 214 214 215 270 270 270 275 275 276	878888888553888878888888888888888888888	58444448888888	\$45334878878585848		1844-55818-4355	400 855 873 873 873 873 873 873 873 873 873 873	1311111000101110		8	440 334 335 335 335 335 335 335 335 335 335
	_					Total	13,718	4,190	1,577	1,242	188	176 2	21,091	14	67 1	172 2	20,283
Government Emigration Beam	t Emine	Winn Dear												-	-	-	-

APPENDIX No. 17—continued.

S. WALCOTT.

Government Emigration Board, 8, Park Street, Westminster, 8th May, 1866. **83**. . 1

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APPENDIX No. 18.

RETURN OF IMMIGRANTS and LIBERATED AFRICANS INTroduced into the WEST INDIA COLONIES and MAURITIUS, from the Year 1843 to the end of the Year 1856, and in each Year since the 1st day of January 1857 to the end of the year 1865, so far as known.

						-					
						JAMAI	CA.				
Whence Emigrating.	1843 to 1856.	1857.	1858.	1859.	1860.	1861.	1862.	1863.	1864.	1865.	Total.
Great Britain - Madeira - Sierra Leone - St. Helena - East Indies - Canada - United States - British W. Indies Havannah - Direct from cap- tured Slavers -	13 379 2,552 2,632 4,559 *472 145 23 382 382 347 230				47 598 		 608 1,982 				13 379 2,942 4,079 9,195 472 145 23 382 347 592
TOTAL -	11,725	362	-	-	615	2,172	2,590	1,075	-		18,569
			<u></u>		BRIT	su Gi					
Whence Emigrating.	1843 to 1856.	1857.	1858.	1859.	1860.	1861.	1862.	1863.	1864.	1865.	Total.
Great Britain - Madeira Cape de Verds - Azores Sierra Leone - Kroo Coast - St. Helena - East Indies - China - British W. Indies Surinam - Rio de Janeiro - Martinique - Guadaloupe -	21 18,569 766 164 4,619 381 2,590 22,730 647 1,187 31 441 } 367	342 	+1,556 53 281 1,405 56 	+945 	\$531 			+**446 2,353 396 69 			21 22,064 819 164 4,619 381 4,972 53,246 11,839 7,006 31 441 367
Total -	52,513	2,938	3,351	5,44S	8,176	7,204	8,811	3,264	7,906	6,959	106,570
					נ	RINID	AD.				
Whence Emigrating.	1843 to 1856.	1857.	1858.	1859.	1860.	1861.	1862.	1863.	1864.	1865.	Total.
Madeira - Cape de Verds - Sierra Leone - St. Helena - East Indies - China - United States - British W. Indies Bio de Janeiro - TOTAL -	725 2,474 2,292 10,569 988 47 4,773 879 22,747	172 1,414 	2,083 2,113	4 3,363 	226 470 2,169 	2,544		1,801 1,801	949 		725 172 2,700 2,796 29,254 2,048 47 4,773 879 43,394
+	This incl	udes 2	05 Chir	iese br	ought	from P	anama	•			

of these were not introduced at the public expense.

261 § 396 35 ¶ 9 ** 74 + 47

						s	T. LUC	IA.				
Whence Emigrating.		1813 to 1856.	1857.	1858.	1859.	1860.	1861.	1862.	1863.	1864.	1865.	Total.
Sierra Leone		551			_		_	_	_	_	_	551
St. Helena	-	568			_	-		179	—	-	-	747
East Indics	•			-	555	660		320		-	-	1,535
TOTAL	•	1,119	-	-	555	660	_	499		-		2,833

APPENDIX No. 18-continued.

						ST	. VINC	ENT.				
Whence Emigrating		1843 to 1856.	1857.	1858.	1859.	1860.	1861.	1862.	1863.	1864.	1865.	Total.
Madeira - Sierra Leone St. Helena East Indies		546 234 575		1111			 119 260	 14 307				546 234 802 567
TOTAL	-	1,355	-	-	-	91	379	321	-	_	-	2,149

<u></u>						(FRENA	DA.				
Whence Emigrating.		18 43 to 1856.	1857.	1858.	1859.	1860.	1861.	1862.	1863.	1864.	1865.	Total.
Madeira - Sierra Leone St. Helena East Indies Saba -		431 972 85 — 23	 			92	$\frac{-}{122}$		 114 			431 972 470 2,041 23
TOTAL	-	1,511	283	362	299	92	122	1,154	114		_	3,937

					·	ANTIG	UA.				
Whence Emigrating.	1843 to 1856.	1857.	1858.	1859.	1860.	1861.	1862.	1863.	1864.	1565.	Total.
Madeira Cape de Verds China British W. Indies	1,973 195 19	12 	44 	 		<u>11</u> 		191 *100 1,005			2,219 207 100 1,062
Total -	2,187	12	56	26	—	11	_	1,296	<u> </u>	-	3,58

* Received from a French vessel stranded at Barbuda.

						r. Kit	т's.				
Whence Emigrating.	184 to 185	1857.	1858.	1859.	1860.	1861.	1862.	1863.	1561.	1865.	Total.
Great Britain Madeira - Sierra Leone		06 157 95 —	253	103	77	43	50	219 223	=	_	1 1,008 318
St. Helena East Indies British W. Indi		37 — 5 —				337					137 337 5
TOTAL	- 3	43 157	254	103	77	380	50	442			1,800

APPENDIX	No.	18—continued.	
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*****							Nevi	s.	• •	·		
Whence Emigrating.		1843 to 1856.	1857.	1858.	1859.	1860.	1861.	1862.	1863.	1804.	1863.	Total.
Madeira -	-	427		_		_	-	-	-		_	427
TOTAL	•	427		_			-	_		-	-	427

							Товас	io.				
Whence Emigrating.		1843 to 1856.	1857.	1858.	1859.	1860.	1861.	1862.	1863	1861.	1865.	Total.
Sierra Leone St. Helena	-	46 246	=	=	Ξ	=		225	_		Ξ	46 471
TOTAL	-	292	-	-		-	-	225	-		-	517

						Ванах	IAS.				
Whence Emigrating.	1843 to 1856.	1857.	1858.	1859.	1860.	1861.	1862.	1863.	1864.	1865.	Total.
From wrecked Slaver.		-	-	-	389	-	-	-		-	389
TOTAL -		-	-	-	359	—	-	-		-	389

					H	NDUR	AS.				
Whence Emigrating.	1843 to 1856.	1857.	1858.	1859.	1930.	1861.	1862.	1863.	1864.	1865.	Total.
China British W. Indies	Ξ	-	-	-	=	Ξ	Ξ	=	=	474 129	474 129
Total -		-	-		-	-		-		603	603

				Т	OTAL	ro We	ST IN	DIES.			
Whence Emigrating.	1843 to 1856.	1857.	1858.	1859.	1860.	1861.	1862.	1863.	1864.	1865.	Total.
Great Britain - Madeira - Cape de Vords - Azores - Sierra Leone - Kroo Const - St. Helena - East Indies - China - Canada - United States - British W. Indies Havaunah - Saba - Surinam - Rio de Janeiro - Martinique - Guadaloupe - Direct from cap- tured and wrecked Slavers	$\begin{array}{r} 34\\ 23,156\\ 961\\ 164\\ 11,543\\ 381\\ 9,125\\ 37,849\\ 2,107\\ 145\\ 70\\ 6,366\\ 347\\ 23\\ 311\\ 1,320\\ 367\\ 230\end{array}$	499 184 	1 1,553 53 311 3,550 68 68 	1,048 			10,934	410 		13 	35 27,799 1,198 381 14,382 381 14,474 96,175 14,933 14,933 14,933 14,933 14,933 14,937 347 23 31 1,320 387 981
TOTAL -	94,219	5,338	6,136	9,798	12,998	12,812	15,720	7,992	8,855	10,914	184,782
'		• •• •••						<u> </u>			

APPENDIX No. 18-continued.

and the contract of the design of the design of the second s		******			3	IAURI	rics.				
Whence Emigrating.	1843 to 1856.	1857.	1858.	1859.	1860.	1861.	1862.	1863.	1864.	1865.	Total.
Ibo, East Coast of	325	-	-	-	-	-	-	-	-	-	325
Africa. Madagascar -	39	-	-	-	-			-			39
Aden East Indies -	632 173,141	12,725	29,946	+1,397	13,280	:3,985	9,893	5,254	7,575	20,283	632 330,485
China Direct from cap- tured Slaver.	843	=	=	=	730	*568	+199	=	=	-	843 1,497
TOTAL -	174,980	12,725	29,946	11,397	11,016	1,553	10,092	5,254	7,575	20,283	333,821

* 202 of these were landed in the Scychelles. † Landed in the Scychelles.

Government Emigration Board, 8, Park Street, Westminster, 8th May 1866.

S. WALCOTT.

APPENDIX No. 19.

RETURN showing the Number of IMMIGRANTS and LIBERATED AFRICANS who have RETURNED to their own COUNTRIES from the BRITISH WEST INDIA COLONIES and MAURITIUS, and (as far as can be ascertained) the Amount of EARNINGS remitted through Government Agency in their behalf, from 1843 to 1865.

		From MAICA.	BRIT	From ISH GUIANA.	T	From RINIDAD.		From URITIUS.
YEAR.	No.	Amount of Earnings.	No.	Amount of Earnings.	No.	Amount of Earnings.	N0.	Amount of Earnings.
1857 - 1858 - 1859 - 1860 - 1861 - 1862 - 1863 - 1864 - 1865 -	1,641 	2 (a) 3,000 No Return No Return No Return 3,000	(7)3,283 505 323 797 - 407 467 462 6,341	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	1,675 343 359 203 303 514 3,194	£ s. d. 23,561 10 10 6,302 19 7 5,529 18 11 4,076 13 S (h)1,400 0 0 53,861 3 0	46,066 4,593 8,165 5,118 2,533 3,257 3,221 3,221 3,413 3,621 82,499	No Returns.

 (a) This is for two ships only, carrying 588 passengers. No returns for the other vessels.
 (b) In regard to 1,308 passengers of this number there are no returns of money deposited with the Government authorities, or of the sums they had in their possession on embarkation for their own countries.

(c) In this amount are included the sums, so far as known, deposited by the passengers with the captains of the vessels in which they embarked.
(d) In addition to this amount, which was deposited with the Government Immigration Agent, that officer estimates that the savings of these coolies could not be less than 15,000*l*. including the value of the jewels and money which they took back with them, and the cost of the passages and clothing (1,4451. Ss. 4d.) of such of them as were not entitled to free return passages.

(a) Resides this amount, these people paid for their own passages back to India via England.
(f) In this amount is included 1,000%, the estimated value of the jewels on the immigrants.
and a Bill of Exchange for 494%. 15s. 16a., which one of the coolies took with him.
(g) This includes 250%, the estimated value of the jewels on the immigrants.
(h) This amount consisted of the local formation of the second sec

consisted of-	£	<i>s</i> .	a.	
	9,700	0	0	
Specie in possession of immigrants	2,701	3	7	
Estimated value of jewels and undeclared specie	2,598	16	5	

£ 14.000 0 0

In addition to this sum 77 people paid their own passages at the rate of 111. 19s. 9d. per adult, amounting to 9112. 1s.

Government Emigration Board, 8. Park Street, Westminster, 8th May 1866.

TABLE showing the NUMBER and PARTICULARS of the SHIPS despatched from CALCUTA to the WEST KNDES during the Season 1864-65.

APPENDIX No. 20.

									Ž	mbers	Numbers Embarked	-ked.		- 16	Denths.	hs.	.bol	ч шо.
						Number	;							11 ·		1	our	n 1 119
Name of Ship.	-nor,	Ton- Contract nage. Price.		Denarture.	Date of Arrival.	of Days on the	Name of Surgeon,	Adults.	lts.	Children.	lren.	Ţ'n.	Thatal	oze.(a pz ou	age. The	noour.	lTodr	loH USno suec
						Voyage.	2	M.	Ч.	M.	E.		10141.		xox u()	Harl		tq tq
BRITISH GUIANA. Lincelles	802	8°. 12°0.	d. 0 2	1864. 23 September	1864. 24 Dec.	03	R. Rivers	306	44	20	a	16	437	¢3	11		£23	I
Athletæ	976 1,104	0 77 0 77	00	18 November 19 December	- 15 Peb. 4 March	89 75	M. Tonsworth - C. Turner	30S 336	64	202	119	128	430	64	82 221	61 6J	400	3
Earl Russell - Golden South - Ganges Fusilior	1,042 976 830 1,088	12 0 12 0 11 10	0000	1805. 13 January 5 February 26 February 15 March	12 April 26 May 28 June	89 110 122	W. G. Guu W. Arthur G. Butler† S. L. Crane	318 309 346 346	8853	****	1221	12 14 29	431 434 308 401	م م	03 124 151 161	22 23	340 311 250 195	1111
TRINID							TOTAL -	2,207	527	174	88	141	3,1.45	19	104	8	2,322	42
Sydenham	1,049	11 19 11 18	04	25 November 22 December	7 February 10 March	74 78	J. Carroll - S. P. Chennell -	307 333	20	15 26	10	48	424 487		0 18	63	418 470	11
Newcastle	1,137	12 14	9	1865. 25 January	29 April	94	F. Johnson .	403	04	19	17	20	538	31	15	1	525	1
							TOTAL -	1,043	250	50	12	46	1,449	æ	42	21	,413	1
							GRAND TOTAL -	3,250	111	233	137	187	4,594	51	974	19	3,735	캱
		X *	VOTR.	-The "Fusilie Number of I Died on the Died during	Pho " Fusitiey." was wrecked on tho 26th May a Number of Banggrants embacked in India. Died on the voyage between Calcutta and Natal Oled on the woyage between Calcutta and Natal Oled during the wreck by exposure or drowning	cked on th nbarked iv con Calcut y exposure	 NOTR.—The "Fusifier" was wrecked on the 26th May at Port Nata Number of Engrants enubacked in 10dia Died on the voyage between Calcutta and Natal Died during the wreck by exposure or drowning 	t Natal	· · ·		•	588 100	101					
			•	Died at Nati Died on the Loft at Nata Arrived in B	Dicd at Natal artor wreck Died on the voyage betwee Left at Natal Arrived in British Gulana	k cen Natal ia (24th Au	Died on the and after Wreek Died on the voyage between Natal and British Guiana Loft at Natal Arrived in British Guiana (24th August) in the " <i>Barl of South Esk</i> "	a 1 of So	ulh Es	 	. • .	5°748	401					

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 89

S. WALCOTT,

Appendix to Twenty-sixth General Report of the

APPENDIX No. 21.

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TABLE showing the NUMBER and PARTICULARS of the SHIPS and EMBERANES despatched from CALCUTTA to the WEST INDES during the Season 1865-66.

e of 2011. Mohum Mittra Mittra Mell - 11. - - - - - - - - - - - - - - - - -	Ariults. M. P. 207 92 204 76 324 76 322 100 312 100	å					
ire - 1,218 10 10 0 British 12 Aug. 4 Nov. 84 Khetter Mohum - 1,116 10 0 0 0 " British 12 Aug. 4 Nov. 84 Khetter Mohum - 1,116 10 0 0 " " $3 \operatorname{Sept}$ 1 Dec. 107 W. II. Pearse, - 1,023 0 17 6 " $3 \operatorname{Sept}$ 1 Dec. 74 Molti.al Mitter - 1,030 10 3 6 " 11 Nov. 4 Feb. 85 W. Campbell - 1,104 12 3 0 " $3 \operatorname{Oot}$ 13 Jan. 102 f 3, Ilughes, - 1,031 10 5 0 " $3 \operatorname{Oot}$ 13 Jan. 20 April - - 1,104 12 3 0 " $3 \operatorname{Oot}$ 1363. 20 April - - 1,033 10 5 0 " Trinidad 1 7 Satt. 22 Nov. 105 A. II. Authonisz - 1,203 0 17 5 " $3 \operatorname{Sept}$ 2. 2 Nov. 00 Onest - 1,004 10 5 0 " $3 \operatorname{Sept}$ 2. 2 Nov. 00 Onest - 1,204 - 1.			-117	leten.	uo sų ostra uo su uo su	per 12 Vage.	REMARKS.
ire - 1,218 $\begin{array}{c} E & 8. \ 10 & 10 & 0 \\ - 1,116 & 10 & 0 \\ - 1,116 & 10 & 0 \\ - 1,116 & 10 & 0 \\ - 1,116 & 10 & 0 \\ - 1,023 & 0 & 17 & 6 \\ - 1,023 & 0 & 17 & 6 \\ - 1,023 & 0 & 17 & 6 \\ - 1,030 & 10 & 3 & 5 \\ - 1,030 & 10 & 3 & 6 \\ - 1,104 & 12 & 3 & 0 \\ - 1,104 & 12 & 3 & 0 \\ - 1,108 & 10 & 5 & 0 \\ - 1,108 & 10 & 10 & 5 \\ - 1,108 & 10 & 10 & 10 \\ - 1,108 & 10 & 10 & 10 \\ - 1,108 & 10 & 10 \\ - 1,108 & 10 & 10 \\ - 1,108 & 10 & 10 \\ - 1,108 & 10 & 10 \\ - 1,108 & 10 & 10 \\ - 1,108 & 10 & 10 \\ - 1,108 & 10 & 10 \\ - 1,108 & 10 & 10 \\ - 1,108 & 10 \\ - 1,108 & 10 \\ - 1,108 & 10 \\ - 1,108 & 10 \\ - 1,108 & 10 \\ - 1,108 & 10 \\ - 1,108 & 10 \\ - 1,108 & 10 \\ - 1,108 & 10 \\ - 1,108 & 10 \\ - 1,108 & 10 \\ - 1,108 & 10 \\ - 1,108 & 10 \\ - 1,108 & 10 \\ - 1,108 & 10$		·	÷	fants.	Deat		
$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$		•	31	467		458	נות יאו דוד
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	· • • • • • • • • • • • • • • • • • • •		²²	914	 1	105	isiui) ero es [1 no :
$ \begin{array}{cccccccccccccccccccccccccccccccccccc$			3: 1-	503	2 65	-103	sput pue ysij
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$		en en	26 42	420	3 57	300	ira Ref Ref Ref
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	-	37	22 38	518	2 17	503	ror Icrai Icrai
Total - 1. Total	287 08	41	15 13	1S‡	1 9	476	ined IC YC
- 1,083 10 5 0 Tvinidad 1885. 1865. 1865. 1865. 105 0 Tvinidad 17 Aug. 22 Nov. 97 A.H. Anthonisz 0.1 1.2 <th1.2< th=""> 1.2 1.2 <th1< td=""><td>1,741 573</td><td>190 11</td><td>11.4 225</td><td>2,813</td><td>14 190</td><td>2,607</td><td>14 110 28 91 267 1 267 1</td></th1<></th1.2<>	1,741 573	190 11	11.4 225	2,813	14 190	2,607	14 110 28 91 267 1 267 1
	207 07 269 107 295 1107 295 110	\$55 55 55 55 55 55 55 55 55 55 55 55 55	177 177 177 18 28	51 - 51- 51-	0 % % 5 % 5	975 975 975	Aggle Speed Treast, with recked on th 262 lives lost ed on a reef 1866. Passe 1865. Passe 1901 of liver of the the 2001 of the
Total -	SG1 320	151 104	02	1,498	10 162	1,346	рин ; '4sr (м Л Г ч Э Н ч Э
fountess of Ripon 1,200 10 5 0 S. Vincent \$ 5 Nov J. Carroll - 1	158 70 133 52	29 19 1	15 13 11 8	2%5 223	1 26	200 214	orf • Istot 28 Istot 28 Istot 28 Istot 28
Grand Total - 2,8	2,893 1,015	389 214	4 308	4,840	26 338	4,487	13 AL 10

APPENDIX No. 22.

RETURN of SHIPS and Coolies (entitled to back Passages) despatched from the WEST to the EAST INDIES, from 1850.

				Nur	nbers l	Embar	ked.		Deaths	
Colony and Ship.	Date of Sailing.		Adu	lts.	Child	lren.	In-	(D- 4-1	during the	Number landed.
			<u>M.</u>	F.	М.	F.	lants.	Total.	Voyage.	
JAMAICA :						70		100	F	
* Ostrich *†Harkaway †Edward *†William Jardine *†Gloriana * Sir George Pollock	Apr. 1 Apr. 1 1854. Jan. 2	1 10 10 15 21 13	128 264 192 228 280 55	36 73 83 26 68 26	$ \begin{array}{r} 11 \\ 20 \\ 16 \\ 6 \\ 23 \\ 24 \\ 24 \end{array} $	$ \begin{array}{r} 10 \\ 14 \\ 8 \\ 10 \\ 24 \\ 16 \\ \end{array} $	13 19 5 5 34 5	198 390 304 275 429 126	5 2 15 18 13 1	193 388 289 257 416 127
Total -	·	-	1,147	312	100	82	<u>\$1</u>	1,722	54	1,670
BRITISH GUIANA:	7070 Nov	70	188	35	9	12	3	247	10	237
 Lucknow + tZenobia + tZenobia + tZenobia + tLord Elgin - + tHempsyke + Glentanner - + + Lucknow - + + tLucknow - + + tSandford - + + Sandford - + + Sandford - + + Hamilla Mitchell - + Hamilla Mitchell - + Hamilla Mitchell - + Hamy Moore - + Gipsy Bridet + Ganges + Clarence (a.) 	IS51. June Oct. Oct. Nov. Nov. IS52. Mar. Oct. IS53. Aug. IS54. IS56. Oct. IS57. IS56. Oct. IS58. IS58. May. IS59. IS59. Oct. Nov. IS62. Sept. IS62. IS62. Sept. IS64. IS64. Sept. IS64.	$\begin{array}{c} 19\\ 2&6\\ 1&5\\ 9&8\\ 9&6\\ 1&7&4&4\\ 2&2&2&2\\ 2&2&2&2\\ 3\\ 2&2&4&2&3\\ 3\\ 3&-1&2&2&4\\ 3&-1&2&2&2&4\\ 3&-1&2&2&2&4\\ 3&-1&2&2&2&4\\ 3&-1&2&2&2&4\\ 3&-1&2&2&2&4\\ 3&-1&2&2&2&2&4\\ 3&-1&2&2&2&2&2&2\\ 3&-1&2&2&2&2&2&2\\ 3&-1&2&2&2&2&2&2\\ 3&-1&2&2&2&2&2&2\\ 3&-1&2&2&2&2&2&2\\ 3&-1&2&2&2&2&2&2\\ 3&-1&2&2&2&2&2&2\\ 3&-1&2&2&2&2&2&2\\ 3&-1&2&2&2&2&2&2\\ 3&-1&2&2&2&2&2&2\\ 3&-1&2&2&2&2&2&2\\ 3&-1&2&2&2&2&2&2&2\\ 3&-1&2&2&2&2&2&2&2\\ 3&-1&2&2&2&2&2&2&2\\ 3&-1&2&2&2&2&2&2&2\\ 3&-1&2&2&2&2&2&2&2\\ 3&-1&2&2&2&2&2&2&2\\ 3&-1&2&2&2&2&2&2&2\\ 3&-1&2&2&2&2&2&2&2\\ 3&-1&2&2&2&2&2&2&2\\ 3&-1&2&2&2&2&2&2&2\\ 3&-1&2&2&2&2&2&2&2\\ 3&-1&2&2&2&2&2&2&2\\ 3&-1&2&2&2&2&2&2&2\\ 3&-1&2&2&2&2&2&2&2\\ 3&-1&2&2&2&2&2&2&2&2\\ 3&-1&2&2&2&2&2&2&2&2\\ 3&-1&2&2&2&2&2&2&2&2\\ 3&-1&2&2&2&2&2&2&2&2\\ 3&-1&2&2&2&2&2&2&2&2\\ 3&-1&2&2&2&2&2&2&2&2&2\\ 3&-1&2&2&2&2&2&2&2&2&2&2\\ 3&-1&2&2&2&2&2&2&2&2&2&2&2&2&2&2&2\\ 3&-1&2&2&2&2&2&2&2&2&2&2&2&2&2\\$	213 96 118 241 192 143 213 156 213 209 255 290 255 290 255 290 255 290 255 290 255 290 255 290 255 289	33 27 37 37 21 24 24 24 67 52 42 59 110 91 93 953	25 6 11 23 36 3 15 5 15 22 10 8 16 24 34 30 316	$ \begin{array}{c} 13\\ 11\\ 9\\ 10\\ 15\\ -\\ 6\\ 3\\ 13\\ 17\\ 10\\ 10\\ 10\\ 13\\ 24\\ 25\\ 30\\ 33\\ 251\\ \end{array} $	- - 10 3 6 9 14 8 7 12 25 8 12 12 17 134	305 146 165 311 290 211 251 260 211 251 260 313 390 407 447 462 5,446		2837 2837 143 154 228 282 216 196 243 259 318 3269 316 330 381 433 5,102
TRINIDAD : * Eliza Stewart - * Eliza *tClarendon	Sept. 1852. Mar.	31 6 12	17 271 182	2 49 41	1 16 12	2 18 6		22 354 241	Nil. 30 16	22 324 225
* Bucephalus - *†Shand - *†Scindian§ - *†Arabia - *†Eveline - * Morayshire - * Brechin Castle - * British Trideut -	1853. Aug. Aug. 1855. June 1856. Oct. 1857. Oct. 1858. Dec. 1861. Oct.	$12 \\ 3 \\ 19 \\ 1 \\ 18 \\ 17 \\ 10 \\ 23 \\ 21 \\ 21 \\ 10 \\ 23 \\ 21 \\ 21 \\ 21 \\ 21 \\ 21 \\ 21 \\ 21$	288 222 108 177 266 243 236 354	10 33 29 48 33 54 34 67	10 19 26 18 32 10 35	4 11 18 24 22 23 17 32	3 11 3 5 4 7 6 6	314 287 177 280 343 359 303 514	12 4 13 9 9 14 19 31	225 302 283 164 288 339 346 285 492
Total		-	2,364	429	179	177	45	3,194	157	3,070

The difference between the number of coolies reported to have been embarked in the West Indies, and the number reported to have been landed at Calcutta, is in some cases materially less than the reported number of deaths. This arises partly from births on the voyage, and partly perhaps from the embarkation at the last moment of persons not entered in the lists. It is thought best, however, to give the number as they have been reported to the Board, without attempting to reconcile the discrepancy. Vessels marked thus * sailed for Calcutta; thus † for Madras; thus *† for both Calcutta and Madras.

Madras.

In this vessel twelve Maldivians were also embarked. In this vessel two Chinese were also embarked. In this vessel three Chinese were also embarked.

(a) In this vessel one Chinese and six Indians were embarked.

Government Emigration Board, 8. Park Street, Westminster, 8th May 1866.

92

Appendix to Twenty-sixth General Report of the

APPENDIX No. 23.

TABLE showing the NUMBER and PARTICULARS of the SHIPS and EMIGRANTS despatched from CHINA to BRITISH GUIANA, TRINDAD, and HONDURAS, during the Season 1864-65.

	Contract Port of Date		Date		Date of	No. of Days			lmul 	Numbers Embarked	mbarl	. tod.	Bin	Births Deaths		siau.
Isolstein NU. F. M. F. \overline{F} \overline		Ă	Port of Departure.	of De- parture.	Arrival.	on the	Surgcon.	[ubA		Childr				the on age. Voy		pue
$\begin{array}{ c c c c c c c c c c c c c c c c c c c$						v oyage.		М.			·		T			
$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$	& s. d. 14. 0. 0 Contou	in S		1884. 1804 -		100	D. Watson -	187	18	cr Cr			270			200
$ \begin{array}{c} 8 \ March - 22 \ Juno - 100 \ J. A. Juranic 201 \ 68 \ 11 - 3 \ 813 \ 29 \ 313 \ - 3 \ 813 \ 29 \ 313 \ - 3 \ 813 \ 29 \ 313 \ - 3 \ 813 \ 29 \ 313 \ - 3 \ 813 \ 29 \ 313 \ - 3 \ 813 \ - 3 \ - 3 \ 813 \ - 3 \ - 3 \ 813 \ - 3 \ - 3 \ - 3 \ - 3 \ - 3 \ - 3 \ - 3 \ - 3 \ - 3 \ - 3 \ - 3 \ - 3 \ - 3 \ - 3 \ - 3 \ - 3 \ - 3 \$	> 4	Canto de la contra		1865. K.Taunawr		103	R.T. Nicholls	362	110	14	61		188	 I		481
$ \begin{array}{ c c c c c c c c c c c c c c c c c c c$	b 0 0 Canton	Canto		8 March -	22 Juno -	19 <u>0</u>	J. A. Tarrance	201	23	122	11		•		- 22	305 311
$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$	1 0 0 Canton	Canto	· ·	30 April -	28 Aug.	120	J.M.Beaumont	200	1.1	10	1				0	325
$ \begin{array}{ c c c c c c c c c c c c c c c c c c c$							Total -		*I *	56	2		776		<u> </u>	109,
$ \begin{array}{ c c c c c c c c c c c c c c c c c c c$	15 0 0 Canton	Cantor	• •	17 November	18	88	J. Denton	401 401	100	81		c,	324 285			814 279
$- \begin{array}{c ccccccccccccccccccccccccccccccccccc$	>				3	3	Total -	390	187	1	27	63	612		13	503
$\begin{array}{c c c c c c c c c c c c c c c c c c c $																
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	- Amoy	Amoy	•	8 March		96		445	1:F	10	c)	3		 	=	1:7.4
2,125 615 103 6 9 2,858 15 115								445	1:4	10	61	ອ		1	0	474
								2,125		103	9	6			1	,758

S. WALCOTT.

Civernment Emigration Board, 8, Park Street, Westminster, 8th May 1866.

sailed with 301 omigrants on board, who purser. First Mato then compelled to land her pas-songers at Halinan. Ship then es-enped toffong Kong. ship, and murdored the mutinical on the 11th Dec. took posses-sion of the * This vossel master and REMARKS. TABLE showing the NUMBER and PARTICULARS of the SHIPS and PARGRANTS despatched from CHINA to BRITISH GUIANA and TRINIDAD WALCOTT. 272 181 325 507 Number landed. I 1 ഫ് Deaths on the Voyage. ~ 3 2 Ż I I I Births on the Voyage. I i I 1 I I Total. 503 180 202 613 230 327 I In-fants. Numbers Embarked. ł ł 1 I I I I Children. c, ł 1 5 **c**3 **6**3 ÷ Ч I 1 1 -3 10 c F. 1 Adults. the Season 1865-66. 483 111 319 200 250 H. I 283 ..Richardson, M.D. . . ٠ . Decimus Curme Grand Total David Watson Surgeon. C. T. Kelland A Chinese 1 Total Total during ernberof Days. Numberof Days. 112 83 1 ł 1 1 12 Feb. 24 Fcb. 1860. 1800. Date of Arrival. 1 1 ļ 1 18 March 31 March Sth Dec. 1866. 18 Jun. 4 Dcc. 23 Oct. .o.mj 1865. 1805. 8, Park Street, Westminster, 8th May 1866. Date of Depar-Canton Canton Amoy Amoy .orut Government Emigration Board, 2 2 Port of Depar-0 0 • 3 • 0 0 0 • • • ŝ 10 • Contract Price. ŗ, 14 14 14 22 14 ç 1,214 1,050 631 631 129 720 .93snnoT *Pride of the Ganges . **Pride of the Ganges** . , BRITISH GUIANA. Red Riding Hood Name of Ship. Light Brigado TRINIDAD. Dudbrooke -Jeddo

APPENDIX No. 24.

Emigration Commissioners.

APPENDIX No. 25.

TABLE showing the NUMBER of LABERATED AFRICANS despatched from Sr. HELENA to the WEST INDIES during the Year 1866.

				Jato		- A		Numl	Numbers Embarked.	arked.		-11-:0		
Name of Ship.	Tonnage.	Tonnage. Price.	Destination.	of De- Arrival.	Date of Arrival.	- 5	Adul	lts.	Childre	ii 		on the	on the	arys Adults. Children. II. m
				Jarrance.			М.	 	M. F	fant.	s. Total.	Voyage.	Voynge.	
Athletæ -	076		<i>£ s. d.</i> 8 10 0 British Guiana 20 Jan. 15 Feb.	1865. 20 Jan.	1865. 15 Feb.		25	9	•• ∞		ą	I	1	Ş
Government Emigration Board,	t Emigrat	ion Board												

Government Emigration Board, 3, Park Street, Westminster, 8th May 1866.

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Appendix to Twenty-sixth General Report of the 94

APPENDIX No. 26.

TABLE showing the NUMBER and PARTICULARS of the SUIPS and EMIGRANTS despatched from MADRAS to NATAL during the Year 1865.

Name of Ship.

			 		No. of		nuN	l eroli	Numbers Embarked.	ted.		1			
Tonnage.	Contract	Dent of	 Dato of De-	Date of Amival	Days on the	1	Adults.	Children.		i		Intrus on the	on the	Numbers Ianded.	
	11100	o un indoct	 arture.		Voyage.	M.	Ä	M. F.		funts.	funts. Total.	v oynge.	1	-	
600	£ 8. d.	Madras -	 1865. 12 Jan.	1865. 25 Peb.	4) 	223	12	96	10	4	340	н	**	218	
925	.	Madras -	 	30 June	43	101	5	16	20	12	313	l	l	313	
801	4 01	Madras -	 	18 Sept.	3.6	214	76	22	11	9	335	1	÷	122	
775	1	Madras -	 25 Dec.	2 Feb.	39	53	20	8	16	9	348	1	÷	312	
			 -	- E	l'otal	86.I	30	8	21	5	21 1,348	1	10	1,339	
				Ξ.	· ·	20:1	102	8	2	1	24-21	-	2		
ratio	t Emigration Board.												S. WALCOFF.	0'1'1.	

Emigration Commissioners.

Government Emigration Board, 8, Park Street, Westminster, 8th May 1866.

Porchester -Adelnide -

Regina Ardbeg 4

APPENDIX No. 27.

RETURN showing AMOUNTS of MONEY remitted by SETTLERS in NORTH AMERICA to their FRIENDS in the UNITED KINGDOM from 1848 (the first Year in which we have any Information) to 1865, both inclusive.

X	Tear.			Amount.		
				£		
	848			460,00		
-	.849			540,00)0	
1	.850		1	957,00	ю	
1	.851			990,00	0	
1	852			1,404,00	0	
1	853			1,439,00		
1	854			1,730,00	0	
1	855			873,00		
· 1	.856			951,00		
1	857			593,16		
1	858			472,61		
-	859*			575,37		
-	860†			576,93		
	861±			426,28		
	862§			381,90		
	863¶			412,05		
1863¶ 1864**				416,60		
-	865††		577,608			
1	00011		577,608			
* During this y	ear the sum	of 45.7	'981. was	also remitted fr	om Australia	
	do.		131.	do.	do.	
‡ Do.	do.	78,0)95 <i>L</i>	do.	do.	
§ Do.	do.		231.	do.	do.	
† Do. ‡ Do. \$ Do. ¶ Do. ** Do	do.)58 <i>l</i> .	do.	do.	
	do.		531 <i>1.</i>	do.	do.	
†† Do. Note.—In addit	do. ion to the el		263 <i>1.</i>	do.	do.	
from .		d Aust		it the sum from		

S. WALCOTT.

Government Emigration Board, 8, Park Street, Westminster, 3th May 1866.

APPENDIX No. 28.

TABLE showing the MORTALITY in SAILING SHIPS that cleared from LIVERPOOL for the UNITED STATES during the year 1865 (so far as Reports have been received).

Date of Clearance. NAME OF SHIPS. Nos. embarked. No. of Deaths. 18655. Jan. 26 Orient - - 273 1 Feb. 3 Star of the West - - - 358 1 25 Neptune - - - 358 1 25 Neptune - - - 358 1 26 Hibernia - - - 352 - 21 Harvest Queen - - 352 - - 21 Harvest Queen - - 512 1 16 Ellen Austin - - 771 1 13 Jaunes Foster, junior - 608 - 24 John Bright - - 771 1 20 Isaac Webb - - 438 - 29 Belle Wood - - 632 3 30	Det			Ships rej	ported.
$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$	of		NAME OF SHIPS.		No. of Deaths.
$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$	186	5.			
Feb. 3 Star of the West - - 178 - 14 Atmosphere - - 355 1 25 Neptune - - 418 2 March 6 Hibernia - - 378 - 21 Harvest Queen - - 352 - 27 Chancellor - - 571 2 April 5 James Foster, junior - - 571 2 April 5 James Foster, junior - - 571 2 April 5 James Foster, junior - - 552 3 10 Adelaide - - - 713 1 20 Isaac Webb - - - 438 - 21 John Bright - - 622 3 May 1 Monarch of the Seas - - 502 1 3 W. F. Storer - - 737			Orient	273	1
14 Atmosphere - - 358 1 25 Neptune - - 418 2 March 6 Hibernia - - 512 1 16 Ellen Austin - - 378 - 21 Harvest Queen - - 352 - 27 Chancellor - - 608 - 3 Antarctic - - 608 - 8 Antarctic - - 608 - 8 Antarctic - - 713 1 10 Adelaide - - - 436 1 20 Isaac Webb - - - 438 - 21 Isaac Webb - - - 632 3 May Monarch of the Seas - - 502 1 3W Monarch of the Seas - - 713 2 3W William Tapscott - - </td <td></td> <td> 1</td> <td></td> <td>178</td> <td>_</td>		1		178	_
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$\begin{array}{c ccccccccccccccccccccccccccccccccccc$				418	2
16 Ellen Austin - - 378 - 21 Harvest Queen - - 352 - 27 Chancellor - - 571 2 April 5 James Foster, junior - 608 - 8 Antarctic - - 731 1 13 Calhoun - - - 733 1 20 Isaac Webb - - - 791 - 20 Isaac Webb - - - 762 - 21 John Bright - - - 632 3 May 1 Monarch of the Seas - - 502 1 3 W. F. Storer - - 489 - 21 William Tapscott - - 713 2 3 Great Western - - 552 3 16 City of New York - - 586 - 27 North Amer	March				1
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	march			378	_
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April 5 James Foster, junior - 608 - 8 Antarctic - - 552 3 10 Adelaide - - 713 1 13 Calhoun - - 436 1 20 Isaac Webb - - 791 - 20 Isaac Webb - - 438 - 24 John Bright - - - 438 - 25 Excelsior - - 662 3 May 1 Monarch of the Seas - - 502 1 3 W.F. Storer - - - 516 - 9 Reslute - - 713 2 2 13 William Tapscott - - 737 1 16 City of New York - - 552 3 17 Great Western - - 552 3 16 Lity of New York -					2
Anarctic 552 3 10 Adelaide - - 713 1 13 Calhoun - - - 713 1 20 St. Mark - - - 713 1 20 St. Mark - - - 791 - 20 Isaac Webb - - - 438 - 24 John Bright - - - 438 - 24 John Bright - - - 438 - 24 John Bright - - - 652 3 May Monarch of the Seas - - 652 1 3 W.F. Storer - - 516 - 9 Resolute - - 737 1 16 City of New York - - 552 3 17 Great Western - - 671 - 20 Victory - - 67	A nuil				
10 Adelaide - - 713 1 13 Calhoun - - 436 1 20 St. Mark - - 436 1 20 Isaac Webb - - 436 1 20 Isaac Webb - - 762 - 21 John Bright - - 632 3 29 Belle Wood - - 632 3 May 1 Monarch of the Seas - - 632 3 May 1 Monarch of the Seas - - 632 3 May 1 Monarch of the Seas - - 632 3 May 1 Monarch of the Seas - - 632 3 May 1 Monarch of the Seas - - 502 1 13 William Tapscott - - 737 1 1 13 William Tapscott - - - 552 3 <td>April</td> <td></td> <td></td> <td></td> <td>3</td>	April				3
13 Calhoun - - 436 1 20 St. Mark - - 791 - 20 Isaac Webb - - 438 - 21 John Bright - - 438 - 22 John Bright - - 438 - 29 Belle Wood - - - 632 3 May 1 Monarch of the Seas - - 502 1 3 W. F. Storer - - - 516 - 9 Resolute - - - 737 1 16 City of New York - - 552 3 17 Great Western - - 636 - 20 Victory - - 636 - 213 William Tapscott - - 552 3 16 City of New York - - 552 3 120 Jeremiah Thompson -		-			
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20 Isaac Webb - - 438 - 24 John Bright - - 762 - 25 Excelsior - - 632 3 May 1 Monarch of the Seas - - 632 3 May 1 Monarch of the Seas - - 502 1 3 W.F. Storer - - - 516 - 9 Resolute - - 737 1 16 City of New York - - 552 3 3 17 Great Western - - 636 - 20 Victory - - 636 - 21 Withiam Thompson - - 586 - 22 Victory - - 636 - 23 Morth American - - 716 - 24 Atmosphere - - - 566 - 25 Restader Marshall <td></td> <td></td> <td></td> <td></td> <td></td>					
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5 Webster - - 516 - 9 Resolute - - 713 2 13 William Tapscott - - 737 1 16 City of New York - - 552 3 17 Great Western - - 671 - 22 Victory - - 636 - 24 Jersmiah Thompson - - 586 - 27 Atmosphere - - 545 1 20 North American - - 764 - 21 Energy - - - 264 - 20 Almosphere - - - 741 1 30 Constantine - - - 741 1 9 Alexander Marshall - - 425 - 14 Star of the West - - 381 1 26 Hibernia - -	May				1
9 Resolute - - 713 2 13 William Tapscott - - 737 1 16 City of New York - - 737 1 16 City of New York - - 737 1 16 City of New York - - 671 - 22 Victory - - 636 - 26 Jerzmiah Thompson - - 586 - 27 Atmosphere - - - 545 1 27 North American - - 764 - 27 North American - - 264 - June 1 Energy - - 264 - 8 Constautine - - 264 - 8 Bridgewateri - - 741 1 9 Alexander Marshall - - 373 1 26 Hibernia - - 381<					
16 City of New York - - 552 3 17 Great Western - - 671 - 22 Victory - - 6636 - 26 Jeremiah Thompson - - 586 - 27 Atmosphere - - 545 1 27 North American - - 716 - 27 North American - - 264 - 30 Constantine - - 741 1 9 Alexander Marshall - - 373 1 26 Hibernia - - 386 - 30 Orient - - 386 - 14 Escort - - 386 - 14 Escort - - 386 - 14 Escort - - 445 1 21 Neptune - - 446 - 26					
16 City of New York - - 552 3 17 Great Western - - 671 - 22 Victory - - 6636 - 26 Jeremiah Thompson - - 586 - 27 Atmosphere - - 545 1 27 North American - - 716 - 27 North American - - 264 - 30 Constantine - - 741 1 9 Alexander Marshall - - 373 1 26 Hibernia - - 386 - 30 Orient - - 386 - 14 Escort - - 386 - 14 Escort - - 386 - 14 Escort - - 445 1 21 Neptune - - 446 - 26					2
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26 Jerzmiah Thompson - - 586 - 27 Atmosphere - - 545 1 27 North American - - 545 1 27 North American - - 545 1 27 North American - - 545 1 June 1 Energy - - 264 - 8 Constantine - - - 506 - 8 Bridgewater - - - 741 1 9 Alexander Marshall - - - 425 - 14 Star of the West - - - 316 - 30 Orient - - - 381 1 30 Orient - - - 386 - 14 Escort - - - 445 1 21 Neptune - - - 489 -					
27 Atmosphere - - 545 1 27 North American - - 716 - June 1 Energy - - 264 - 8 Constantine - - 266 - 8 Bridgewater - - 266 - 8 Bridgewater - - 741 1 9 Alexander Marshall - - 425 - 14 Star of the West - - 373 1 26 Hibernia - - 381 - 30 Orient - - 381 1 4 Columbia - - 386 - 14 Escort - - 445 1 21 Neptune - - 446 - 26 Gratitude - - 446 - Carried forward - 21,013 30					-
27 North American - - 716 - June 1 Energy - - 264 - 8 Constantine - - - 506 - 8 Bridgewater - - - 506 - 9 Alexander Marshall - - 741 1 9 Alexander Marshall - - 425 - 14 Star of the West - - 373 1 26 Hibernia - - 316 - 30 Orient - - 386 - 30 Orient - - 386 - 14 Escort - - 386 - 14 Escort - - 445 1 21 Neptune - - 446 - 26 Gratitude - - - 446 - 26 Gratitude - - -					
June 1 Energy - - 264 - 8 Constantine - - 506 - 8 Bridgewater - - - 506 - 9 Alexander Marshall - - 425 - 14 Star of the West - - 373 1 26 Hibernia - - 619 30 Orient - - 381 1 30 Orient - - 386 14 Escort - - - 386 14 Escort - - - 445 1 21 Neptune - - - 446 26 Gratitude - - - 446 26 Gratitude - - - 21,013 30					1
8 Constantine - - 506 - 8 Bridgewater - - 741 1 9 Alexander Marshall - - 741 1 9 Alexander Marshall - - 741 1 14 Star of the West - - 73 1 26 Hibernia - - 619 - 30 Orient - - 381 1 30 Orient - - 381 1 30 Orient - - 386 - 4 Columbia - - 386 - 14 Escort - - 445 1 21 Neptune - - 496 3 26 Gratitude - - 446 - 26 Gratitude - - 21,013 30	-				
8 Bridgewater - - 741 1 9 Alexander Marshall - - 425 - 14 Star of the West - - 373 1 26 Hibernia - - 619 - 30 Orient - - 381 1 4 Columbia - - 381 1 8 Wisconsin - - 386 - 14 Escort - - 4455 1 21 Neptune - - 4465 3 26 Adelaide - - 446 - 26 Gratitude - - 21,013 30	June	-			-
9 Alexander Marshall - - 425 - 14 Star of the West - - 373 1 26 Hibernia - - 619 - 30 Orient - - 316 - July 4 Columbia - - 381 1 8 Wisconsin - - - 386 - 14 Escort - - - 445 1 21 Neptune - - - 446 - 26 Gratitude - - - 446 - Carried forward - 21,013 30					
14 Star of the West - - 373 1 26 Hibernia - - 619 - 30 Orient - - 316 - July 4 Columbia - - 386 - 14 Escort - - - 386 - 14 Escort - - - 445 1 21 Neptune - - - 496 3 26 Adelaide - - - 446 - 26 Gratitude - - - 446 - Carried forward - 21,013 30					1
26 Hibernia - - 619 - 30 Orient - - 316 - July 4 Columbia - - 381 1 8 Wisconsin - - 386 - 14 Escort - - 445 1 21 Neptune - - 4465 3 26 Gratitude - - 446 - 26 Gratitude - - 446 - Carried forward - 21,013 30					-
30 Orient - - - 316 - July 4 Columbia - - 381 1 8 Wisconsin - - - 386 - 14 Escort - - - 445 1 21 Neptune - - - 496 3 26 Adelaide - - - 489 - 26 Gratitude - - - 446 - Carried forward - 21,013 30					1 1
July 4 Columbia - - 381 1 8 Wisconsin - - - 386 - 14 Escort - - - 445 1 21 Neptune - - - 446 3 26 Adelaide - - - 446 - 26 Gratitude - - - 446 - Carried forward - 21,013 30					-
8 Wisconsin - - - 386 - 14 Escort - - - 445 1 21 Neptune - - - 445 3 26 Adelaide - - - 489 - 26 Gratitude - - - 446 - Carried forward - 21,013 30					-
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1		.26	Gratitude	- 446	
			Carried forward -	- 21,013	30
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Appendix to Twenty-sixth General Report of the

98

Da	te			Ships re	ported.
o Clear	f	NAME OF SHIFS.		Nos. embarked.	No. of Deaths.
186	35.	Brought forward -	- 1	21,013	30
Aug.	1	Ellen Austin	-	295	
0	7	Isaac Webb	-	258	
	9	Antarctic	- [352	4
	10	John Bright	- (517	4 5
	21	Harvest Queen	- 1	387	
	26	Excelsior	- İ	243	
Sept.	. 9	Universe	-	421	2
-	19	Atmosphere	•	437	2 2 1
	27	Chancellor	- 1	442	1
	27	William Tapscott	- 1	461	3
Oct.	10	Monarch of the Seas	- 1	230	1
	23	Victory	-	379	
	26	North American	- 1	492	
Nov.	1	Star of the West	-	189	
	4	Columbia	- j	218	
	4	Hibernia	- 1	332	
	18	Neptune	-	187	
	18	Gratitude	- 1	274	· 4
	27	Ellen Austin	- 1	97	
	27	Escort	-	133	3
Dec.	1	Adelaide	- 1	202	
	4	Isaac Webb	-	85 -	1
	9	John Bright	-	152	4
	18	Harvest Queen	-	80	—
		Total -	-	27,876	60=-21 per cent.

Government Emigration Board, 8, Park Street, Westminster, 8th May 1866.

APPENDIX No. 29.

TABLE showing the MORTALITY in STEAM SHIPS that cleared from LIVERPOOL for the UNITED STATES and CANADA during the Year 1865 (so far as Reports have been received).

				Ships reported.					
Da of		NAME OF SHIPS.		Nos.	Nos.				
Cleara	ince.	•			embarked	Total.	Deaths		
				at Liverpool.	at Cork.				
·				· · · · · · · · · · · · · · · · · · ·			1		
186: Jan.	5. j 4	For New York. City of Baltimore		198	38	236			
Jan.	10	Virginia -	-	242	127	369			
	10	Glasgow -		192	208	400			
	18	City of Cork -	-	192	35	234	2		
	25	City of London	-	294	63	357	-		
Feb.	25	City of Dublin	-	139	86	225			
ceo.	4	Etna -		135	59	207			
	8	City of Boston -	-	267	113	380			
	14	Pennsylvania -	Ξ.	288	186	474			
	14	Edinburgh -		249	203	452			
	18	City of Limerick		111	16	127			
	18 22	City of Baltimore	_	263	182	445			
Mar.	1	City of Washington	_	296	151	447			
MIAI.	4	City of Cork -	-	138		138			
	* 8	City of London	-	393	113	506			
	14		-	370	332	702			
	15	Virginia -	1	312	93	405			
	15	City of Manchester City of Dublin -		138	365	503	-		
	18 22	Etna		351	168	519			
	22 28	Helvetia -		389	386	775	1		
	29	Edinburgh -	-	487	257	744	i		
	31	Kangaroo -	2	127	562	689			
April	4	Pennsylvania -	2	312	121	433	_		
Abin	5	City of Baltimore	_	569	202	771			
	5	City of Limerick	_	71	346	417			
	12	City of Washington	-	530	271	801			
	15	City of Cork -	Ξ.	318	276	594			
	19	City of London	_	720	184	904			
	25	Erin	_	339	848	1,187	2		
	26	City of Manchester	_	471	306	777	1 _		
	29	City of Dublin -	-	307	247	554			
May	23	Virginia -	-	338	646	984	1		
May	3	Etna	-	130	611	741	i		
	3	City of Boston	-	626	212	838	1		
	9	Louisiana -	-	494	206	700			
	10	Edinburgh -		518	258	776			
	13	Kangaroo -		594	133	727			
	15	Helvetia	_	605	599	1,204	1		
	17	City of Baltimore	_	849	53	902			
	23	Pennsylvania -	_	542	493	1,035			
	23 24	City of Washington	_	449	390	839			
	24	City of Cork -	<u>.</u>	452	167	619			
	31	City of London	-	452 542	107	654			
						·	-		
•		Carried forward	•	15,367	10,424	25,791 G 2	1 10		

0 Appendix to Twenty-sixth General Report of the

					Ships repo	rted.	
Dat of Cleara	:	NAME OF SHIPS.		Nos. embarked at Liverpool.	Nos. embarked at Cork.	Total.	Deaths.
186	5.	Brought forward	-	15,367	10,424	25,791	10
June	7	City of New York	-	521	99	620	-
	7	Erin -	-	526	462	4988	
	10	City of Manchester	- ;	391	233	624	1
	14	Virginia -	-	350	286	636	i
	14	City of Boston -	-	596	203	799	
	$\frac{16}{21}$	City of Dublin	-	216 318	308 202	524 520	
	$\frac{21}{21}$	Louisiana -	_	648	202	648	_
	24	Edinburgh - City of Limerick	21	304	379	683	2
	28	City of Baltimore	_	618	40	658	_
	30	City of Cork -	_	222	362	584	
July	4	Pennsylvania -	-	544	488	1,032	-
•••••	5	City of Washington	-	693	28	721	-
	11	Helvetia -	-	445	304	749	1
	12	City of London	- '	580	230	\$10	-
	14	City of Manchester	-	373	334	707	-
	19	City of New York	-	490	134	624	
	19	Erin	-	737	290	1,027	2
	22	City of Dublin	-	303	215	518	-
	26	City of Boston -	-	523	254	777	-
	26	Virginia -	-	626	223	849	-
A	$\frac{28}{2}$	Kangaroo -	•	309 371	196 110	505	1
Aug.	2	Etna - Scotland	-	811	51	481 862	1
	5	City of Cork -	-	282	102	384	1
	9	City of Baltimore	-	341	· 155	496	
	9	Louisiana -	-	637	181	818	1
	11	Edinburgh -		325	254	579	
	16	Pennsylvania	-	785	273	1,058	
	16	City of Washington	-	347	177	524	-
	· 19	City of Limerick		293	215	508	
	23	City of London	-	547	27	574	i —
	23	The Queen -	-	791	538	1,329	-
	24	City of Manchester		399	280 °	679	-
	30	Helvetia -	-	872	335	1,207	1
6	30	City of New York	-	399	60	459	3
Sept.	$\frac{2}{6}$	City of Dublin -	-	430	137	567	-
	5 5	Erin City of Boston -	-	826 456	335 192	1,161	1
	s	Kangaroo -	_	250	148	398	1
	13	Virginia	-	768	196	964	1
	13	Etna -	-	293	186	479	3
	16	City of Cork -	-	450		450	-
	20	Edinburgh -	-	380	235	615	-
	20	Scotland -	-	685	348	1,033	-
	22	City of Limerick	-	268	146	414	
	27	Louisiana -	-	698	-	698	
	27	City of Washington	-	434	69	503	-
	30	City of Manchester		322	179	501	-
		Carried forward	-	39,160	20,623	59,783	28

					Ships repo	orted.	
0	ate f ance.	NAME OF SHIPS.		Nos. embarked at Liverpool.	Nos. embarked at Cork.	Total.	Deaths
		Brought forward	-	39,160	20,623	59,783	28
Oct.	4	Pennsylvania -	-	674	352	1,026	2
	4	City of London	-	415	181	596	
	6	City of Baltimore	~	281	182	463	2
	10	City of New York	~	330	148	478	1
	12	Helvetia -	-	664	304	968	1
	13	City of Dublin -		237		237	1-
	18	City of Boston -	-	585	-	585	1
	20	Erin	-	571	272	843	1
	25	Etna		282	157	439	
	26	Virginia	-	582	324	906	
	28	City of Limerick		288	117	405	- 1
Nov.	1	Scotland -	-	513	302	815	-
	3	Edinburgh -	-	255	50	305	1
	8	City of London	-	287	134	421	1
	8	Louisiana -	-	148	139	287	
	.9	Moravian	-	234	43	277	1
	14	City of Baltimore	-	378	113	491	1
	15	Pennsylvania -	-	226	123	349	-
	17	Kangaroo -	-	185	66	251	
	22	City of New York	-	212	107 .	319	
	22	The Queen -	-	243	132	375	
	25	City of Dublin -	-	147		147	
	29	Helvetia -	-	162	116	278	-
D	29	City of Boston -	-	360	31	391	-
Dec.	I	City of Cork -	-	113	110	223	
	6	Etna	-	229	29	258	
	8 9	Virginia -	-	287 * 97	140	427	
		City of Limerick	-		112	97	
	13 14	City of Washington Scotland -	-	296	113	409	
	20		-	164	98 55	262	_
•	20	City of London - Louisiana -	-	283 133	55	338	2
	20	Edinburgh -	-	135	63 343	196	1
	22	City of Baltimore	-	173	58	474 231	
	27	Erin	-	1.5	48	201	-
	30	Kangaroo	-	178		178	2
		Total	-	49,656	25.073	74,729	45
	,,,	FOR BOSTON.	ľ	1.00	400		
May	17	Bosphorus -	- 1	163	468	631	
T	20	Gambia -	-	136	168	304	
June	17	Propontis -	-	143	174	317	
July	15	Bosphorus -	-	271	148	419	
Aug.	12	Propontis	-	361	102	463	
Sept.	9	Bosphorus -	-	326	174	500	
Oct.	13	Propontis	-	160	174	334	
Nov.	6	Delaware -	-	187	138	325	
D	18	Bosphorus -	-	199	80	279	
Dec.	19	Propontis -	-	146	39	185	
		Total	- 1	2,092	1,665	3,757	

102 Appendix to Twenty-sixth General Report of the

			Ships reported.				
Date of Clearance.		NAME OF SHIPS.	Nos. embarked at Liverpool.	Nos. embarked at Cork.	Total.	Deaths.	
186		For New Orleans.				.	
Oct.	11	Gambia	89	16	105		
Nov.	26 7	Florida Bolivian	80 122		80 122	-	
1101.	'		122	•			
		Total -	291	16	307		
			Nos. embarked at Liverpool.	Nos. embarked at London- derry.	Total.	Deaths	
		FOR PORTLAND.				-	
Jan.	5	Damascus	98	29	127	-	
	12 19	Hibernian Peruvian	81 97	47 38	128 135	-	
	26	St. David	96	22	118		
Feb.	2	North American -	96	25	121		
	9	Nova Scotian -	• 99	34	133	-	
	16	Moravian	116	80	196	-	
_	20	Belgian	114	43	157	-	
March	2	Peruvian	186	69	255	-	
	9	St. David	113	137	250	-	
	$\frac{16}{23}$	Damascus Nova Scotian -	105 170	125 121	230 291	-	
	30	Moravian	317	120	437		
April	6	Belgian	- 172	122	294	1	
P	13	North American -	243	149	392	1 -	
Nov.	9	North American -	252	74	326		
	16	Nova Scotian -	219	92	311	- 1	
	23	Hibernian	359	58	417	-	
n	30	Damascus	35	55	90		
Dec.	7 14	Peruvian Belgian	358 114	6 176	364 290	-	
	22	Moravian	243	60	303		
	28	North American -	77	51	128	- 1	
		Total -	3,760	1,733	5,493		
		FOR CANADA.				1	
April	20	Peruvian	339	127	466	1 -	
¥	27	Hibernian	301	160	461	1	
May	4 11	Nova Scotian - Moravian	441 522	12 293	453 815		
	18	Belgian	522 412	293 127	539	1 - 1	
	5	North American -	303	130	433		
June	ĭ	Peruvian	340	97	437	_	
	8	Hibernian	218	97	315	1	
	15	Damascus	144	139	283	12 12	
		Carried forward -	3,020	1,182	J		

					Ships repor	ted.	
Dat of Cleara		NAME OF SHIPS.		Nos. embarked at Liverpool.	Nos. embarked at London- derry.	Total.	Deaths.
186	5.	Brought forward	-	3,020	1,182	4,202	
June	22	Moravian -	-	247	94	341	-
	29	Belgian	-	229	77	306	1
July	6	North American	-	271	84	355	-
•	13	Peruvian	- 1	353	57	410	1 - 1
	20	Hibernian -		180	101	281	
	27	Damascus -	-	153		153	
Aug.	3	Moravian	-	229	96	325	
U,	10	Belgian -	-	281	13	294	
	17	North American	-	229	98	327	-
	18	St. Patrick -	- '	96		96	
	24	Peruvian -	-	335	16	351	-
	31	Hibernian -	-	299	129	428	-
Sept.	7	Damascus -	-	107	3	110	-
····	8	St. David -	-	263	38	301	1
	14	Moravian -	-	370	175	545	
	21	Belgian	-	284	1	285	1
	28	North American	-	350	29	379	;
Oct.	5	Nova Scotian -	-	360	18	378	-
••••	12	Hibernian -	-	270	104	374	
	19	Damascus -	-	96	1	97	- 1
	20	St. David	-	*304	68	372	
	26	Peruvian -	-	256	97	853	
Nov.	2	Belgian	-	189	102	291	
		Total	-	8,771	2,583	11,354	4

* 87 of these were embarked at Glasgow.

SUMMARY.

SUMM			
Ships cleared out for	Nos. embarked.	No. of Deaths.	Per- centage of Deaths.
New York Boston Portland New Orleans Canada	74,729 3,757 5,493 307 11,354	45 — — 4	·06 — — ·03
Total	95,640	49	•05

Government Emigration Board, 8, Park Street, Westminster, 8th May 1866.

S. WALCOTT.

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104 Appendix to Twenty-sixth General Report of the

APPENDIX No. 30.

TABLE showing the MORTALITY in SAILING SHIPS that cleared from LONDON for AUSTRALASIA during the Year 1865 (so far as Reports have been received).

Dat	e			Ships r	eported.
of Cleara		NAME OF SHIF	·S.	Nos. embarked	No. of Deaths.
186	5.	For Queensla	ND.		
Jan.	24	Landsborough		*320	-
Feb.	8	Sunda		§509	
March		Commodore Perry -		658	7
April	4	Sirocco		453	14
	22	Royal Dane		545	31
May	22	Young Australia -		†405	10
	23	Young England · -		454	10
	17	Empress of the Seas -		491	29
		Total		3,835	101
		For New Zeal	AND.		_
Jan.	1	Belgravia		172	1
oan.	20	Winterther		±141	3
Feb.	20 4	Berar		222	4
reo.		Lancashire Witch -		490	12
36	8				
May	6	John Temperley		86	1
~	31	King of Italy -		217	4
June	8	Tudor		262	4
Aug.	2	Blue Jacket -		204	4
n	26	Percy -		96	2
Sept.	29	Mermaid	-	252	
		Tota	u	2,142	36
		* 176 † 125 † 125 \$ 398 of these were em \$ 398 of these were em SUMM	barked at Cork		
	SHIP	PS CLEARED OUT FOR	Nos. embarked.	No. of Deaths.	Per- centage of Deaths.
Q	UEEN	ISLAND Zealand	3,835 2,142	101 36	2.82
	5 W Z				1.68
		Total	5,977	137	2.29

Government Emigration Board, 8, Park Street, Westminster, 8th May 1866.

APPENDIX No. 31.

TABLE showing the MORTALITY in PASSENGER SHIPS that cleared from the CLYDE during the year 1865 (so far as Reports have been received).

		- 1				,	
			2. 	Ships r	eported.		
Date of Clearance.	Num or Same		P .	. I	ج . ص		. •
of	NAME OF SHIPS.	1	Embarked at Glas- gow.	F.mbarked at Dub- lin.	Embarked at Lon- donderry.	1.	s.
lea llea			N Con		E F P	'i 'i	th
Cat		1	g at m	E to E	[g at j]	Total.	Deaths.
н			Ħ	F	H		H
	~		. 1			1	
1865.	For the United States.	i					
Jan. 28	Britannia	-	115		_	115	<u> </u>
March 1	United Kingdom	_	295			295	1
25	Britannia -	~	546			*546	
April 15	Caledonia	-	545		_	545	1
22	United Kingdom	-	563			563	ī
May 10	Britannia -	-	519		_	519	
27	Caledonia -	-	517	-	-	517	
June 10	Hibernia	-	593		-	593	
24	Britannia -	-	537		-	537	
July 8	Caledonia	-	407			407	
22	Hibernia -	-	501		-	501	
Aug. 5	Britannia	·	436	—		436	
19	Caledonia -	-	480	-		480	
26	United Kingdom	-	200		-	200	
Sept. 2	Hibernia	-	463	—	-	463	
16	Britannia	-	499	-	-	499	
30	Caledonia	-	464			464	
Oct. 14 21	Hibernia -	-	484 448			484	
21	United Kingdom Britannia	-	448		-	448	· —
Nov. 11	Caledonia -	-	345			†438 345	
25	Hibernia	-	290			290	
Dec. 9	Britannia -	_	220			220	
23	Caledonia	-	133			133	_
	011010211						
	Total -	-	10,038	_		10,038	3
					===		
April 27	For CANADA. St. David		199	000		403	-
May 13	St. David	-	133 215	268 167	-	401	
11 Inay 15	St. George	-	213	227	-	382	1
June ²³	United Kingdom	-	512	221		506	2
14	St. David -	-	281	187		512 468	2
22	St. Andrew -	-	161	118		468 279	
30	St. Patrick -	-	117	74		191	
July 12	St. George	-	115	122		237	
27	St. David -	-	122		136	258	
Aug. 9	St. Andrew -	-	145		116	260	
23	St. George -	•	126		163	289	_
Sept. 21	St. Andrew -	-	119		101	220	_
Oct. 5	St. George -	-	170	1 -	285	455	-
	The to 1		0.007				
	Total -		2,495	1,163	801	4,459	3
-	1 .		1	1	1	1	1

 $\begin{pmatrix} * & 46 \\ + & 33 \end{pmatrix}$ of these landed at St. John's, New Branswick.

106 Appendix to Twenty-sixth General Report of the

ల			- 	T.			
Date of Clearance.	NAME OF SHIPS.		Embarked at Glas- gow.	Embarked at Dub- lin.	Embarked at Lon- donderry.	Total.	Deaths.
1865.	For Queensland.						
April 20	Naval Reserve -	-	556		-	556	27
July 26	Samarang -	-	442			442	10
	Total -	-	998			· 998	37
	For New Zealand						
Mar. 13	Resolute	-	354			354	- 7
April 1	Caribou -	-	142	_	- 1	142	
June 2	Peter Denny -	-	154	-	-	154	⁻
Aug. 11	Robert Henderson	-	358	—	-	358	-
	Total -	•	1,008			1,008	7
			<u>.</u>		1	a	

SUMMARY.

	Nos. embarked.	No. of Deaths.	Per- centage of Deaths.
_	10.038	3	.02
-		3	•06
	998	-	3.70
-	1,008	7	•69
-	16,503	50	• 30
		embarked. - 10,038 - 4,459 - 998 - 1,008	embarked. Deaths. - 10,038 3 - 4,459 3 - 998 37 - 1,008 7

Note .- The Vessels to the United States and Canada were steamers.

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Government Emigration Board, 8, Park Street, Westminster, 8th May 1866. S. WALCOTT.

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APPENDIX No. 32.

TABLE showing the MORTALITY in SAILING VESSELS that cleared from LONDONDERRY and GALWAY during the year 1865 (so far as Reports have been received).

•	Date		Ships reported.			
Port.	of Clearance.	Name of Ships	Nos. sailed.	Nos. died.	Per-centage of Deaths.	
	1					
	1865.	For New Yor	к.			
Londonderry	April 12 May 24 Aug. 26	Minehaha - Village Belle - Minehaha	-	202 206 185		
		Total	-	693		
	$(1, s_{i_1})$	For Philadelp	HIA.			
	Mar. 29 April 7 26 May 13 Aug. 5 Sept. 16	Mohongo - Huron Stadacona - Emily Peel - Mohongo - Village Belle -	-	244 130 361 228 275 121	-	
		Total	-	1,359		
	April 12	For New Bruns Doctor Kane	WICK.	50		<u> </u>
Gaiway	May 29	For New Bruns Ariel	wick.	92	_	

Government Emigration Board. 8, Park Street, Westminster, 8th May 1866.

Appendix No. 33.

SUMMARY of the MORTALITY in SAILING and STEAM VESSELS which conveyed PASSENGERS to the UNITED STATES. BRITISH NORTH AMERICA, and AUSTRALASIA during the year 1865 (so far as Reports have been received).

Image: Second second		UNITED STATES.			BRITISH NORTH AMERICA.			AUSTRALASIA.		
Sums the second se		Nos. embarked.	No. of Deaths.	Per-centage of Deaths.	Nos. embarked.	No. of Deaths.	centa Death	Nos. embarked.		Per-centage of Deaths.
Steam Vessels - 94,248 48 .05 15,813 7 .04	Sailing Vessels -	29,928	60	· 20	143	_	-	7,983	144	1.80
	Steam Vessels -	94,248	48	•05	15,813	7	•04	-	-	-

Note.--Ships chartered by the Emigration Commissioners, are not included in this return.

Government Emigration Board, 8, Park Street, Westminster, 8th May 1866.

APPENDIX No. 34.

RETURN showing the ACCIDENTS which occurred to PASSENGER SHIPS (so far as can be ascertained) from April 1865 to April 1866.

Port of Departure.	Remarks.
London	The "London," S.S., for Melbourne, left Gravesend for Plymouth on the 30th December 1865, to embark the remainder of her passengers. Sailed from Plymouth on the 6th January 1866, with 163 passengers and 89 crew. Foundered in the Bay of Biscay on the 11th January. Only 3 passengers and 16 crew saved. Vide Report p. 16.
Liverpool	The "Louisiana," S.S., for New York viâ Queens- town, with 500 passengers. Sailed 11th April. Struck the ground off the Old Head of Kinsale. Returned to Queenstown and landed passengers. Passengers for- warded to their destination in the "Erin," S.S. The "Propontis," S.S., cleared for New York, viâ Queenstown, 4th May. Returned to Queenstown on 11th. Landed passengers, and went to Liverpool for repairs, having broken her cog-wheel. Sailed again when repaired. Passengers sent on in the "Bosphorus" on the 17th May. The "Bridgewater" (American Ship) cleared on the 9th November for New York, with 50 crew and 331 passengers. Returned to Port 1st December leaky. Passengers forwarded in other ships. The "Perseverance," cleared for New York on the 6th October, with 40 crew and 257 steerage passengers. Put back to Queenstown partially dismasted and leaky on the 7th November. Passengers landed at Queenstown and forwarded in other vessels. The "Neptune" (American Ship) cleared for New York on the 18th November 1865, with 187 passengers and 50 crew. On the 28th November, during a heavy gale, sprung a leak and shifted cargo, and from frequent heavy gales during December experienced other and serious damage ; ship continuing to leak badly the whole time. Several of the crew received serious injury,
	others were frost bitten, reducing the crew to four men and three boys. Had to employ 40 of the passengers in pumping the ship. Arrived at her destination on 7th January 1866, during a violent gale from the N.N.E. The "Gratitude" (British Ship) cleared for New York on the 18th November 1865, with 1 cabin, 273 steerage passengers, and 56 crew. Experienced a suc- cession of gales up to 25th December, when the wind increased to a hurricane. Lost sails. Sprung a leak which required six pumps to be kept going night and day. Threw overboard about 400 tons of cargo. Leak still increasing, making 3 feet 6 inches per hour. On 1st January 1866 fell in with the barque "Predonia," which took off the whole of the crew and passengers. They were landed at Boston and forwarded to their

APPENDIX No. 34-continued.

Port of Departure.	Remarks.
Liverpool—cont	The "Constantine" (American Ship) sailed for New York on the 2nd December 1865, with 195 passengers, (chiefly the pa-sengers returned in the Bridgewater) and 42 crew. Put into Queenstown on the 15th January 1866 with loss of rudder and sails, and leaky. Pas- sengers forwarded to their destination in the "City of Cork," S.S. on 22nd January. The "Constantine," after repairs, sailed for New York without passengers. The "Wanata" (British Ship) cleared for Mel- bourne on 12th January 1866. Sailed on the 13th, and put back through stress of weather. Sailed again on 26th January. On 6th February at midnight, Lat 46.13° N. Long. S.33° W., came into collision with the ship "Queen of Beauty." On the 3th the whole of the passengers and crew were taken off the "Wanata" by the "Queen of Beauty," which put back to Plymouth and landed the rescued passengers and crew on the 10th February. No life lost. The "Wanata" after being abandoned foundered the same day. 40 of the passengers were forwarded by the "Great Britain" 17th February. Some have had their money returned. Others to be forwarded. The "Fitzjames" (British Ship) sailed for Melbourne on the 25th January 1866, with 95 steerage passengers and 36 crew, put into Lisbon on the 15th February leaky and mainmast sprung.
Greenock	The "Caledonia," S.S., sailed from Greenock on the 23rd December 1865 for New York, with 20 cabin and 113 steerage passengers. Experienced severe weather when off the north coast of Ireland. Damaged her steering apparatus and broke her rudder head. Put back to Greenock on the 26th for repairs.
Cork	The "City of Boston," S.S., from Liverpool on the 8th and Cork on the 9th February, for New York, with 39 cabin and 341 steerage passengers, and 93 crew. Cracked her cylinder on leaving the Queenstown Har- bour. Repaired damages, and sailed again on the 11th February. The "City of Washington," S.S., from Liverpool on the 1st and Cork on the 2nd of March, for New York, with 41 cabin and 406 steerage passengers, and 92 crew. Put back to Cork on 4th with bilge pumps choked. Sailed again 8th March.

Government Emijration Board, 8, Park Street, Westminster, 8th May 1866.

S. WALCOTT.

110

Emigration Commissioners.

APPENDIX No. 35.

TABLE showing the Number of PASSENGER SHIPS and EMIGRANTS despatched in 1865 from the UNITED KINGDOM; the Number of such Ships Wrecked or Destroyed at Sea, and the Number of Lives so Lost, so far as at present known.

		No. of Pa	ssengers.		77 -4-1			
Ports.	No. of Ships.	Commis- sioners Emi- grants.	Private Pas- sengers.	No. of Crew.	Total Crew and Pas- sengers.	No. of Ships lost.	No. of Lives lost.	Remarks.
London Liverpool Plymouth	2 6 20	136 2,051 6,669	28 76 26	39 255 649	203 2,382 7,344	=	=	
Total -	28	8,856	130	943	9,929	-	-	

SHIPS chartered by the Emigration Commissioners.

PRIVATE PASSENGER SHIPS from Ports under the Superintendence of Government Emigration Officers.

Ports.	No. of Ships.	No. of Pas- sengers.	No. of Crew.	Total Crew and Pas- sengers.	No. of Ships lost.	No. of Lives lost.	Remarks.
London Liverpool Plymouth Glasgow Greenock Cork Londonderry - Total -	93 *326 ‡1 45 2 3 ***10 430	17,124 +111,576 § 992 14,764 296 ¶ 30,071 ++7,122 181,945	3,672 23,517 53 2,535 87 209 - 251 30,324	20,796 135,093 1,045 17,299 383 30,280 7,373 212,269	(a) 1 (d) 1 2	233 233	 (a) The "London" (a) The "London" (S.S.) for Melbourne, left Gravesend for Ply- mouth on-the 30th De- cember 1865, to embark the remainder of her passengers. Sailed from Plymouth on the 6th January 1866, with 163 passengers and 89 crew. Foundered in the Bayo Biscay on the 11th Ja- nuary. Only 3 passengers and 16 crew saved. (b) The "Grabitude" sailed from Liverpool, on the 18th November 1855 for New York, with 274 passengers and 56 crew. On the 28th De- cember, during a hurri- cane, sprung a leak. The whole of the passengers and crew taken off by the "Predonia" and landed at Boston. Vessel abandoned on the 7th January 1866.

* Exclusive of one vessel from Glasgow calling to take in Passengers. † Inclusive of 82 Passengers embarked on board a Vessel which had previously cleared at Glasgow.

t Exclusive of the Ships and their Crews from London calling to take in Passengers. Inclusive of 934 emb rked on board Vessels which had previously cleared at London.

Exclusive of the Ships and their Crews from London and Liverpool calling to take in Fassengers

Inclusive of 28,346 embarked on board Vessels which had previously cleared at London and Liverpool.

Exclusive of the Ships and their Crews from Liverpool and Gla gow calling to take in Passengers

tt Inclusive of 5,920 embarked on board Vessels which had previously cleared at Liverpool and Glasgow.

APPENDIX No. 35-continued.

PRIVATE PASSENGER SHIPS from Ports not under the Superintendence of Government Emigration Officers.

	Ports.	No. of Ships.	No. of Passengers.	No. of Ships lost.	No. of Lives lost.	REMARKS.
Dublin Galway		- 1	1,163* 92	-	_	
	Total -	- 1	1,255			

* These passengers embarked on board vessels which had previously cleared at Glasgow.

		SHIPS	J.	Pass	ENGERS A	ND CREW.
	No. des- patched.	No. wrecked.	Per- centage.	No. em- barkcd.	No. of Lives lost.	Por- centage.
Ships chartered by the Emigration Commis- sioners	28	. —	-	9,929	-	-
Ships despatched from Ports under the su- perintendence of Go- vernment Emigration Officers	480	2	•41	212,269	233	10
Ships despatched from Ports not under the superintendence of Government Emigra- tion Officers	1		-	1,235		
Total	509	2	•39	223,453	_ 233	.10

SUMMARY.

Government Emigration Board, 8, Park St est, Westminster, 8th May 1866.

S. WALCOTT.

112

APPENDIX No. 36.

TABLE showing the number of PASSENGER SHIPS and EMIGRANTS despatched from the UNITED KINGDOM ; the number of such ships wrecked or destroyed at sea; and the number of lives so lost, so far as known, from 1847 to 1865 both inclusive.

		Ships.		Pass	Passengers and Crew.	Ψ.
	Number despatched.	Number wrecked.	Per- centage.	Number embarked,	Number of lives lost.	l ^{>cr} centage.
Ships chartered by the Emigration Commissioners	1,059	ŝ	Lt.	367,586	*543	•14
Ships despatched from Ports under the superin- tendence of Government Emigration Officers - }	15,989	75	•46	3,944,666	4,648	11.
Ships despatched from Ports not under the superintendence of Government Emigration Officers	1,583	19	1 • 20	125,463	136	01.
Total	18,631	66	• 53	4,437,715	5,327	.12

* These were the passengers and erew of the " Guiding Star " which sailed from Liverpool for Melbourne on the 9th January 1855, was spoken with at sea on the 15th February, and not afterwards heard of.

Government Emigration Board, 8, Park Street, Westminster, 8th May 1866.

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S. WALCOTT.

Emigration Commissioners.

113

114 Appendix to Twenty-sixth General Report of the

APPENDIX No. 37.

MAURITIUS.

ORDINANCE (No. 29. of 1865) enacted by the Governor of Mauritius and its Dependencies, with the advice and consent of the Council of Government thereof. HENRY BARKLY.

AN ORDINANCE to amend the law as to hospitals, and medical attendance for persons under contracts of service. 27th November 1865.

WHEREAS the law at present existing with regard to hospital accommodation and medical care for persons under contracts of service is insufficient, and requires to be amended :

Be it therefore enacted by his Excellency the Governor with the advice and consent of the Council of Government, as follows:

CHAPTER I.

Repeal of former law.

Repeal of former law. I. Ordinance No. 6. of 1845 is hereby repealed, except in so far as relates to any case which shall have arisen under any of its provisions, before this Ordinance shall have come into operation.

CHAPTER II.

Hospitals for labourers.

II. Every person who shall have in his employment and residing on his premises, under written or verbal contract of service, thirty or more servants, as the term is defined in the Royal Order in Council of 7th September 1838, shall require to have, for the accommodation and treatment of such servants in case of sickness, an hospital in accordance with the provisions of this Ordinance.

The provisions of this article shall apply whether the master is proprietor or only occupant of the said premises, and although the same are only used by him for the lodging of his servants.

The said provisions shall also apply whether the said servant be engaged in agricultural or other kind of labour.

Provided always that persons having establishments of servants aforesaid within the district of Port Louis, shall be held to comply with the said provisions in regard to such servants, by sending those of them who require hospital treatment to the civil hospital of Port Louis, and retaining them therein until they shall be discharged from the said hospital.

III. Every job-contractor having in his employment thirty or more servants aforesaid, whether the said servants do or do not reside on the premises of the job-contractor, shall be bound either to have an hospital in terms of this Ordinance upon pre-

Hospital required where there are 30 or more servants.

Job-contractors to have hospital accommodation for their servants. mises belonging to or hired by him, or to have, by arrangement with the owner or lessee of the estate on which his labourers work, sufficient accommodation in the hospital of the said estate for his servants working thereupon, according to the scale hereinafter provided. In the latter case the job-contractor shall be bound to notify to the stipendiary magistrate the said arrangement; and, on failure to do so, shall be held not to have complied with the provisions of this article.

IV. The provisions of the two preceding articles shall apply Ordinance to in all cases where servants, to the number of thirty or more, are, are engaged to in the opinion of the stipendiary magistrate, really engaged for the same underone and the same undertaking, notwithstanding that in their contracts of service different persons appear as their masters.

V. The following rules shall be observed regarding all hospitals Requisites of which shall be established under the provisions of this Ordinance, hospitals to be constructed. viz.:

- 1stly. The hospital shall require to be situated on a convenient site, and to be of sufficient construction, as the same shall respectively be certified by one of the inspecting medical officers herein-after mentioned.
- 2ndly. It may be built of stone, planking, or palissades, and may be roofed with tiles, bardeaux, slates, thatch, or metal: Provided that in the last-mentioned case there be a ceiling underneath the roofing, with proper means of ventilation certified as aforesaid.
- 3rdly. The size of the hospital shall require to be on the footing of at least sixty square feet imperial standard measure, and five hundred cubic feet aforesaid, respectively, for each bed.
- 4thly. It shall be separated from any camp of labourers, and be completely enclosed, by means of a fence, to the satisfaction of such inspecting officer, as certified by him.
- 5thly. It shall contain at all times sufficient accommodation and beds or other sleeping places for at least the following proportion of the servants,-the number and sufficiency to be certified as aforesaid, viz. :
 - Three per centum on the number of the servants engaged at the time : But provided that in no case shall the hospital contains beds or sleeping places for fewer than four servants.
- 6thly. It shall be suitably provided with medicines of the kinds, quantities, and qualities, respectively, to the satisfaction of the stipendiary magistrate, after receiving the report of the medical attendant of the servants for whom the hospital is intended, and making such further inquiries as he may consider necessary.
- 7thly. It shall be provided with hospital attendants, qualified for the duty of attending to the sick as such attendants. certified by the medical attendant aforesaid.
- 8thly. It may consist of either one building or of two or more separate buildings.

9thly. It shall be reserved exclusively for the purposes of an hospital.

10thly. In case the inspecting medical officer shall refuse to grant a certificate in any of the cases in this article provided, he shall be bound without delay, on application of any party concerned, to put such refusal in writing, and to deliver to the said party a copy thereof certified by him to be correct; upon which the said party shall be entitled to appeal against such refusal to the General Board of Health, who, after hearing parties and making such inquiry as they shall deem proper, shall determine whether or not such certificate ought to be granted, and in the event of their deciding that it ought to be granted, their decision and resolution to that effect shall be equivalent in all respects to the certificate of the inspecting medical officer in the matter or matters to which the same shall relate.

VI. The requirements of the preceding article shall be applicable to all hospitals already existing upon estates, but provided that any hospital which shall have been approved under the provisions of article 1st of Ordinance No. 6. of 1845, shall be held sufficient under the provisions of this Ordinance, so far as relates to its construction, site, and enclosures. Every such hospital, however, shall require to contain accommodation and beds or other sleeping places on the scale herein-before provided.

VII. Moreover, every person as described in articles 2nd and 3rd respectively, shall be bound, in case of epidemic or infectious disease breaking out among his servants, to build or procure additional hospital accommodation of a temporary nature for such of his servants as cannot be duly accommodated in the hospital existing on his premises at the time. Such temporary hospitals shall be built or procured on the order of the stipendiary magistrate, and shall require to be to his satisfaction after due inquiry.

VIII. Any person who shall be required by this Ordinance to have an hospital, under the provisions of the preceding articles 2nd, 3rd, 4th, 5th, and 6th, and who shall fail to have such hospital completed, furnished, and equipped in terms of this Ordinance within six calendar months from the date when this Ordinance shall come into operation (or, in case the servants for whom such hospital is required shall not be in his service till after this Ordinance shall come into operation, then within four calendar months after they shall be so in his service), shall incur a penalty of not less than 51. or more than 201. sterling; and the stipendiary magistrate shall appoint a period not exceeding three calendar months, within which such hospital shall be provided. Every such person failing to have such hospital as aforesaid within such period, shall incur a penalty of not less than 20% or more than 50% sterling, which penalty shall be repeated as often as he shall fail to comply with the order of

Requisites of hospitals already existing.

Additional accommodation during epidemics to be required.

Penalties incurred where hospital not crected. the stipendiary magistrate to have an hospital as aforesaid within any subsequent period to be fixed as aforesaid.

The same penaltics shall be incurred by any person aforesaid who shall fail to keep up an hospital in terms of Articles 2nd, 3rd, 4th, 5th, and 6th.

The same penalties shall also be incurred in case any person aforesaid shall fail to build or procure temporary hospital accommodation as required by Article VII. hereof; but in this case, the periods to be fixed by the magistrate for the same shall not exceed three weeks.

IX. With regard to any servant aforesaid, being one for whom Continued failure hospital accommodation is required under the provisions of this to have hospital Ordinance, it shall be a sufficient ground for breaking his contract breaking conof service that his master shall have failed to have an hospital tract of service. completed, furnished, and provided, in terms of Articles 2nd, 3rd, 4th, 5th, and 6th of this Ordinance : provided such failure shall have continued during three calendar months after the master shall have been called upon so to do by notice from the stipendiary magistrate, in terms of Schedule A.

X. Any person who shall have an hospital as herein-before Mastermayinsist provided, shall be entitled to insist that any one of the labourers on servant's for whom such hospital shall be intended, shall proceed to such tal. hospital when he shall be sick, and shall remain therein until his recovery. Any labourer who shall refuse so to do, and who shall absent himself from his work, shall, during the whole time of such refusal and absence, be regarded in law and fact as unlawfully absent, and shall be liable to punishment accordingly.

Moreover, in case any labourer aforesaid who shall be insane or suffering under infectious or epidemic disease shall refuse to proceed to or remain in any hospital aforesaid, or in any temporary hospital accommodation which shall be provided in terms of Article VII. hereof, it shall be lawful for the employer of such labourer, on the written requisition of the medical attendant of his labourers, to force the said labourer to proceed to and remain in such hospital or hospital accommodation until duly discharged therefrom.

The provisions of this Article shall apply to the servants, although fewer in number than 30, on any premises upon which there shall be an hospital certified to be properly built, furnished, and provided as aforesaid.

XI. When any person or persons shall have labourers aforesaid Union hospitals in their service, but residing at different places, it shall be authorized. lawful for him or them to provide a "Union" hospital for such labourers : provided that the said hospital be not situated at a greater distance than three British statute miles from the places where the said labourers reside.

The foregoing provisions of this Ordinance shall apply to all such hospitals.

CHAPTER III.

Medical Attendance on Labourers.

XII. Every person having in his service 30 or more servants aforesaid, for whom, by terms of his contract or by any law he shall be bound to provide medical attendance, is required, within one month from the date of this Ordinance coming into operation, to engage a duly qualified medical practitioner for professional attendance on his said servants, and to notify to the stipendiary magistrate of the district the name of such medical attendant. the number, as nearly as may be, of labourers he is engaged to attend, and also the acceptance by the medical attendant of the said employment.

The said notification shall be made in duplicate in terms of Schedule B. to this Ordinance, one of which duplicates shall be retained by the said magistrate, and the other of which shall be marked with his visa and be returned to the person who sent the same.

Any person aforesaid failing to make such notification, shall incur a penalty of forty shillings sterling, to be imposed by the stipendiary magistrate.

XIII. All persons who after this Ordinance shall have come attendant al-ready engaged to into operation shall have in their service 30 or more labourers, be notified. as described in the immediately area in the interview. as described in the immediately preceding Article, shall be bound to make a similar notification to the stipendiary magistrate without delay. Any such person who shall fail, for six days after receiving a written requisition from the stipendiary magistrate of his district to give such notification, shall be liable to the penalty provided in the last preceding Article.

Provided that nothing in this Ordinance contained shall be held to affect the obligation of any employer having fewer than 30 labourers in his service to provide medical attendance for them in terms of law.

XIV. When any person having the number of servants mentendant being changed new one tioned in the two last preceding Articles shall from any cause whatever cease to have for his servants the medical attendant whom he shall have notified in terms of either of the preceding Articles, or when the attendance of such medical attendant on his servants shall be interrupted for any period of fourteen days or upwards, such person shall be bound, within one week from such cessation or interruption, to procure another medical attendant duly qualified as aforesaid in his place, and to notify the name of such medical attendant to the stipendiary magistrate, and in case of failure shall be liable to a penalty of forty shillings.

> Notwithstanding, it shall be lawful to any medical attendant aforesaid, when unable from any cause to perform his professional duties personally, to perform the same by a substitute, being a duly qualified medical practitioner in the colony; and where such substitute shall perform the said duties, the attendance of the said medical attendant shall not be considered as interrupted.

Name of medical

Medical atten-

dant to be enaged and noti-

fied tomagistrate.

On medical atto be notified.

XV. Every medical practitioner who shall have agreed to Medical attendattend upon any servants under the provisions of this Ordinance, tain visits to shall be bound, under a penalty not less than 21. or more than labourers. 101. sterling, to make not fewer than the following number of visits, periodically, to such servants, such periodical visits being in addition to any occasional visits which shall be requisite under special circumstances, vizt. :

Where the servants are not fewer than 50 or more than 200, one visit per week.

Where they are 200 or more, two visits per week.

The provisions of this Article shall be held to have been observed if the said medical practitioner shall have obtained the attendance as aforesaid of any qualified medical practitioner as his substitute.

XVI. There shall be kept on all premises to be visited by any Hospital register medical practitioner in terms of this Ordinance, a "Register" in the form hereunto appended, Schedule C., in which register shall be entered regularly, by the said medical practitioner at the time of his visits, a note of the several items in the said Schedule mentioned; and such register the said medical practitioner shall be bound, on the requirement of the stipendiary magistrate or inspecting medical officer of the district, to verify by a certificate appended to the said form.

When the entries aforesaid are not made in the handwriting of the medical attendant, he shall be bound to sign the same at the time of his visit.

XVII. A fine not less than 21. or more than 101. sterling, to be Fines imposed imposed by the stipendiary magistrate of the district, shall be this ordinance. incurred by

- 1st. Every person having in his employment 30 servants, or, more, for whom he is bound to provide medical attendance, who shall fail to provide and keep on his premises a register as herein-before provided.
- 2nd. Every such person who shall fail to produce such register to the stipendiary magistrate or to the inspecting medical officer of the district, on being required by them, respectively in writing, so to do.
- 3rd. Every medical practitioner who shall knowingly make or sign any false entry in any such register.
- 4th. Every medical practitioner who, after receiving a written requisition from the stipendiary magistrate or inspecting medical officer aforesaid, shall fail to make and subscribe a certificate as herein-before provided, or who shall knowingly make any false statement in any such certificate.

XVIII. In case any medical practitioner attending any estate Medical attendshall refuse or neglect, for any period of a fornight or more at a keep books to be time. to make his entries in the said "register," as required by prohibited from the foregoing provisions, it shall be lawful to the stipendiary magistrate, with the concurrence of the protector of immigrants, to prchibit the attendance of such medical practitioner at the premises to which such failure shall apply : such prohibition to continue for such time, not exceeding three calendar months, as

attending.

the protector of immigrants and stipendiary magistrate shall jointly determine.

The person whose servants shall have been attended by such medical practitioner previous to the prohibition, shall be bound, on receiving written notice thereof from the stipendiary magistrate, to employ another medical attendant, (if any such can be procured within a reasonable distance,) and to notify such employment to the stipendiary magistrate in terms of Article XII.

In case of failure, he shall be liable to the penalties provided in the said Article.

XIX. Every medical practitioner who shall be engaged to attend professionally any servants under the provisions of this Ordinance, shall be entitled, in any proceedings which shall be taken for recovering payment of his professional remuneration, to claim and obtain judgment therefor at the rate of four shillings sterling per annum for each servant whom he shall be so engaged to attend.

The said rate shall not be subject to modification or increase, in respect of any alleged contract between the medical practitioner and the master of the said servants.

XX. The said rate shall be held to include an allowance for the medical attendance on the wives and children of the servants for whom it is made, and which attendance shall be furnished accordingly: the term "wives" being held to include those married according to the customs of their country, although not regularly married according to the laws of the colony.

XXI. Payment of the said remuneration may be recovered by summary process before the stipendiary magistrate, and may be enforced by imprisonment of the person liable therefor, in the same way and under the same conditions as are provided, regarding the wages of servants, by the royal order in council of 7th September 1838.

Every medical attendant who shall be engaged to attend any labourers under the provisions of this Ordinance, shall be bound to make, within one month after the expiry of each quarter of the year, a return to the stipendiary magistrates of the several districts in which he attends such labourers; in which return he shall state the names of all persons in every such district who shall then be in arrear to him of his professional remuneration for such attendance, and the amount of such arrear.

And the stipendiary magistrate shall be bound without delay to institute proceedings *ex officio* for the recovery of such arrears, in the same manner as if complaints for the same had been laid before him by the said medical attendant.

XXII. There shall be a privilege upon the property on which the servants work, and upon the goods and chattels belonging to their master, for the remuneration herein aforesaid, during a period of one year only; but such privilege shall not take priority of that of the labourers on the same estate, for the recovery of their wages.

Upon the sale of the said property the medical attendant shall

Remuneration of medical attendant.

Women and children of labourers to be attended.

Payment may be enforced by imprisonment.

Frivilege for pay of medical attendant.

be entitled to payment of his said remuneration, on the order of any Judge of the Supreme Court in chambers, in the same way as is provided, with regard to labourers' wages, by Ordinance No. 15 of 1852 § 17.

CHAPTER IV.

Appointment of Inspecting Medical Officers.

XXIII. It shall be lawful to the Governor to appoint two or Inspecting medimore persons qualified as medical practitioners in the Colony, to be cal officers to be appointed. inspecting medical officers for the purpose of carrying out the provisions of this Ordinance, and to assign to them such districts as he shall think fit for the performance of their duties. Every such medical practitioner shall be remunerated in such a way as shall be fixed by the Governor with the advice of the Council of Government.

XXIV. The general sanitary inspector shall be such medical Medical ininspecting officer within the district of Port Louis and such other also general san-district or districts as shall be assigned to him.

Every such other medical inspecting officer shall, within the district or districts to which he shall be appointed, perform the duties of an inspecting sanitary officer under the provisions of Article 34 of Ordnance No. 18 of 1860; and, with reference to such duties, shall be termed assistant general sanitary inspector within his said districts ; provided that he shall not be, ex officio. a member of the General Board of Health.

Provided also that nothing herein contained shall be held to interfere with the right of the General Board of Health to require the general sanitary inspector to act along with the said board or under its directions. or to carry out and superintend the execution of any resolution or order of the said board, respectively, in any part of the colony.

XXV. Every person who shall be so appointed, shall have a Inspecting officer right, at all times, and without any warrant from a magistrate, visit hospitals, to visit any place within any district to which he shall be ap- &c. pointed, in which any servants, whatever be their number, shall be lodged, excepting only the master's dwelling house, when they shall be lodged therein, and also to enter and inspect all hospitals for the accommodation of servants within his district, and all dependencies of such hospitals, and to call for, and inspect, all "registers" herein aforesaid. But provided that it shall not be lawful for any such medical inspector to interfere with the treatment in a medical point of view of any labourer by the medical attendant engaged by such labourer's employer.

Any one who shall obstruct or impede any medical inspector aforesaid in any visit or inspection in terms of this Article, shall incur a penalty, not exceeding 201. sterling, to be imposed by the district magistrate of the district.

CHAPTER V.

General provisions.

XXVI. All penalties which shall be imposed under the provisions of this Ordinance, may be recovered by seizure and sale of the goods of the person against whom they shall be imposed, or of so much of the said goods as may be requisite for such recovery, and, failing sufficient distress, the party may be condemned to imprisonment at the following rate, viz:

Where the fine imposed is 5l, to any time not exceeding 30 days.

Where more than 51, to any time not exceeding 60 days.

XXVII. Every judgment of a district or stipendiary magistrate under the provisions of this Ordinance shall be subject to appeal to the supreme court, in questions both of law and of fact, when the same shall be for any amount exceeding 10*l*. sterling.

f XXVIII. The General Board of Health shall have power to frame regulations for carrying out the objects of this Ordinance within the whole or any part of the colony.

All such regulations, on being approved by the Governor in Executive Council and published in the Government Gazette, shall, in so far as they shall not be inconsistent with any provisions of this Ordinance, be equally valid and effectual as if they had been contained *verbatim* herein.

XXIX. This Ordinance shall come into operation on and from the 1st day of January A.D. 1866.

Passed in Council at Port Louis, Island of Mauritius, this Twenty-seventh day of November A.D. one thousand eight hundred and sixty-five.

C. M. DE JOUX,

Secretary to the Council of Government.

Published by order of his Excellency the Governor.

FELIX BEDDINGFELD,

Colonial Secretary.

SCHEDULE A.

NOTICE IN TERMS OF ORDINANCE NO. OF 1865, ARTICLE IX.

Take notice that it has been brought to my knowledge that you, although bound to provide for your servants at , in this district, an Hospital completed, furnished, and provided in terms of the Ordinance abovementioned, yet you have failed so to do, and more especially (the particulars of the failure to be mentioned here).

You are accordingly hereby required to comply with the provisions of the said Ordinance, and more particularly in the respects above mentioned.

And you will take notice, that if you shall fail so to do, for the period of three calendar months from the date of this notice, the said servants will be

Penaltics to be enforced by seizure and imprisonment.

Appeal in certain cases.

General Board of Health to frame regulations. SCHEDULE B.

To the stipendiary magistrate of the district of

Date-___

Sir, I hereby notify to you that I have engaged residing at , being a duly qualified medical practitioner, to attend professionally the servants in my employment and residing at , in the district of , and that the number, as nearly as may be, of labourers whom he is engaged to attend is

I have the honour to be, Sir,

district of

Your obedient servant,

*Signature.

I, the above-named medical practitioner, do hereby certify that I have agreed to attend the servants above-mentioned from the day of till the day of 18.

Signature.

Dated this of day

* If the party cannot write, he will mark with a cross in the presence of the stipendiary magistrate, who will certify to the said mark.

SCHEDULE C.

MEDICAL REGISTRY for the SERVANTS in the employment of

MEDICAL I	EGISTR	r for the SER	MEDICAL REGISTRY for the SERVANTS in the employment of district of	employi dist	ment of rict of			. au	, and residing at		, in the	the
	F		Names of						;			
Dato.	Visit.	Persons attended in Hospital.	Persons attended out of Hospital.	Age.	Sex.	Country.		Diseases. Treatment.	Preseriuca Diet, Wine, &c.	Result.	REMARKS.	
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I, A. District of and belief.	3., Med	ical Attendant	I. A. B., Medical Attendant of the Servants in the employment of rist of belief.	s in the reby ce	employ rtify th	ment of ut the entrie	es in the at	l Jove Registe	r are true and co	arrect, to 1	in the employment of the above Register are true and correct, to the best of my knowledge	the

124 Appendix to Twenty-sixth General Report of the

Doctor of Medicine.

Signed

APPENDIX No 38.

TRINIDAD.

AN ORDINANCE (No. 10, 1865) enacted by the Governor of Trinidad with the advice and consent of the Legislative Council thereof, for the more frequent and regular inspection of indentured immigrants.

L.S.

J. H. T. MANNERS SUTTON. May 22nd 1865.

WHEREAS it is expedient to make provision for the more frequent and regular inspection of indentured immigrants : Be it enacted by his Excellency the Governor, with the advice and consent of the Legislative Council, as follows :

I. It shall be lawful for the Governor from time to time to Governor may appoint such fit and proper person or persons as he may from appoint an in-time to time see fit to be inspector or inspectors of indentured spector of immiimmigrants, and every person so appointed may be removed from grants. office by the Governor at his pleasure.

II. Every inspector of indentured immigrants shall have the Defines powers same powers and authority as are given to the Agent-General of the inspector, immigrants by the clauses marked respectively XXVI. and LX. and imposes of the Ordinance passed in Council on the first day of March one penalties on per-sons obstructing thousand eight hundred and sixty-five, and entitled "An Ordinance him in the exewith regard to Immigration" and every person who shall obstruct duty. any inspector of indentured Immigrants in entering upon any plantation where he may reasonably suppose any indentured Immigrant to be employed, or in enquiring into the state and condition of such indentured Immigrant, shall on conviction thereof be subject to the penalties imposed by the clause marked LI. of the said Ordinance.

Passed in Council this Sixteenth day of May in the year of our Lord, One thousand eight hundred and sixty-five.

DAVID B. HCRSFORD,

Acting Clerk of the Council.

APPENDIX No. 39.

ORDINANCE enacted by the Governor of Ceylon, with the advice and consent of the Legislative Council thereof. No. 11, 1865.

HERCULES G. R. ROBINSON.

AN ORDINANCE to consolidate and amend the Law relating to Servants, Labourers, and Journeyman Artificers, under Contracts for Hire and Service.

WHEREAS it is expedient to amend and consolidate the law relating to servants, labourers, and journeymen artificers, under contracts for hire and service: It is therefore hereby enacted by the Governor of Ceylon, with the advice and consent of the Legislative Council thereof, as follows:

1. The word "servant" shall, unless otherwise expressly qualified, extend to and include menial, domestic, and other like servants, pioneers, kanganies, and other labourers whether employed in agricultural, road, railway, or other like work.

2. The Ordinances set out in the Schedule hereto annexed are hereby repealed, except so far as they or any of them repeal any other Ordinance or Ordinances, or any part of any other Ordinance or Ordinances, and except so far as respects all offences which may have been heretofore committed against the same or any of them, all rights which shall have accrued, liabilities which shall have been incurred, acts which shall have been done, and all proceedings or matters which shall have taken place before this Ordinance shall come into force.

3. Every verbal contract for the hire of any servant, except for work usually performed by the day or by the job or by the journey, shall (unless otherwise expressly stipulated, and notwithstanding that the wages under such contract shall be payable at a daily rate,) be deemed and taken in law to be a contract for hire and service for the period of one month, and to be renewable from month to month, and shall be deemed and taken in law to be so renewed, unless one month's previous notice or warning be given by either party to the other of his intention to determine the same at the expiry of a month from the day of giving such notice.

4. The wages of such servant shall be payable monthly, except where the service shall have been determined by notice on a day other than the last day of the month, in which case the wages for the broken period shall be payable to the day the service is so determined, and such wages, where the same shall not be payable at a monthly rate, shall be computed according to the number of days on which such servant shall have been able and willing to work; or, if payable at a monthly rate, shall be in proportion to the number of days on which he shall have been so able and willing as aforesaid; any employer shall be entitled

Freamble.

Interpretation.

Ordinances repealed.

Verbal contract of service to be a contract of service for one month.

Wages when payable.

Emigration Commissioners. 127

to discharge any such servant from his service under any such contract, without previous notice, provided such servant be instantly paid his wages for the time he has served, and also for one month from the time of such discharge : Provided always, Proviso. that any such contract may at any time be determined by the misconduct of either party in their relative capacity of master and servant, which may be proved by either party against the other.

5. Every verbal contract for the hire, according to time, of Term of verbal any journeyman artificer (where no special contract or agreement journeyman shall have been made and duly proved) shall be deemed and taken artificer. in law to be a contract for the hire of such artificer for one day and no longer.

6. Provided always, that nothing in the preceding clauses Proviso if service be continued of this Ordinance shall be construed to prevent any servant or after the time journeyman artificer who may continue in the service of his agreed upon. employer beyond the period for which any verbal contract entered into by him is respectively declared binding only in-law, as aforesaid, from recovering his wages according to the full period of time of his being in such service ; nor to prevent any similar subsequent verbal contract being respectively implied in law from the continuance of such service or otherwise.

7. No contract entered into in this island for the hire and written conservice of any servant or journeyman artificer for any period of tracts with ser-time longer than one month shall be valid in law, so as to subject neyman artificers any party thereto to the provisions of this Ordinance for not vice exceeding performing the same, unless such contract shall be in writing and one month, but shall clearly express the terms and conditions thereof, and shall three years. be signed or acknowledged by the parties thereto in the presence of a police magistrate, or a justice of the peace, or other person expressly authorized by the Governor, such justice or other person not being himself the employer of such servant or journeyman artificer, or the agent of such employer; and it shall be the duty of such police magistrate, justice of the peace, or other authorized person, to see that the contract is fully explained to the parties, and to certify on the contract that they fully understand the terms thereof, and are desirous to fulfil the same; and such contract, when produced in evidence, and bearing the certificate of the police magistrate, justice of the peace, or duly authorized person as aforesaid, shall be primâ facie evidence of the matters and things contained therein; and every such contract shall be executed in triplicate; and it shall be the duty of such police magistrate, or justice of the peace, or other authorized person as aforesaid, to give or to cause to be given one copy thereof to the servant, and to send or cause to be sent within ten days of the execution thereof, another copy thereof to the police magistrate of the district wherein such contract shall have been executed, and in default thereof, such magistrate or justice shall be liable to a penalty of five pounds; and the said police magistrate is hereby required to preserve the said counterpart, and to allow any person who may be interested in the said contract to inspect the same : Provided always, that Proviso.

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no contract (excepting contracts made under the 8th section of this Ordinance) for the hire and service of any servant or journeyman artificer (whether made in Ceylon or in India, as provided by the 9th section) shall be valid under the provisions of this Ordinance if made for a longer period of hire or service than three years.

8. It shall be lawful for the civil engineer, the commissioner of roads, the surveyor-general, or any other person expressly authorized thereunto by the Governor, to enter into any contract on behalf of Her Majesty, for the hire and service of any person to be employed as a servant or artificer, for any period not exceeding five years : Provided, that such contract, if made for a period of hire or service exceeding one month, shall (if entered into in this island) be in writing, and shall be executed in the same manner and be subject to the same rules as are prescribed in the preceding section as respects contracts in the Government.

9. Every contract entered into in India for the hire and service in this island of any servant or journeyman artificer, shall be valid and binding, so as to subject the parties thereto to the provisions of this Ordinance, notwithstanding that the same be not executed in the manner prescribed by the 7th and 8th sections of this Ordinance: Provided, that such contract be in writing and signed or acknowledged by the parties thereto or their agents respectively, and clearly express the terms and conditions thereof: And provided also, that such contract be valid and binding according to the laws of India in force at the time of the entering into such contract; and every such contract as aforesaid, when produced in any court of this island shall be deemed valid and binding according to such laws as aforesaid, unless the contrary be proved; it shall be the duty of such employer or his agent with whom any such contract shall be entered into, to give at the time of entering into such contract, a copy thereof to the servant or journeyman artificer with whom such contract shall have been entered into.

10. Unless provision to the contrary be expressly made therein, no contract entered into and required to be in writing under the provisions of this Ordinance, shall be determinable before the expiration of the period specified therein, except by the mutual consent of the contracting parties, expressed in writing, signed or acknowledged by them in the presence of two witnesses, or except when the party contracting to be employed shall have been convicted of an offence, or have become a prisoner, or permanently disabled from completing his contract, and his employer shall elect to determine the contract, or except for some reason sufficient in law to set it aside : Provided, that in case of such disability to serve, the employer shall be bound to furnish the immigrant from India, who shall have contracted in India for any period of service in this island, or who shall have contracted in this island for any period of service not less than one year, with adequate means of returning to his own country.

Contracts for the hire of pioneers, &c., to be employed in the service of government.

Proviso.

Contracts entered into in India for hire and service in this island.

Proviso.

Written contracts how determinable.

Proviso.

11. Any servant or journeyman artificer, who, without reason- Servant refusing able cause, shall neglect or refuse to attend at and during the guilty of mistime and hours, or at the place when and where he shall have conduct. contracted to attend, in commencing or carrying on any work, or in case of no special agreement in that behalf, during such hours as, according to the trade or occupation of such servant or artificer, it shall be usual so to attend, or who, without reasonable cause, shall leave unfinished or refuse to finish any work contracted to be done, or who shall be guilty of any drunkenness, wilful disobedience of orders, insolence, or gross neglect of duty, or other misconduct in the service of his employer, or who shall quit the service of such employer without leave or reasonable cause, before the end of his term of service or previous warning as required by the third clause of this Ordinance, or for such longer period as may be specially stipulated in his contract, shall be punishable by the police court of the district wherein such offence shall have been committed, or wherein the offender shall have been apprehended, by forfeiture of all wages then due, if not exceeding the wages of one month, or for the period of warning specially stipulated for, or by imprisonment with or without hard labour not exceeding three months, or by such forfeiture together with such imprisonment, at the discretion of the Court.

12. Every servant who, having engaged to go on any journey, Punishment for describin, &c., of shall, without any just cause, descrt, or refuse, or neglect to pro-servant engaged ceed on such journey or any stage thereof, or shall be guilty of to go upon a any misbehaviour mentioned in the 11th clause of this Ordinance. shall be punishable by the police court of the district wherein such offence shall have been committed, or wherein the offender shall have been apprehended, by forfeiture of all wages then advanced or contracted for, or by imprisonment with or without hard labour not exceeding three months, or by such forfeiture together with such imprisonment, at the discretion of the said court: provided always, that no servant engaged for a journey Provise as to shall be obliged to travel on foot more than twenty-five miles distance to be traveled, and during every twenty-four hours; nor shall any coolic engaged weight carried by for a journey be obliged to carry a greater weight than forty such servant. pounds, unless otherwise expressly agreed upon for a short distance only, nor to proceed in case of any actual illness or bodily injury, rendering him incapable to travel the journey or any stage thereof; and any person obliging any servant or coolie so engaged as aforesaid to act contrary to the regulations contained in this proviso, shall be punishable by such police court as aforesaid by a fine not exceeding five pounds, or by imprisonment, with or without hard labour, not exceeding three months. or by such fine together with such imprisonment, at the discretion of the said court.

13. Upon any complaint by any servant or journeyman artificer Court may make for nonpayment of wages or damages for breach of contract or abatement of wages or damages misconduct by his employer, before a court having jurisdiction in in case of misthat behalf, it shall be lawful for such court, at its discretion, to conduct. make a proportional abatement out of any sum to be awarded as

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the wages or damages due to any such servant or artificer for such days or time as he shall have been proved to have been, without the consent of his employer, absent from or neglecting his service or work, and also for the value of any breakages or damage done to any of the property of his employer by or through the misconduct or gross negligence or carelessness of such servant or journeyman artificer.

14. In case any employer, not having reasonable cause of complaint, shall refuse payment of wages when due, or not having given such notice or made such payment as required by the 3rd and 4th sections of this Ordinance, shall refuse to continue full payment to any servant or journeyman artificer, during the whole term of any contract entered into between them, every such employer so refusing shall, in addition to payment of all wages actually due, or of all that would have become due if the contract had been properly observed, or both, as the case may be, be liable to a fine not exceeding five pounds, or to imprisonment not exceeding three months, or to such fine together with such imprisonment at the discretion of the court.

15. If any person shall knowingly and wilfully pretend or falsely assert in writing that any servant or journeyman artificer has been hired or retained in his service or employment, or in the service or employment of any other person or persons for any period of time whatsoever, or in any station or capacity whatsoever, other than that for which such servant or artificer shall have been so employed, hired, or retained, or if any person shall otherwise knowingly and wilfully write, sign, or give any untrue, false, forged, or counterfeit certificate or writing in favour of the character of any such servant or artificer, then, in every such case, such person or persons so offending shall be liable to a fine not exceeding ten pounds, or to imprisonment with or without hard labour not exceeding twelve months, or to such fine together with such imprisonment, at the discretion of the court.

16. If any person shall offer himself as a servant or journeyman artificer, asserting or pretending that he hath served in any service or employment in which such scrvant shall not actually have served, or with a false, forged, or counterfeit certificate of his character, or shall in any wise add to or alter, efface or erase any word, date, matter, or thing contained or referred to in any certificate given to him by his last or any former actual employer, or by any other person or persons duly authorized by such employer to give the same, then, in any of the said cases, such person or persons so offending shall be liable on conviction to a fine not exceeding three pounds, or to imprisonment with or without hard labour not exceeding three months, or to such fine together with such imprisonment, at the discretion of the court.

17. If any person having been before in service or employment as a servant or artificer shall, when offering to hire himself in any employment, capacity, or service, falsely and wilfully pretend not to have been hired or retained in any such previous employment, capacity, or service, then and in every such case

Penalty on employer refusing without cause to act up to contract.

Persons giving false character.

Servant, &c. making false statement of former employment or altering character.

Servant, &c. denying former employment. every such person so offending shall be liable on conviction to a fine not exceeding three pounds, or to imprisonment with or without hard labour not exceeding three months, or to such fine together with such imprisonment, at the discretion of the court.

18. All wages due on any contract of hire and service, and all Wages, &c. made liabilities arising therefree, as respects the employer, shall be a estate. first charge against the estate or property in which the servant or artificer under such contract shall have been employed, and shall be recoverable by suit against the party for the time being in possession of the said estate or property : Provided that such charge shall be limited to three months' wages only, and shall be enforced within three months after the termination of the service for which such wages are due; and provided also, that claims for wages may be enforced before a Court of Requests having in other respects jurisdiction in that behalf although the amount in suit may exceed the sum of ten pounds.

19. Any person who shall wilfully and knowingly seduce or Penalty for se-ducing servants, attempt to seduce from his service or employment any servant or or employing journeyman artificer bound by any contract to serve any other them when bound to others, person or persons, or who shall wilfully and knowingly take any or harbouring or concealing them servant or journeyman artificer while so bound into his service or concealing them. employment, or who shall wilfully and knowingly harbour or conceal any servant or journeyman artificer who shall have absented himself without leave from the service of such other person to whom he is so bound, or who shall wilfully and knowingly retain in his service any servant or journeyman artificer bound under any contract to serve any other person after receiving notice in writing that such servant or journeyman artificer is so bound as aforesaid, shall be guilty of an offence, and be liable on conviction thereof to a fine not exceeding five pounds in respect of each of the servants or journeymen artificers whom he shall have so seduced, taken or harboured, or concealed or retained as aforesaid, and to imprisonment, with or without hard labour, for any period not exceeding three months, if the court shall see fit to impose such imprisonment. Every such offence shall be cogniz- jurisdiction of able before any police court having jurisdiction in the district such cases. wherein the offence was committed or the offender apprehended.

20. Any person who shall take into his service or employment, Persons employ-or harbour, conceal, or retain any servant or journeyman artificer under advances bound to serve another by any contract entered into under any of liable in double such advances. the provisions of the said Ordinance, without taking reasonable precautions to ascertain whether or not such labourer is so bound, or knowing him to be so bound, or after notice that he is so bound, shall, if the labourer be at the time so taken, harboured or concealed, or retained, under advances from the person to whom he was so bound, be liable civilly to pay to such person, as liquidated damages, double the amount of such advances.

21. No servant or journeyman artificer shall be liable to Servants not liable to punishpunishment for neglecting or refusing to work, or for desertion, ment if wages disobedience, or neglect of duty if at the time of such alleged unpaid for one month. offence his wages shall have been unpaid for any period longer

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Appendx to Twenty-sixth General Report of the

than a month : Provided always, that in computing the amount of wages due at any time such servant or journeyman artificer shall be debited with the amount of all advances of money made to him and with the value of all food, clothes, or other materials supplied to him, and which the employer is not liable under this Ordinance to supply at his own expense : Provided also, that the fact of such wages being so due as aforesaid shall not affect the liability of such servant or journeyman artificer to punishment under the provisions of this Ordinance, unless he shall, at least forty-eight hours previously to the time of such alleged offence, have demanded from his employer the payment of his wages so due, and the employer shall have refused or failed to pay the same.

22. Every kangany or other agent, who, having been entrusted with any money or valuable security by any person or persons for the purpose of engaging or procuring for hire and service any servant or servants, artificer or artificers for such person or persons, shall, with intent to defraud, convert or appropriate the same or any part thereof to or for his own use or benefit, or the use or benefit of any person or persons other than such person or persons as aforesaid, or for any purpose other than such purpose as aforesaid, shall be guilty of an offence, and, being convicted thereof, shall be liable at the discretion of the Court, to be transported for any term not exceeding seven years, or to be imprisoned for any term not exceeding three years, with or without hard labour.

23. Whenever any servant or journeyman artificer is brought before any court or justice of the peace, on the ground of his having quitted the service of his employer, or having refused or neglected to work, without leave or reasonable cause before the end of his term of service, or previous warning, such court or justice of the peace may, if the employer of such servant or his agent so requires, and the labourer consents thereto, instead of punishing or committing to trial the offender, direct him to return to the service of his employer. And the court or justice shall keep a record of the proceedings had before him, and shall certify at the foot thereof that he has satisfied himself that the servant has of own free will consented to return to the service of his employer.

Period of absence without leave or of imprisonment not to be counted as part of the

24. If any servant or journeyman artificer, having entered into any contract of hire and service subject to the provisions of this Ordinance, shall, during the subsistence of such contract, have period of service. been imprisoned or have absented himself without leave, the court before which the labourer is tried shall award that no part of the period of such imprisonment or of such absence, (and which period the said court is to ascertain by evidence and define,) shall be deemed or taken to be a part of the period of his service, but that such labourer shall be compellable, at the option of his employer, to serve for the full period defined as aforesaid for which he shall have contracted to serve; and until such extended service shall have been completed, he shall be and shall continue subject to the provisions of this Ordinance.

Kanganies, &c. fraudulently disposing of advances guilty of an offence.

Deserters may be directed to return to work instead of being imprisoned or committed.

132

Emigration Commissioners.

25. If the estate, upon which any agricultural servant or Transfer of conjourneyman artificer is employed under any contract to serve for tractor service to a period exceeding one month, shall during the pendency of such or manager of contract become vested in or be transferred to or placed under the estate. the superintendence or management of any person other than the person with or by whom such contract was entered into, such contract and all the rights and liabilities incidental thereto shall be deemed in-law to be transferred to the person in or to whom the said estate shall become vested or transferred as aforesaid, or under whose superintendence or management the said estate shall be placed as aforesaid, and such last-mentioned person and such servant or artificer shall be respectively bound to perform all the terms and conditions of the contract, in the same manner, or as near thereto as the nature of the case will admit, as if the contract had been originally entered into between such person and such servant or artificer : Provided always, that in case such estate shall become vested in or transferred to any person other than the person with whom such contract shall have been entered into, such servant or journeyman artificer shall thereupon be entitled to determine such contract, if he shall so elect, and give notice of such being his intention to the person in whom the estate shall have become vested or to whom it shall have been transferred, and shall receive all wages then due to him under or by virtue of such contract: Provided, however, that the last- Proviso. mentioned proviso shall not be held to apply to cases where estates are held in partnership by several persons and where one or more of the partners retire from the partnership, or when, on such retirement, other partner or partners shall take the place of the retiring partner or partners one or more of the original partners who were parties to the contract continuing in the partnership.

26. Neither the alleged commission of any crime or offence by Penal provisions any person or persons under the provisions of this Ordinance, not to affect civil nor the conviction nor acquittal of any person or persons of any actions. crime or offence under this Ordinance, shall be a bar to any civil action for damages against such person or persons at the instance of any person or persons who may have suffered any injury or who may allege that he or they has or have suffered any injury from or by reason of the commission of any such crime or offence.

27. Any servant who shall be incapacitated by sickness from Employer bound to find lodging, labour whilst in the service of any employer shall be entitled to food and medical f lodging, food, as well as medical care, at the expense of such care to sick coolies. employer during such incapacity; provided that the employer shall not be bound to pay to the servant during such period his wages in addition : Provided further, that nothing herein contained shall prevent the employer from determining the contract under the 10th section of this Ordinance in case the servant shall become permanently disabled from completing his contract.

Commencement of Ordinance. 28. This Ordinance shall come into operation from the date fixed by the Governor in the Proclamation notifying the confirmation of this Ordinance by Her Majesty.

SCHEDULE referred to in the above Ordinance.

ORDINANCES REPEALED.

No. and Date of Ordinance.

Title.

5 of 1841—"For the better regulation of servants, labourers, and journeymen artificers under contracts of hire and service, and of their employers."

14 of 1845—"An Ordinance relating to written contracts for the hire and service of pioneers and others in the employment of certain departments of Government."

13 of 1858-" To amend and explain the Ordinance No. 5 of 1841.".

20 of 1861—"An Ordinance relating to contracts for the hire and service of labourers in this colony."

15 of 1863-"An Ordinance to amend the Ordinance No. 14 of 1845."

16 of 1863—"An Ordinance to extend the operation of the Ordinance No. 20 of 1861."

Passed in Council, the twenty-first day of October, one thousand eight hundred and sixty-five.

JAMES SWAN,

Acting Clerk to the Council.

Assented to by his Excellency the Governor, the thirty-first day of October, one thousand eight hundred and sixty-five, and published by his Order.

> W. C. GIBSON, Colonial Secretary.

APPENDIX No. 40.

VICTORIA.

No. 237.-An Act to amend "The Land Act, 1862." [23d March 1865.]

WHEREAS it is expedient to amend "The Land Act, 1862": Be Preamble. 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 Victoria, in this present Parliament assembled, and by the authority of the same, as follows :---

PART I.

INTRODUCTORY.

1. This Act may be cited as "The Amending Land Act, 1865;" Title of Act. and its several Parts and Subdivisions (except Part II., Subdivision (1), corresponding with Part II., Subdivision (1), of "The Land Act, 1862," herein-after partly repealed), shall be construed with and as part of the corresponding Parts and Subdivisions of "The Land Act, 1862;" and this Act shall continue in force for the same time as and not longer than the said lastmentioned Act.

2. In any cases where Her Majesty, or where the Governor or Registration of any person or persons in the name or on behalf of Her Majesty, Crown purchases to have same has or have heretofore contracted for the purchase or the effect as enrolsurrender of or otherwise granting to Her Majesty, or shall here- ment. after contract for any such purchase, surrender, or other grant of any land, or any estate, or interest therein, the registration heretofore or hereafter effected in the manner now or by any future Act appointed for the registration of deeds in Victoria of any deed already executed, and the registration of any deed hereafter executed, for the vesting in Her Majesty of such land, or estate or interest, shall have and be deemed to have had from the time of such registration the same effect in regard to such deed as if the same had been enrolled of record.

3. The Governor in Council may divide into counties the Governor in territory not already included in any county, and by proclamation Council may di-vide territory to be published in the Government Gazette may define the into counties. boundaries of such counties, and may distinguish each by a name, and after such proclamation the territory comprised within the boundaries of any of the said divisions shall thenceforward be recognized as a county by the name so given as aforesaid.

4. When prior to the passing of this Act any Crown lands have Certain doubtful been reserved for purposes described in the notice of reservation reservations made valid. "as church purposes," such reservation shall have the same force and effect as if the lands had been reserved for the sites of schools, places of public worship, or dwelling houses for ministers of religious denominations.

Grants of land to volunteers.

5. All officers, non-commissioned officers, and members of the volunter force of Victoria, not being on the paid staff, of or serving for pay in the said force, shall be entitled, subject to such regulations and conditions as may from time to time be approved of by the Governor in Council, and laid before both Houses of Parliament, to receive from the Board of Land and Works a certificate, which shall be treated as equivalent to the sum of fifty pounds towards the purchase money or rent of any Crown land thereafter purchased or leased by the person who shall have received such certificate, his executors or administrators: Provided that no volunteer or person aforesaid shall be entitled to receive such certificate until he has served as an effective for a period of not less than five years under any regulations heretofore or hereafter in force under any Act relating to the volunteer force of Victoria.

PART II.

(1.) LEASING OF LANDS IN AGRICULTURAL AREAS.

(Corresponding with Part II. Subdivision (1) of "The Land Act, 1862.")

Repeal of sections of "The Land Act, 1862."

Extension of time for selection or purchase.

6. The sections of "The Land Act, 1862," numbered twelve to thirty-seven, both inclusive, and the schedules mentioned in or relating to any of the said sections, shall be and the same are hereby repealed : Provided that nothing herein contained shall invalidate or affect any selections of land in proclaimed areas made under the said sections or any of them before the passing of this Act, or any rights of selection or possession conferred on former purchasers, and on the helders or promisees of licences, or holders of leases or certificates, under the said sections or any of them, and that all the provisions of the said sections shall remain and be in full force so far as they respectively relate or can be applied to any lands or allotments, or subdivisions of of allotments, purchased, selected, or possessed under the said sections or any of them before the passing of this Act, and to any lands that may hereafter be purchased, selected, or possessed by any purchasers or licensees or holders under the said sections or any of them, and under and subject to the provisions of the section of this Act next following; and all things lawfully done, and all rights of selection and purchase, and of obtaining leases, given under and by the said sections or any of them, together with the obligations of selectors, are hereby confirmed.

7. Any person who had before the passing of this Act become entitled under the twenty-third and twenty-fourth or the thirtythird or thirty-fourth sections respectively of "The Land Act, 1862," to select or purchase land within twelve months from the date of the said Act, and the executors, administrators, and assigns of such person, may, subject to all the limitations, conditions, restrictions, and obligations attached by the said Act to such selection or purchase, exercise the said right of selection or purchase upon making application to the Board of Land and Works at any time within twelve months after the passing of this

Emigration Commissioners.

Act: Provided that nothing herein contained shall apply to any person who had previously to the passing of this Act exercised the right of selection or purchase under the said sections, or any of them : Provided also, that the Board of Land and Works may from time to time make such regulations as may be thought necessary or expedient for the purpose of enforcing the conditions and obligations aforesaid, or of preventing the violation or evasion of any of the provisions of "The Land Act, 1862": Provided also, that any person entitled under sections twenty-three and twenty-four of "The Land Act, 1862," to select an allotment, and the executors, administrators, and assigns of such person. may, with the consent in writing of the Board of Land and Works, select land exceeding in extent by not more than five acres the land of which such person is or has been seized, and which is set forth in the certificate, upon payment of a price to be fixed by the Board for the land so in excess of the land set forth in the certificate : Provided also, that the person so entitled, and the executors, administrators, or assigns of such person, may, by endorsement on the certificate, signed by such person, and approved by the Board under its seal, waive his or their said right of selection; and thereupon, and in lieu of such right, the certificate shall be treated as equivalent to the sum of four shillings for each acre of land of which such person is or has been seized, and which is set forth in the certificate, towards the purchase money of any Crown land thereafter purchased by such person or persons at any sale by public auction of Crown lands : Provided also, that all persons from the time of the passing of the Land Act of 1862 entitled to receive certificates shall be entitled to receive the same within three months after the passing of this Act.

8. If at the time of the passing of "The Land Act, 1862," any Compensation person held or had been promised a licence in accordance with may be fixed by Board of Land the terms of the notice published in the Government Gazette, and and Works in dated the sixteenth day of May one thousand eight hundred and certain cases. sixty one, or a certificate in lieu of such licence, and was entitled by virtue of the said licence or promise, or a certificate, respectively, to select or purchase land under the provisions of the thirty third or thirty-fourth section of the said Act, if the Board of Land and Works has before the passing of this Act withheld or should hereafter withhold its consent to, or refuse to allow. the application for the selection or purchase of land by such person under the provisions aforesaid, such person, unless such consent was withheld on account of the conditions of the licence or certificate not having been duly fulfilled, may, with the consent of the Board of Land and Works, remain in possession of the la: 1 on payment of such annual licence fee as the Governor in Council may from time to time fix and appoint until such consent to such selection or purchase be given, and allowance thereof be published as aforesaid, or until he shall have been paid a compensation, to be fixed by the said Board, for being removed from the land, and upon such payment the right of such person to remain in possession of the land shall cease.

Survey of agri-cultural areas.

Agricultural lands after proclamation to be purchase, and leasing.

Proclamation of land office and land officer.

Priority of application.

9. Nothwithstanding anything in "The Land Act. 1862." contained, the Board of Land and Works shall from time to time cause to be surveyed in any part of Victoria agricultural areas. Such areas shall be as much as possible in defined and extensive districts, and not in isolated or scattered portions, and shall be surveyed in allotments of not less than forty nor more than six hundred and forty acres, and the Board shall cause plans of the lands so surveyed to be prepared.

10. The Governor in Council may from time to time proclaim, by notice published in the Government Gazette, that all or any open for selection, of the lands situated in any agricultural area proclaimed under "The Land Act, 1862," and all or any lands heretofore or hereafter surveyed, shall, within a period of not more than three months from the date of such publication, be open for selection or purchase as herein-before provided for, and for leasing as hereinafter mentioned ; after the expiration of such period such lands may be selected or purchased as aforesaid, or may be leased to applicants, in the manner, upon the terms, and to the extent herein set forth : Provided always, that the Governor in Council may from time to time subdivide any area proclaimed under this Act. in such manner as he may think fit, and proclaim any part of an area so subdivided to be a new srea, and alter the name or number of any area, and withdraw and close any area or part thereof; and after publication in the Government Gazette of notice of such withdrawal no land within the area or part of an area so withdrawn shall be selected, purchased, or leased under the provisions of this Part of this Act, until the said area or part of an area is again proclaimed : Provided also, that not less than four millions of acres shall be open as aforesaid within three months after the passing of this Act. and that there shall constantly be kept open as aforesaid in such proclaimed areas at least two millions of acres.

11. Every such proclamation shall distinguish the area by a name or number, and shall state some proper officer (herein-after called "the land officer") to whom, or his substitute, and some land office at which, applications for the lands so proclaimed, and payments on account of the same, may be made; and no such land officer or substitute shall directly or indirectly become the selector, purchaser, or lessee of any land in relation to which such proclamation has been made.

12. All applications for leases under this part of this Act shall be made by the applicants in person. When on any day within the period of one hour, calculated from the time of the opening or re-opening of the land office, two or more persons shall attend at the land office to make application for the purchase or selection or for a lease of land under this Part of this Act. the priority of the order of applications shall be determined by lot, to be conducted in such manner as the Board of Land and Works may direct, and upon such determination such applications shall be received and entered in the order so ascertained as aforesaid. When any application is refused or disallowed by the

Board, or withdrawn, the rent in advance paid as herein-after provided by the applicant shall, notwithstanding anything contained in any Act now or hereafter to be in force relating to the collection and payment of the public moneys, be forthwith returned, without interest, by the land officer or his substitute, to the unsuccessful applicant: Provided that every application in manner aforesaid, and accompanied by payment of the rent in advance as herein-after mentioned, shall be and be deemed to be accepted by the Board, unless such application shall, within thirty clear days from the time the same has been entered as aforesaid, be refused or disallowed by a notice under the hand of the President of the Board, which shall be published in the Government Gazette within the period last aforesaid, and shall specify the grounds of such refusal or disallowance.

13. The Board of Land and Works may grant a lease under Leases of lands the seal of the Board of an allotment in an agricultural area, for a areas term of seven years, at a rent of two shillings per annum for each and every acre or fractional part of an acre of the said allotment, to any person who shall have applied in manner aforesaid for such lease, and who shall have paid to the land officer, or his substitute, before or at the time of making application, a half year's rent in advance for such allotment. The Board of Land and Works may also, in such manner and subject to such terms, conditions, and regulations as the Governor in Council may from time to time direct, grant leases of subdivisions of an allotment to two or more persons, one of whom shall have made application, and paid a half year's rent in advance for the allotment in manner aforesaid; and every such lease, and every lessee of any such subdivision, respectively, shall contain and be subject to all the covenants, conditions, and provisions of this Act with respect to leases and lessess of allotments.

14. Every such lease shall be executed by the Board of Land Covenants and and Works, and the lessee, within three months after the entry lease. of the application as aforesaid, and shall contain the following covenants and condition :

- (1.) A covenant for the payment of the rent in advance at halfyearly intervals :
- (II.) A covenant that the lessee will not assign the lease, or transfer or sublet any part of the term created by the lease or of the land therein described, for a period of three years from the commencement of the term, nor at any time, unless the improvements in the condition herein-after mentioned shall have been previously made and certified as herein provided:
- (III.) A covenant that if the lessee, his executors, administrators, or assigns, shall reside on the allotment during the term for not less than three years, and shall make the improvements of the nature and value herein-after in the following condition mentioned on the allotment during the term, and shall prove to the satisfaction of the Board (to be certified under its seal), by such evidence as the Board may require, that he or they have

140 Appendix to Twenty-sixth General Report of the

complied with the said conditions respecting residence and improvements, and with all other conditions and covenants of the said lease, he or they shall be entitled, at any time after three years from the commencement and during the continuance of the term, to demand and obtain a grant from the Crown of the said allotment in fee simple, on payment of one pound per acre and fractional part of an acre as the purchase money thereof:

(IV.) A condition for re-entry by the Board in the case of nonpayment of the rent in accordance with the covenant herein-before mentioned, or in case substantial and permanent improvements, certified in writing under the seal of the Board, or under the hands of arbitrators, to be of the value of one pound for every acre and fractional part of an acre of the allotment, shall not have been made on the allotment by the lessee, his executors or administrators, before the end of the second year from the commencement of the term, or in case of the breach of any of the conditions or covenants of the lease:

And every such lease shall contain such other conditions, covenants, and provisions, not inconsistent with the provisions of this Act, as the Governor in Council shall approve of, and shall direct to be inserted therein: Provided that no such lease shall be deemed to give to the lessee or to any assignee or sub-lessee the right to search for or to take any metal or mineral.

15. No person shall, within any period of twelve months, become the lessee or sub-lessee or assigned, either in his own name, or in the name or names of any other person or persons, of more than six hundred and forty acres of the lands proclaimed under this Act as aforesaid; and no person shall become the lessce or sub-lessce or assignee of any allotment, who is an infant, or who is a married woman not having obtained a decree of judicial separation binding in Victoria, or who is not domiciled in Victoria, or who is, in respect of the allotment for a lease of which he applies, or in respect of any part thereof, an agent or a servant of or a trustee for any other person, or who at the time of his application has entered into any agreement to permit any other person to acquire, by purchase or otherwise, the allotment in respect of which such application is made, or any part thereof, or the applicant's interest therein; and all land applied for under this Act shall be so applied for bona fide, for the use and benefit of the applicant in his own proper person, and not as the agent or servant or trustce of or for any other person; and allotments selected or purchased under the provisions herein-before contained shall be reckoned as part of the six hundred and forty acres herein-before mentioned: Provided that if any person shall, in violation of any of the provisions of this section, become the lessee or assignee or sub-lessee of an allotment, the Governor in Council may declare the lease of such

Extent to which agricultural lands may be leased.

allotment to be forfeited, and upon publication in the Government Gazette of notice of such declaration the term created by the said lease shall cease and determine, and all the right, title. and interest of the lessee, and of every assignee and sub-lessee, in and to such lease, and all moneys paid for rent in respect of such allotment, shall be absolutely forfeited, and the allotment may be sold in fee simple or leased again in manner herein provided: Provided also, that all contracts, agreements, and securities which shall be made, entered into, or given with the intent, or which (if the same were valid) would have the effect of violating all or any of the provisions of this Part of this Act, or of any covenant or condition of a lease granted under this Part, and all contracts and agreements relating to an allotment made or entered into before or after the execution of a lease, and to take effect, wholly or in part, at or after the termination of three years from the commencement of the term, shall and are hereby declared to be illegal and absolutely void, both at law and in equity.

16. The lessee of an allotment, his executors, administrators, After three years or assigns, at any time during the term after the expiration of improvements three years from the commencement thereof, and after the and land sold by improvements of the nature and value herein-hefore mentioned improvements of the nature and value herein-before mentioned shall have been made on the allotment and certified as aforesaid. may, by a writing signed by the lessee, his executors, administrators, or assigns, and addressed to the Board of Land and Works, and upon personal application at the office of the said Board in Melbourne, or at such land office as the Board may direct, require that the allotment shall be sold by public auction at an upset price of one pound for each acre, and thereupon within a convenient time all improvements on the allotment of a substantial and permanent nature shall be valued, and the allotment, together with the said improvements, shall afterwards be sold by auction at the actual upset price herein-after mentioned.

17. If the Board of Land and Works shall not, within two Value of immonths after the end of the second year from the commencement arbitrated. of the term, certify in writing under its seal that substantial and permanent improvements of the value of one pound for every acre and fractional part of an acre of the allotment have been made on the allotment before the end of the second year aforesaid, or if the lessee, his executors, administrators, or assigns, and the Board of Land and Works, shall not agree upon the value of the substantial and permanent improvements upon an allotment required to be sold by public auction as in the last preceding section mentioned, such improvements respectively may be valued by arbitration within the periods and in the manner herein-after mentioned. For the purpose of such arbitration one arbitrator shall be appointed by the lessee, his executors, administrators, or assigns, and another arbitrator shall be appointed by the Board of Land and Works, and the two arbitrators so appointed shall, by writing under their hands, nominate and appoint a third arbitrator. Such three arbitrators, or any two of them, shall make their valuation in writing (so as the amount of such valuation shall not exceed the cost of such

improvements) within four months after the end of the second year from the commencement of the term, or within four months after the receipt by the Board of the writing requiring the allotment to be sold (as the case may be); and every such valuation shall be in one of the forms contained in the First Schedule to this Act, or to the like effect, and shall be transmitted by the arbitrators to and be deposited in the office of the Board of Land and Works.

18. Upon any valuation under this subdivision of this Part of this Act each party, on the request of the other, shall appoint an arbitrator by delivering to him an appointment signed by himself or his agent, and if for fourteen days after service of a copy of such appointment as aforesaid, and notice by one party (who has duly appointed an arbitrator) to the other party, stating such request and appointment, the party to whom notice is given fail to appoint an arbitrator, the arbitrator appointed by the party giving the notice shall be deemed to be appointed by and shall act alone on behalf of both parties; and the valuation of any arbitrator or arbitrators appointed in pursuance of this subdivision of this Part shall be binding, final, and conclusive upon the Board of Land and Works, and the lessee, his executors, administrators, or assigns, to all intents and purposes whatsoever.

19. If, before the making of such valuation as aforesaid, any arbitrator die or refuse or become incapable to act, the party by whom such arbitrator was appointed shall appoint in like manner another in his stead, and if either party fail so to do for the space of fourteen days after notice from the other party in that behalf, the arbitrator appointed by the party giving the notice may proceed alone ex parte; and every arbitrator so appointed shall have the same powers and authorities as were vested in the arbitrator in whose stead the appointment is made.

20. The value so ascertained of such improvements on an allotment required to be sold as aforesaid shall be added to the upset price of the land without such improvements, and shall together therewith be and constitute the actual upset price of such land; and if the said lessee, his executors, administrators, or assigns, shall bid such last-mentioned upset price or more, and shall be the highest bidder for such land, the value aforesaid shall be deducted from the sum so bidden, and the balance shall be the purchase money for such land; but if any other person than such lessee, his executors, administrators, or assigns, shall become the purchaser of such land, and shall pay for the same, such lessee, his executors, administrators, or assigns shall be entitled to receive out of such purchase money the said value of the said improvements.

21. If the Board of Land and Works shall make entry upon any allotment for breach of any of the provisions of this Act, or of any condition or covenant of any lease, or if any lands in a proclaimed area shall remain open for selection, purchase, or leasing for any time not less than three years, and shall not during such time be selected or purchased or leased, the Gover-

First Schedule.

Proceedings on neglect to appoint an arbitrator.

Death of arbitrator.

Lessce to have the value.

Forfeited, unselected, and unleased lands may be sold by auction. nor in Council may direct that such allotment or such lands, or any portion thereof, not exceeding two hundred thousand acres in the whole in any one year, shall be sold in fee simple by public auction, and until and unless such direction be given such allotment and lands shall and may be leased in the manner in this subdivision of this Part provided.

22. No will or codicil shall be deemed to be an assignment or Assignment of transfer within the meaning of this Act ; and no assignment or lease. transfer of any lease granted under the provisions aforesaid, whether by operation of law, or by act of the lessee or of any assignee, and no sublease by the lessee or any assignee, shall take effect, or have any force or validity, either at law or in equity, until such assignment, transfer, or sublease has been registered by the lessee, his executors or administrators, in person, or by such assignee in person, at the office of the Board of Land and Works in Melbourne, or at such land office as the Board may direct, and a fee of one pound has been paid for such registration. The Board may and shall refuse to allow to be registered as aforesaid any assignment or transfer of a lease, or any sublease, other than an assignment or transfer to or by the executors or administrators of the lessee, until after the expiration of three years from the commencement of the term.

23. The Board of Land and Works shall, as soon as conve- Nonpayment of niently may be after the last days of June and December in rent to be gaevery year, prepare a list of the names of all persons from whom rent shall have become due during the six months ending on those days respectively, (upon leases granted under "The Land Act, 1862," or this Act,) and who shall not have paid such rent, and the days on which such rents became due; and every such list, shall be in the form in the Third Schedule to this Act, and Third Schedule. shall be forthwith published in the Government Gazette, and the insertion in such list of the name of any person from whom rent became due during the periods aforesaid respectively shall be primâ facie evidence of the nonpayment of such rent.

24. The selector or purchaser of an allotment and the pur- Rights of selector chaser of any land under "The Land Act, 1862," and the selector and lessee against and lessee and assigns of an allotment and the purchaser of any land under this Act, and the person or persons in whom the interest, or any part thereof, of any such selector or lessee or purchaser may at any time become vested, shall have all the rights as against trespassers which at law belong to the owner in possession of any land, except the right of impounding, and shall have the said last-mentioned right when and so soon as the allotment or the land, or such part of the allotment or land respectively, as shall be trespassed upon, shall have been enclosed, either alone or with any adjoining land in the occupation of the same person, with a substantial fence, but not before.

25. If any person shall dig any ditch, trench, or drain, or erect Penalty for obor cause to be erected any fence, on or across any proclaimed structing roads. road or any surveyed road, without the consent of the Board of Land and Works, which consent shall be published in the Government Gazette, he shall forfeit and pay on conviction a

penalty of not less than two pounds nor more than ten pounds; but nothing herein contained shall apply to any gate erected and continued by the written consent of the Board of Land and Works if such gate shall not be locked or otherwise permanently fastened.

26. The Governor in Council may from time to time, before or after the proclamation of any agricultural area, proclaim as a road or as a town or village any portion or portions of such area not selected, purchased, or leased, and not exceeding, if proclaimed as a town or village, six hundred and forty acres of the lands comprised in such area, and the lands in such town or village shall be sold by auction in the manner provided for the sale by public auction of lands not reserved for proclamation in such areas.

27. When before the passing of this Act, upon land afterwards reserved for proclamation in agricultural areas, homesteads have been formed upon any portion of a run, or when before such time buildings have been erected on such land in pursuance of leases or licences to occupy sites for inns, stores, factories, mills, abattoirs. lime-kilns, brick-kilns, ferries, or other purposes, the licensee of such portion of a run or the holder of such lease or licence shall, during six months next after the passing of this Act, (if it be proved to the satisfaction of the Board of Land and Works that such homesteads or buildings have been so formed or erected, and if such land has not been previously purchased or selected under "The Land Act, 1862," and if a written application together with a true description of such homesteads or buildings be transmitted to the Board of Land and Works not less than fourteen days before such land is open for selection, purchase, and leasing,) have the exclusive right of purchasing the allotment on which such homestead or building is situated, or such part thereof as the Board of Land and Works shall determine, at a price to be determined by the Board.

28. When before the passing of this Act dams, reservoirs, wool-sheds, buildings of brick or of stone or of weatherboard, or other fixed and permanent improvements (not being fences), have been constructed upon land afterwards reserved for proclamation in agricultural areas by the licensee of any run forming part of such land, or where dwellings have been erected on such land by holders of miners' rights, or of business licences, or of wood licences, or by persons who at the time of such erection were in unauthorized occupation of any such land, and who prior to the passing of this Act shall have obtained a licence lawfully to occupy the same, or by persons who after the passing of "The Land Act, 1862," have obtained licences under the authority of the Board of Land and Works to occupy sites on such lands for inns, stores, factories, mills, abattoirs, lime-kilns, brick-kilns, or wood-cutters' residences, if the allotment on which such improvements or dwellings are made or situated shall hereafter be selected, purchased, or leased, and if a written application, together with a true description of such improvements or dwellings, shall have been transmitted by such licensee or holder or occupier to

Towns and villages in agricultural areas may be sold by auction.

Certain improvements formerly made in agricultural areas to give the right of purchase.

Compensation for improvements formerly made in agricultural areas. the Board of Land and Works not less than fourteen days before such land is open for selection, purchase, and leasing, the selector, purchaser, or lessee shall, in addition to the purchase money or rent, at the same time pay, for the use of such licensee or holder or occupier, the value of such improvements or dwellings, and such value shall be determined by the Board of Land and Works.

29. When any improvements, other than those for which pro- Removal of imvision is herein-before expressly made, are effected upon any agricultural land reserved for proclamation in agricultural areas, if the land areas. upon which such improvements are situated shall be selected or purchased or leased, the person by whom such improvements were effected, or any person claiming under or through him, . may, within one month after such selection or purchase or the commencement of such lease, remove for his own use all such improvements, and may for that purpose enter upon the land so selected, purchased, or leased.

30. Any surveyor or officer acting under the authority of the Survey officers Board of Land and Works, and any other person acting in aid may enter upon private lands. or under the orders of such surveyor or officer, may from time to time, without making compensation, enter into and upon any land of any person or persons whomsoever, for the purpose of making and carrying on any survey or carrying any survey line authorized by "The Land Act, 1862," or by the orders of the Board of Land and Works, and for the purpose of fixing any object to be used in the survey on any post, stone, or boundary mark whatsoever, and may fix and place any such object post, stone, or boundary mark whatsoever in the land, or upon any wall, tree, or post in the land, of any person whomsoever, and may dig up any ground for the purpose of fixing any such object, post, stone, or boundary mark, and may cut down and remove any scrub or timber which may obstruct any survey line : Provided always, that such surveyor and his assistants and workmen shall do as little damage as may be in the execution of the several powers to them granted by the said Act or orders.

31. The word "allotment," whenever the same is used in Interpretation "The Land Act, 1862," or this Act, shall be taken to mean either one surveyed allotment in any proclaimed area, or two or more surveyed allotments in such area adjoining each other, and not exceeding in the whole six hundred and forty acres, and not embracing more than one mile of frontage to any lake. lagoon, river, stream, or watercourse forming a boundary of such allotment, measured in a right line from one extreme point of the same to the other, and which shall be applied for at one time by any selector or purchaser under "The Land Act, 1862," and this Act, or by any applicant for a lease under this Act. The words "substantial and permanent improvements" hereinbefore and in any lease to be granted under the provisions aforesaid mentioned shall mean and include cultivation, fencing, clearing, or draining of an allotment, and the making of dams,

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wells, or reservoirs, or of a habitable dwelling or farm or other buildings, upon and permanently attached to the soil of such allotment.

(2.) SALE OF LAND BY AUCTION.

(Corresponding with Part II. Subdivision (2) of "The Land Act, 1862.")

Crown lands sold by auction.

32. The thirty-ninth and the forty-sixth sections of "The Land Act, 1862," shall be and the same are hereby repealed. All lands of the Crown in Victoria, wherever situated, (except such as are by this or by the preceding subdivision excepted,) may and shall be sold subject to such covenants, conditions, exceptions, and reservations as the Governor in Council may direct, in fee simple, by public auction, at an upset price of one pound for each acre, or at such higher upset price as the Governor in Council may direct; and no such lands shall be sold otherwise, except as herein or in the unrepealed portion of Part II. Subdivision (2.) of "The Land Act, 1862," provided.

33. None of the lands delineated in the map mentioned in the twelfth section of "The Land Act, 1862," (except lands reserved or to be reserved or set apart for towns or villages,) shall be sold by auction in the manner herein provided, except such lands as shall have been proclaimed, and shall have remained open for selection and leasing for a period of three years.

34. Notwithstanding anything in "The Land Act, 1862," or in this Act contained, the Governor in Council, if he shall think fit may withhold or may withdraw from sale, selection, or leasing any land or allotment.

35. So much of the forty-second section of "The Land Act, 1862," as provides that, until the direction in the said section mentioned be given, all lands therein mentioned shall be open for sale to the first applicant at the upset price, or in case of an increased price having been offered for the same, then at the highest price which shall have been offered, shall not extend or apply to any land within the boundaries of any city, town, or borough.

36. When the course of any road has been or is hereafter altered or is about to be altered, if the owner of the land over which the road in its altered state passes or is intended to pass be willing to exchange such land, or any part of it, for the land traversed by such road in its former or its then present state, or for any part thereof, the Governor in Council may, upon such terms as are mutually agreed on, accept such exchange, and the Governor may execute the proper conveyances accordingly.

Limitation of sales.

Governor in Council may withhold or withdraw lands from sale, selection, or leasing.

Part of the 42d section of "The Land Act, 1862," not to apply to land within cities or boroughs.

Exchange of Crown and private land upon alteration of road.

PART III.

LEASES AND LICENCES FOR OTHER THAN AGRICULTURAL OR PASTORAL PURPOSES.

37. Notwithstanding anything contained in the fiftieth section Leases for cer-of "The Land Act, 1862," the Governor may grant leases of any ^{tain purposes.} Crown land, not exceeding (except in the case of leases of sites for obtaining guano or other manure) three acres, for a term not exceeding twenty-one years from the date thereof, for any of the purposes mentioned in the said section: Provided that in all cases where it is proposed to grant a lease for a longer term than seven years, notice of the application for such lease, and of the purpose for which it is proposed to be granted, shall be published in the Government Gazette at least one month before the grant of such lease.

38. The forty-seventh section of "The Land Act, 1862," shall Leases of swamps be and the same is hereby repealed; and in addition to the purposes for which a lease may be granted under section fifty of "The Land Act, 1862," the Governor may grant leases of any Crown lands to any person willing to make and constuct canals or to undertake works for the drainage or reclamation of any swamp or morass : Provided that no such lease be granted unless and until the conditions of such lease shall have been laid on the table of both Houses of Parliament for at least one month. and all leases granted under this and the last preceding section shall be subject to the provisions of the fifty-first section of " The Land Act, 1862."

39. In addition to the purposes for which a licence may be Licences for degranted under section fifty-three of "The Land Act, 1862," the pasturing Crown Governor or any person duly authorised by him may from time cluded in a run to time grant to any applicant a licence to enter with sheep, cattle, horses, or other animals upon any park, lands, reserves, or other Crown lands not forming part of any run or common, and therewith to depasture the same to an extent not exceeding six hundred and forty acres; and every such licence shall be subject to the provisions of section fifty-four of the said Act.

40. Notwithstanding anything contained in any Act of the Lease of sites of Parliament of Victoria now or hereafter in force relating to bridges, tolls, &c road districts and shires, and the administration of local affairs without the limits of boroughs, every site of a bridge, ferry, toll or punt house for which a lease may be granted by the Governor in Council under section fifty of "The Land Act, 1862," shall be under the care and management of the lessee thereof, and the several provisions, authorities, rights, exemptions, obligations, and liabilities contained in the sections of any such Act now or hereafter in force relating to toll houses. toll gates, toll bars, and ferry houses, and to the making and confirmation of orders directing the payment and collection of tolls, and to the payment of tolls to and the powers of the collector, and to exemptions from tolls, and to fraudulent claims.

and morasses.

or common.

bridges, tolls, &c.

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of exemption, and to the evasion and forcibly resisting payment of tolls, and to toll boards or tables, and to the keeping thereof by the collector, and to offences by the collector of tolls, shall, so far as may be, apply and extend during the term of such lease to such site and to the lessee thereof, and his collectors and servants, and to the persons using the same or passing through or over any such bridge or ferry with or without any horses, cattle, beast, or carriage. It shall be lawful for the Governor to grant leases of lands, not exceeding three chains in width, for the forming and maintaining of roads, tramways, and crossings, and such works of like public utility, subject to the terms and conditions of this and of the thirty-eighth section of this Act, and of the fiftieth and fifty-first sections of "The Land Act, 1862," and further to attach to such lease such other conditions as to the Governor in Council may seem fit.

Timber reserves.

41. The Governor in Council may make and proclaim reserves for the preservation and growth of timber, and may from time to time alter and revoke any such proclamation, and the Board of Land and Works may issue licences to cut timber upon such reserve, or of any part thereof, on such terms and conditions and subject to the payment of such licence fee as shall from time to time be approved of by the Governor in Council, and be set forth in such licence.

42. The Governor in Council may from time to time issue licences for any period not exceeding one year, which shall entitle the holders thereof respectively to reside on or to cultivate any lands on any "gold field" within the meaning of any Act now or hereafter to be in force relative to the gold fields or lands adjacent thereto, not exceeding in extent twenty acres, subject to the payment of such licence fee and upon such terms and conditions as shall be approved of by the Governor in Council, and be set forth in such licence.

43. The rent reserved in any lease granted under the fortyseventh, the forty-ninth, or the fiftieth section of "The Land Act, 1862," or under the thirty-seventh, thirty-eighth, and fortieth sections of this Act, and the fce payable in respect of any licence granted under the fifty-third section of "The Land Act, 1862," or under the thirty-ninth section of this Act, and the licence fee mentioned in the eighth, forty-first, and fortysecond sections respectively of this Act, may be levied or recovered by or under the authority of the Board of Land and Works, in like manner as any rent or fine is or shall be leviable or recoverable by law; and in case the same shall be levied by distress, an order under the seal of the Board shall be a sufficient warrant and authority to distrain, any enactment to the contrary netwithstanding.

Power to licensees of races, dams, or reservoirs to enter upon purchased land in certain cases.

44. Notwithstanding anything in the fifty-sixth or the fiftyseventh section of "The Land Act, 1862," contained, the holder of any licence from the Board of Land and Works in respect to any race, dam, or reservoir in the said sections referred to, and the holder of any miner's right who has constructed or has acquired the right to use any race, dam, or reservoir, may at all

Licence to use auriferous land.

Recovery of rent and licence fees. reasonable times enter upon any land which shall hereafter be conveyed under this Act, and may cleanse and clear and keep in efficient repair such race, dam, or reservoir, and may deposit the matter removed therefrom upon the land immediately adjoining such race, dam, or reservoir, to a distance not exceeding five feet therefrom, without making any compensation to the owner of such land.

PART IV.

COMMONS.

45. When any Crown land remains unsold within any agricul- Governor in Council may tural area of which at least one fourth part has been selected proclaim farmers under "The Land Act, 1862," or selected or leased under this commons in certain cases. Act, the Governor in Council may proclaim such land a farmers common. When one eighth part of any agricultural area has been selected under "The Land Act, 1862," or selected or leased under this Act, the Governor in Council may proclaim any unselected and unleased portion of such agricultural area, not exceeding twice the quantity so selected and leased, to be a temporary common for the use of such selectors and lessees.

46. All lessees and selectors and purchasers of allotments in Lessees, selecagricultural areas under this Act, and the person or persons in tors, and purwhom the interest in any such allotment or any part thereof may commonage. be vested, shall be entitled in like manner as selectors of land under "The Land Act, 1862," to depasture their cattle upon any farmers common appropriated to such lessees or selectors, subject to the regulations lawfully made for the proper management of the said common, and free from all charges, save the fee imposed by such regulations; and nothing in the said Act or this Act contained shall prevent the sale or selection or leasing under this Act of any land comprised in any proclaimed common: Provided that the fee chargeable by any rule or regulation in respect of cattle, sheep, or goats depastured upon any common shall not in any case be less than two shillings per annum for each and every head of cattle, and eightpence for each and every sheep and goat, so depastured.

47. The sixty-seventh section of "The Land Act, 1862," shall Application of extend to all commons, under whatsoever Act they may have the 67th and rebeen or may be proclaimed; and the sixty-eighth section of the section of "The Land Act, 1862." said Act shall be and the same is hereby repealed.

48. All commons proclaimed previously to the passing of or Powers of maunder the provisions of "The Land Act, 1862," or under this Act, mons. shall be governed by managers elected or appointed as provided for in "The Land Act, 1862," or in any Act of the Parliament of Victoria now or hereafter in force relating to road districts and shires, and the administration of local affairs without the limits of boroughs; or in case any two road districts, or any road district and borough, or any two or more boroughs in any of which any united common shall be situated, be united, or if any district be proclaimed a shire under the provisions of any such last-men-

tioned Act. or of any Act now or hereafter in force relating to municipal institutions and boroughs in Victoria, then by managers appointed or elected by the council of the united district or united borough or shire (as the case may be), and such managers shallduring their continuance in office have power to distrain any cattle, sheep, and goats trespassing on such common, and shall be taken to be owners of the common within the meaning of any Act now or hereafter in force relating to the impounding of cattle, and shall be taken to have in respect of such common the same power of preventing encroachment and trespass thereon as any bailiff lawfully appointed may by law exercise in respect of any lands of his employer : Provided that such managers shall not have or exercise any of the rights or powers herein-before mentioned in respect to any site that may be occupied within the limit of the common under any lease or licence granted or issued under the provisions of "The Land Act, 1862," or of this Act, or in respect to any timber, stone, loam, clay, and sand within the limits of the common.

Interpretation clause.

Lands taken from .common.

49. The word "cattle" in the last preceding section shall have the like meaning and application as are assigned to the said word in the sixty-fourth section of "The Land Act, 1862," and shall in both sections include bulls; and the word "cattle" in the seventy-third section of "The Land Act, 1862," shall include sheep and goats.

50. When a common is diminished, altered, or abolished by the Governor in Council under the provisions of the seventy-seventh section of "The Land Act, 1862," or of this Act, the lands so ceasing to be or to be included in a common may, by auction, selection, or leasing under this Act, be disposed of in such manner as the Governor in Council shall direct. The Governor in Council may from time to time increase, diminish, alter, or abolish any common heretofore or hereafter to be proclaimed or reproclaimed, and may from time to time reproclaim the whole or any part of any such common for any of the purposes and subject to the provisions of "The Land Act, 1862," and this Act.

51. The three hundred and twenty-sixth and three hundred and twenty-seventh sections of the Act numbered CLXXVI. shall be and the same are hereby repealed.

52. The council of each shire and the road board of every road district shall in the place and stead of the Board of Land and Works alone have control over all unoccupied Crown lands if authorized in that behalf by the said Board, and over all farmers commons and temporary commons within such shire and district respectively; and the residue mentioned in the seventy-third section of "The Land Act, 1862," of fees payable in respect of all such commons as aforesaid, shall be paid to the shire fund or district road board, as the case may be, and the said Act shall take effect accordingly in and for such shire or road district, as the case may be.

53. In all cases in which part only of any such common as lastly herein-before mentioned shall be situate within any shire or road district the Governor in Council may order that the

Repeal of No. 176, ss. 326 and 327.

Substituted provisions.

Provision where common partly in the district. Emigration Commissioners. 151

whole of such common either shall be and be deemed to be included in or excluded from such shire, or else may order that the several parts of such common so lying within and without such shire or road district respectively shall be separate commons: and such common shall to all intents and purposes be deemed to be either within or without such shire or road district (as the case may be), or such several parts thereof to be separate commons. according to the tenor of such order.

54. So much of the seventy-third section of "The Land Act, Powers and dis-1862," as enables the managers to make rules, and to determine managers. the number of cattle to be depastured, and the fees payable in respect thereof, shall be and the same is hereby repealed, and the powers aforesaid shall in future be exercised by the body. whether incorporated or not, by whom the managers are appointed; and no member of any shire or borough council, or of any road board, shall be capable of being appointed a manager by such council or board, and every person who shall act as manager of any common, being at the time of so acting a member of the council or board by which he was appointed, shall, on conviction thereof, forfeit and pay for every such offence the sum of five pounds.

PART V.

LICENCES FOR PASTORAL OCCUPATION.

(1.) Existing Runs.

55. No licence issued or to be issued under the authority of Yearly licence "The Land Act, 1862," to the persons who were at the time sale, leasing, &c. of the passing of the said Act in the licensed occupation of runs for pastoral purposes, and the executors, administrators, and assigns of such persons, shall be deemed to prevent such run or any part thereof from being sold, selected, leased, proclaimed a common, or occupied by virtue of any miner's right or licence for other than pastoral purposes, or otherwise dealt with under the authority of this or any other Act now cr hereafter in force.

56. When a notice of the amount of rent payable in respect of Board of Land any run has been published in the Government Gazette, and correct errors in when, in the opinion of the Board of Land and Works, an error computing area has been made in the computation of the available area of such run, the Board of Land and Works may, by a further notice in the Government Gazette, within six months after the passing of this Act, cancel such former notice and correct such error; and if after such correction the available area of a run be increased by such Board, such Board shall make a proportionate addition to the rent, and if the available area be diminished such Board shall make a proportionate reduction in the rent due and unpaid at the time of such correction, and in the rent payable thereafter.

57. Notwithstanding anything contained in "The Land Act, Increase and re-1862," the Board of Land and Works may, within six months and appeal alafter the passing of this Act, with the consent of the Governor lowed in certain

of runs.

cases.

152 Appendix to Twenty-sixth General Report of the

in Council, to be published in the Government Gazette, fix the amount of the rent of any run remaining unascertained at the passing hereof, and may reduce the amount of the rent of any run ascertained by the determination of the grazing capabilities of the run by the said Board, or may agree with the occupier of any run that the rent payable in respect thereof shall be increased, and from and after the giving of such consent or the making of such agreement the rent of such run shall be reduced or increased accordingly. If the said Board or the occupier of any run shall be dissatisfied with the amount of the rent of any run, ascertained by the original determination of the Board, or (where the determination of the Board shall have been appealed against) with the amount of the rent of any run determined by any arbitrators appointed under "The Land Act, 1862," or with the amount of the rent fixed by the Board as aforesaid, and if the amount of rent to be paid, or the terms of a reference to arbitration, cannot be agreed upon by and between the Board and the occupier, the said Board or the said occupier may, at any time within six months after the passing of this Act, cause a summons to be taken out, returnable before a judge of the Supreme Court in chambers, to show cause why, on one or more of the grounds herein-after mentioned, and which shall be specified in the summons, an appeal should not be allowed against such determination ; and if on the hearing of such summons it shall appear by affidavit or oral testimony, or both, to the said judge, that the said determination was fraudulent or erroneous or unjust, the judge may and shall make an order, without costs, that such determination may be appealed against by the said Board or occupier.

Appointment of arbitrators.

58. The party in whose favour any such order shall be made may, within one month after the making thereof, give notice to the other party, intimating the intention of the Board or occupier (as the case may be) to appeal against such determination, and naming the person appointed by the said Board or occupier to be one of three arbitrators (not being an arbitrator under the previous award) to decide the said appeal, and the other party shall, within seven days from the service of such notice, appoint another arbitrator (not being an arbitrator under the previous award), and the two arbitrators shall appoint a third arbitrator, or if they refuse or neglect so to do within twenty-one days, or if the party on whom such last-mentioned notice has been served neglect or refuse, within the time before mentioned, to appoint an arbitrator, a judge of the Supreme Court may and shall, on the application of the party in whose favour the order has been made. appoint an arbitrator to act with the arbitrators or arbitrator previously appointed in the matter of the said appeal; and the arbitrators so appointed shall, after having inspected the run, hear and receive evidence in a place to which the public shall be admitted, and the decision shall be given within two months after the service of such notice, and such appeal shall be conducted and decided as nearly as possible in the same manner, and such decision shall have the same consequences in all respects, as is in

"The Land Act, 1862," provided with regard to an appeal from the original determination of the board as to the grazing capabilities of runs, and the provisions of sections ninety-two and ninety-three of "The Land Act, 1862," shall be applied in every such case of arbitration: Provided that any instalment of rent now due or hereafter to become due before any such appeal shall be determined shall be payable at and according to the rate and amount appealed against.

59. The provisions as to valuators of the fifty-ninth and Extension to ar-sixtieth sections of "The Land Act, 1862," shall apply to the case tain provisions as of arbitrators appointed under the one hundred and eighteenth to valuators. section of the said Act; and the provisions of any Act now or hereafter to be in force rendering compulsory the attendance and examination of witnesses before arbitrators may be applied for the purpose of compelling the attendance and examination of witnesses before any arbitrators appointed under "The Land Act, 1862," or this Act. Every arbitrator appointed under the one hundred and eighteenth section of "The Land Act, 1862," or under this Act, shall, previously to entering upon his duties, take and subscribe before some justice the oath contained in the second schedule hereto.

Second schedule.

(2.) General Provisions as to Runs.

60. Every transfer of the interest in a run held under a licence Registration of to occupy for pastoral purposes shall be registered at the office transfer. of the Board of Land and Works, and a memorandum of such registration, signed by the President of the Board of Land and Works, shall be endorsed on such transfer, and until such registration has been made as aforesaid the said transfer shall have no effect or operation, and no interest, either at law or in equity, shall be transferred thereby.

61. When proceedings are taken under section one hundred Reduction of and nine of "The Land Act, 1862," unless the request and Fent. payment in the said section mentioned be made on or before the thirtieth day of April or the thirty-first day of October respectively in any year, the rent payable on the thirtieth day of June and the thirty-first day of December respectively next following shall not be reduced by the determination of the said Board or of the arbitrators, but the same shall be paid in full.

62. When after the passing of this Act the value of any run Reduction of rent shall be diminished by reason of any portion thereof being sold, of run. leased, proclaimed a common, or otherwise rendered unavailable for the purposes of pastoral occupation, and the occupier or his agent shall make the request and shall pay the fee mentioned in the one hundred and ninth section of "The Land Act, 1862," and shall transmit to the Board a true statement of the particular portions so sold, leased, proclaimed a common, or otherwise rendered unavailable within his run, the Board and the arbitrators (if the occupier shall appeal against the determination of the Board) shall determine the amount of rent to be paid in future in respect of such run; and such determination of the

Board or arbitrators, as the case may be, shall have the same consequences in all respects as is provided in "The Land Act, 1862," with regard to an original determination of the Board, or an appeal therefrom, as to the grazing capabilities of such run. 112

63. No claim in respect of any improvements made under the one hundred and tenth section of "The Land Act, 1862," shall be valid unless such claim shall be made before the thirty-first day of December one thousand eight hundred and seventy.

PART VI.

TRESPASS AND PENALTIES.

64. If any land officer, or the substitute of any land officer, directly or indirectly select or apply for the lease of any allotment open for selection and leasing under any proclamation in which such officer or substitute is named or referred to, he shall thereby forfeit his office, and shall also forfeit the sum of one hundred pounds, with full costs of suit, which may be recovered by any person who sues for the same in any court of competent jurisdiction. Any person who shall, on making application for a lease under Part II. of this Act, wilfully make any false statement, or shall refuse to answer any question relating to such application that may be put to him by the land officer, or shall wilfully give a false answer to any such question, shall forfeit and pay a penalty of not less than five pounds, nor more than twenty pounds, or be liable to be imprisoned for not less than seven days, nor more than one month.

65. Notwithstanding anything in "The Land Act, 1862," or sons appointed under "The Land in this Act contained, the Governor in Council and the Board of Land and Works respectively may, in all cases where power is given by the said Acts or either of them to appoint or authorize any person for a particular purpose, or to do a particular act, appoint or authorize such person generally for any such purpose, or to do all acts of the same or the like nature, and such person may do all things within the scope of such general authority in all cases to which his appointment or authority purports or can be construed to extend. Whenever any person may be appointed in pursuance of "The Land Act, 1862," or of this Act, as the person to perform any act, or with regard to whom any act shall be performed, it shall nevertheless be lawful to appoint some other person to be the person to perform such act, or with regard to whom such act shall be performed.

> 66. The Governor in Council may from time to time appoint a sufficient number of persons to be bailiffs of Crown lands; and every such bailiff shall, during his continuance in office, do on behalf of Her Majesty, or on behalf of the Board of Land and Works, or in respect of any Crown lands, all acts for preventing intrusion, encroachment, and trespass on such lands, or for levying or recovering the rent or the licence fee payable in respect thereof, or for taking and recovering possession of any

No claim for improvements allowed after 31st December 1870.

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Land officer not to apply for an allotment under a penalty of £100 and loss of office.

Authority of per-Act, 1862," and this Act.

Bailiffs of Crown lands.

allotment or lands in case of forfeiture, or for such other purpose as any bailiff lawfully appointed may by law do in respect of any lands, tenements, or hereditaments of his employer ; and every such bailiff may prefer an information in the manner, for the purpose, and with the effect mentioned in the one hundred and twenty-third section of "The Land Act, 1862," against any person who is in unauthorized occupation, whether under colour of any lease or of any licence, or otherwise, of any Crown lands, or whose right to occupy such land shall have ceased, and may recover any penalty from any person liable to forfeit the same under the one hundred and twenty-seventh or the one hundred and twenty-eighth section of "The Land Act, 1862."

67. The Board of Land and Works shall have power from Board of Land time to time to make and alter or rescind rules and regulations and Works to make regulations for the care, protection, and management of all public parks and for the control reserves, and for the preservation of good order and decency of public parks therein, and all such rules and regulations shall be published in and reserves, &c. the Government Gazette, and shall be posted in some conspicuous place in every such park and reserve ; and every person offending against any such rule or regulation shall, on conviction before any justice, forfeit and pay a penalty not exceeding five pounds for each offence; and every person who shall knowingly and wilfully offend against any such rule or regulation, and who shall not, after he shall have been warned by any bailiff of Crown lands, desist from so offending, may be forthwith apprehended by such bailiff, and taken before some justice of the peace, and shall on conviction forfeit and pay a penalty not exceeding ten pounds.

68. The Commissioner of Crown Lands and Survey shall lay Commissioner of before Parliament, in the session next after the passing of this Survey to lay be-Act, and in every following year, an estimate of the quantities fore Parliament of land which it is proposed to sell by auction during the estimate of land ensuing year, and such estimate shall specify, as far as may be to be sold during practicable, the quantities of each description of land proposed to be so sold.

69. All unbranded wild cattle above the age of twelve months, Unbranded wild which shall at any time be depasturing on any Crown lands, and cattle to belong which shall have no reputed or apparent owner, shall be and shall be deemed and taken to be the property of Her Majesty, and it shall be lawful for the Board of Land and Works to cause the same to be sold and disposed of in such manner as the Governor in Council may direct ; and the purchaser of such cattle, on obtaining the written authority of the Board for that purpose, shall be at liberty, within such time and in such manner as may be mentioned in such authority, with necessary and proper assistance to take possession of such cattle, and for that purpose to enter upon any Crown lands where the same may be depasturing.

70. The Governor in Council shall have power from time to Governor in time to make and alter or rescind rules, regulations, and orders Council may for prescribing the form of, and the conditions and mode of tions. applying for leases and licences to be issued under this Act, and the conditions on which the same shall be issued for imposing

156 Appendix to Twenty-sixth General Report of the

any reasonable charge or fee for any Crown grant or other document issued under the authority of this Act, and for the more fully carrying out the objects and purposes, and guarding against evasions and violations of this Act; and all such rules, regulations, and orders shall be laid before both Houses of Parliamen. within fourteen days after the making thereof, if Parliament be then sitting, and if Parliament be not sitting, then with fourteen days after the commencement of the next sitting of Parliament.

SCHEDULES.

FIRST SCHEDULE.

Section 17.

1. Form of Valuation at the End of the Second Year of the Term.

We A.B. of, &c., C.D. of, &c., and E.F. of, &c., have valued the improvements of a substantial and permanent nature made by [the lessee, his executors or administrators], on allotment in the agricultural area of in the district of at the sum of ; and we hereby certify that the improvements aforesaid are of the value of

for every acre and fractional part of an acre of the said allotment. In witness whereof we have hereunto set our hands the

day of .

A.B.	
C.D.	
E.F.	

2. Form of Valuation where the Allotment is required to be sold.

We A.B. of, &c., C.D. of, &c., and E.F. of, &c., have valued the improvements of a substantial and permanent nature made by [the lessee, his executors, administrators, or assigns] on allotment

in the agricultural area of in the district of at the sum of

In witness whereof we have hereunto set our hands the day of

<i>A</i> .B.	
C . D .	
E.F.	

SECOND SCHEDULE.

I A.B. of being an arbitrator appointed by under the provisions of the one hundred and eighteenth section of "The Land Act, 1862," [or under "The Amending Land Act, 1865,"] do solemnly and sincerely declare that I will, to the best of my knowledge, skill, and ability, ascertain the common boundary of the adjoining runs known as the run and the run [or otherwise according to the purpose of the

Section 59.

arbitration], and that I will act in the discharge of my duties as such arbitrator without favor or affection to either party.

[Signature.]

Sworn at day of the before me

THIRD SCHEDULE.

Section 23.

LIST of Occupants of Crown Lands who have not paid rents reserved upon leases during the six months ending on the last day of 186 .

			1
hristian Name.	Amount of Rent.	ent. When due.	Date of Lease.
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APPENDIX No. 41.

TASMANIA.

AN ACT (No. 20) to further amend the Waste Lands Act, 1863. (29 September, 1865.)

BE it enacted by his Excellency the Governor of Tasmania, by and with the advice and consent of the Legislative Council and House of Assembly, in Parliament assembled, as follows :

1. It being desirable to encourage the settlement of Associations Provision for of agricultural settlers, it shall be lawful for the Governor in settlement of associations of Council, for a period to be fixed by him by proclamation in the agricultural Gazette, to reserve from the operation of Section 19 of the said settlers. Act such part of an agricultural division as he may see fit for selection, in the manner provided by the said section, by the members of such Association only, but any one of such settlers may not select for purchase any lot containing more than three hundred and twenty acres : Provided that so much of such reserved agricultural division as shall not be taken up by the

associations of

members of such Association within such period as aforesaid shall be dealt with as ordinary Waste Lands of the Crown disposable under this Act.

2. For the purpose of constructing and completing roads, bridges, tramways, jetties, and wharves, or for any other public purpose, it shall be lawful for such persons or boards as the Governor in Council may for that purpose appoint, under regulations made by the Governor in Council under the Waste Lands Act, 1863, to purchase and take, in the mode prescribed by the Lands Clauses Act, such land as they deem necessary; and, subject to the provisions of the Waste Lands Act, 1863, the Lands Clauses Act shall be incorporated with the Waste Lands Act, 1863, and this Act; and, for the purposes of such incorporation, such persons or boards shall be deemed to be the promoters of the several undertakings.

3. Whenever it is intended to take any land for the purpose of constructing roads, bridges, tramways, jetties, and wharves, or other public works as aforesaid, it shall be lawful for such persons or beards, after seven days notice served upon the occupier, to enter upon any land and to stake out the same in such manner as they think necessary or expedient; and if any person wilfully pulls up, removes, or destroys the stakes or other marks used for the purpose aforesaid, every person so offending shall, for every such offence, incur a penalty not exceeding fifty pounds upon conviction thereof in a summary way before any two justices of the peace, in the mode prescribed by the Magistrates Summary Procedure Act.

4. It shall also be lawful for such persons or boards to contract and agree with the persons interested in any land for the demise of such land for the purpose of obtaining materials from such land for the construction and completion of any of the said works, or for any other of the purposes of this Act.

5. It shall be lawful for such persons or boards, after twentyone days notice to the owner or occupier, to enter upon any uncultivated land, and to cut down and to carry away all such indigenous timber as may be required for constructing or completing any of the said works, or any other of the purposes of this Act, making full compensation for such timber to the owner of the land: Provided, that it shall not be lawful for such persons or boards to cut down any such indigenous timber where it is made to appear to their satisfaction that the same has been, and is intended to be, reserved and used by the owner or occupier of the land for the purpose of ornament or shelter.

6. Where it is deemed necessary to obtain materials for the repair or construction of any of the said works from any land, it shall be lawful for such persons or boards, after seven days notice to the owner or occupier, to enter upon such land, and to dig quarry, and carry away all such materials as may be required for any such purpose, making full compensation to all parties interested for the material taken, and the damage thereby sustained.² 7. No entry shall be made upon any fenced land until such

gates persons or boards shall, if required, have caused a substantial

Purchase of land for constructing, &c. Works.

Entry upon land.

Renting land.

Timber may be taken from uncultivated land upon making compensation.

Materials may be taken from land upon making compensation.

When fenced land taken gates to be fixed to gate or slip-rail to be constructed, placed, and fixed, so as to prevent escape of sheep, &c. prevent the escape of sheep, cattle, and horses from out of such fenced land.

8. The compensation for taking indigenous timber from un- Compensation cultivated land, or materials from any land, for the purposes of for timber and this Act, shall be settled by arbitration in the mode prescribed by be ascertained. the Lands Clauses Act in cases of disputed compensation.

9. The Governor in Council may from time to time reserve Agricultural from sale and proclaim as an agricultural area such land as he areas may be sees fit; and upon a road or tramroad being marked or laid out finded into loss to and through such area, the said area shall be divided into lots respectively containing not more than one hundred and sixty acres, and having a frontage on such road.

10. When an agricultural area has been divided into lots, the Such lots may Commissioner shall prepare a lithograph plan of the same for be leased by tender for 20 gratuitous distribution, and shall then advertise such lots in the years. Gazette, and at least one newspaper, as open for lease by tender, at the expiration of one month from the date of such advertisement, for a term of twenty years at an annual rental of not less than one shilling per acre, to be paid on granting the lease; and the person whose application for any lot is first received by the Commissioner shall be the lessee of the same, subject to such terms and conditions as to residence or otherwise as the Governor in Council sees fit to impose; and every lease of any such lot shall contain a provision for the absolute forfeiture thereof in case the lessee fails to comply with any such terms or conditions as aforesaid, or with the provisions of this Act, relating to such lot: Provided that, in case two or more applications of the same amount are received at the same time for any one lot, the Commissioner shall give notice to each applicant (but to none others) that on a day to be named in such notice, at least fourteen days from the date thereof, such lot will be leased to the highest tenderer: Provided also, that the person whose tender for any one lot is next highest in amount to that tendered by the person to whom any such lot is leased as aforesaid may, at his option, become the lessee on the like terms and conditions of any other lot advertised as open for lease in manner herein-before provided.

11. When all the lots fronting upon any road or tramroad have Division of land been let as provided by the last preceding section, or sconer if the in rear of lots fronting on Governor in Council sees fit, it shall be lawful for the Governor roads. in Council, upon a road being reserved leading thereto from a road or tramroad, to cause the land adjacent to and in the rear of that fronting on a road or tramroad to be divided into lots respectively containing not more than one hundred and sixty acres, and having a frontage on such reserved road, and such lots shall be deemed to be and shall be lots within an agricultural area.

12. Sections 56 and 57 of the Waste Lands Act, 1863, are Bepeal. hereby repealed, save as to all things duly done thereunder before the passing of this Act. entoino :

13. This Act and the Waste Lands Act, 1863, and the Waste Acts to be read if Lands Act, No. 2, except so far as the same may be altered by together, this Act, shall be read and construed together as one Actions and

JACK MARTON

Short Title.

14. In referring to this Act it shall be sufficient to use the expression the Waste Lands Act, No. 3.

APPENDIX No. 42.

BRITISH COLUMBIA.

No. 27. AN ORDINANCE for regulating the acquisition of land in British Columbia.

[11th April 1865.]

Prcamble.

WHEREAS it is expedient to amend and consolidate the laws affecting lands in British Columbia, and for that purpose to repeal, alter, and re-enact certain portions of the existing laws affecting the same:

Be it enacted by the Governor of British Columbia, by and with the advice and consent of the Legislative Council thereof, as follows:

1. The proclamation passed on the 14th February 1859, except the portion thereof after clause 9, which refers to the Capital of British Columbia; the Mining District Act, 1863; and the Pre-emption Consolidation Act, 1861, are hereby repealed.

2. Such repeal shall not be construed to prejudice or affect any rights actually existing to or in respect of any land in this Colony at the date of this Ordinance, or to revive any provisions of any Acts or proclamations heretofore repealed.

3. All the lands in British Columbia, and all the mines and minerals therein, not otherwise lawfully appropriated, belong to the Crown in fec.

4. The upset price of surveyed lands not being reserved for the sites of towns or the suburbs thereof, and not being reputed to be mineral lands, shall be four shillings and two pence per acre.

5. The Governor shall at any time, and for such purposes as he may deem advisable, reserve any lands that may not have been either sold or legally pre-empted.

6. Except as aforesaid, all the land in British Columbia will be exposed in lots, for sale, by public competition, at the upset price above mentioned, after the same shall have been surveyed and made ready for sale. Due notice shall be given of all such sales; notice at the same time shall be given of the upset price and terms of payment when they vary from those above stated, and also of the rights specially reserved (if any) for public convenience.

7. All lands which shall remain unsold at any such auction may be sold by private contract at the upset price and on the terms and conditions herein mentioned, on application to the Chief Com-

Repeals certain Acts.

Saving of existing rights.

Crown lands.

Upset price of land 4s. 2d. per acre.

Reserves.

All land to be offered for sale at public auction.

Land unsold at auction may be purchased by private sale. missioner of Lands and Works and Surveyor General, or other person for the time being duly authorized in writing by the Governor in that behalf.

8. Unless otherwise specially notified at the time of sale, all Saves public rights. Crown lands sold shall be subject to such public rights of way as may at any time after such sale be specified by the Chief Commissioner of Lands and Surveyor General, and to such private rights of way, and of leading or using water for animals, and for mining and engineering purposes, as may at the time of such sale be existing.

9. Unless otherwise specially announced at the time of sale, the Conveyance to conveyance of the land shall include all trees and all mines and thing but preminerals within and under the same (except mines of gold and cious metals. silver).

ALIENS.

10. Aliens who have not taken the oath of allegiance may not Aliens may not pre-empt but may purchase any pre-empted or other lands law-pre-empt. fully open to sale.

11. Provided that it shall be lawful for the Governor, by any Alicons now hold-writing under his hand, to confirm aliens at present in possession confirmed in of lands which are either pre-empted or purchased by them and possession thereof. for which they hold the necessary certificate of improvement.

PRE-EMPTION.

12. From and after the date hereof British subjects, and aliens Who may prewho shall take the oath of allegiance to Her Majesty, Her heirs empt land. and successors, may acquire the right to pre-empt and hold in fee simple unoccupied and unsurveyed and unreserved Crown lands not being the site of an existent or proposed town, or auri-ferous land available for gold or silver mining purposes, or an Indian reserve or settlement, under the following conditions :

13. The person desiring to acquire any particular plot of land Permission to be obtained from of the character aforesaid, shall, before entering into possession magistrate of thereof, obtain from the stipendiary magistrate of the district per- district. mission in writing to enter on and pre-empt certain lands, to be specified in writing by the applicant.

14. If the magistrate see no objection thereto, the person so Bules to be ob-wishing to pre-empt shall, within seven days after such permis- empting land not sion, enter into possession of such land by placing at the corners acceeding 160 of the land four posts marked with his name or some other distinguishing name, and shall apply in writing to record his claim, to any quantity not exceeding 160 acres, thereof, with the stipendiary magistrate of the district ; paying to the said magistrate the fces herein-after mentioned.

15. If the land applied for has not been previously recorded the Record fee. magistrate shall forthwith, upon receiving with such application a fee of eight shillings and four pence, enter and record the application, and give to the applicant a certificate of such record to be Record. called "The Record Certificate," with leave of absence from his Record certifi-

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Leave of absence claim without forfeiting the same, for such period not exceeding six months as the magistrate of the district may in his discretion decide, for the purpose of procuring tools, seeds, and other necessaries.

16. If the land has been previously recorded the magistrate, upon receipt of a fee of four shillings and two pence, shall make an entry in his books of the date, name, and particulars of such application, and shall give to such applicant, who shall cause to be affixed to the door of the Court house, and some conspicuous part of the land in question, a notice in writing that unless, within one calendar month next ensuing the date of so affixing such notice any prior claimant (if any) to any of the same land shall shew cause to the satisfaction of such magistrate why any of the ground then applied for should not be recorded in the name of the said applicant, the said claim will be so recorded.

17. Such publication of notice shall, during such month, operate as a bar to all subsequent applications for the ground covered by such application.

18. At the expiration of such month, if such cause shall not be shown, the magistrate shall record the claim in the name of the said applicant, and upon receipt of a fee of four shillings and twopence shall grant a certificate under his hand of such record to the applicant, and preserve a duplicate thereof in his office.

19. Such certificate shall specify the condition under which the land included therein shall be held, and may be pleaded in bar to all previous claims (if any) in respect of or against any of the said land.

20. Any person in possession of 160 acres of land as aforesaid. may acquire the right to pre-empt and hold any further tract of unsurveyed and unoccupied land contiguous thereto, not exceeding 480 acres (and no more either directly or indirectly save with the express sanction in writing of the Governor in that behalf) over and above the quantity of 160 acres aforesaid, upon the payment to the stipendiary magistrate of the district of the sum of two shillings and one penny per acre for the same, as by way of instalment of the purchase money to be ultimately paid to the Government, after the survey of the same land.

21. If such land shall not have been previously recorded, any person so paying such deposit shall forthwith enter into possession, and if previously recorded, after one month's notice as aforesaid, and, cause to the contrary not shown, record his claim to such last-mentioned tract of land and enter into possession in manner herein-before prescribed.

22. The claimant or applicant shall in all cases make his application in writing, and give the best possible written description of the land, to the stipendiary magistrate of the district to whom he applies to record his claim, together with a proper plan thereof, and identify the plot in question by pointing out the position of the said posts, and by stating in his description any

Rules for land previously preimpted.

Notice to be given of subsequent record.

Notice a bar to other applications.

Land may be rerecorded at the expiration of a month.

Certificate of such record bars prior claim.

Over 160 acres how to be preempted.

Rules to be observed in this case.

General rules to be observed in pre-empting.

other land marks of a noticeable character; and all such plans and descriptions shall be in duplicate.

23. Every piece of land sought to be acquired under the pro- Rectangular 23. Every piece of land sought to be acquired under the pro- nectangular sisters of this Ordinance, shall, save as herein-after mentioned, shape, or as be of a rectangular shape, and the shortest line thereof shall be sible, proportion of the lines. at least two-thirds the length of the longest line.

24. Where the land sought to be acquired is in whole or in Natural boundapart bounded by mountains, rocks, lakes, swamps, or the margin ries may be of a river, or by other natural boundaries, then such natural tain cases. boundaries may be adopted as the boundaries of the land sought to be acquired, and in such case it shall be sufficient for the claimant to show to the satisfaction of the stipendiary magistrate of the district, that the said form conforms as nearly as circumstances permit to the provisions of this Ordinance.

25. If the land sought to be acquired be bounded by land Lines of adjacent already pre-empted or surveyed, the line of such land may be claims may be adopted. adopted by the person so seeking to acquire, notwithstanding any irregularity in such line which may have been occasioned by the adoption of a natural boundary by the claimant of the adjacent land.

26. Where a piece of land is partially or entirely enclosed Enclosed spaces between two or more claims, the claimant may acquire such may be adopted notwithstanding enclosed piece notwithstanding any irregularity of form, or dis- any irregularity of shape. proportion in length, of any of the sides.

27. The boundaries shall run as nearly as possible by the run as nearly as rdinal points of the compass. 28. When the Government shall survey the land claimed, the of the compass. cardinal points of the compass.

28. When the Government shan survey is the second distribution of the secon ment herein-after mentioned, the assigns of such claimant shall, if he or they shall have been in continuous occupation of the same land from the date of the record aforesaid, be entitled to purchase the land so acquired, or in respect of which such deposit shall have been paid as aforesaid, at such rate as may for the time being be fixed by the Government of British Columbia, not exceeding the sum of 4s. 2d. per acre.

29. No person shall be entitled to receive a grant of such land Certificate of until he shall have received from the recording magistrate a improvement requisite. certificate of improvement as in the schedule hereto, in respect to such land.

30. When the claimant, his heirs or devisees, shall prove to Certificate of the stipendiary magistrate of the district, by the evidence of improvement to himself and of third parties, that he or they has or have con-improvements tinued in permanent occupation of the claim from the date of have been made record, and has or have made permanent improvements thereon 10s. per acre. to the value of 10s. per acre, the said magistrate shall grant to the said claimant, his heirs or devisees, a certificate of improvement in the form in the schedule hereto.

31. Upon the grant of the certificate of improvement aforesaid, when certificate the person to whom the same is issued may, subject to any unpaid of improvement instalment, sell, mortgage, or lease, the land in respect of which the holder may such certificate had been issued, but no interest in any plot of the land.

land acquired in either of the methods aforesaid, shall, before payment of the purchase money, be capable of passing to a purchaser, unless the vendor shall have obtained such certificate of improvement as aforesaid.

Conveyance upon what conditions.

32. Upon payment of the purchase money after the survey and continuous occupation, and the notice required under this Ordinance, a conveyance of the land purchased shall be executed in favour of the purchaser, excepting the precious minerals, with a right to enter and work the same in favour of the Crown, its assignees and licensees, with power to the Crown to take such portions of such land as it may find necessary for roads, bridges, and ferries, and public purposes.

33. No pre-emptor shall be entitled to receive a Crown grant of his pre-emption claim, unless he shall show to the satisfaction of the magistrate of the district, that before applying for such grant he has caused a written or printed notice of his intention to apply for such grant, to be posted in some conspicuous part of his own and the adjacent pre-emption claims (if any), and on the court house of the district, without any valid opposition to his claim being substantiated.

34. Priority of title shall be obtained by the person who, being in possession, shall first apply and record his claim in manner aforesaid.

35. Whenever any person shall permanently cease to occupy nent cessation of land acquired in either of the methods aforesaid, the stipendiary magistrate of the district may, in a summary way, on being satisfied of such permanent cessation, cancel the claim of the person so permanently ceasing to occupy the same, and record the claim thereto of any other person satisfying the requisitions aforesaid.

> 36. All deposits paid in respect of such forfeited claims, and all improvements, buildings, and erections thereon, shall, (subject to the appeal herein-after mentioned,) on such cancellation, be absolutely forfeited; and such claims, improvements, buildings, and erections shall, subject to the appeal herein-after mentioned, be open to settlement by any other person.

> 37. The decision of the magistrate may be appealed by either party to the decision of the Supreme Court of Civil Justice of British Columbia.

> 38. Any person desirous of appealing in manner aforesaid, may be required before such appeal be heard, to find such security as may be pointed out by the magistrate. whose decision is appealed against, but such appeal shall be made within one calendar month after the decision complained of, and after security to the satisfaction of the magistrate shall have been given for the due prosecution of such appeal and submission thereto.

> 39. Whenever a person shall have duly recorded as aforesaid, and he, his heirs or (in case of a certificate of improvement) his assignces, shall have continued in permanent occupation of the same land since the date of such record, save for the two months herein-before mentioned, he or they may (save where herein

Rules to be observed in applying for a Crown grant.

Priority of title.

Cancellation of claim on permaoccupation.

Deposits and improvements forfeited on cancellation.

Magistrate's decision appealable.

Security on appeal.

Ejectment or trespass by holder.

otherwise mentioned) bring ejectment or trespass against any intruder upon the same land to the same extent as if he or they were seised of the legal estate in possession in the same land.

40. Nothing herein contained shall be construed as giving a Saves miners right to any claimant to exclude free miners from searching for any of the precious minerals or working the same, but in case of any entry being made upon lands held as aforesaid, full compensation shall be made, or adequate security therefor be given, to the satisfaction of the stipendiary magistrate of the district, prior to such entry to the occupant for any loss or damage he may sustain by reason of any such entry; such compensation to be determined by the stipendiary magistrate or gold commissioner of the district, with or without a jury of not less than five, in the discretion of such magistrate or commissioner.

41. The Government shall, notwithstanding any claim, record, Powerto Governor conveyance aforesaid, be entitled to enter and take such land for publi portion of the land acquired in either of the methods aforesaid, purposes. as may be required for roads, bridges, and ferries, without compensation, or for other public purposes, on paying reasonable compensation for the same.

42. No person shall be entitled to hold at the same time two One claim only claims by pre-emption, and any person so pre-empting more than empted. one claim, shall forfeit all right, title, and interest to the prior claim so recorded by him.

43. In case any dispute shall arise between persons with regard Disputes how to any land so acquired as aforesaid, any one of the parties in arranged. difference may, before ejectment or action of trespass brought, refer the question in difference to the magistrate of the district, who is hereby authorized to proceed in a summary way to restore the possession of any land in dispute to the person whom he shall deem entitled to the same, and to abate all intrusions, and award and levy such costs and damages as he may think fit.

WATER.

44. Every person lawfully occupying and bona fide cultivating Rules for divert lands may divert any unoccupied water from the natural channel ing water. of any stream, lake, or river adjacent to or passing through such land for agricultural and other purposes, upon obtaining the written authority of the stipendiary magistrate of the district for the purpose, and recording the same with him, after due notice, as herein-after mentioned, specifying the name of the applicant, the quantity sought to be diverted, the place of diversion, the object thereof, and all such other particulars as such magistrate may require.

45. Previous to such authority being given, the applicant shall Notice to be post up in a conspicuous place on each person's land through given. which it is proposed that the water should pass, and on the district court house, notices in writing, stating his intentions to enter such laud, and through and over the same to take and

166 Appendix to Twenty-sixth General Report of the

carry such water, specifying all particulars relating thereto, including direction, quantity, purpose, and term.

• 46. Priority of right to any such water privilege in case of dispute shall depend on priority of record.

47. The right of entry on and through the lands of others for carrying water for any lawful purpose upon, over, or under the said land, may be claimed and taken by any person lawfully occupying and *bonâ fide* cultivating as aforesaid, and (previous to entry) upon paying or securing payment of compensation as aforesaid for the waste or damage so occasioned to the person whose land may be wasted or damaged by such entry or carrying of water.

48. In case of dispute, such compensation or any other question connected with such water privilege, entry, or carrying may be ascertained by the stipendiary magistrate of the district in a summary manner at the option of either of the contending parties, either with or without a jury of five men, to be summoned as in ordinary cases.

49. It shall be lawful for such magistrate, by an order under his hand directed to the sheriff or deputy sheriff, to summon a jury for such purpose, and in the event of non-attendance of any persons so summoned, he shall have power to impose a fine not exceeding five pounds.

50. Water privileges for mining or other purposes not otherwise lawfully appropriated may be claimed, and the said water may be taken upon, under, or over any land so pre-empted or purchased as aforesaid, by obtaining a grant or licence from the stipendiary magistrate or the district, and previous to taking the same paying reasonable compensation for waste or damage to the person whose land may be wasted or damaged by such water privilege or carriage of water.

LEASES.

51. Leases of any extent of unoccupied and unsurveyed land may be granted for pastoral purposes by the Governor, or any officer duly authorized by him in that behalf, to any person or persons whomsoever, being *bonâ fide* pre-emptors or purchasers of land, at such rent as such Governor or officer shall deem expedient. But every such lease of pastoral lands shall, among other things contain a condition making such land liable to pre-emption, reserve, and purchase by any persons whomsoever, at any time during the term thereof, without compensation, save by a proportionate deduction of rent. And to a further condition that the lessee shall within six months stock the property demised in such proportion of animals to the one hundred acres, as shall be specified by the stipendiary magistrate in that behalf.

52. Any person who shall have obtained such lease as aforesaid, may bring ejectment or trespass against any intruder upon the same land, to the same extent as if he or they were seised of the legal estate in fee.

Priority of right.

Rights of entry on land.

Disputes settled with or without jury.

Non-attendant jurors may be fined.

Water for mining purposes may be taken

Land leased.

May be preempted, &c.

And must be stocked.

Ejectment.

54. The application for any such lease must be in writing, and To be in writing if passing through a magistrate, in duplicate, for transmission to the Governor, who alone shall decide on any such lease.

FREE GRANTS.

55. It shall be lawful for the Governor, upon receiving the Freegrants. assent of Her Majesty's Government thereto, and the publication thereof in the "Government Gazette," to make such free or partially free grants of the unoccupied Crown lands of the colony, for the encouragement of immigration, with and under such provisions, restrictions, and privileges as to the Governor in his discretion may seem most advisable for the encouragement and permanent settlement of immigrants.

56. Nothing in this Ordinance contained shall be construed so _{Saves miners}, as to interfere prejudicially with the rights granted to free miners rights generally. under the "Gold Mining Ordinance, 1865."

57. The Schedule hereto shall form part of this Ordinance. Schedule. 58. This Ordinance shall be cited as the "Land Ordinance, Short title.

1865." Passed the Legislative Council the 10th day of April, A.D. 1865.

CHARLES GOOD, Clerk. ARTHUR N. BIRCH, Presiding Member.

Assented to, in Her Majesty's name, this eleventh day of April, 1865.

FREDERICK SEYMOUR,

day of

Governor.

167

SCHEDULE.

CERTIFICATE OF IMPROVEMENT.

I hereby certify that has satisfied me by evidence of (naming the witnesses, and detailing the same and any other evidence upon which the magistrate has come to his judgment) that of has made improvements to the extent of 10s. an acre on acres of land, situated at

Signed,

this

APPENDIX No. 43.

LABUAN.

LEASE of COAL and HEREDITAMENTS to the Chinese Steam Ship and Labuan Coal Company, Limited.

THIS INDENTURE made the Fifth day of April 1866, between Her Most Gracious Majesty Queen Victoria of the one part, and The China Steam Ship and Labuan Coal Company Limited, (who with their successors and assigns are herein-after called and referred to as "the said Amalgamated Company,") of the other part.

WHEREAS by an indenture made the 30th day of April 1864, between Her said Majesty of the first part, Sir James Dalrymple Horn Elphinstone, Baronet, and James Thompson Mackenzie, Esquire, of the second part, and the Labuan Coal Company (Limited) of the third part. Her said Majesty did demise and lease unto the said Labuan Coal Company, their successors and assigns all coal mines, beds, seams, and strata of coal in the island of Labuan (except as therein is excepted) for the term of 21 years, from the 25th day of December 1863, subject to the stipulations therein contained, and to the payment as therein mentioned of a royalty to the Crown of 6d. per ton Newcastle measure for all coal raised by the said company during the first seven years of the said term, and of 1s. per ton for all coal raised during the remaining 14 years of the said term. But all mines, ores, and minerals other than coal were reserved unto Her Majesty and excepted from the said lease. And it was amongst other things, stipulated in the said indenture, that if during any three consecutive years the said company or their assigns should omit or fail to raise an average of 15,000 tons of coal, Newcastle measure, a year, then it should be lawful for Her Majesty to determine the lease by notice in writing as therein mentioned. And by the said indenture, the said Labuan Coal Company were empowered with the consent of the governor of the said island, to cut and appropriate such timber as might be necessary for the due working of the coal mines, and for constructing any works, railroads, or tramroads connected therewith, but for no other purpose.

And whereas by an indenture made the 5th day of April 1866, between the said Labuan Coal Company, Limited, on the one part, and the said China Steam Ship Company, Limited, of the other part, all the estate, right, title, interest, and privileges of the said Labuan Coal Company, in and under the said indenture of lease and in the coal and property thereby demised, became and now is vested in the said Amalgamated China Steam Ship and Labuan Coal Company, Limited, subject to the payment of the royalties and the performance and observance of the covenants, stipulations, and conditions in the said recited indenture of lease on the lessees part to be paid, performed, and observed. And whereas Her Majesty upon the representations and at the request of the said amalgamated company hath graciously consented to alter and vary the said indenture of lease in the particulars and in the manner herein-after mentioned.

Now this indenture witnesseth, and it is hereby agreed that so much of the said indenture of lease as requires that an annual average of 15,000 tons of coal shall be raised in each period of three years, and in default thereof renders the said lease liable to be determined by one of Her Majesty's Principal Secretaries of State, and as requires that a royalty shall be paid on all coal raised or gotten by the said Labuan Coal Company or their assigns, shall be considered as henceforth annulled, save and except as to any royalties now due and the remedies for securing and enforcing payment thereof, and that in lieu thereof the said amalgamated company, their successors and assigns, shall pay as herein-after mentioned a fixed annual rent of 3001. sterling whether any coal be raised or not; and further shall pay as herein-after mentioned a royalty of 6d. per ton on each and every ton, Newcastle measure, whether of coal or coke, or both beyond 12,000 tons, which the said amalgamated company shall sell or dispose of for value before the 25th day of December 1870, and after that date a royalty of 1s. a ton on each and every such ton beyond 6.000 tons, which the said amalgamated company or their assigns shall sell or dispose of for value during the remainder of the said term of 21 years granted by the said hereinbefore recited indenture of lease.

And this indenture also witnesseth, that subject to the payt ment and observance on the said amalgamated companies parof the several royalties and stipulations herein-after contained, Her said Majesty doth hereby grant unto the said amalgamated company full right to get, raise, work, appropriate, and dispose of for their own use and benefit during the continuance of the lease, granted by the said herein-before recited indenture of the 30th day of April 1864, all iron-stone, iron ore, fire-clay, and free-stone, and also all petroleum or other mineral oils that may be discovered by the said amalgamated company, in, upon, or under such portions of the said island of Labuan as may for the time being be subject to the right of the said amalgamated com pany to get and raise coal therein under the provisions of the said indenture of lease.

Yielding and paying therefore half-yearly during the continuance of the said term, granted by the said indenture of lease unto Her said Majesty's Colonial, Land, and Emigration Commissioners for the time being, at their office in London, for and on behalf of Her said Majesty and her successors, or to such other person or persons as one of Her said Majesty's Principal Secretaries of State for the time being shall from time to Time appoint in writing to receive the same, the several royalties and sums of money following; (that is to say.) for each and every ton of 20 cwt. of iron-stone, iron ore, fire-clay, or free-stone which shall be smelted, manufactured, sold, or disposed of in any shape for value by the said amalgamated company the sum of 4d.

170 Appendix to Twenty-sixth General Report of the

sterling, and for every 10 imperial gallons of petroleum or other mineral oil (except oil extracted from coal on which royalty shall have been paid) gotten and sold by the said amalgamated company before the 25th day of December 1870 the sum of 6d., and after that date the sum of 1s. during the remainder of the said term of 21 years.

Provided nevertheless, that nothing herein contained shall confer or be deemed to confer on the said amalgamated company any exclusive right or title to the iron-stone, iron ore, fire-clay, free-stone, petroleum, or other mineral oils in the said island, or to get, work, or dispose of the same, but that the right of Her said Majesty and her successors to dispose of the same respectively as she or they may think fit, to, or in favour of, any other person or persons, company or companies, or body corporate, shall notwithstanding these presents remain unfettered and in full force, save only as to such of the said articles as shall at the time of making any future grant or grants thereof by Her said Majesty or her successors, have been actually gotten and appropriated by the said amalgamated company, or shall be in, upon, or under any mine, quarry, spot or spots of land then actually occupied, and being effectively worked by the said amalgamated company.

And this indenture further witnesseth, and it is hereby agreed that notwithstanding any stipulation to the contrary in the said indenture of lease of the 30th day of April 1864 contained, and without prejudice to the right of Her Majesty and Her successors, to grant the like power and privilege to any other persons or person, company or companies, it shall be lawful for the said amalgamated company at all times during the continuance of the said term granted by the said indenture of lease (the consent in writing of the Governor or chief officer for the time being administering the Government of the said island being first obtained) to fell or cut down, carry away, and dispose of for their own benefit, and for any purpose whatever, and without making payment for the same, any timber or trees which may be growing upon any of the unappropriated Crown lands in the said island, provided that the said amalgamated company shall at the same time also cut down and clear away all jungle and underwood which may be growing on the land from which such timber may be cut, and shall continuously and constantly thereafter keep such land free and clear of all jungle and underwood, and for that purpose may cultivate and use such land, and make the same useful and profitable, but without thereby acquiring any right or title to such land, and until the same or any part thereof may be required by the Colonial Government for any purpose; and in default thereof the said amalgamated company shall pay to the Colonial Land and Emigration Commissioners at their office in London, or to such other person or persons as shall be appointed by one of Her Majesty's Secretaries of State to receive the same. the sum of 3d. per month for each acre of land from which timber shall have been cut, but which shall not have been cleared and kept cleared of jungle and underwood as aforesaid.

And this indenture lastly witnesseth, that in consideration

of the premises the said amalgamated company for themselves, their successors, and assigns, do hereby covenant and agree with Her said Majesty and Her successors in manner following ; that is to say, that the said amalgamated company, their successors, and assigns, shall during the continuance of the term granted by the said indenture of lease of the 30th day of April 1864, well and truly pay to Her said Majesty's Colonial Land and Emigration Commissioners for the time being at their office in London. for the use of Her said Majesty and Her successors, or to such other person or persons as may be appointed by one of Her Majesty's Secretaries of State to receive the same (and whose receipt shall effectually discharge the said amalgamated company), the said yearly rent of 3001. by two equal half-yearly payments on the 24th day of June and the 25th day of December in every year, the first of such half-yearly payments to be made on the 24th day of June next ensuing the date of these presents ; and further shall and will well and truly pay to such Commissioners, or such other person or persons as aforesaid, all royalties and sums of money hereby made payable in respect of any coal, ironstone, iron ore, fire-clay, free-stone, petroleum, or other mineral oils gotten and disposed of for value by the said amalgamated company as aforesaid by two half-yearly payments, in manner following, that is to say ; in respect of the half year ending the 24th day of June, on the 25th day of December next following; and in fuspect of the half year ending the 25th day of December, on the 24th day of June next following in every year, the first of such half-yearly payments in respect of the half year ending on the 24th day of June now next to be made on the 25th day of December 1866, and that all such payments shall be made without any deduction or abatement whatsoever. And in case any default shall be made in payment of such rent, or of any such royalties or sums of money by the space of 30 days next after the same respectively ought to be paid as aforesaid, it shall be lawful for Her Majesty and Her successors, by notice in writing under the hand of one of Her Principal Secretaries of State, to be delivered or left at the chief office in London or Westminster, or at the last known place of business in England of the said amalgamated company, to determine the lease and term of years granted by the said indenture of the 30th day of April 1864, and all estate, interest, rights, and privileges thereby and by these presents granted as and from the time at which such notice shall be delivered or left as aforesaid, and the same shall cease and be determined accordingly.

And the said amalgamated company hereby further covenant with Her said Majesty and Her successors that they shall during the continuance of their said lease keep proper books of account, and within 30 days after every 24th day of June and 25th day of December in every year, settle and make up full, true, and accurate half-yearly accounts of all coal, coke, iron-stone, iron ore, fire-clay, free-stone, petroleum, and other mineral oils, the produce of the said island, which shall have been manufactured, sold, or *lisposed* of for value by the said amalgamated company within

and during the half year ending on every such 24th day of June and 25th day of December as aforesaid. And also shall within three calendar months next after each of such half-yearly days respectively during the said lease, deliver unto the said Governor or officer administering the Government of the said island such half-yearly accounts in duplicate duly signed and declared to as correct and true by the said amalgamated company, or by their chief agent or manager in the said island on their behalf. And also shall furnish unto the said Governor or chief officer as aforesaid, and to Her Majesty's Principal Secretary of State for the Colonies, as and when required by them or either of them, all such explanations and information as they or either of them may require for enabling them or either of them to ascertain and test the truth and accuracy of such accounts respectively; and permit such Governor or chief officer, or any person or persons authorized by him for the purpose, full and free access at all reasonable times to the books, accounts, works and workings of the said amalgamated company to make copies or extracts thereof, and to inspect and examine the same.

And it is hereby lastly agreed, that save as modified by these presents, the said indenture of lease of the 30th day of April 1864 shall remain in full force, and that all the stipulations and covenants therein contained on the lessees' part to be observed so far as such stipulations and covenants may be applicable to the matters and things in these presents contained shall apply thereto respectively and be deemed to be incorporated herein.

In witness whereof, Thomas William Clinton Murdoch and Stephen Walcott, esquires, Her Majcsty's Colonial Land and Emigration Commissioners, have hereunto set their hands and seals on behalf of Her Majesty, and the said China Steam Ship and Labuan Coal Company, limited, have hereunto set their common seal the day and year first before written.

> T. W. C. MURDOCH. (L.S.)

> > s. (L.S.) WALCOTT.

China Steam Ship Company's Seal (L.S.)

- Signed, sealed, and delivered by the within named Thomas William Clinton Murdoch and Stephen Walcott, as such Colonial Land and Emigration Commissioners, in the presence of Geo. G. Treherne, solicitor, 77, Gresham House, Old Broad Street, and C. S. Cartwright, 8 Park Street, Westminster.
 - The common seal of the within-named China Steam Ship and Labuan Coal Company, Limited, was duly affixed hereto in the presence of

J. D. H. ELPHINSTONE. Directors.

H. WALLER PLATT, Secretary.

APPENDIX No. 44.

INFORMATION respecting FREE and Assisted PASSAGES to the COLONIES.

The only colonies which at present promote immigration from the United Kingdom by means of their public funds are Victoria, New South Wales, Queensland, South Australia, the Cape of Good Hope, Natal, Tasmania, and some of the provinces of New Zealand.

The system on which assistance is afforded varies in each colony, as more fully explained below.

VICTORIA.—Immigration into the colony, at the expense of the colonial funds, is governed by regulations issued by the local government, dated Melbourne, 10th July 1865.

Free Passages .- The Emigration Commissioners grant free passages to single female domestic servants of good character between 18 and 35 years of age; also to a few married agricul-tural labourers and their wives under 40 years of age, having, if any, not more than two children under 12 years of age. The eligible candidates must have been accustomed to work for wages in their respective callings, and must produce satisfactory certificates of good character. They must make their applications on certain printed forms which can be obtained from the Commissioners or their agents. The entire cost of the passage in these cases is defrayed by the Commissioners out of colonial funds, and partial assistance in the shape of railway and steamboat passes is also granted to single females to enable them to reach the port of embarkation. All candidates must provide their own outfit, and before their embarkation orders are issued, pay to the Commissioners the following deposits towards the cost of bedding and mess utensils supplied to them on board ship, viz., married couples and their children, 11. per statute adult, and single women 10s. each.

Assisted Passages.—The Commissioners can also grant assisted passages to a few other married couples with not more than two children under 12 years of age upon payment of the following sums:—

Sex.	1 and under 12	12 and under 40	40 years of age
	years of age.	years of age.	and upwards.
For each Male For each Female	£2 1	£5 2	£ 8 5

Passage Warrants.—Residents in the colony, by making the subjoined payments to the Colonial Government, may obtain what

Sex.	Under 15 years.	Between 15 and 40.	40 years and upwards.	
For each Male -	- £2	£5	£8	
For each Female -	- 1	2	5	

are called "Passage Warrants" for the introduction of their relatives and friends.

The passage warrants are valid for 9 months only, after the date of their issue in the colony, and in certain cases are transferable with the previous sanction of the Emigration Commissioners.

The Commissioners cannot extend the duration of the warrants, nor sanction the transfer to males of warrants issued for females. Money paid to the colonial authorities for these warrants is not in any case returnable; but in certain cases the warrants may be exchanged in the colony.

Subject to the conditions specified in the warrants, the persons named in them (or their transferees duly approved by the Emigration Commissioners), are entitled to passages to the Colony in ships to be despatched from London or Liverpool, by the agents of the colonial firm who have contracted with the Government of Victoria for the performance of this service. The names and addresses of the shipping agents are given in the passage warrants.

NEW SOUTH WALES.—Emigration at the expense of this Colony is carried on by means of "Passage Certificates" issued under Colonial Regulations dated 19th May 1863. The "Certificates" can be obtained only from the Colonial Government by residents in the Colony. They are of two kinds: (1) where the names and descriptions of the persons to be introduced are given to the Colonial Government and are inserted in the certificate *before* it is issued; and (2) where the names, &c. are not given, but are to be inserted by the holder of the certificate *after* it is issued. The payments to be made to the Colonial Government are less in the former than in the latter case, as shown in the following Scales A. and B. :—

Sex.	Under 12 years.	12 and under 40 years.	40 and under 50 years.	All above 50 years.
Malc	£4	£7	£9	£12
Female	3	4	7	12

SCALE B., where Names, &c. are not given.

SCALE A.,	where	Names,	&c.	are	given.
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Sex.	Under 12 years.	12 and under 40 years.	40 and under 50 years.	All above 50 years.
Male	£4	£11	£13	£15
Female	3	4	7	12

The nominees in either case must be mechanics, domestic servants, or persons of the labouring class, in good health, and of good moral character.

"Passage Certificates" are not transferable. They are available for 12 months from their date, and for passages only in the ships of the Emigration Commissioners, to whom they should be forwarded by the nominees or holders as soon as they receive them. The Commissioners cannot extend the duration of the certificates.

The Emigration Commissioners can occasionally select in this country a few married couples of the above classes for assisted passages at the higher rates of payment specified in Scale B. The Commissioners cannot, however, select any single men or single women on these terms, unless they are accompanying their parents on the voyage.

QUEENSLAND.—Under a recent Colonial Act the Governor in Council is authorized to appoint an Agent General in the United Kingdom for Emigration to Queensland. Mr. Jordan (No. 2, Old Broad Street, London, E.C.,) has been accordingly appointed by the Local Government to that office, and is authorized to grant, under certain conditions, free and assisted passages to the colony. He is also authorized to grant land orders to persons who proceed direct from Europe to the colony at their own expense. Land orders are issued to the extent of 30*l*. for each adult emigrant of 12 years of age or upwards, and of 15*l*. for each child between the ages of 1 and 12. They are available for the purchase of "country," "agricultural reserve," and "suburban lands," but not, it is understood, for the purchase of city or town lands.

Passage Certificates.—Persons resident in the colony may, on payment to the Colonial authorities of the following sums, obtain "Passage Certificates" for the introduction of their relatives or friends, viz.:—

Sex.	Under 12 years.	12 years and under 35.	12 years and under 45.	Above 45.
Males	£4	£—4	£6	£8
Females	4		6	8

These certificates, like those issued in New South Wales, are available for 12 months from their date, and are not transferable.

SOUTH AUSTRALIA.—The emigrants who go out at the expense of the colonial funds are selected, not by the Emigration Commissioners, but by an agent (Mr. Dutton) specially appointed for the purpose by the Colonial Government. The emigrants are sent out in ships chartered and fitted up by the Emigration Commissioners.

1. Free Passages.—Free passages can occasionally be granted to South Australia. The classes of persons eligible for free passages are single female domestic servants of good character not over 35 years of age, and married couples of the labouring class under 45 years of age, having, if any, not more than two children under 7, or three under 10 years of age. The deposits to be paid as follows:—Single women, 10s. cach; married men and their wives, and children under 12 years of age, 1*l*. each; and single men 1*l*. each.

2. Assisted Pussages.—When free passages cannot be granted assisted passages are offered to suitable persons of the labouring class, on payment of the following sums :—

Males-Married men under 45 and single men under 40, 4*l*. Females-Married women under 45 and single women under 35, 3*l*.

Children of the above between 1 and 12 years of age, half the above rates.

The applications of candidates for assisted passages are considered in preference to those of applicants for free pussages.

3. Deposit Certificates.—Persons resident in the colony can avail themselves of the Assisted Passage Regulations for the introduction of their relatives and friends. On a plication to the colonial authorities, and on payment of the sums mentioned below, a "Passage Certificate" may be obtained which will entitle the holder to a passage in one of the Commissioners' ships.

Males-Married men under 45 and single men under 40, 41. each.

Females-Married women under 45 and single women under 35, 3*l*. each.

Children under 14, half the above rates.

N.B.—It is required that the emigrants proceeding to the colony, under either of these systems, should, previous to embarkation, be personally inspected by the colonial agent, and sign an undertaking not to leave South Australia within two years after their arrival in the colony.

Applications for passages can be made either to the Emigration Commissioners in Park Street, Westminster, or to Mr. Dutton, 5, Copthall Court, City.

NEW ZEALAND.

The nature and extent of the assistance granted by the several **Provincial Governments** for promoting Emigration is shown in the following table :---

Emigration Commissioners.

Name of Province.	Name and Address of Agent.	Nature of Assistance.
AUCKLAND -	Alex. F. Ridgeway	Free emigration is for the present suspended.
AUCEDAND -	and Sons, 2	Assisted passages are granted to persons whose
		friends in the Colony make arrangements with
	Waterloo Place, Pall Mall, S.W	the Provincial Government for their being sent
	Mr. R. Green,	out.
	Newry, Ireland -	Land grants are made to persons approved for the
	2100-299 210milu -	purpose by the Colonial Agents, and who pay their own passages. The grants consist of 40 acres for each person of 15 years of age on
		upwards, and 20 acres for each child between the ages of 5 and 18 years. A fee of 10s. is charged for each of the larger, and 5s. for each of the
		smaller grants
WELLINGTON	Mr. Morrison -	No free passages are granted to this Province. Assisted passages are granted only to Nominees of settlers in the Province. There are no free grants of land.
N	Mr. Marrian	Free and assisted emigration to this Province is
SOUTHLAND	Mr. Morrison -	at present suspended. There are no free grants of land.
CANTERBURY	John Marshman,	Assisted passages are granted to agricultural la
	Esq., 16, Charing Cross, S.W.	bourers, shepherds, and domestic servants, and
	Cross, S.W	a few masons, bricklayers, joiners, and other tradesmen who may be approved by the Provin
		cial Agent. Single men must not exceed 40 years
		of age, nor married persons 50, unless going out
		with a large family, but in no case must they
		around 60 waars The neesage money is calculated
		at 172. per statute adult, and the Government give towards it a sum equal to the amount paid
		give towards it a sum equal to the amount paid
		by the passenger, and it accurces the balance, h
		any, of the passage money as a loan, repayable by
		quarterly instalments of 51. unless the emigrant
		attempts to leave the Province when the whole
		of the balance is payable on demand. In this Province there are no free grants of land
		Crown land can be acquired only by purchase at 22, an acre.
HAWFFE BAW	Mr. Morrison -	Settlers in this Province can secure assisted pas-
UAWALS DAI	MII. BLOITIBOIL	sages for their friends or others, on guaranteeing the repayment to the Provincial Government within 2 years of the full amount of the passage money. No free passages or grants of land are
		money. No free passages or grants of land are given in this Province.
NELSON -	Mr. Morrison -	Settlers in this Province can secure assisted pas-
		sages for their friends or others, cn guaranteeing the repayment to the Provincial Government
		the repayment to the provincial Government
		within 2 years of the full amount of the passage money. No free passages or grants of land are given in this Province.
MARIC	Mr. Morrison -	Settlers in this Province can secure assisted pas-
BOROUGH -	DIT. DIVITISVA	sages for their friends or others, on guaranteeing the repayment to the Provincial Government
		within 2 years of the full amount of the passage money. No free passages or grants of land are given in this Province.
NEW PLY-	Messrs. Gilbert,	The nomineer of settlers in the Province are the
MOUTH -	Kerr, and Co., 3, Abchurch Lane,	only persons who can be sent out to New Ply- mouth.
0-1-0-	E.C. Mr. John Auld, 20,	There are no grants of land to emigrants to Olago.
Otago -	St. Andrew's	Assisted passages are granted to single female
	Square, Edin-	
	burgh.	one half the passage money (or 7L), either in country or after arrival in the colony.

TASMANIA.—There is no free emigration to this colony. The assisted emigration is carried on by means of "Bounty Tickets," which are procurable only in the colony, where also they are made payable. The holders of these tickets are left to make their own arrangements for passages with any private shipowner who will take the tickets in part payment.

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The following Government notice, issued in Hobart Town under date 22d November 1861, contains the scale of payments, and the conditions under which the "Bounty Tickets" are granted.

Payments required from Applicants.

For a family ticket, including a man and and his wife,

with all their children under	12 years	of age at	the	
time of embarkation -		-	- £15	
For a ticket for a single female		-	- 5	
For a ticket for a single male		-	- 10	

All children under 12 years of age or upwards at embarkation are to be considered as adults, and must each have a separate single ticket.

Regulations.—1. Forms for signature by applicants to be obtained from the immigration agent at Hobart Town or Launceston, and at the several police offices in the interior.

2. The "Engagement" set out in the bounty ticket must be signed by the emigrant (for himself and family), agreeing not to leave Tasmania within four years after arrival without having previously paid to the immigration agent at Hobart Town or Launceston one fourth of the whole cost of the passage money for every year wanting to complete four years' residence in the colony, and a proportionate sum for every part of a year.

3. Persons who introduce immigrants under these regulations must provide for their reception on arrival.

Should any such immigrants be received into a Government establishment, a charge of 2s. a day, or part of a day, for each individual will be made against the introducer.

CAPE OF GOOD HOPE.—The Emigration Commissioners cannot select any emigrants for free or assisted passages to the Cape of Good Hope. The only persons who can be sent out are the nominees of settlers in the colony, who, after inquiry by the Commissioners, may be found eligible under the colonial regulations.

NATAL.—No free passages are now granted to this colony. Persons resident in Natal can, however, nominate their relations or friends for passages in the Commissioners' ships, on giving to the Colonial Government a guarantee for the repayment of the passages, at the rate of 10*l*. per statute adult, within 12 months after the landing of the emigrants. Married persons, with the members of their families under 12 years of age, are required to repay the advance at the rate of 10*l*. per annum. Any excess of passage money beyond the 10*l*. is paid out of colonial funds.

Emigration Commissioners.

The Emigration Commissioners are also authorized to provide passages to Natal to persons having relations in the colony, upon payment before embarkation, of the sum of 11*l*. each.

In consequence of the recommendation of the Legislative Council, in their last Session, the Colonial Government have it in contemplation to adopt measures for the further encouragement of immigration into the colony.

WESTERN AUSTRALIA.—There are no colonial funds appropriated for emigration to this colony. It is only occasionally, when authorized by the Secretary of State, that the Commissioners can select emigrants for passages to this colony at the expense of imperial funds. On these occasions the emigrants are required to be for the most part unmarried females of good character, and a few married agricultural labourers, having, if any, not more than two young children.

BRITISH COLUMBIA.—In 1864 the Legislative Council voted 3,000*l.* towards the payment of free passages of unmarried female domestic servants, and towards the passages of farm labourers and married couples. The details of the scheme are not, however, known in this country; nor to whom applications for passages should be made.

To NORTH AMERICA and the other British Colonies there is no free or assisted emigration.

Government Emigration Board, 8, Park Street, Westminster, 8th May, 1866. S. WALCOTT.

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EMIGRATION COMMISSION.

TWENTY-SIXTH GENERAL REPORT

OF THE

EMIGRATION COMMISSIONERS,

1866.

Presented to both Houses of Parliament by Command of Her Majesty.



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