



NEW ZEALAND
GOVERNMENT GAZETTE.
PROVINCE OF NEW ULSTER.

Published by Authority.

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

VOL. I. AUCKLAND, THURSDAY, NOV. 2, 1848. No. 24.

PROCLAMATION.

By His Excellency GEORGE GREY,
Esquire, Governor-in-Chief, in
and over the Islands of New
Zealand, and Governor of the
Provinces of New Ulster and
New Munster, and Vice-Admiral
of the same, &c., &c.

WHEREAS it is expedient that so much of the County of Eden as is included within the boundaries hereinafter particularly set forth, should be divided into Hundreds: Now, therefore, I the said Governor and Commander-in-Chief do hereby proclaim and declare, that the same be divided into Six several Hundreds, to be called respectively the Hundred of "Auckland"—the Hundred of "Onehunga"—the Hundred of "Panmure"—the Hundred of "Otahuhu"—the Hundred of "Howick"—and the Hundred of "Pupuke"—and the boundaries whereof respectively are hereinafter described; and particularly set forth in a map or plan deposited in the office of the Surveyor-General.

DESCRIPTION OF THE BOUNDARIES OF THE
HUNDRED OF AUCKLAND.

THE northern boundary commences at high-water mark at the head of the southernmost branch of the Oraki Creek of Hobson's Bay, and proceeds thence along the western shores of the said branch of the Oraki Creek, and Hobson's Bay to the western head of Hobson's Bay. Thence along high-water mark of

the southern shore of the Waitemata Harbour, westward to its confluence with the Wahu Creek; thence along the eastern shore of the Wahu Creek, at high-water mark to Allotment No. 81, of the Parish of Titirangi; thence along the western sides of Allotments Nos. 81, 80, 76, and 75a, all in the Parish of Titirangi, to the shores of the Harbour of Manukau. The southern boundary thence proceeds to the eastward along high-water mark of the Harbour of Manukau, to the north-western boundary of Section No. 13. The south-eastern boundary proceeds thence along the north-western side of Section No. 13, to the south side of Allotment No. 86; of Section No. 10. It proceeds thence westward along the southern boundary of the said allotment to its south-western angle; thence it proceeds northward along the western sides of Allotments Nos. 86, 87, 88, 89, 90, 91, and 92, all in Section No. 10. From the north-western angle of Allotment No. 92, it proceeds along the northern sides of that allotment and of Allotment No. 79, also in Section No. 10, to the north-eastern angle of the Allotment No. 79; and thence continues southward, along the eastern side of the last mentioned allotment, to a point opposite the western extremity of a road running east between Allotments Nos. 56 and 57, both in Section No. 10; thence along the southern side of the road last described, to its junction with a road running north, between Allotments Nos. 38 and 39; thence along the western side of the said road, to its junction with another road diverging from it, opposite to Allotment No. 29, of Section No. 10; thence along the

southern side of the last described road to its junction with another road leading from Auckland to the Tamaki, thence continuing across the last mentioned road on a bearing of N. 25° E., in a direct line to high-water mark of the southernmost branch of the Oraki Creek before mentioned.

DESCRIPTION OF THE BOUNDARIES OF THE HUNDRED OF ONEHUNGA.

(THE NORTHERN DIVISION.)

THE north-western boundary commences at high-water mark of the northern shore of Manukau Harbour, at the southern extremity of a line forming the boundary between Section No. 13, and Allotment No. 74 of Section No. 9; thence proceeding along the north-western boundary of Section No. 13 to the south side of Allotment No. 86 of Section No. 10; thence it proceeds westward along the southern boundary of the said Allotment to its south-western angle; thence it continues northward along the western sides of Allotments Nos. 86, 87, 88, 89, 90, 91, and 92, all in Section No. 10; from the north-western angle of Allotment No. 92, it proceeds along the northern sides of that allotment and of Allotment No. 79, also in Section No. 10, to the north-eastern angle of the Allotment No. 79; thence it continues southward, along the eastern side of the last-mentioned allotment to a point opposite to the western extremity of a road running east between Allotments Nos. 56 and 57, both in Section No. 10; thence it proceeds along the southern side of the road last described, to its junction with another road running north, between Allotments Nos. 38 and 39; thence it continues along the western side of the said road to its junction with another road diverging from it, opposite to Allotment No. 29, of Section No. 10; thence it continues along the southern side of the road last described, to its junction with another road leading from Auckland to Otahuhu. Thence the north-eastern boundary proceeds along the southern side of the said road from Auckland to Otahuhu, to its junction with another road leading from the River Tamaki to Manukau Harbour, and known as the Otahuhu Portage. The southern boundary proceeds westward along the southern side of the road last described to high-water mark of the shore of Manukau Harbour, and thence continues along high-water mark of the shore of the said Harbour, westward, to the southern extremity of the north-western boundary line of Section No. 13, as hereinbefore described.

(THE SOUTHERN DIVISION.)

THE south-eastern boundary commences at high-water mark, at the head of Karetu Creek West, on the northern arm of the Manukau Harbour, and proceeds thence on a bearing of S. 47° W. to high-water mark of the shore of Manukau Harbour, at a bay opposite to Puketutu, or Weeke's Island.

The western, northern, and eastern boundaries are the high-water mark of the shore of

Manukau Harbour round to the head of Karetu Creek West, as before mentioned.

DESCRIPTION OF THE BOUNDARIES OF THE HUNDRED OF PANMURE.

(THE WESTERN DIVISION.)

THE eastern boundary commences at high-water mark at the head of Otahuhu Creek, and proceeds thence along high-water mark of the northern shore of the said Creek to its confluence with the Tamaki River, thence continuing northward along high-water mark of the western shore of the Tamaki River to the Frith of the Thames at the "West Head" of the said river. The northern boundary commences at the "West Head" of the River Tamaki, last mentioned, and follows the high-water mark of the Frith of the Thames to the eastern head of Hobson's Bay. The western boundary commences at the eastern head of Hobson's Bay, last mentioned, and proceeds thence along the eastern shore of Hobson's Bay and Oraki Creek at high-water mark, to the head of the southernmost branch of the said Oraki Creek; it continues thence on a bearing of S. 25° W. to a road leading from Epsom through Section No. 12 to the Tamaki; thence it continues to the southward along the south-eastern side of the last described road to its junction with another road leading from Auckland to Otahuhu, and known as the "Great South Road," and crossing the last described road in Allotment No. 7, of Section No. 12.

The south-western boundary commences at the crossing of the roads last described, and proceeds along the southern side of the road from Auckland to Otahuhu to its junction with another road leading from the River Tamaki to the Harbour of Manukau, and known as the Otahuhu Portage.

The Southern boundary commences at the junction of the roads last described and follows the southern side of the road forming the Otahuhu Portage to highwater mark at the head of the Otahuhu creek of the Tamaki River hereinbefore mentioned.

(THE EASTERN DIVISION.)

THE eastern boundary commences at high-water mark at the south-eastern extremity of Wakaaranga Creek, or the eastern shore of the River Tamaki, and proceeds thence on a bearing of N. 172° E., about eight thousand three hundred and fifty links to high-water mark of the head of the north-western branch of Pakuranga Creek. The south-eastern boundary proceeds, from the point last described, along high-water mark of the eastern and northern shores of the Pakuranga Creek to its confluence with the River Tamaki. The Western boundary commences at the confluence of the Pakuranga creek with the River Tamaki and follows the eastern shore of the said River Tamaki at high water mark, northward to its confluence with the Wakaaranga creek. The Northern boundary commences at the confluence of the Wakaaranga creek with the River Tamaki and follows the southern shore of the said creek at high water mark to the

commencement of the eastern boundary before described.

DESCRIPTION OF THE BOUNDARIES OF THE
HUNDRED OF OTAHUHU.

THE Northern boundary commences at high water mark on the Eastern shore of the Northern arm of the Harbour of Manukau at the western extremity of a road known as the Otahuhu Portage and following the southern side of the said road to the head of the Otahuhu creek, proceeds along high water mark of the southern shore of the said creek to its confluence with the River Tamaki; thence it follows the shore of the River Tamaki southward to the head of its southern arm called Otaki, and continues thence along the Eastern shore of the said Otaki creek to its confluence with another creek called Otara, and thence follows the southern shore of the said Otara creek at high water mark to its southernmost extremity; thence it proceeds across a road leading from Pukaki towards Howick, and along the Western boundary of Allotment No. 53, in the Parish of Pakuranga to a road forming the south western boundary of the said allotment; thence it follows the southern side of the said road to its junction with a road leading from Manurewa to Mangemangeroa between allotments Nos. 28 & 29, in the parish of Manurewa.

The Eastern boundary commences at the North Eastern angle of Allotment No. 28, hereinbefore mentioned and proceeds along the Eastern boundaries of Allotments Nos. 28 and 34, to the South Eastern angle of the said Allotment No. 34.

The Southern Boundary commences at the South Eastern angle of Allotment No. 34 in the Parish of Manurewa and proceeds along the Southern boundaries of Allotments Nos. 34, 27, 33, 32, 31, 30 and 41, all in the parish of Manurewa, to the South Eastern angle of Allotment No. 41, last mentioned; it thence continues on a line bearing S. 85° W. about ninety three hundred links to another line bearing S. 109° W.; thence following the line last described to its junction with a road leading from Pukaki to Otahuhu; thence it continues along the Western side of the said road, southward about seventeen hundred links to a line bearing S. 102° 30' W. thence along the said line about six thousand six hundred links to another line bearing S. 28° W.; thence along the said line eight thousand links to the northern shore of the Pukaki Lagoon; thence along the edge of the said Lagoon, Westward to the North Eastern boundary line of Allotment No. 49, at Pukaki.

The Western boundary commences at the Eastern angle of Allotment No. 49, and proceeds along the North Eastern boundary of the said Allotment to its Northern angle; thence continuing on a line bearing about North to high water mark of the head of the creek Karetu West of the Northern arm of Manukau Harbour; it proceeds thence along the Southern shore of the said creek to its junction with the Southern arm of Manukau Harbour; thence

continuing along the South Eastern and Eastern shores of the said harbour at high water mark, northward, to the Southern side of a road known as the Otahuhu Portage as hereinbefore described.

DESCRIPTION OF THE BOUNDARIES OF THE
HUNDRED OF HOWICK.

THE western boundary commences at high water mark at Panehorowi Point or the "East Head" of the River Tamaki; it proceeds thence to the southward along high water mark of the eastern shore of the Tamaki and the Northern shore of the Wakaaranga Creek to its South Eastern extremity; thence it continues on a line bearing N. 172° E. to high water mark of the north western branch of the Pakuranga Creek; it thence follows the eastern shore of the said Pakuranga creek southward to the confluence of the said creek with the river Tamaki, and thence follows the eastern shore of the river Tamaki to the southern extremity of its south eastern arm called Otara. The southern boundary commences at high water mark at the southern extremity of the said Otara creek and proceeds thence across a road leading from Pukaki towards Howick, and along the western boundary of allotment No. 53 in the Parish of Pakuranga to a road forming the south western boundary of the said allotment No. 53 in the parish of Pakuranga; thence continuing along the southern side of the said road to its junction with a road leading from Manurewa to Mangemangeroa between allotments Nos. 129 and 133 in the parish of Pakuranga. The eastern boundary commences at the north eastern angle of allotment No. 28 and proceeds thence north along the western sides of the road last described to high water mark of the shore of Mangemangeroa Bay in the Frith of the Thames. The north eastern and northern boundaries are the high water mark of the shore of the Frith of the Thames from Mangemangeroa at the point forming the termination of the eastern boundary to Panehorowi Point or the "East Head" of the river Tamaki hereinbefore mentioned.

DESCRIPTION OF THE BOUNDARIES OF THE
HUNDRED OF PUPUKE.

THE North western boundary commences at high water mark of the western branch of Te Koruamo or Hellyer's Creek, at its northern extremity, and proceeds thence on a direct line to the northern angle of allotment No. 117, in the parish of Takapuna; it continues thence in a direct line to the shore of the Frith of the Thames, at a place called Taio-rahi. The north eastern, southern, and south western boundaries are the high water mark of the shores of the Frith of the Thames and the Waitemata Harbour round to the above mentioned western branch of Te Koruamo or Hellyer's Creek.

Given under my hand, and issued
under the Public Seal of the

(L. S.) Province of New Ulster, at Government house, at Auckland, in the Province aforesaid. this Second day of November, in the year of our Lord one thousand eight hundred and forty-eight.

G. GREY,
Governor and Commander-in-Chief.
By His Excellency's command,
ANDREW SINCLAIR,
Colonial Secretary.
God Save the Queen!

PROCLAMATION.

By His Excellency GEORGE GREY,
Esquire, Governor-in-Chief in
and over the Islands of New
Zealand, and Governor of the
Provinces of New Ulster and
New Munster, and Vice-Admiral
of the same. &c. &c.

WHEREAS certain Regulations relating to the occupation of Crown Lands, for Depasturing of Cattle and for cutting Timber, were published in the GOVERNMENT GAZETTE of the 10th day of August, 1848.

And Whereas it is expedient that the said Regulations be amended; Now therefore, I, the said Governor-in-Chief, do hereby proclaim and declare that the same are cancelled, and that the following Regulations relating to the occupation of Crown Lands shall be in force from the date hereof.

Given under my hand, and issued under the Public Seal of the Province of New Ulster, at Auckland, this Second day of November, in the Year of Our Lord, one thousand eight hundred and forty eight.

G. GREY,
Governor.
By His Excellency's command,
ANDREW SINCLAIR,
Colonial Secretary.
God save the Queen!

DEPASTURING LICENSES.

EVERY person depasturing cattle on any waste land of the Crown shall make or cause to be made to, and deposited with the Commissioner of Crown Lands in the month of September in each year, commencing in September, 1848,— a return, according to the form contained in the Schedule A. hereunto annexed, of all such cattle so depastured by him on the first day of the said month of September.

2. There shall be paid and levied in advance, in each and every year, upon, for, and in respect of all cattle depastured or kept upon any waste lands of the crown the following assessment:—

For every head of great cattle . . . eightpence.
For every head of small cattle . . . one penny.

3. These yearly assessments shall be paid by the person depasturing stock to the Colonial

Treasurer, on or before the first day of December in every year for the year commencing on the first day of January then next ensuing, the first payment thereof to be made upon the first day of December, 1848.

4. The Commissioner of Crown Lands shall upon the first day of October in every year, commencing on the first day of October, 1848, make an assessment of cattle depastured on Crown Lands, and shall make a report thereof to the Colonial Treasurer in the form, and containing the several particulars set forth in the Schedule B. hereunto annexed, according to which report the respective yearly assessments shall be payable, and be paid to the Colonial Treasurer on or before the first day of December in each year.

5. The Commissioner of Crown Lands shall publish yearly, in the GOVERNMENT GAZETTE, on or before the first day of November, a list of the persons chargeable with the payment of the yearly assessment, and of the amount payable by each, together with a notice warning them that such assessment must be paid on or before the first day of December.

6. Upon such assessment being paid to the Colonial Treasurer, he shall thereupon issue a license authorising the Stock-holder who has paid his assessment to depasture cattle upon the waste lands of the Crown during the ensuing year, commencing upon the 1st day of January then next ensuing.

7. For every license for a defined run, the sum of Five pounds shall be paid.

8. For every license to depasture on common lands, 10s. 6d. shall be paid.

9. If such assessment be not paid on or before the day named, the Government will be at liberty to offer the run of the party who has neglected to make such payment to public competition at Public Auction.

10. All persons using any portions of the Crown Lands as defined runs for the purpose of depasturing cattle shall lodge a description of such runs so occupied by him with the Commissioner of Crown Lands within three months after the publication of these regulations.

11. Such description shall specify the boundaries and other particulars connected with the run according to the Schedule C. hereunto annexed.

12. Such boundaries of runs so described as are not marked by natural boundaries, such as streams, shall be marked by the occupants thereof, by lines of marked trees, by posts placed at intervals, or by some other method which will render them easily discernible.

13. Persons desirous for the future of occupying runs, must in the first place apply to the Surveyor General, and having obtained from him a certificate to the effect, that such land is the property of the Crown, and that no objection exists to their occupation of it, must lodge this certificate with the Commissioner of Crown Lands, who will thereupon notify that the run is claimed by the holder of the certificate. Any person who shall have a run claimed by him, or any part thereof, unoccupied by stock

for four months, shall be considered as having abandoned such run, or part thereof, which shall thereupon be given into the occupation of the first applicant for it.

14. No person shall be entitled to dispute the claim of another person to any run described according to these regulations, unless the matter be brought before the Commissioner of Crown Lands, within three months after the publication in the GOVERNMENT GAZETTE of the name of the person claiming the run, and of the description of the run.

15. It shall be in the power of the Commissioner of Crown Lands, at any time to make such alterations in the boundaries of runs, as he may, upon enquiry, judge to be just and expedient.

16. The Crown reserves to itself the power of, at any time including within a hundred, or disposing by sale of any portion of Crown Land which may be claimed as a run, and held by a licensed occupant.

17. Such sale of a portion of a run will be conducted in accordance with the ordinary rules, regulating the sale of waste lands of the Crown, and the purchaser of any portion of a run will be entitled to a right of pasturage in the neighbourhood of his station, in the proportion of sixteen head of great cattle or one hundred head of small cattle for every eighty acres of such purchased land.

18. Every occupant of land granted from the Crown and not included in a hundred, will be entitled to the same privilege of running cattle in the same proportion upon the waste lands of the Crown in his vicinity, excepting in those cases where such waste land are held by other persons as runs, under lease or license from the Government.

19. Such runs as the Government has been in the habit of offering to public competition, or as may possess any peculiar value from being in the immediate vicinity of occupied land, will be, as heretofore, let by public auction, from year to year.

20. Every proper facility will be afforded by the Government to persons desirous of purchasing homesteads on their runs, but it will not undertake to survey and offer for sale any smaller block than fifty acres of land.

21. Return of the number of acres held under Crown Grants are only required, (except in the case of Proclaimed Hundreds,) from parties desirous of occupying defined runs.

COMMON OF PASTURAGE WITHIN THE LIMITS OF A HUNDRED.

22. Whenever the Governor shall, by Proclamation duly made, divide any County or settled portion of the Province into Hundreds, and declare the boundaries thereof, the right of Pasturage on the Waste Lands of the Crown comprised within those boundaries, and the apportionment of the same, will be granted exclusively to the occupants of land held under Grants from the Crown within the Hundred, to the New Zealand Fencibles and their Officers, to the Natives and Half-Castes occupying land within the Hundred, with permission of the

Government, who shall respectively take out a Depasturing License as hereinafter provided.

23. A depasturing License will be granted to every such occupant who shall apply for the same to the Commissioner of Crown Lands on or before the 1st day of January, in each year, provided that he shall first deposit with that Officer a return of the number of acres held under Crown Grants (or in the case of New Zealand Fencibles, Natives and Half-Castes, held by permission of the Crown) occupied by him in every Hundred for which he claims such License, such return to be in the form of Schedule D. hereunto annexed.

24. Every such License will commence and take effect on the 1st day of January, and will continue in force for one year.

25. For every such License there shall be paid the sum of 10s. 6d.

26. As soon as conveniently may be after the said 1st day of January, in each year, the Commissioner of Crown Lands shall publish in the GOVERNMENT GAZETTE, a list of the persons to whom, and the names of the Hundred in respect of which such Licenses shall have been granted.

27. The persons whose names shall be comprised in such list shall have the exclusive right of Pasturage on the Waste Lands of the Crown within the Hundred in respect of which they shall hold such License.

28. As soon as conveniently may be after the publication of such list, the Commissioner of Crown Lands shall, in each Hundred, call a meeting of such persons, for the purpose of electing from amongst themselves, by a majority of votes, three persons (to be called Wardens), who shall have the regulation and apportionment, for the ensuing year, of the right of pasturage within the Hundred, as hereinafter provided.

29. At every such Meeting the Commissioner of Crown Lands shall preside, and in case of an equality of votes shall have a casting vote.

30. No Member at such Meeting shall be entitled to more than one vote.

31. The persons so to be elected shall have the power, and shall forthwith proceed to compute the quantity of cattle capable of being depastured on the Waste Lands of the Crown within the Hundred, to determine the description of Cattle to be depastured therein, and to apportion the number of great Cattle and small Cattle, which may be depastured for the ensuing year by every person holding such License as aforesaid, regard being had to the quantity of land occupied by each such person, or to the price or sum per acre which may have been paid for the same into the Public Treasury, or to such other general rule as the persons so elected may deem better suited to the circumstances of the case or to the condition of the Hundred.

32. The regulations so to be made shall be agreed to by two at least of the persons so to be elected, and a copy of the same, under their hands, shall be furnished to the Commissioner of Crown Lands, for publication in the GOVERNMENT GAZETTE.

33. In the event of the death, resignation, refusal to act, of any of the persons so to be elected, the remaining Wardens shall supply the vacancy by electing his successor.

34. In case the persons so elected for any such Hundred shall neglect for the space of two calendar months to make such regulations as aforesaid, all the powers hereinbefore given to them shall be held and exercised by the Commissioner of Crown Lands.

35. No defined Runs will be granted by the Crown within the limits of a proclaimed Hundred.

TIMBER LICENSES.

36. Persons occupying Waste Lands of the Crown for the purpose of cutting timber will be required to pay a fee of Five Pounds yearly to the Crown upon the issue of the license.

37. The Commissioner of Crown Lands will determine the extent of land to which such license shall give a right of occupancy, and the Licenses only to have effect within the district specified in them.

38. No fresh applicant for a License will be permitted injuriously to interfere with a portion of forest upon which any other person may have expended capital and labour.

39. In the event of an occupant of a portion of forest upon which he may have expended any considerable sum in the formation of roads or improvements to facilitate the removal of timber, wishing to resign his license, he will, if in the consideration of the Commissioner he should be regarded as having established a claim to this indulgence, be permitted to transfer his license and right of pre-occupancy to such person as he may select.

40. All applicants for Timber Licenses must address their applications to the Commissioner of Crown Lands, stating their names and residences in full.

41. When the application has been approved, it will be forwarded to the Colonial Treasurer, by whom, upon payment of the required fee, the License will be issued.

42. No person will be allowed to cut or remove Timber on or from the Crown Lands, which have been reserved by Government for the public use.

GENERAL.

43. All future Licenses of the above kind will be so drawn as to expire simultaneously on the last day of each year.

44. Those applied for after the 1st June, in each year, will only be chargeable with half of the usual fee.

45. Licenses are to be signed and issued by the Colonial Treasurer, on payment of the proper fees.

46. Nothing herein contained shall be taken to prevent the sale by the Crown, at any time, of any portion of the Waste Lands of the Crown as aforesaid, nor to affect the enjoyment of any purchaser or occupier thereof, when purchased.

47. The words "Great Cattle" shall be construed to mean horned cattle, horses, mules, and asses, male and female, and their offspring

above six months of age; and the words "Small Cattle" shall be construed to mean sheep, goats, and swine, male and female, with their weaned offspring.

48. All disputes between persons claiming runs, and all complaints having reference to runs and timber licenses shall be heard and decided by the Commissioner of Crown Lands.

49. Any licensed person against whom the Commissioner of Crown Lands shall give a decision upon the complaint of another licensed person in any matter relating to the depasturing of cattle or the cutting of timber upon the Crown Lands, will be required to pay a fee of five pounds.

50. The form of Licenses, both for depasturing stock and cutting timber, to be according to the forms of Schedules E and F, hereto annexed.

SCHEDULE A.

RETURN OF STOCK DEPASTURED ON CROWN LANDS, ON THE 184 .

Names of Holders of Stock herein returned.	CATTLE.							Brands.
	Great Cattle.				Small Cattle.			
	Horned Cattle.	Horses.	Mules.	Asses.	Sheep.	Goats.	Swine.	

I hereby certify that the above is a true and correct return.
To Esq.,
Commissioner of Crown Lands.

SCHEDULE B.

Return to the Colonial Treasurer of the number of cattle depastured by on Crown Lands.
Head of great cattle,
Head of small cattle.

Signature Commissioner of Crown Lands.

SCHEDULE C.

Description of a run on the Waste Lands of the Crown claimed by
Situation
Boundaries
Estimated extent
Number and description of the Stock ordinarily kept upon the run
Signature.

SCHEDULE D.

I hereby declare that I hold _____ acres under grant from the Crown, in _____ Hundred.
Signature
To the Commissioner of Crown Lands.

SCHEDULE E.

FORM OF LICENSE FOR DEPASTURING STOCK.
WHEREAS application has been made to the Government by _____ of _____ a (Depasturing) License in the District of _____ within the Province of New Ulster in New Zealand,

Now therefore His Excellency the Governor of the said Province doth hereby grant to the said _____ a (Depasturing) License authorising him to (depasture stock on) the Waste Lands of the Crown to be in force only within such limits as may at any time be assigned by the Commissioner of Crown Lands, in pursuance of Regulations published in the GOVERNMENT GAZETTE of 2nd November, 1848, for the term of _____ from the _____ day, of _____ and no longer subject to the provisions of those said Regulations, and of any other which the Government may subsequently issue.

By His Excellency's command,

Colonial Treasurer.

N.B. If the holder of the above License shall contravene or violate any order or regulation of the Government made with respect to any of the purposes for which this License is granted, the Government reserves to itself the power of declaring the License of any such person so offending to be cancelled, and such License shall thereupon become null and void, and shall not be pleaded in justification of any offence committed against the provisions of any act relating thereto.

If for Common Lands within a Hundred, the same form except substituting Hundred for District.

If for a Defined Run, the same form, except for the words "in the district of" substituting these words "within the limits and boundaries a description of which is hereto annexed" also instead of "to be in force only within such limits as may at any time be assigned by the Commissioner of Crown Lands" putting "within such said limits and boundaries."

SCHEDULE F.

FOR TIMBER LICENSES.

The same form except the words in brackets for which substitute (Timber) and (cut, saw, split, and remove Timber on and from.)

HIS Excellency the Governor-in-Chief has directed that the following Extracts from two letters be published for general information.

By His Excellency's command,
C. A. DILLON,
Native Secretary.

Extract from a Letter dated Wangarua, June, 1848, (which appeared in the SOUTHERN CROSS, of July 15th, 1848.)

"The Natives here, at least UruRoa's party, are a good deal perplexed at the statement made in the NEW ZEALANDER, that the Governor did not go inland to see Heke.

"All regard the statement as a falsehood. A messenger has been sent inland to consult with Heke whether the natives of Wangarua had better sow wheat this season, or not, concluding, from the statements made in the papers, and other statements verbally made, relative to the settlement of some of the New Zealand Fencibles in these parts, that they may have to abandon Wangarua, and go inland to join Heke, agreeable to the plan which has for some time been formed. How much more conducive to the good of all would it be for those in authority to adhere strictly to truth, and nothing but the truth. The system of falsehood which has been of late practised, will in all probability be ruinous to all."

Extract from a letter of the Native Chief UruRoa, to the Governor-in-Chief, dated Wangarua, 6th October, 1848, in which was enclosed part of the newspaper, containing the above extract.

He kupu hou tenei naku ki a koe, ka, pouri taku ngakau mo nga korero teka, i roto i tenei nuipepa, na-wai ranei tenei korero teka, e tupato ana ahau, e mea ana ahau, na te Hapa tena korero teka, mau e tuhi tuhi mai kia kite au i to tikanga mo tena pukapuka, wakahokia mai ki au.

Naka na URUROA REWA REWA.

True Copy,
JOHN G. JOHNSON.

"Here is a word on a new subject. I am vexed with the falsehoods which are printed in this newspaper. Who could have told such a lie. I suspect, I think, that this false speech is from Hapa—write to me—your views on that letter. Let it be sent back to me."

"From URUROA REWA REWA,
"Wangarua."

True translation.
JOHN G. JOHNSON.

Colonial Secretary's Office,
Auckland, October 31st, 1848.

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

WILLIAM GISBORNE, ESQUIRE, J. P.,

to be Commissioner of Crown Lands for the Province of New Ulster.

This appointment to take effect from the 2nd September, 1848.

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

Commissioner of Crown Lands Office,
Auckland, 24th October, 1848.

SEVERAL Depasturing and Timber Licenses, that have been heretofore granted for twelve months from their respective dates of issue, remaining still unexpired, and the Government having considered it expedient to recall all that run beyond the 1st of January next, with a view to the uniform issue of new ones, under the recent Regulations, all Holders

of such Licenses are requested to deposit the same with the Commissioner of Crown Lands, in return for which they will receive a new License for the Calendar Year, from the 1st January, 1849, a proportionate deduction, according to the number of months for which the old License has to run beyond that date, being allowed them in the fee demanded for the new License.

W. GISBORNE,
Commissioner of Crown Lands.

*Commissioner of Crown Lands Office,
Auckland, 24th October, 1848.*

THE time prescribed by the Squatting Regulations within which Returns of Stock Depastured upon the Crown Lands on the 1st September, 1847, were to be sent in to the Commissioner of Crown Lands having elapsed on the 1st instant, and His Excellency the Governor having been pleased to sanction an extension of such time until the 1st December next, Notice is hereby given that every person within the whole Province of New Ulster who depastured Stock on the Waste Lands of the Crown at the period referred to, must send in to the Commissioner of Crown Lands, Auckland, a Return of Stock so Depastured, according to the Form annexed to the Regulations; and all persons failing herein are warned of the liability which they will incur in consequence of having their subsequent applications for Licenses refused by Government.

The Assessment will have to be paid into the Treasury on the 15th January, 1849; and a Notice in the Government Gazette, one month previous to that date, will notify to each Stockholder the Amount of Assessment which he is called on to pay.

No License will be issued to any applicant until his Assessment (if any) has been duly paid, by himself, or by his authorized agent.

A Clause will be inserted in all the future Licenses reserving to the Government the power of cancelling the same, in the event of the refusal, on the part of Holders, to comply with the Government Regulations relating to them.

Persons Depasturing Stock on, or Cutting and Removing Timber on and from the Crown Lands, not having a License from the Crown for that purpose, are warned that proceedings will be instituted against them.

For any explanation or information respecting the Squatting Regulations, persons are requested to apply at the Office of the Commissioner of Crown Lands.

W. GISBORNE,
Commissioner of Crown Lands.

NOTICE.

NOTICE is hereby given that a Brick Cellar in Shortland Street, the property of Messrs. Brown and Campbell, has been approved and appointed, under the 34th Section of the Customs' Ordinance, 4th Vic., No. 3, for the reception of goods under Bond at this Port.

W. YOUNG,
Collector.

Custom House,

Auckland, Oct. 25, 1848.

SUPREME COURT.

NOTICE is hereby given, that a Sitting of the Supreme Court for the despatch of Criminal business, will be holden at the Court House, Auckland, on Friday, the 1st day of December next, at 10 o'clock in the forenoon: and that a Sitting for the despatch of Civil business will be holden at the Court House on Thursday the 7th day of December next, at the hour of 10 o'clock in the forenoon, at which times and place all persons under recognizance to appear either as Prosecutors, Defendants, or Witnesses are required to give their attendance.

THOS. OUTHWAITE,
Registrar.

Supreme Court Office,
Auckland; October 30, 1848.

A True and Perfect Schedule of all Unclaimed Balances of Deceased Persons' Estates administered by Thomas Outhwaite Esquire, Registrar of the Supreme Court of New Zealand, as Official Administrator, and paid into the Treasury of the Province of New Ulster, Colony of New Zealand, from the 1st January, 1842, up to the 1st July, 1848

Names of Intestates.	Colonial Residence.	Supposed British Residence of Family.	Monies Received.			Payments Made.			Balance in hands of the Registrar.			Balance in Treasury.			Remarks.
			£	s.	d.	£	s.	d.	£	s.	d.	£	s.	d.	
John Yandall	Auckland.	Unknown.	2	6	6	0	7	6	0	0	0	1	19	0	Formerly an Attorney's Clerk
Henry Cross	Auckland.	Unknown.	6	9	0	4	10	0	0	0	0	1	19	0	Nothing known of this Intestate.
John Swans	Auckland.	Unknown.	1	3	9	0	0	0	0	0	0	1	3	9
David N. Kemp	Bay of Islands.	Scotland.	13	13	7	0	1	2	0	0	0	13	12	5	Also one Silver and one Gold Ring in the Treasury. Drowned at the Bay of Islands.
Lewis Williams	Auckland.	Overton, Hants, England.	28	15	0	5	1	9½	0	0	0	23	13	2½	Died at Hobart Town.
Walter Curtis	Coromandel Harbour.	Unknown.	0	15	0	0	1	0	0	0	0	0	14	0	Burnt to death at Coromandel Harbour.—A Rope-maker.
Charles Olman	Mongonui.	Unknown.	3	16	0	1	1	6	0	0	0	2	14	6	A native of Sweden.
William Humes	..	Unknown.	1	13	0½	0	1	0	0	0	0	1	12	0½	A Sailor.
Robert Leach	Wangarei.	Unknown.	3	2	3	2	1	3	0	0	0	1	1	0	
James Pierpoint	Auckland.	Unknown.	2	18	6	0	0	0	0	0	0	2	18	6	Formerly a Sailor in H.M.S. "Hazard."
John Thompson	Bay of Islands.	Unknown.	10	10	0	0	0	0	0	0	0	10	10	0	
William Miller	Auckland.	Unknown.	19	3	6	2	0	6	0	0	0	17	3	0	Also 20 acres of Land, situate at the Wau, near Auckland.—Drowned by the upsetting of a boat on the Coast.
Totals £			94	6	1½	15	5	8½	0	0	0	79	0	5	

I, THOMAS OUTHWAITE, Registrar of the Supreme Court of New Zealand, do solemnly and sincerely declare that the above is a true and faithful Return of all Unclaimed Balances belonging to Deceased Persons' Estates, administered and paid by me into the Treasury of the Province of New Ulster and Colony of New Zealand from the 1st January, 1842, up to the 1st July, 1848. And I make this solemn declaration, conscientiously believing the same to be true.

THOS. OUTHWAITE.

Made and declared at Auckland this Seventh day of October, 1848. Before me

WM. MARTIN, C.J.

A True and Perfect Schedule of all Unclaimed Balances of Deceased Persons' Estates, administered by Thomas Outhwaite, Esquire, Registrar of the Supreme Court of New Zealand, as Official Administrator, and paid into the Treasury of the Province of New Ulster, Colony of New Zealand, from the 1st July, 1848, to the 30th September, 1848.

Name of Intestate.	Colonial Residence.	Supposed British Residence of Family.	Monies received.	Payments made.	Balance in hand of the Registrar.	Balance in Treasury.	Remarks.
James Dodson.	Bay of Islands.	Lichfield, England.	£ s. d. 203 9 11	£ s. d. 60 17 11	£ s. d. 0 0 0	£ s. d. 142 12 0	Also £300, still outstanding on Mortgage security, at 8 per cent. James Dodson also died seized of 22 acres of land at Paroa Bay, Bay of Islands.
			203 9 11	60 17 11	0 0 0	142 12 0	

I, THOMAS OUTHWAITE Registrar of the Supreme Court of New Zealand, do solemnly and sincerely declare, that the above is a true and faithful return of all unclaimed balances belonging to deceased Persons Estates, administered and paid by me into the Treasury of the Province of New Ulster, and Colony of New Zealand, from the first day of July to the thirtieth day of September, 1848. And I make this solemn declaration, conscientiously believing the same to be true.

THOS. OUTHWAITE.

Made and declared at Auckland, this seventh day of October, 1848.

Before me,

WM. MARTIN, C. J.

Colonial Secretary's Office,
Auckland, October 31st, 1848.

HIS EXCELLENCY the Governor-in-Chief has been pleased to direct the publication of the following Returns for general information.

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

RETURN OF RECEIPTS AND EXPENDITURE OF RUSSELL,
FOR THE QUARTER ENDED 30TH JUNE, 1848.

RECEIPTS.			EXPENDITURE.				
	£	s.	d.		£	s.	d.
Customs—				Customs	52	12	0
Spirits.....	£50	4	0	Post Office	7	12	0
Tobacco, manufcd.	24	5	0	Resident Magistrate and Police ..	163	16	0
Ad Valorem	40	4	2	Harbor Department	64	6	0
			114	Aborigines	43	0	10
Post Office		9	11	Pension and Gratuity to Timotiu	5	10	0
License—				Interpreter to Military Command-			
Publican's	30	0	0	ing Officer	30	5	0
Fees and Fines—Police	12	13	6	Relief to Destitute	3	12	0
Total	£ 166	17	8	Total	£ 370	13	10

CHARLES KNIGHT,
Auditor-General.

RETURN OF RECEIPTS AND EXPENDITURE OF RUSSELL,
FOR THE QUARTER ENDED 30TH SEPTEMBER, 1848.

RECEIPTS.			EXPENDITURE.				
	£	s.	d.		£	s.	d.
Customs—				Customs	40	2	0
Spirits.....	£17	10	0	Post Office	7	12	0
Tobacco, manufcd.	65	8	0	Resident Magistrate and Police..	168	13	8
Ad Valorem	33	16	6	Harbor Department	46	17	1
			116	Pension and Gratuity to Timotiu	5	10	0
Post Office		10	11	Interpreter to Military Command-			
License—				ing Officer	38	5	0
Publicans	40	0	0	Passage of W. Duncan, Interpreter	1	10	0
Fees and Fines—							
Police	18	18	10				
Total	£ 186	4	4	Total	£ 308	19	9

CHARLES KNIGHT,
Auditor General.

RETURN OF RECEIPTS AND EXPENDITURE OF NEW PLYMOUTH,
FOR THE QUARTER ENDED 30TH SEPTEMBER, 1848.

RECEIPTS.				EXPENDITURE.										
				£	s.	d.								
Customs—							Sub Treasury.....	5	0	0				
Tobacco, manfctd.	£ 0	0	0				Customs	37	10	0				
Spirits	0	0	0				Magistrate and Police.....	686	13	7				
Ad Valorem	41	8	4				Public Works	319	7	7				
				41	8	3	Relief to Destitute Persons.....	8	14	6				
Fees and Fines—							Aborigines	0	15	0				
Police				9	4	0	Harbor Department	32	14	5				
Fees—							Coroner	4	4	0				
Registry of Births				1	11	6	Expenses on account of the New							
Miscellaneous—							Zealand Company	127	17	3				
Harbor Department				30	0	10	Total	£ 1,222	16	4				
Total	£ 82	4	7											

CHARLES KNIGHT,
Auditor General.

Audit Office, October 26th, 1848.