

SUPPLEMENT

to the

NEW ZEALAND

GOVERNMENT GAZETTE,

OF WEDNESDAY, NOVEMBER 23rd, 1842,

Published by Authority.

Vol. II.] AUCKLAND, WEDNESDAY, NOV. 23, 1842. [No. 48.

PROCLAMATION.

By His Excellency WILLOUGHBY SHORTLAND, Esquire, the Officer Administering the Government of Her Mujesty's Colony of New Zealand and its Dependencies, and Vice Admiral of the same. Issued under the Public Seal of the Colony.

WHEREAS, by an Act of Parliament made and passed in the 5th and 6th years of the reign of Her Majesty Queen VICTORIA, c. 36, intituled "An Act for regulating the Sale of Waste Land belonging to the Crown "in the Australian Colonies," certain regulations are prescribed for the disposal of the Waste Lands of the Crown in New Zealand.

And whereas it is enacted, that the said Act shall take effect and have the force of Law in this Colony, from the day of the receipt of a Copy thereof by the Governor, which day such Governor shall certify and make known to the inhabitants of the Colony by a Proclamation, to be by him, for that purpose, forthwith issued. And whereas it is also enacted, that by the word Governor as employed in the said Act, is intended and described the person who, for the time being, shall be lawfully administering the Government of the Colony.

Now, therefore, I, the Officer administering the Government of the said Colony, in pursuance of the requirements of the said recited Act, do hereby proclaim, certify, and declare, that I have this day received a Copy of the said Act, and that the same will from this day take effect, and have the force of Law, throughout the Colony of New Zealand.

> Given under my Hand and Seal at Auckland, this 22nd day of November, in the year of our Lord One thousand eight hundred and forty-two.

> > WILLOUGHBY SHORTLAND,

The Officer administering the Government.

By His Excellency's Command, (for the Colonial Secretary), WILLIAM CONNELL.

GOD SAVE THE QUEEN!

(334)

ANNO QUINTO & SEATO

ICTORIE REGINE.

An Act for regulating the Sale of Waste Land belonging to the Crown in the Australian Colonies. [22d June, 1842.]

CAP. XXXVI.

A States

1

THEREAS it is expedient that an uniform System of disposing of the Waste Waste Lands of the Grown WW Lands of the Grown in the Australian Colonics should be established : Be to be disposed if enabled by the Quan's most Excellent Majesty, by and with the advice and of bederdieff to sonsent of the Lords Spiritual and Temporal, and Commons, in this present Parlia-contained in mean assembled, and by the authority of the same, That within the Australian contained in mean assembled, and by the authority of the same, That within the Australian ment assembled, and by the sutherity of the same, That within the Australian Colonies the Waste Lands of the Crown shall be disposed of in the Manner and according to the Regulations herein-after prescribed, and not otherwise.

180 31

II. And be it enseted, That the Waste Lands of the Crown in the Australian Not to be alier ated except by Colonies shall not, save as herein-after is excepted, be conveyed or alienated by Her SRe, is the Majesty, or by any Person of Parions hoting on the Behalf or under the Manner herein. Authority of Her Majesty, either in Fee Simple or for any less Estate or Interest, ed. unless such Conveyance or Alienation be made by way of Sale, nor unless such Sales be conducted in the Manuer and abcording to the Regulations hereinarter prescribed.

Exception of III. Provided always, and De it chances, that Mujesty, or any Person or Laude Heybled shall extend or be construed to extend to prevent Her Mujesty, or any Person or III. Provided always, and be it chatted, That nothing in this Act contained bangs required shall extend or be construed to extend to prevent the inspesty, or any , erson or for public Uses; Parsing acting on the Behalf or under the Authority of Her Majesty, from excepting then they and the preventing question inspesty, from the main or dis-posing of in such other Manner as for the public Interests may seem best, such lastic as may be required for public Roads or other internal Communications, where the date of the above internal Communications, where the second of the above internal to be the second of ther by Land or Water, or for the Use or Benefit of the aboriginal Inhabitants of the Country, or for Hurposes of Military Defence, or as the Sites of Places of public Worship, Schools, of other public Buildings, or as Places for the Interment of the Dead, or Places for the Recreation and Anusement of the Inhabitants of any Town or Village, or a the Sites of public Quays or Landing Places on the Sea Coast or Shores of navigable Streams, or for any other Purpose of public Safety, Convenience, and with re. Health, or Enjoyment; and provided also, that nothing in this Act contained shall spect to Mili. Extend of be construed to extend to prevent Her Majesty, or any Person or Persons they and Nava acting the Her Bahaff or under the Authority of Her Majesty, from fulfilling any Franse on Fiel Benan of under the fattation of the made by or on Behalf of Her Majesty in favour of any Military or Naval Settlers in the said Colonies respectively, in pursuance of any Regulations made by Her Majesty's Authority in favour or for the Benefit of any such Settlers.

Lands to be

Seuters,

1

- N. C. 🔶 🏟

IV. And be it enacted, That, save as hereinafter is excepted in reference to suveyed before Blocks of Twenty thousand Acres of Land or upwards, no Waste Lands of the std. Crown in any of the said Colonies shall be so conveyed or alknited as aforesaid until the same shall have been surveyed, and shall have been defineated in the public Charts of the said Colony, in such Liots as shall be subsequently offered and put up for Sale, which Liots shall in no Case, save as aforesaid, contain an Area exceeding One superficial Square Mile,

Governor thorized to Convey the Lands.

V. And be it enacted, That, under and subject to the various Provisions and Regulations hereinatter contained, the Governor for the Time being of each of the and Cotonies is betteny authorized and required, in the Name and on the Behalf of Her Materix, to convey and alignments in Fre Simple, or for any less Estate or In-terest, to the Europeser or Purchasers thereof, any Waste Lands of the Crown in any such Colony, which Conveyances or Alienations shall be made in such Forms and with such Solematics as Shall Stoth Thire to Time be prescribed by Her Majesty, and with such Solematics as shall shall be to transfer to and to yest in and being so made shall be valid and offsetual in the Law to transfer to and to vest in possession in any such Purchaser or Purchasers any such Landa as aforesaid, for any such Estate or interest as by any such Conveyance as aforesaid shall be granted to him, her, or them.

VI. And be it macted, That once at the least in each of the Four usual Quar- Quatterly Sales ters of the Vess, and on as many other Occasions as to the Gevennor for the Time by Auction, being of any such Colony shall seem meet, there shall be holden One or more public thereof, Sales by Auction of the Waste Lands of the Crown within such Colony; and that every such Governor shall, by Proclamation or Proclamations, to be from Time to Time by him for that Purpose made in manner hereinafter-mentioned, declars with all practicable Precision the Times and the Places at which such Auctions will be holden, and what are the Lands to be offered for Sale at each of such Auctions, and what are the upset Prices at which they will be offered for Sale ; and it shall not be lawful for any such Governor to sell or cause to be sold any such Lands, unless they shall have been specified as about to be offered for Sale by such Proclamation as aforesaid, issued at some Time within Three Calendar Months next preceding the actual Sale thereof.

VII. And be it enacted, That in every such Proclamation as aforesaid the The Lands of-Lands specified therein as about to be offered for Sale shall be distinguished into to be distin-Three separate Classes, the First of which shall be described as Town Lots, the guided into Second of which shall be described as Suburban Lots, and the Third of which shall Classes and be described as Country Lots; and within the First of the said Classes shall be Lots. comprised all Lands situate within the Limits of any existing Town to be in that behalf especially named and described by the Governor, or within any Locality to be designated by the Governor as the Site of any Town to be thereon erected ; and within the Second of the said Classes shall be comprised all Lands situate within the Distance of Five Miles from the nearest Point of any existing or contomplated Town, unless in any Case the Governor for the Time being of any such Colony shall see fit to exclude any such last-mentioned Lands from the said Class of Suburban Lots, on the Ground that they will not in his Judgment derive any increased Value from their Vicinity to any such Town ; and within the Third of said Classes shall be comprised all Lands not comprised within the said First and Second Classes : Provided nevertheless, that nothing herein contained shall extend or be construed to extend to prevent the putting up for Sale of Lands of any One or more of the said Classes apart from Lands of both or either of the other Classes,

VIII. And be it enacted, That none of the Waste Lands of the Crown shall Lowest upset be sold at any such Auction in any of the said Colonies unless the Sum of One Price. Pound at the least for each Acre of such Land be then and there offered for the same, which Sum of One Pound per Acre shall be the lawest upset Price of any of the Weste Lands of the Orown in any of the said Colonies, but which lowest upset Price shall be liable to be from Time to Time raised in any such Colony in manner herein-after mentioned.

1X. And be it enacted. That it shall be lawful for the Governor of any such Manner of Colony, at his Discretion, by any such Proclamation or Proclamations as aforesaid, raising lowest to raise the lowest upset Price of the Waste Lauds of the Crown in any such upset Price. Colony ; and it shall be havful for Her Majesty, by any Instructions addressed to any such Governor, under Her Majesty's Signet, and Sign Manual, with the Advice of Her Majesty's Brivy Council, either to raise the lowest upset Price of the Waste Lands of the Grown in any such Colony, or to disallow and reduce back, either wholly or in part, any lacresse of the said upset Price which, in exercise of the Authority hereby vested in him, any such Governor may, in manner aforesaid, have made of the said upset Price, by any such Proclamation or Proclamations as aforesaid : Provided always, that no such Instructions reducing the lowest upset Price of Land as raised by any such Proclamation or Proclamations shall be so issued as aforesaid by Her Majesty after the Lapse of Six Months from the Receipt by One of Her Majesty's Principal Secretaries of State from such Governor of a Transcript of any such Proclamation : Provided also, that if such upset Price be so reduced by Her Majesty as aforesaid, and if any Person shall in the meanwhile have purchased of the Crown any Lands not being Town or Suburban Lots on Special Lots, it shall be lawful for the Governor either to return to such Rerson the Difference between the lowest upset Brice named by the Governor and the Amount to which such lowest upset Price shall have been reduced by Her Majesty, on to grant to such Person or Persons Lands equal in Value to the said Difference.

X. And be it enacted, That it shall not be competent to the Governor of any Except as be-such Colony, nor, save as a toresaid, to Her Majesty, to reduce the Amount to which, for provided, in manner aforesaid, the lowest upset Price of Lands within such Colony may at Price not to be reduced. any. Time have been so increased by such Governor or by Her Majesty.

Price for the try Lots and Town and Suburban Lots.

XI. And be it enacted, That in respect of any Part not exceeding One Tenth may name a of the whole of the Lands of the Third Class for the First Time offered for Sale at any such Auctions as aforesaid it shall be lawful for any such Governor, by any such Special Coun- Proclamation or Proclamations as aforesaid, to name an upset Price higher than the lowest upset Price of Waste Lands in the Colony, and such excepted Lands of the Third Class shall be designated as "Special Country Lots;" and that in respect of Lots, any Lot or Lote consisting of Lands either of the First or of the Second Classes, to be comprised in any sach Sale, it shall be lawful for the Governmenter for the Time being to fix the upset Price of any such Lot or Lots at any Sum exceeding the lowest upset Price of Waste Lands within the Colony in which the same may be situated, and from Time to Time to raise or lower, as to him may seem requisite for the public Interests, the Price of such Lots consisting of Lands of the First or the Second Class, so always that such upset Price shall never be less than the lowest upset Price of Waste Lands within the said Colony.

tion.

What Lands XII. And be it enacted, That no Land comprised in the said First or Second may and may Classes shall be sold in any of the said Colonies otherwise than by public Auction; not be sold but that any Lands comprised in the Third of the said Classes shall and may be sold by public Auc- by the Governor for the Time being of the Colony within which the same are situate by private Contract, if the same shall have been first put up to public Auction in manner aforesaid, and shall not have been sold at such Auction; provided that no such Land shall be so sold by any such private Contract for less than the upset Price at which the same was last put up for Sale by Auction, or if any Bidding above that Price was made for the same at such last preceding Auction, then at less than the Amount of such Bidding, after deducting the Amount of any Deposit that may have been paid thereon : Provided also, that if between any Two successive Sales by Auction an Increase shall in manner aforesaid have been made of the upset Price of Lands, no Land affected by such Increase shall subsequently be sold by private Contract until after the same shall again have been put up to Sale by Auction at such increased upset Price.

XIII. And be it enacted, That no Waste Lands of the Crown shall be sold in Purchase XIII. And be it enacted, That no waste Lands of the contract as more any such Corony of any such private contract as more and that no Waste Lands of the Crown to be paid at the signing of such Contract; and that no Waste Lands of the Crown shall be sold at any such public Auction as aforesaid unless on Condition of paying at the Time of the Sale, in ready Money, a Deposit, the Amount of which shall be fixed by any such Proclamation or Proclamations as aforesaid, at not less than One Tenth of the whole Price, nor unless the Purchaser or Purchasers shall contract to pay the Residue of such Price within One Calendar Month next after the Time of such Sale by Auction, and shall further contract, that on failure of such Payment the Deposits shall be forfeited, and that the Contract shall be thenceforward null and void.

Colony may be divided into distinct Divisions for the Sale of Lands.

to be paid.

XIV. And be it enacted, That by any Proclamation or Proclamations to be from Time to Time for that Purpose issued by the Governor of any such Colony, in the Manner herein-after mentioned, it shall be lawful for him to divide such Colony, for the Purposes herein-after mentioned, into any Number of Territorial Divisions not exceeding Four; and for the Purposes and within the Meaning of this present Act, but for no other Purpose, each of such Territorial Divisions shall be considered a distinct and separate Colony, saving only that as regards the Appropriation herein-after directed of a certain Portion of the Proceeds of Sales of Land to the Introduction of Emigrants from the United Kingdom, it shall be sufficient that such Emigrants be introduced into any part of the entire Colony, without reference to the Territorial Division in which such Proceeds of Sales may have accrued; and provided always, that it shall be lawful for Her Majesty, by any Instructions to be issued by Her Majesty in manner before mentioned, to :disallow and annul any such Proclamation or Proclamations ; provided that such Instructions be issued within Six Calendar Months next after the Receipt by One of Her Majesty's Principal Secretaries of State, from such Governor, of the Transcript of such Procla-mation; provided also, that such Instructions shall take effect within the said Colony upon the Receipt thereof by the said Governor, and not before.

Conditions on which Blocks of Land co may be sold.

XV. And be it enacted, That if any Person or Persons shall offer to purchase from the Governor of any such Colony by private Contract any Block of unsurveyed of Land comprising Twenty thousand Acres or more, and forming, as nearly as the prising 20,000 Land comprising Twenty thousand Acres or more, and forming, as nearly as the Acres or more natural Landmarks of the Country will admit, a Parallelogram, of which no one Side shall be more than twice the Length of any other Side, it shall be lawful for

(336`)

the Governor, by any such private Contract, to effect any such Sale on such Terms and Conditions as to him shall seem meet, provided that such Lands be not sold for less than the lowest upset Price of Lands per Acre in the Colony in which the same may be situated, and provided that the Purchaser or Purchasers of any such Lands shall not be entitled to any Survey thereof, except so far as may be neces-sary to ascertain the external Marks and Bounds thereof.

XVI. And whereas it may be convenient that Means should be provided for Payments in the Payment within the United Kingdom of the Purchase Money of Waste Lands the United the Payment within the united Kingdom for the Purchase Money of Waste Lands the Kingdom for the Payment within the United Kingdom of the Purchase Money of Waste Lands the United of the Crown within the said Colonies; And whereas by a Warrant under Her Land in the **Majery's Sign Manual**, Beating Date on the Tenth Pay of January One thousand Colonies. eight hundred and forty, Her Majesty was pleased to appoint certain Persons therein named to be, during Her Majesty's Pleasure, Commissioners in the United Kingdom, for the Sale of the Waste Lands of the Crown in Her Majesty's Colo-nies, and for superintending the Emigration of Her Majesty's Subjects to such Colonies; be it therefore enacted, That if any Person or Persons shall pay, for the Parchase of Waste Lands of the Crown in any of Her Majesty's Australian Colonies, any Sum or Sums of Money to the Commissioners of Her Majesty's Treasury of the United Kingdom of Great Britain and Ireland; or to any Person or Persons to be appointed by the said Commissioners of Her Majesty's Treasury. or Persons to be appointed by the said Commissioners of Her Majesty's Treasury, or any Three of them, to receive the same, the said Commissioners of Colonial Lands and Emigration for the Time being are hereby authorized and required, sub-ject to such Rules as shall be prescribed for their Guidance in that respect by the Commissioners of Her Majesty's Treasury, to grant, under their Hands and Seal of Office, Certificates to any such Purchaser or Purchasers of the Amount of any such Payment's, which Certificates shall, on Production thereof to the Governor for the Time being of any such Colony, be received by him as equivalent to the Amount of Monor for this the same shall of Money for which the same shall respectively be given, so far and only so far as the same may be tendered to such Governor in Payment for the Price of any Waste Lands of the Crown to be there purchased, either at public Auction or by private Contract, in the Manner and subject to the Regulations by this present Act prescribed in respect of such Purchasers.

XVII. And be it enacted, That nothing herein contained shall extend or be Pasture and construed to extend to prevent the Governor of any of the said Colonies from granting to any Patentian Persons a Licence for the Occupation, for any Time not ex-ceeding Twelve Calendar Months from the Date thereof, of any Waste Lands of the Crown in any such Colony, or a Licence for felling, removing, and selling the Timber growing on any such Lands; and that no such Lands shall be sold until after the Expiration of the Licence for the Occupation of the same.

XVIII. And be it enacted, That all Charges which shall be incurred in any Expenses of Av 111. And be it enacted, 1 nat an Charges which shan be incurred in any Expenses of of the Australian Colonies for the Expence of the Survey and Management of the Survey, Ma-Waste Lauth of the Crown therein, or for effecting such Sales by Auction or by pri-and Sale to be vate Contract, or otherwise in carrying into effect the Provisions of this present Act the primary within any such Colony, shall in the first instance be chargeable upon and de-frayed from the Proceeds of Sales of Waste Lands, unless Provision shall other-Land Revewise be made for defraying such Charges by any Law or Ordinance to be enacted nues. by the local Legislature of any such Colony.

XIX. And be it enacted. That, subject to the Charge above mentioned, the Gross Proceeds gross Proceeds of the Sales of the Waste Lands of the Crown in each of the said of Sales of Land Colonies shall be appropriated and applied to the public Service of the said Colonies the public Serrespectively, in such Manner as Her Majesty, or the Commissioners of Her Majes- vice of the Co-ty's Treasury, or any Three of them, shall from Time to Time direct: Provided lony, and One always, that One equal Half Part at least of such gross Proceeds shall be and the Half to be apalways, that One equal Half Part at least of such gross Froceeos shall be and the propriated to same is hereby appropriated towards defraying the Expence of the Removal from the Purposes of the United Kingdom to the Colony wherein such Revenue accrued of Emigrants not Emigration. possessing the Means of defraying the Expence of their own Emigration thither, which Money shall be expended by the Commissioners of Her Majesty's Treasury. or by such Person or Persons as shall be authorized by them to expend the same, but subject to such Regulations regarding the Selection of Emigrants, the Means to be provided for their Conveyance, and their Superintendence during the Voyage to the Colony to which they are destined, and for their Reception and Settlement in that Colony, as shall from Time to Time be prescribed by Her Majesty in Her Privy Council, or through One of Her Majesty's Principal Secretaries of State, to the Governor of such respective Colonies, and to the Commissioners for the Time being of Colonial Lands and Emigration.

Rights under existing Constracts saved.

XX. Provided always, and be it enacted, That nothing herein contained shall affect or be construed to affect any Contract, or to prevent the Fulfilment of any Promise or Engagement, made by or on the Behalf of Her Majesty with respect to any Lands situate in any of the said Colonies in Cases where such Contracts, Promises, or Engagements shall have been lawfully made before the Time at which this Act shall take effect in any such Colony.

Commence ment of the Operation of this Act.

XXI. And he it enacted, That this Act shall take effect and have the Force of Law in each of the Australian Colonies from the Day of the Receipt of a Copy thereof by the Governor of such Colony, which Day such Governor shall certify and make be an additional constraint of the colony, by a Reademetion to be by him for that Purpose for the its such as a such as

Definition of «the Words " Australian Colonies," so far as regards "this Act.

XXII. And be it enacted, That by the Words "Austratian Colonies," as employed in this Act, are intended and described the Colonies of New South Wales, Van Diemen's Land, South Australia, and Western Australia, and New Zealand, with their respective Dependencies, as such Colonies are now or shall hereafter be defined and limited, and also any other Colonies which may bereafter be established within any of the existing Limits of the said Five Colonies, unless it shall in any Case seem fit to Her Majesty, by any Instrument under the Great Seal by which any such new Colony may be founded, to postpone, either for any Period to be therein limited, or indefinitely, as to Her Majesty shall seem meet, the Time at which this Act shall take effect within any such new Colony, in which case this Act shall take effect therein from the Time to be so limited by such Commission, and not before.

Definition of the Terms " Governor. " Proclamation," and "Waste Lands."

XXIII. And be it enacted, That by the Word "Governor," as employed in the present Act, is intended and described the Person who for the Time being shall be lawfully administering the Government of any of the said Colonies respectively; and that the several Proclamations which the Governors of the said respective Colonies are hereby authorized to issue shall be so issued by him under the public Seal of the Colony, and shall be made public in the most authentic and formal Manner in use in any such Colony; and that by the Words "Waste Lands of the Crown," as used in the present Act, are intended and described any Lands situate Crown," therein, and which now are or shall hereafter be vested in Her Majesty, Her Heirs and Successors, and which have not been already granted or lawfully contracted to be granted to any Person or Persons in Fee Simple, or for an Estate of Freehold, or for a term of Tears, and which have not been dedicated and set spart for some public Use.

Act may be altered this Session.

×.) S**W**

XXIV. And be it enacted, That this Act may be altered or amended during the present Session of Parliament.

> Auckland-Printed and Published at the Office of the Government Press. ...) ner lation in plants the state

. All the second

appin 12

2:

10 10 10

formarrial. Torquilla lo se Montra de se

: •

5 A 4

-

in e eferra e

sere i

State 1

•

::

 \sim_{2}

feria 🔐 🗆

\$1,60

1.80

14.5.

Constant of the

a starter a