



NEW ZEALAND
GOVERNMENT GAZETTE.
PROVINCE OF NEW ULSTER.

Published by Authority.

All Public Notifications which appear in this Gazette, with any Official Signature thereunto annexed, are to be considered as Official Communications made to those Persons to whom they may relate.

By His Excellency's Command,
ANDREW SINCLAIR, Colonial Secretary.

VOL. I. AUCKLAND, TUESDAY, JAN. 11, 1848. No. 2.

Colonial Secretary's Office,
Auckland, January 10, 1848.

HIS Excellency the GOVERNOR-IN-CHIEF has been pleased to direct that the following Commission, appointing Justices of the Peace for the Province of New Ulster, and the list of Names thereunto annexed, be published for general information.

By His Excellency's command,
ANDREW SINCLAIR,
Colonial Secretary.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland. Queen, Defender of the Faith, To our Trusty and Loving Subjects, whose Names are hereunto annexed, Greeting. Know Ye, that We have assigned you, and each and every of you, jointly and severally, to be our Justices to keep our Peace in our Province of New Ulster, and to keep and cause to be kept all Ordinances and Statutes for the preservation of the Peace, and for the quiet rule and government of our people, made in all and singular their Articles in our said Province, according to the form and effect of the same, and to punish all persons offending against the said Ordinances and Statutes, or any of them, in the said Province, and to cause to come before you, or any one or more of you, all those within our said Province, who to any one or more of our people concerning their bodies or the firing of their houses, shall have used thaeats, to find sufficient security for the Peace, or their good behaviour towards us and our people; and if

they shall refuse to find such security, then them in our prisons, until they shall find such security to cause to be safely kept. We have also assigned you, or either of you, with any one or more of such Justices as are hereby, or shall hereafter be duly commissioned by us in that behalf, to enquire the truth more fully by all lawful means by which the truth of the matter shall be better known, of all and all manner of Felonies, Poisonings, Trespasses, or Extortions whatsoever, and of all and singular other Crimes and Offences, of which the Justices of our Peace may or ought lawfully to enquire, by whomsoever, and after what manner soever in the said Province, done or perpetrated, or which shall happen to be done or attempted. And also, of all those who in the aforesaid Province, in companies against our Peace, in disturbance of our people with armed force, have gone or rode, or hereafter shall presume to go or ride, and also of all those who have there lain in wait, or hereafter shall presume to lie in wait, to maim, or cut, or kill our people. And, also, of all Victuallers, and all and singular other persons, who in the abuse of weights or measures, or in selling victuals, against the Form of the Ordinances and Statutes, or any of them therefore made for the common benefit of our said Province, and our people thereof, have offended or attempted, or hereafter shall presume in the said Province, to offend or attempt. And also, all Sheriffs, Constables, Keepers of Gaols, and other officers, who in the execution of their offices about the premises, or any of them, have unduly behaved themselves, or hereafter shall

presume to behave themselves unduly, or have been or shall happen hereafter to be careless, remiss, or negligent in our aforesaid Province. And of all and singular articles and circumstances, and all other things whatsoever that concern the premises or any of them, by whomsoever, and after what manner soever, in our aforesaid Colony, done or perpetrated, or which hereafter shall happen to be done or attempted, in what manner soever. And to inspect all Indictments whatsoever so before you, or any of you, with such Justice or Justices as aforesaid, taken or to be taken, or before others late our Justices of the Peace in the aforesaid Province, made or taken and not yet determined; and to make and continue processes thereupon against all and singular the persons so indicted, or who before you hereafter shall happen to be so indicted, until they can be taken, surrender themselves or be outlawed. Provided always that if a case of difficulty upon the determination of any of the premises before you, or any one or more of you, shall happen to arise, then let judgment in no wise be given thereon before you, or any of you, unless in the presence of one of our Justices of the Supreme Court of the said Province.

And therefore We command you, and each of you, and every of you, that to keep the peace or Ordinances and Statutes, and all and singular other the Premises, you diligently apply yourselves, and that at certain days and places duly appointed, or to be appointed for these purposes into the premises, ye make enquiries, and all and singular the premises hear, and determine, and perform, and fulfil them, in the aforesaid form, doing therein what to justice appertains, according to the law and custom of England, saving to us the amerciaments, and other things to Us therefrom belonging. And We command our Sheriffs of the said Province, at certain days and places duly appointed, or to be appointed as aforesaid, to be aiding by all lawful means, in the performance and due execution of the premises.

In Testimony whereof, We have caused these our Letters to be made Patent, and the Public Seal of the General Government of the Islands of New Zealand to be hereunto affixed.

Witness, our Trusty and Well-beloved George Grey, Esquire, Our Governor-in-Chief, in and over the Islands of New Zealand, and Governor of the Provinces of New Ulster and New Munster, at Government House, at Auckland, in the Province of New Ulster, this First day of January, in the eleventh year of Our Reign, and in the year of Our LORD. One thousand eight hundred and forty-eight.

GEORGE GREY.

Governor-in-chief.

By Command of His Excellency,

ANDREW SINCLAIR,

Colonial Secretary.

LIST OF MAGISTRATES.

His Excellency, Major General George Dean Pitt, K. H., Auckland.

Honorable Andrew Sinclair, Colonial Secretary, Auckland.

Honorable William Swainson, Attorney General, Auckland.

Honorable Alexander Shepherd, Colonial Treasurer, Auckland.

Charles Wybrow Ligar, Esq., Surveyor General, Auckland.

Henry D'Arch, Esq., Collector of Customs, Auckland.

Lieutenant Colonel Robert Henry Wynyard, C. B., 58th Regiment, Auckland.

Major Cyprian Bridge, 58th Regiment, Russell.

Major Henry Matson, 58th Regiment, Auckland.

Major John Gray, commanding Royal New Zealand Fencibles, Auckland.

Captain George Ponsonby Hume, 58th Regiment, Russell.

Captain Joseph Henry Laye, 58th Regiment, Auckland.

Captain William Henry Kenny, Royal New Zealand Fencibles, Auckland.

Captain Charles Henry Montresor Smith, Royal New Zealand Fencibles, Howick.

Captain Alexander MacDonald, Royal New Zealand Fencibles, Howick.

Henry Walsh Mahon, Esq., M. D., Howick.

Percival Berrey, Esq., Sheriff, Auckland.

Thomas Beckham, Esq., Resident Magistrate, Auckland.

Henry King, Esq., Resident Magistrate, New Plymouth.

Thomas Outhwaite, Esq., Registrar of Supreme Court, Auckland.

John Jermyn Symonds, Esq., Native Secretary, Auckland.

James Coates, Esq., Auckland.

John Johnson, Esq., Colonial Surgeon, Auckland.

Thomas Ringrose Atkins, Esq., Inspector of Police, Auckland.

William Bertram White, Esq., Sub Inspector of Police, Auckland.

Donald Mc Lean, Esq., Inspector of Police, New Plymouth.

William Brown Esq., Auckland.

Frederick Ward Merriman, Esq., Auckland.

William Donnelly, Esq., Auckland.

Alexander Kennedy, Esq., Auckland.

James Reddy Clendon, Esq., Russell.

James Busby, Esq., Russell.

Gilbert Mair, Esq., Russell.

George Clarke, Esq., Waimate

John George Cooke, Esq., New Plymouth.

George Cutfield, Esq., New Plymouth.

John Scott, Esq., Auckland.

Henry Charles Lawlor, Esq., Karangahape.

Lachlan McLachlan, Esq., Auckland.

Josiah Flight, Esq., New Plymouth.

William Halse, Esq., New Plymouth.

William Eppea Cormack, Esq., Auckland.

William Smellie Grahame, Esq., Auckland.

Edward Mayne, Esq., Island of Kawau.

*Colonial Secretary's Office,
Auckland, January 1st, 1848.*

HIS Excellency the Governor-in-chief has been pleased to appoint

THOMAS OUTHWAITE, ESQ., to be "Registrar General" of Births, Deaths, and Marriages, and also "Deputy Registrar" for the district of Auckland, under the provisions of the Registration Ordinance, Session 8, No. 9.

By His Excellency's command,
ANDREW SINCLAIR,
Colonial Secretary.

*Colonial Secretary's Office,
Auckland, January 6, 1848.*

HIS Excellency the Governor-in-chief, has been pleased to confirm the Report of the Commissioner of Land Claims, respecting a claim arising under a waiver of the Crown's right of Pre-emption, Certificate No. 88, and for which Edmond Foley is entitled to receive from the Colonial Treasurer, a Debenture for the sum of £164 14s. 6d., according to the provisions of the Land Claims' Ordinance, Session 7, No. 22.

By His Excellency's command,
ANDREW SINCLAIR,
Colonial Secretary.

TENDERS FOR MARES.

*Colonial Secretary's Office,
Auckland, January 7th, 1848.*

TENDERS in duplicate will be received at this Office, until noon of Monday, the 17th instant, from parties desirous of supplying

FOUR MARES,

for the service of the Government.

Tenders to be sealed and endorsed "Tenders for Mares."

Parties desirous of Tendering can obtain any further information at the Office of the Surveyor General.

By His Excellency's command,
ANDREW SINCLAIR,
Colonial Secretary.

TENDERS FOR FIREWOOD.

*Colonial Secretary's Office,
Auckland, January 10, 1848.*

TENDERS in duplicate will be received at this Office, until noon on Monday, the 17th January, 1848, from parties who may be desirous of furnishing supplies of Firewood, for the various Departments of this Government, for the six months, commencing from the 1st January, 1848.

The Tenders must specify the rate per Ton, for delivering Firewood on the Beach in Commercial or Official Bay.

Security will be required for the due performance of the Contract, and the Tenders should be accompanied by a notification of the consent of the parties who may be proposed as Sureties.

Tenders to be sealed and endorsed "Tenders for Firewood."

By His Excellency's command,
ANDREW SINCLAIR,
Colonial Secretary.

*Colonial Secretary's Office,
Auckland, January 10, 1848.*

AN Error having occurred in publishing the names of the Native chiefs appointed to be assessors along with the Resident Magistrate at Wanganui, the notification of whose appointment was published in the Government Gazette of the 20th May, 1846. His Excellency the Go-

vernor-in-chief directs it to be notified that the following are the correct names of the native chiefs so appointed, viz.—

Hori Kingi, a chief of Wanganui.
Tahana, a chief of Wanganui.
Wiremu Eruera Taburi, a chief of Wanganui.

By His Excellency's command,
ANDREW SINCLAIR,
Colonial Secretary.

NOTICE.

A SPECIAL MEETING of the Justices for the Town and District of Auckland, will be holden at the Resident Magistrate's Court, at Auckland, on Tuesday, the first day of February next, at eleven o'clock in the forenoon, for the purpose of forming a Jury List, for the year next ensuing.

THOMAS BECKHAM,
Resident Magistrate.
Resident Magistrate's Court,
Auckland, January 8, 1848.

*Land Commissioner's Office,
Auckland, January 5, 1848.*

I HENRY MATSON, a Commissioner appointed for examining and reporting on all Claims to Compensation preferred according to the provisions of an Ordinance, Session 7, No. 22, intituled—"An Ordinance to authorise compensation in Colonial Debentures to be made to certain Claimants to land in the Colony of New Zealand," do hereby notify that I will investigate the undermentioned Claims at the Council Chamber, at 11 o'clock, a.m., on Thursday, the 20th instant.

The cases will be heard in the order in which they stand in the following list, and all parties interested, are hereby summoned to be in attendance with their documents and witnesses.

HENRY MATSON,
Commissioner.

Case No 42—Pre-emption Certificate, No. 91—
John Alfred Langford, Undertaker, Auckland.

250 acres. Two hundred and fifty acres of land situated on the east bank of Lucas' Creek, or Okauhukura, on the river Waitemata, bounded on the front by the Okauhukura, on the back or either side by stakes driven in the ground.

Alleged to have been purchased from the native chiefs, Haimone, Hauraki, Paori.

Consideration—One cloak, one silver watch, one silver guard, two pairs trowsers, two shirts, two caps, three boxes, one iron pot.

Case No. 43—Pre-emption certificate, No. 236—
Charles Stuart, Publican, Auckland.

400 acres. Four hundred acres of land, situated on the Creek Te Rango-puni, a branch of the river Waitemata, bounded on one side by the above named creek, on another by land belonging to Messrs. Russell and Moore, on another by land claimed by Morris Kelly, and on the other side by land claimed by the chief Tautari, and others.

Alleged to have been purchased from the native chiefs Tautari and Nela.

Consideration—Two Pounds cash, and ten yards of linen.

Case No. 44—Pre-emption certificate, No. 118—
William Macdonald, Publican, Auckland.

900 acres. Nine hundred acres of land, known as Ko-te-kaheka, and Orangikanohi, situate opposite the saw-mills of Messrs. Brereton and Stewart, on the bank of a creek, being a continuation of the Waitemata river, and known as Orangitopuni, bounded in front by the said creek Orangitopuni, running past a creek known as

Welsh's creek, then by a fern hill on to the opposite bank of the said Welsh's creek, at the back of a creek named Kotehekuaiia, Weatate, Waeturutu, then pursuing the course of the last mentioned creek, to the commencing place near the Saw-mills.

Alleged to have been purchased from the native chiefs, Kawau, and Tauteri.

Consideration—Twelve Pounds Ten Shillings, in cash, one double barrelled percussion gun, two blue cloth caps, one pair of blankets.

Case No. 45—Pre-emption certificate, No. 81—Jeremiah Waite, Blacksmith, Auckland.

100 acres. One hundred acres of land, situated at the head of the Waitemata, called Kotewaa-tiara.

Alleged to have been purchased from the native chief Haurake.

Consideration—One box, two blankets, two shoes, two stockings, and two handkerchiefs.

Case No. 46—Pre-emption certificate, No. 134—Samuel Allen Wood, Brewer, Auckland.

450 acres. Four hundred and fifty acres of land, situated on the north shore of the Waitemata, bounded in front by the Waitemata river, commencing from the land occupied by Jerry Waite, and extending to a creek called Kaki-Tungu, and Okauhukura.

Alleged to have been purchased from the native chiefs Hauraki, and Moana.

Consideration—Forty-one Pounds sterling.

Case No. 47—Pre-emption certificate No. 125—Thomas Weston, Auctioneer, Auckland.

500 acres. Five hundred acres of land, the Island of Ohimipuku, in the Waitemata, near Auckland.

Alleged to have been purchased from the native chiefs Wanganui, Pera, Hoete, Tamotahi, Nopera, Te Manuparu, Hohepa, Patu.

Consideration—Twenty-two Pounds sterling.

Case No. 48—Pre-emption certificate No. 78—C. Fulton and G. Elliott Elliott.

1500 acres. Fifteen hundred acres of land, situated at the head of the Waitemata, called Maraiaroa.

Alleged to have been purchased from the native chiefs Nopera, Tauteri, Weribama, Manihera.

Consideration—Ten pairs blankets, four coats, four trowsers, four caps, two gown pieces, two boxes, six shirts, two pieces of handkerchiefs, two pairs boots, two pairs stockings, two pairs braces, two waistcoats, one handkerchief, and Fourteen Pounds in cash.

Case No. 49—Pre-emption certificate, No. 180—Patrick Coyle, Labourer, Auckland.

20 acres. Twenty acres of land, situated on the west bank of the Okahukura, or Lucas' creek, bounded on one side by the above named creek, on another by land belonging to Clement Partridge, and on the other by land belonging to S. A. Wood.

Alleged to have been purchased from the native chief Kaipaka, Haere.

Consideration—Two Pounds.

Case No. 50—Pre-emption certificate, No. 241—William Farley Blake, settler, Auckland.

200 acres. Two hundred acres of land, situated near the head of the Waitemata, bounded on the north by land in possession of the natives, on the east by a range, on the west by a small creek or stream, and on the south by land in possession of Wm. McDonald.

Alleged to have been purchased from the native chief Tautari.

Consideration—One box, two blankets, and Two Pounds in money.

Case No. 51—Pre-emption certificate, No. 247—Daniel Clucas, Settler.

800 acres. Eight hundred acres of land, situated on the creek Heuroa, branch of the river Waitemata, bounded on one side by the above named creek, on another by land claimed by Charles Stewart, on another by land belonging to Morris Kelly, and on the other by land belonging to Messrs. Russell and Moore.

Alleged to have been purchased from the native chiefs, Tauteri and Neha.

Consideration—Two Pounds in money, and ten yards of linen.

Case No. 52—Pre-emption certificate, No. 93—William Gamble, Shoemaker, Auckland.

200 acres. Two hundred acres of land, situated at Oruama, on the north of the Waitemata, and known by the native name Pukapuka, bounded on the east or front by the Oruama, on the north by land, the property of Mr. Hellyer, on the south by native land, and on the west by a ridge of hills.

Alleged to have been purchased from the native chiefs, Tinana, Hiki, Kobi.

Consideration—Twenty-six Pounds in money, ten blankets, three muskets, one pair boots, and Six Pounds in money.

Case No. 53—Pre-emption certificate, No. 199—John Long Heydon, settler.

300 acres. Three hundred acres of land, being three small islands situated between Wangaparaua and Matakana, in the Frith of the Thames, namely, Mautohoia, Motuhetaketa, and Moturiki.

Alleged to have been purchased from the native chiefs Ngati, Ruinga, Hemara, and others.

Consideration—Twelve blankets, and Eighteen Pounds in cash.

In the Supreme Court of New Zealand.

IN THE ESTATE OF ROBERT RICHARDS, DECEASED.

PURSUANT to the rule of this Honorable Court, the Creditors of the above named Deceased are, on or before the Twentieth day of March next, to come in and prove their debts before THOMAS OUTHWAITE, Esq., Registrar of the said Court, at his Office, in the Court-house, Queen-street, Auckland; or in default thereof, they will be peremptorily excluded from all benefit arising from the said estate.

THOMAS OUTHWAITE,
Registrar.

Supreme Court Office,
Auckland, Dec. 20, 1847.

In the Supreme Court of New Zealand.

IN THE ESTATE OF JOHN SCOTT, DECEASED.

PURSUANT to the rule of this Honorable Court, the Creditors of the above named Deceased are, on or before the Twentieth day of March next, to come in and prove their debts before THOMAS OUTHWAITE, Esq., Registrar of the said Court, at his office, in the Court-house, Queen-street, Auckland, or in default thereof, they will be peremptorily excluded from all benefit arising from the said estate.

THOMAS OUTHWAITE,
Registrar.

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