

THE

NEW ZEALAND GAZETTE.

Published by Authority.

AUCKLAND, TUESDAY, AUGUST 16, 1864.

A PROCLAMATION

For the Naturalization of certain Persons.

By His Excellency SIR GEORGE GREY, Knight, Commander of the Most Honorable Order of the Bath, Governor and Commanderin-Chief in and over Her Majesty's Colony of New Zealand and its Dependencies, and Vice-Admiral of the same, &c., &c., &c.

WHEREAS by the "Naturalization Act, 1863," it is enacted that every person who shall be declared to come within the operation of that Act by any Proclamation, to be issued in that behalf by His Excellency the Governor, shall, as from the time in such Proclamation specified, be deemed and taken, until the termination of the next Session of the General Assembly, to be, and to have been from such specified time, a natural-born subject of Her Majesty within the Colony of New Zealand, as fully to all intents and purposes as if his name had been inserted in the Schedule to that Act annexed: Provided always that every such Proclamation shall contain the description, occupation, or calling of every person therein named and his place of residence at the date of such Proclamation:

Now therefore, I, the Governor of New Zealand, in pursuance of the power and authority in me vested by the said Act, do hereby proclaim and declare that the persons hereinafter mentioned shall come within the operation of the said Act from the dates hereinafter specified, viz:—

JOSEPH STORK,

from the twentieth day of December, one thousand eight hundred and sixty, native of Germany, Tailor; residence, Blenheim, in the Province of Marlborough.

John Hamann,

from the thirtieth day of September, one thousand eight hundred and sixty-two, native of Hamburg, Shipping and Custom-house Agent; residence, Dunedin, in the Province of Otago.

HENRY ENDRES,

from the first day of January, one thousand eight

hundred and sixty-three, native of Bavaria, Publican; residence, New Plymouth, in the Province of Taranaki.

JAHEN BROUREN,

from the twelfth day of January, one thousand eight hundred and sixty-three, native of Westerwick, in Sweden, Settler; residence, Sandfly Bay, in the Province of Otago.

HEIN ECKHOF,

from the second day of March, one thousand eight hundred and sixty-three, native of Germany, Laborer; residence, Christchurch, in the Province of Canterbury.

AUGUST BOLLENHAGEN,

from the first day of March, one thousand eight hundred and sixty-four, native of Abehausen, in the Grand Duchy of Oldenburg, Germany, Confectioner; residence, Kaikorai Valley, near Dunedin, in the Province of Otago.

Frans Gustav Mangnusson,

from the eleventh day of July, one thousand eight hundred and sixty-four, native of Norway, Settler; residence, Wellington, in the Province of Wellington.

> Given under my hand, at the Government House at Auckland, and issued under the Seal of the Colony of New Zealand, this fifth day of August, One thousand Eight hundred and Sixty four.

G. GREY.

By His Excellency's Command, WILLIAM Fox.

GOD SAVE THE QUEEN!

ORDER IN COUNCIL.

G. GREY, Governor.

At the Government House, at Auckland, the sixteenth day of August, 1864.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS, by the "Court of Appeal Act, 1862," it is enacted that the Court shall hold its

sittings at such times and places as shall be, from time to time, fixed by the Governor in Council, and proclaimed in the Government Gazette sixty days at least before the times so fixed respectively:

Now, therefore, His Excellency the Governor, with the advice and consent of the Executive Council of New Zealand, doth hereby fix that a sitting of the Court of Appeal of New Zealand shall be held within the Supreme Court, in the City of Dunedin, and Province of Otago, upon the seventeenth day of Octo-ber, One Thousand Eight Hundred and Sixty-four, at Eleven of the clock in the forenoon.

FOSTER GORING. Clerk of the Executive Council.

ORDER IN COUNCIL.

G. GREY, Governor.

At the Government House, at Auckland, on the sixteenth day of August, 1864.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS, by the "New Zealand Post Office Act, 1858," power is given to the Governor in Council from time to time to make Rules and Regulations for the managing of the several Post Offices within the said Colony, for the receiving, despatching, conveying, and delivering, of letters (including the imposition of fees for private boxes and deliveries); for the detaining, opening, and return, or other disposal of irregularly posted, unclaimed, and refused letters, or such as from any cause whatsoever cannot be delivered or forwarded, and the contents thereof respectively; and for the publication of the lists of the same; and for the making, custody, and sale of postage labels; for the receiving and paying of money in connection with the said postal service, and for the conduct of post officers; and any such Rules and Regulations at any time in force to alter, vary, or revoke; and for the purpose of giving effect to the Rules and Regulations so to be made, further power is given to the Governor in Council, by the said Act to impose any penalty not exceeding Ten Pounds for any one offence against such Rules and Regulations:

Now therefore His Excellency the Governor, by and with the advice and consent of the Executive Council of New Zealand, doth hereby revoke the present Post Office Regulation number Thirty-eight, and doth substitute the following in lieu thereof, and doth declare that the same shall be in force from and after the sixteenth day of August, 1864.

38. Any letter, newspaper, or packet requiring to be re-directed to any place within or without the Post Office district to which it is at first addressed, becomes liable to a fresh rate of New Zealand postage, which new rate shall be payable, upon delivery, by the person to whom such letter shall have been so re-directed.

This regulation shall not apply to letters addressed to the Officers and Men of Her Majesty's Naval and Military Forces, or of the Militia or Volunteer Forces engaged in the field or on active service.

> FORSTER GORING Clerk of the Executive Council.

Delegation of the Governor's Powers, under the "Gold-Fields Act, 1862," to the Superintendent of Canterbury.

> By His Excellency Sir George Grey, Knight, Commander of the most Honorable Order of the Bath, Governor and Commanderin-Chief in and over Her Majesty's

Colony of New Zealand and its Dependencies, and Vice-Admiral of the same, &c., &c.

WHEREAS by an Act of the General Assembly of New Zealand, intituled the "Gold Fields Act, 1862," it is provided that it shall be lawful for the Governor in Council, under his hand and the Public Seal of the Colony, from time to time to de-legate to the Superintendent of any Province, or to such other person as the Governor may deem fit, all or any of the powers vested in the Governor or the Governor in Council by the said Act, except the powers conferred by Sections Nineteen, Thirty-one, Thirty-two, Thirty-three, and Sixty-one thereof, subject or not to any limitations or restrictions as he may think fit, and in like manner to alter or revoke any such powers:

Now therefore, I, Sir George Grey, the Governor as aforesaid of the said Colony, with the advice and consent of the Executive Council thereof, and in exercise of the power and authority for this purpose in me vested, do hereby delegate unto

SAMUEL BEALEY, Esquire, as Superintendent of the Province of Canterbury, all the powers vested in me under or by virtue of the "Gold Fields Act, 1862," except the powers con-tained in Sections Nineteen, Thirty-one, Thirty-two, Thirty-three, and Sixty-one of the said Act, to have, hold, and exercise within the Province of Canterbury the said powers hereby given the said Samuel Bealey, so long as he shall continue and remain Superintendent of the said Province, and no longer:

Provided always that copies of all Rules and Regulations made under the delegation aforesaid, shall be forthwith transmitted to the Colonial Secretary, in order that the same may be laid before the General Assembly, in accordance with the provisions of the Sixty-third Clause of the "Gold Fields Act, 1862."

Given under my hand, at the Government House, at Auckland, and issued under the Seal of the Colony of New Zealand, this sixteenth day of August, in the year of Our Lord, One Thousand Eight Hundred and Sixty-four.

G. GREY.

By His Excellency's command, WILLIAM Fox.

Delegation of the Governor's powers under "The Gold Fields Act, 1862," to the Superintendent of Canterbury.

> By His Excellency Sir George Grey, Knight, Commander of the Most Honorable Order of the Bath, Governor and Commanderin-Chief in and over Her Majesty's Colony of New Zealand and its Dependencies, and Vice-Admiral of the same, &c., &c., &c.

WHEREAS, by section 19 of an Act of the General Assembly of New Zealand, intituled "The Gold Fields' Act, 1862," it is enacted that it shall be lawful for the Governor, by order in Council, from time to time to constitute for any Gold Field, or for any part thereof, Wardens' Courts for the administration of justice therein, and to appoint Wardens as Judges of such Courts, with power to act alone, or with Assessors or Juries, and in-such manner and to exercise all or any of the powers thereinafter mentioned as the Governor shall think fit to direct:

And whereas, by the 5th section of an Act of the General Assembly, intituled "The Gold Fields' Act Amendment Act, 1863," it is enacted that it shall be lawful for the Governor in Council, under his hand and the Public Seal of the Colony, from time to time to delegate to the Superintendent of any Province, or to such other person as the Governor may deem fit, and under such restrictions as he shall think fit, all or any of the powers vested in the Governor, or the Governor in Council, by section 19 of the said Act, and to alter or revoke by said delegation.

Now therefore, I, Sir George Grey, the Governor as aforesaid of the said Colony, with the advice and consent of the Executive Council thereof, and in pursuance of the power and authority for this purpose

in me vested, do hereby delegate unto

SAMUEL BEALEY, Esquire,

as Superintendent of the Province of Canterbury, all the powers vested in me by the 19th Section of "The Gold Fields' Act, 1862," to have, hold, and exercise within the Province of Canterbury the said powers hereby given the said Samuel Bealey, so long as he shall continue and remain Superintendent of the said Province, and no longer, and to have, hold, and exercise such powers subject to the Regulations hereunder written, namely:—

REGULATIONS.

All acts and appointments done and made by the said Superintendent under the foregoing Delegation shall be provisional until the same shall have been confirmed and allowed by the Governor; and the Governor shall have power to disallow the same.

The Superintendent shall report without delay to the Governor all such acts and appointments.

The Superintendent shall lay before the Provincial Council of the said Province every such act and appointment at the Session of the said Council next following.

The Provincial Council of the said Province may, through their Speaker, transmit to the Governor any resolutions respecting any such act or appointment.

Given under my hand, at the Government House, at Auckland, and issued under the Seal of the Colony of New Zealand, this sixteenth day of August, in the year of our Lord one thousand eight hundred and sixty-four.

G. GREY.

By His Excellency's command, WILLIAM Fox.

ORDER IN COUNCIL.

Costs of Management of the Canterbury Gold Fields, to be regulated by Acts of Provincial Council.

G. GREY, Governor.

At the Government House, at Auckland, the sixteenth day of August, 1864.

$\mathbf{Present}:$

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by an Act of the General Assembly of New Zealand, entitled "The Gold Fields' Act, 1862," it is provided that it shall be lawful for the Governor in Council, under his hand and the Public Seal of the Colony, from time to time to delegate to the Superintendent of any Province, or to such person as the Governor may deem fit, all or any of the powers vested in the Governor, or the Governor in Council by the said Act, except the powers conferred by sections nineteen, thirty-one, thirty-two, thirty-three, and sixty-one thereof, subject or not to any limitations or restrictions as he may think fit, and in like manner to alter or revoke any such powers:

And whereas it is further provided that whenever

the Governor shall have delegated to the Superintendent of any Province all or any of the aforesaid powers, it shall be lawful for the Governor, by Order in Council, to appoint and declare that all costs, charges, and expenses incident to the management and administration of the Gold Fields within such Province shall be regulated by Acts or Ordinances to be passed by the Superintendent and Provincial Council of such Province:

And whereas by an instrument in writing, of even date herewith, issued under the Seal of the Colony, the Governor, with the advice and consent of the Executive Council of the Colony, and in exercise of the before-recited power, hath delegated to

SAMUEL BEALEY, Esquire,

as Superintendent of the Province of Canterbury, in the said Colony, all the aforesaid powers, excepting those before recited to be excepted, to hold and exercise the said powers within the Province of Canterbury aforesaid.

Now, therefore, His Excellency the Governor, in pursuance and exercise of the power and authority for this purpose by the said Act conferred, doth hereby, with the advice and consent of the Executive Council of the Colony, appoint and declare that all the costs, charges, and expenses incident to the management and administration of the Gold Fields within the Province of Canterbury, shall be regulated by Acts to be passed by the Superintendent and Provincial Council of the said Province.

FORSTER GORING, Clerk of the Executive Council.

Attorney-General's Office, Auckland, 6th August, 1864.

HIS Excellency the Governor has been pleased to appoint

JOHN WALLACE,

of Coromandel, in the Province of Auckland, to be a person to prefer Indictments or Informations under the "Arms Act, 1860."

THOMAS B. GILLIES, (In the absence of Mr. Whitaker.)

Colonial Secretary's Office, Auckland, 30th July, 1864.

HIS Excellency the Governor has, on behalf of Her Majesty, been pleased this day to accept the resignation by

THOMAS CARTER, Esquire.,

of the Office of Superintendent of the Province of Marlborough.

WILLIAM FOX.

Colonial Secretary's Office, Auckland, 11th August, 1864.

THE following Proclamation, issued by His Excellency the Governor of the Colony of Victoria, is published for general information.

Thos. B. Gillies, (In the absence of Mr. Fox.)

Additional Port and Harbour Regulation.

PROCLAMATION.

By His Excellency Sir Charles Henry Darling, Knight, Commander of the Most Honorable Order of the Bath, Governor and Commander-in-Chief of the Colony of Victoria, &c., &c., &c.

Whereas by an Act of the Lieutenant Governor and Legislative Council of the colony of Victoria, passed in the sixteenth year of the reign of Her

present Majesty, intituled, "An Act to consolidate and amend the Law relating to Ports, Harbors, and Shipping in the colony of Victoria," it is amongst other things enacted, that it shall be lawful for the Lieutenant Governor of the said colony, with the advice of the Executive Council thereof, by proclamation published in the Government Gazette, from time to time to define the limits and boundaries of ports in the said colony, and to frame rules for the governance and preservation of the said ports respectively, and for the regulation of shipping in the same, and of pilots, and from time to time to alter, amend, or repeal such rules and substitute others in their stead: And whereas by a Proclamation bearing date the seventeenth day of November, in the year One thousand eight hundred and sixty-two, the Governor of the said Colony, with the advice of the Executive Council thereof, in pursuance of the powers vested in him as aforesaid, did define the limits and boundaries of certain Ports in the said Colony, and did proclaim and declare that certain rules and regulations therein specified for the governance and preservation of the said Ports, and for the regulation of shipping in the same, should be substituted for other rules and regulations previously in force: Now I, Sir Charles Henry Darling, the Governor of Victoria, with the advice of the Executive Council, do hereby declare that the following shall be added to the rules and regulations contained in the Proclamation above referred

to, viz. :-"The Government take no charge of vessels or boats while lying within any Port; their security and safety, whether at an anchor or moored alongside any pier or jetty, is at the risk of the owners.'

Given under my hand and the Seal of the Colony, at Melbourne, this eighth day of (L.S.) July, in the year of our Lord One thousand eight hundred and sixty four, and in the twenty-eighth year of Her Majesty's reign.

C. H. DARLING.

By His Excellency's command, JAS. G. FRANCIS, Commissioner of Trade and Customs. GOD SAVE THE QUEEN!

Colonial Secretary's Office, Auckland, 11th August, 1864. THE following Proclamations under the "Diseased Cattle Act, 1861," issued by their Honors the Superintendents of Nelson, Wellington and Canterbury, are published for general information.

THOMAS B. GILLIES,

(In the absence of Mr. Fox.)

PROCLAMATION.

By His Honor John Perry Robinson, Esquire, Superintendent of the Province of Nelson, in the Islands of New Zealand, &c., &c., &c.

In pursuance of the power in me vested, I do hereby proclaim and declare that from and after the day of the date hereof, the Province of Auckland, in the Colony of New Zealand, shall be deemed to be an Infected District within the meaning of the "Diseased Cattle Act, 1861," and that no Cattle shall be allowed to be imported from that District into the Province of Nelson.

Given under my hand and issued under the Public Seal of this Province, this twentieth day of June, one thousand eight hundred and sixty-four.

J. P. Robinson,

Attested. J. C. RICHMOND, Provincial Secretary.

Superintendent.

PROCLAMATION.

By His Honor ISAAC EARL FEATHERSTON. Esquire, Superintendent of the Province of Wellington, in the Islands of New Zealand.

Whereas by Section Number X. of the "Diseased Cattle Act, 1861," it was enacted that if at any time it should be made to appear to the Governor that any infectious or contagious disease has broken out amongst cattle in any district of the Colony, it should be lawful for the Governor by order in Council to declare that such district was infected within the meaning of the Act, and, from time to time to make such regulations for destroying diseased to make such regulations for destroying diseased cattle therein, and for prohibiting the removal or transportation of cattle from one part of the Colony to another, and for preventing the further spread of such disease as to him should seem fit: And it was by the same Act also enacted that the Governor in Council might by warrant under his hand from tme to time delegate to the Superintendent of any Province within the Colony all or any of the powers vested in the Governor, or Governor in Council, by the said Act, subject to such regulations as he might think fit, and might from time to time rescind such delegation: And whereas the Governor hath, with the advice and consent of the Executive Council of New Zealand, delegated to Isaac Earl Featherston, Esquire, so long as he shall hold the office of Superintendent of the Province of Wellington, the several powers vested in the Governor by the second, fourth, fifth, seventh, ninth, and tenth sections of the said Act, subject to being rescinded, as in the said Act was provided, and subject to the regulations issued by the Governor in Council, on the first day of October, one thousand eight hundred and sixty-one, and to any other regulations to be from time to time duly made: And whereas by Proclamation, issued on or about the seventeenth day of February, one thousand eight hundred and sixty-four, certain places were declared infected districts within the meaning and for the purposes of the said Act:

Now, therefore, I, the said Isaac Earl Featherston, by virtue of the powers vested in me in this behalf, do hereby rescind the said Proclamation, in so far as it relates to the Provinces of Canterbury, Marlborough, Nelson, Hawke's Bay, and Taranaki.

Given under my hand, and issued under the Public Seal of the Province of Wellington, at Wellington, this eighteenth day of (L.s.) July, one thousand eight hundred and sixty-four.

I. E. FEATHERSTON, Superintendent.

By His Honor's command, J. WOODWARD. Acting Provincial Secretary.

PROCLAMATION

Under "Diseased Cattle Act, 1861."

WHEREAS, by a Proclamation, dated the First day of April, One thousand eight hundred and sixty-four, it was proclaimed and declared that the District comprising the several Provinces of Otago, Southland, Nelson, and Marlborough in the Middle Island, and the District comprising the several Pro-Island, and the District comprising the several provinces of Auckland, Taranaki, Hawke's Bay, and Wellington in the North Island, were infected Districts within the meaning of the "Diseased Cattle Act, 1861;" and whereas it has been deemed expense. dient that the Provinces of Nelson and Marlborough in the Middle Island, and the Provinces of Taranaki,

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Hawke's Bay, and Wellington in the North Island, should be exempted from the provisions of the said Proclamation:

Now therefore I, Samuel Bealey, Superintendent of the Province of Canterbury, do hereby rescind the the said Proclamation, in so far as it relates to the said Provinces of Nelson and Marlborough in the Middle Island, and the said Provinces of Taranaki, Hawke's Bay, and Wellington in the North Island.

Given under my hand, at Christchurch, this eleventh day of July, one thousand eight hundred and sixty-four.

S. BEALEY,

Superintendent.

By His Honor's command,
WM. ROLLESTON,
Provincial Secretary.

POSTAL.

Alterations in Money Order Offices.

General Post Office, Auckland, 29th July, 1864.

THE following notice received from the General Post Office, Adelaide, respecting alterations in Money Order Offices, is published for general information.

THOMAS BANNATYNE GILLIES, Postmaster General.

NOARLUNGA MONEY ORDER OFFICE.

Notice is hereby given, that a Money Order Office will be opened at Noarlunga from the 1st July next. The Money Order Office at Aldinga will be closed from the above date, and any orders then outstanding at that office will be payable at Noarlunga.

J. W. Lewis, Postmaster-General. General Post Office, Adelaide, June 7th, 1864.

MILITIA AND VOLUNTEERS.

Colonial Defence Office,
Auckland, 16th August, 1864.

H IS Excellency the Governor has been pleased to
make the following appointments, viz.:—

In the Auckland Militia.

Quarter-Master James Davis, to have the rank of Captain. Date of Commission, 7th August, 1864.

In the Taranaki Militia.

Jonathan Bear, to be Ensign. Date of Commission, 4th August, 1864.

T. Russell.

NOTICE.—The undermentioned persons have been duly Licensed under Clause 16, "Customs Regulation Act, 1858," to act as Custom House Agents at the Port of Auckland until the 31st day of December, 1864:—

Masters and Carbines, Queen-street, Thomas Russell, Custom House-street.

> WILLIAM YOUNG, Deputy Commissioner.

Customs, Auckland, 11th August, 1864.

RETU	RETURN of the QUANTITY and VALUE of	TITY and V		OLD EXH	PORTED fr	om NEW Z	ZEALAND,	GOLD EXPORTED from NEW ZEALAND, from 1st April, 1857, to 30th June, 1864.	pril, 1857,	to 30th Jur	ie, 1864.	
				Ouring the Qu	ıarter ended 3]	During the Quarter ended 31st June, 1864.						For
Port of Export.	Fields in the Province	To To New	To New	To	To	To	Total	tal.	Exported pages 31st Mar	Exported previously to 31st March, 1864.	from New Zealand to 30th June, 1864.	porced fealand to a, 1864.
	5		South Wales.	Victoria.	Tasmania.	Other Places.	Quantity.	Value.			-	
		.szo	ozs.	ozs.	ozs.	OZS.	OZS.	ಘ	ozs.	¥	ozs.	ઋ
Auckland	. Auckland	•	1,696				1,696	5,095	6,905	21,844	8,601	26,93
Nelson	. Nelson		4,560		•	1	4,561	17,676	63,275	245,191	67,836	262,86
	. Marlborough		3,812				3,812	14,771 \			7 205	16 46
Ficton			3,288	105	•		3,393	$13,148$ $\}$			2024	10,17
Lyttelton .	. Canterbury .	23	•		•		23	01			23	6
Dunedin	. Otago	6,917	37,034	94,061	•	20	138,032	534,874)	1 221 652	K 160 1KG	1 470 404	5 697 81
Bluff Harbour				719	•	•	719	2,784 5	1,001,000	001,001,0	TOTIO ITIT	10,100,0
		6,940	50,390	94,885		21	152,236	588,439	1,401,833	5,427,191	1,554,069	6,015,63
				_		_	_			•		

Treasury, Auckland, 12th August, 1864.

Registrar General's Office, Auckland, 6th August, 1864.

PURSUANT to the provisions of an Act of the General Assembly of New Zealand, passed in the eighteenth year of the reign of Her Majesty Queen Victoria, and intituled "The Marriage Act, 1854," the following Name of an Officiating Minister within the meaning of the said Act, is published for general information:—

United Church of England and Ireland.
The Reverend Frank C. Simmons.

I, John B. Bennett, Registrar-General of Births, Deaths, and Marriages in New Zealand, do hereby certify that the foregoing Name of an Officiating Minister within the meaning of the "Marriage Act, 1854," has been sent in to me, in addition to the names in lists published in the New Zealand Gazette No. 3, of the 26th January; No. 4, of the 11th of February; No. 9, of the 12th of March; No. 10, of the 25th of March; No. 11, of the 6th of April; No. 15, of the 27th of April; No. 20, of the 21st of May; No. 21, of the 6th of June; No. 25, of the 2nd of July; No. 26, of the 9th of July; and No. 27, of the 20th of July, in the present year.

Given under my hand, at Auckland, this 6th day of August, 1864.

John В. Веплетт, Registrar-General.

Otago Fire and Marine Insurance Company Regulation Bill.

NOTICE is hereby given that application is intended to be made to the General Assembly, at

the next Session thereof, for an Act to enable the Shareholders in the Otago Fire and Marine Insurance Company to sue and be sued in the name of the Chairman for the time being of the Board of Directors for the said Company, and to limit the liability of the Shareholders in the said Company, and for other purposes.

and for other purposes.

And notice is further given that copies of the proposed Bill will be deposited in the Private Bill Office within 14 days from the commencement of the

Session.

F. D. Fenton,

Auckland, Parliamentary Agent.

Dated the 6th day of August, 1864.

SUPREME COURT.

Notice of Sittings of Supreme Court.

NOTICE is hereby given that a Sitting of the Supreme Court for the despatch of Criminal Business will be holden at the Provincial Council Chamber, Auckland, on Thursday, the first day of September next, at eleven o'clock in the forenoon; and that a Sitting for the despatch of Civil Business will be holden at the Provincial Council Chambers aforesaid on Wednesday, the seventh day of September next, at eleven o'clock in the forenoon, at which times and place all persons under recognizance to appear as Prosecutors, Defendants, or Witnesses, are required to give their attendance.

Thos. Outhwaite, Registrar.

Supreme Court Office, Auckland, 2nd August, 1864.

CHRISTOPHER ALDERSON CALVERT, Registrar, at Canterbury, of the Supreme Court of New Zealand, in Account with the Estate of John O'Neill, (late of Christchurch), Esquire, deceased, (October, 1863) intestate.

Dr. Cr.

· · · ·	£	s.	d.	1863.		£	8.	d.
To cash of Lowisson, nett pro-				Oct. 9th.	By cash—paid Court fees, viz.:			
ceeds of effects sold	14	14	5		swearing and filing two			
Retained from master of					affidavits		10	0
the "Zambesi," for ef-					Expenses to, at, and from			
ects not delivered to the					Lyttelton, to fetch effects,			
Administrator	5	7	6		&c	0	10	0
Of General O'Neill, for						0	2	0
effects sold	5	5	0	Dec. 18.	Cash, Court-fees, viz.:—Set-			
					ting down, 5s.; order, 6s.;			
					Letters of Admin., 30s	2	1	0
					Cash, Advertisements and			
					Newspapers, 7s. 6d., 4s. 3d.,			
				-	and $7s. \overline{3}d.$		19	0
					Commission allowed (to bal-			
				1864.			19	11
				April 29.	Court-fees, viz. :- Affidavits,			
				_	5s.; inventory and ac-			
							10	0
				\	Advertisement in Gazette	0	7	6
					Funeral expenses	10	0	0
					Debt to Kellaway	4		0
					" "Zambesi"	5		6
	E25	6	11		`	E25	6	11
	Retained from master of the "Zambesi," for efects not delivered to the Administrator Of General O'Neill, for effects sold	To cash of Lowisson, nett proceeds of effects sold 14 Retained from master of the "Zambesi," for efects not delivered to the Administrator 5 Of General O'Neill, for effects sold 5	To cash of Lowisson, nett proceeds of effects sold 14 14 Retained from master of the "Zambesi," for efects not delivered to the Administrator 5 7 Of General O'Neill, for effects sold 5 5	To cash of Lowisson, nett proceeds of effects sold 14 14 5 Retained from master of the "Zambesi," for efects not delivered to the Administrator 5 7 6 Of General O'Neill, for effects sold 5 5 0	To cash of Lowisson, nett proceeds of effects sold 14 14 5 Retained from master of the "Zambesi," for efects not delivered to the Administrator 5 7 6 Of General O'Neill, for effects sold 5 5 0 Dec. 18.	To cash of Lowisson, nett proceeds of effects sold 14 14 5 Retained from master of the "Zambesi," for efects not delivered to the Administrator 5 7 6 Of General O'Neill, for effects sold 5 5 0 Of General O'Neill, for effects sold 5 5 0 Of General O'Neill, for effects sold 5 5 0 Of General O'Neill, for effects sold 5 5 0 Of General O'Neill, for effects sold 5 5 0 Of General O'Neill, for effects sold 5 5 0 Oct. 9th. By cash—paid Court fees, viz.: swearing and filing two affidavits Expenses to, at, and from Lyttelton, to fetch effects, &c. Postages to Ireland Cash, Court-fees, viz.:—Setting down, 5s.; order, 6s.; Letters of Admin., 30s Cash, Advertisements and Newspapers, 7s. 6d., 4s. 3d., and 7s. 3d. Commission allowed (to balance), say Advertisement in Gazette Funeral expenses Debt to Kellaway Advertisement in Gazette Funeral expenses Debt to Kellaway	To cash of Lowisson, nett proceeds of effects sold 14 14 5 Retained from master of the "Zambesi," for efects not delivered to the Administrator 5 7 6 Of General O'Neill, for effects sold 5 5 0 Dec. 18. Cash, Court-fees, viz.:—Setting down, 5s.; order, 6s.; Letters of Admin., 30s 2 Cash, Advertisements and Newspapers, 7s. 6d., 4s. 3d., and 7s. 3d 0 Commission allowed (to balance), say 0 Advertisement in Gazette 0 Advertisement in Gazette 0 Court-fees, viz.:—Affidavits, 5s.; inventory and account, 5s 0 Advertisement in Gazette 0 Court-fees, viz.:—Setting down, 5s.; order, 6s.; inventory and account, 5s 0 Court-fees, viz.:—Affidavits, 5s.; inventory and account, 5s 0 Advertisement in Gazette 0 Court-fees, viz.:—Affidavits, 5s.; inventory and account, 5s 0 Court-fees, viz.:—Setting down, 5s.; inventory and account, 5s 0 Court-fees, viz.:—Setting down, 5s.; inventory and account, 5s 0 Court-fees, viz.:—Setting down, 5s.; inventory and account, 5s 0 Court-fees, viz.:—Setting down, 5s.; inventory and account, 5s 0 Court-fees, viz.:—Setting down, 5s.; inventory and account, 5s 0 Court-fees, viz.:—Setting down, 5s.; inventory and account, 5s 0 Court-fees, viz.:—Setting down, 5s.; inventory and account, 5s 0 Court-fees, viz.:—Setting down, 5s.; inventory and account, 5s 0 Court-fees, viz.:—Setting down, 5s.; order, 6s.; Letters of Admin., 30s 2 Cash, Advertisement in Gazette 0 Court-fees, viz.:—Setting down, 5s.; order, 6s.; Letters of Admin., 30s 2 Cash, Advertisement in Gazette 0 Court-fees, viz.:—Setting down, 5s.; order, 6s.; Letters of Admin., 30s 2 Cash, Advertisement in Gazette 0 Court-fees, viz.:—Setting down, 5s.; order, 6s.; Letters of Admin., 30s 2 Cash, Advertisement 0 Court-fees, viz.:—Setting down, 5s.; order, 6	To cash of Lowisson, nett proceeds of effects sold 14 14 15 Retained from master of the "Zambesi," for efects not delivered to the Administrator 5 7 6 Of General O'Neill, for effects sold 5 5 0 effects sold 5 5 0 Dec. 18. Cash, Court-fees, viz.:—Setting down, 5s.; order, 6s.; Letters of Admin, 30s 2 1 Cash, Advertisements and Newspapers, 7s. 6d., 4s. 3d., and 7s. 3d 0 19 Commission allowed (to balance), say 0 10 Advertisement in Gazette 0 10 Advertisement in Gazette 0 10 Advertisement in Gazette 0 7 Funeral expenses 0 10 Debt to Kellaway 4 0 "Zambesi" 5 7

I, Christopher Alderson Calvert, do swear that the above is a true account of my Administratorship of the Estate of the late John O'Neill, deceased, intestate.

CHRISTOPHER ALDERSON CALVERT.

Sworn at Christchurch, this 3rd day of May, 1864, before me,

H. B. Gresson, Judge.

I certify that I have examined and allowed the costs and charges in this Account.

H. B. Gresson, Judge.

Dated this third day of May, 1864.

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ROBERT RODGER STRANG, Esquire, Receiver of Intestate Estates for the Middle District of New Zealand, in Account with the Estate of William Brown, deceased, intestate.

DR.				Cr.	
1864. & Feb. 19. To cash gross proceeds of Account	s.	d.	1863. Dec. 15.	£ s. Paid Court Fees Filing two Affi-	d.
Sales by Mr. Finnimore, of			200. 201	davits 0 (0
sundries sold by public auc-		_		Order 0 6	0
June 2. To cash from Stephen Henson 38				Letters of Administration under £100	0
Time at the contract and the contract an		•	1864.		
			Feb. 19.	Mr. Finnimore, charges on ac-	
			March.	count of Sales	2
					0
			1	penses	0
			- 0	George Howe 4	
			June 2.	Stephen Henson's account 22 2	0
				D. S. Durie's charges	
				Advertising Balance Sheet 0 7 Administrator's Commission on	O
				£53 14 at 8 per cent 4	6
			}	Balance due Estate 4 13	4
£53	14	0		£53 14	9 0

I, Robert Rodger Strang, do swear that, to the best of my knowledge and belief, the above is a just and true account of the receipts and disbursements on account of the above Estate of William Brown, deceased Intestate.

ROBERT R. STRANG, Registrar.

Sworn at Wellington, this 21st day of July, 1864, before me,

ALEXANDER J. JOHNSTON, Judge of the Supreme Court.

I certify that I have examined and allowed the account of the Official Administrator of the Estate of the late William Brown.—Dated the Twenty-first day of July, 1864.

ALEXANDER J. JOHNSTON, Judge.

REAL ESTATE ADMINISTRATION ACT, 1860.

ROBERT RODGER STRANG, Esquire, Registrar of the Real Estates of deceased persons for the Middle District of New Zealand, in account with the Real Estate of Lachlan McInnes, deceased, intestate.

DR.				Cr.			
1864. April 1.—By cash from W. B. Rhodes, Esq., one year's rent of acre		s.	d.	1864. April 1.—Paid balance due official administrator of deceased's per-		s.	d.
at Wadestown, due this day	3	0	0	sonal estate	1	14	8
				£3, @ five per cent	0	7	6
	£3	0	0		£3	0	0

I, Robert Rodger Strang, do swear that, to the best of knowledge, information, and belief, the above is a just and true account of all the receipts and disbursements on account of the above estate of Lachlan McInnes.

ROBERT R. STRANG.

Sworn at Wellington this 21st day of July, 1864, before me,

Alexander J. Johnston, Judge of the Supreme Court.

I do hereby certify that I have examined and allowed this account of the Official Administrator of the above Estate.—Dated the Twenty-first day of July, 1864.

ALEXANDER J. JOHNSTON, Judge.

THOMAS OUTHWAITE, Esquire, Receiver of Intestate Estate for the Northern Division of the Colony of New Zealand, in Account with the Estate of ROBERT LOUGHREA, deceased, intestate.

Dr.				Cr.			
Nov. 19. By cheque from J. Gane, balance		8. (d.	1863. Nov. 20. Paid W. Peek, funeral expenses	£	s. 0	d. 0
belonging to deceased	11	8	0	1864.			
Dec. 16. By Cash, sale of effects	4	5	6	Jan. 5. Paid (Jno. Hall, per Court regula-			
				tions) Cartage of effects	0	7	6
				8. Paid Supreme Court, Letters of			
				Administration	0	5	0
		•		April 29. Paid Dr. King for medicine and			
				attendance		12	0
				" Patrick Shines		10	0
				" Joseph Gane	2	5	4
-				" Advertizing Notice to Creditors,	_		_
				Southern Cross	-	1	_
			ı	" Ditto ditto in New Zealander		_	6
				,, Balance sheet	0	7	6
				May 29. Paid Fallas		15	0
				" Administrator's Commission		18	2
				" Balance	3	7	3
£	15 1	3	6	£	15	13	6

I, Thomas Outhwaite, do swear that, to the best of my knowledge and belief, the above is a just and true account of all the Receipts and Disbursements on account of the above Estate of Robert Loughrea, deceased, intestate.

THOS. OUTHWAITE.

Sworn at Auckland this 4th day of August, 1864, before me,

GEORGE ALFRED ARNEY, C.J.

I do hereby certify that I have examined and allowed this Account of the Official Administrator of the above Estate. Dated the 4th day of August, 1864.

GEORGE ALFRED ARNEY, C.J.

TRUE and perfect Schedule of all Balances paid into the Treasury of the Colony of New Zealand at Wellington, from the Tenth day of March, 1864, on account of Deceased Persons' Estates administered by Robert R. Strang, Esquire, Registrar of the Supreme Court of New Zealand as Official Administrator.

Names of Intestates.	Colonial Residence.	Supposed British Residence of Family.		one; ceive			yme: Iade		l .	$rac{ ext{ds}}{ ext{the}}$	of			nto	Re- marks.
Lachlan McInnes .	Wadestown, Wellington	Argyleshire, Scotland	£	s. 0	d. 0	£ 2	s. 5	d. 8	£	8.	d.			d. 10	
William Brown .	Wanganui .	Unknown .	53	14	0	48	18	8				4	15	4	
· · · · · · · · · · · · · · · · · · ·	l and the														

I, Robert Rodger Strang, Registrar of the Supreme Court of New Zealand, do solemnly and sincerely declare that the above is a true and faithful return of all balances paid by me into the Treasury of the Colony of New Zealand, at Wellington, from the Tenth day of March to the 22nd day of July, 1864 (both days inclusive), on account of Deceased Persons' Estates officially administered by me

ROBERT R. STRANG.

Made and declared at Wellington, this 22nd day of }
July, 1864, before me,
ALEXANDER J. JOHNSTON, Judge.

I certify that the above sums of Fourteen Shillings and Tenpence, and Four Pounds Fifteen Shillings and Fourpence, have been paid into this Sub-Treasury.

S. CARKEEK, Sub-Treasurer.

Sub-Treasury, Wellington, this 22nd day of July, 1864.