

THE
NEW ZEALAND GAZETTE.

Published by Authority.

AUCKLAND, FRIDAY, DECEMBER 9, 1864.

Colonial Secretary's Office,
Auckland, 9th December, 1864.

THE following Act of the General Assembly, entitled "The New Customs Duties Act, 1864," is published for general information.

F. A. WELD.

New Zealand.

ANNO VICESIMO OCTAVO

VICTORIÆ REGINÆ.

No. 1.

ANALYSIS.

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AN ACT to alter the Duties of Customs.
[9th December, 1864.]

WHEREAS it is expedient to alter the Duties of Customs payable on the importation of goods wares and merchandize into the Colony of New Zealand : Title.

BE IT THEREFORE ENACTED by the General Assembly of New Zealand in Parliament assembled as follows : Preamble.

Short Title.

I. The Short Title of this Act shall be "The New Customs Duties Act 1864."

Repeal of existing
Tariff.

II. The Duties of Customs chargeable upon goods wares and merchandize imported into the Colony of New Zealand shall cease and determine from and after the 8th day of December 1864.

New Tariff.

III. From and after the Eighth day of December One Thousand Eight Hundred and Sixty-four in lieu of such duties the following duties of Customs shall be charged on all goods wares and merchandize hereinafter specified imported into the Colony of New Zealand or cleared from any warehouse for home consumption that is to say:—

	£	s.	d.
1. Ale Beer Cider and Perry in wood—the gallon	0	0	9
Ale Beer Cider and Perry in bottle—the gallon	0	1	6
2. Cigars and Snuff—the lb.	0	4	6
3. Coffee Chicory Cocoa and Chocolate—the lb.	0	0	3
4. Cutlery Hardware Platedware Holloware and Ironmongery of all sorts and Candles and Soap of all sorts—the cwt.	0	4	0
5. Fire Arms of every description—each	0	5	0
6. Gunpowder—the lb.	0	0	3
7. Manufactures of Silk Cotton Linen and Woollen and all Articles manufactured therefrom Drapery Haberdashery Hosiery Millinery Furs Hats Boots Shoes Confectionery Bottled Fruits Dried Fruits Mustard Olive Oil Pickles Preserves Sauces Spices and Oilmen's Stores of all kinds (measuring outside the packages)—the cubic foot	0	5	0
8. Spirits and Strong Waters of every kind sweetened or otherwise of any strength not exceeding the strength of proof by Syke's Hydrometer and so on in proportion for any greater strength than the strength of proof—the gallon	0	12	0
9. Sugar raw and refined of all kinds and Treacle and Molasses—the lb.	0	0	1
10. Tea—the lb.	0	0	6
11. Tobacco—the lb.	0	2	6
12. Wine in wood containing less than twenty-five per cent. of alcohol of a specific gravity of .825 at the temperature of 60 degrees Fahrenheit's thermometer—the gallon	0	4	0
13. Wine in bottle containing less than 25 per cent. of alcohol of a specific gravity of .825 at the temperature of 60 degrees Fahrenheit's Thermometer—the gallon	0	5	0
14. Anchors and Chains and Rod Bolt Bar Sheet Hoop and Pig Iron and Nails Sail Cloth Cordage Twine Cotton Yarn Bags Sacks and Wool-packs Spirits of Tar and Turpentine Tobacco for Sheepwash Nuts of all kinds Powder fit only for blasting purposes and all unenumerated Goods Wares and Merchandize			Free

Drawback allowed on
wines &c. for troops.

IV. A drawback of the whole of such duties shall be allowed for wines intended for the consumption of the Officers of Her Majesty's Troops in the Colony of New Zealand and of the Officers of Her Majesty's Navy serving on board any of Her Majesty's Ships in the seas adjoining thereto or such wines may be landed on first importation or delivered out of bond free of duty subject in all cases to such regulations as the Governor shall from time to time prescribe: Provided always that if any such wines shall be subsequently sold in the said Colony except for the use or consumption of any of Her Majesty's

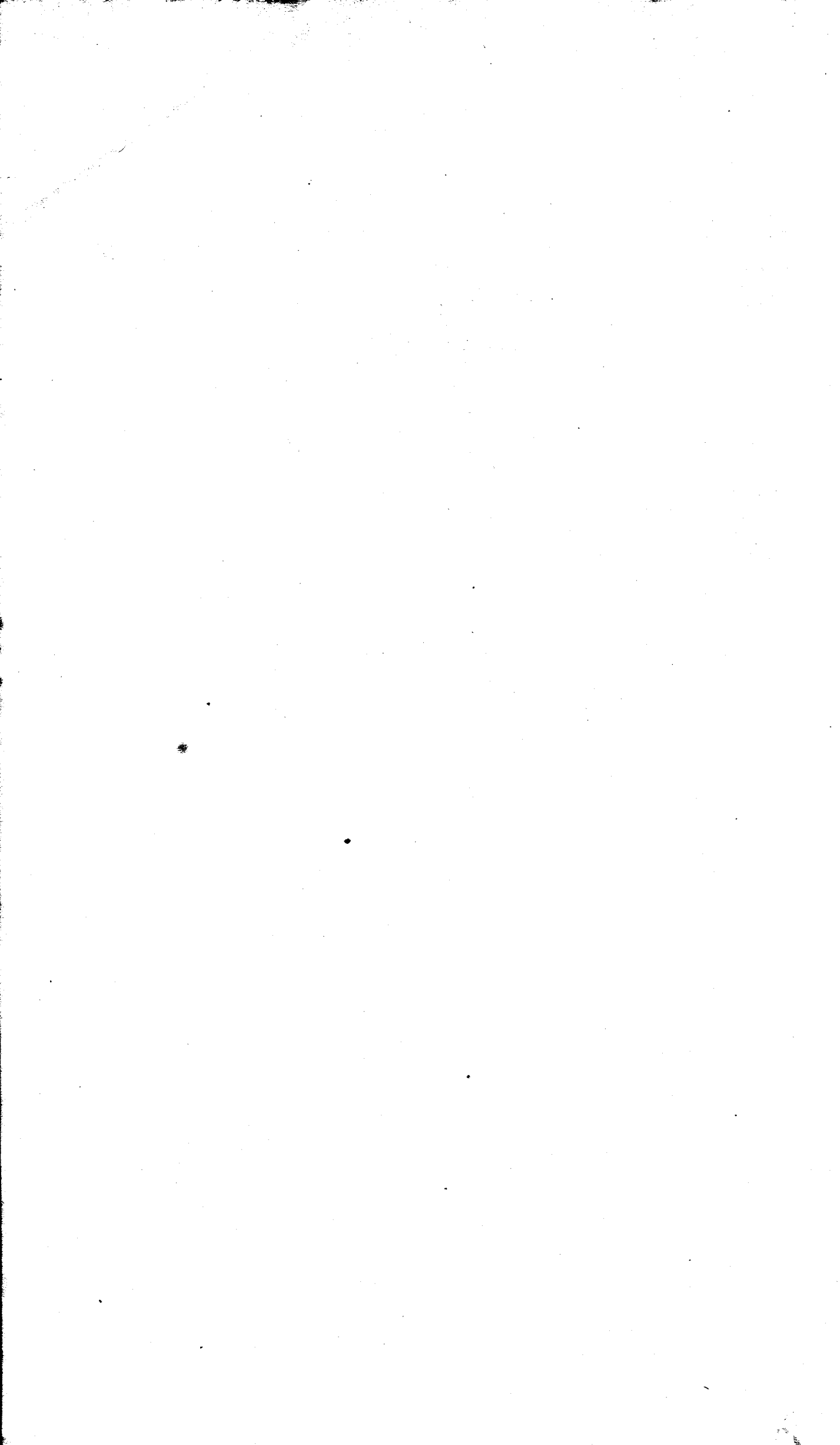
Military or Naval Officers as aforesaid the same shall be forfeited and liable to seizure accordingly.

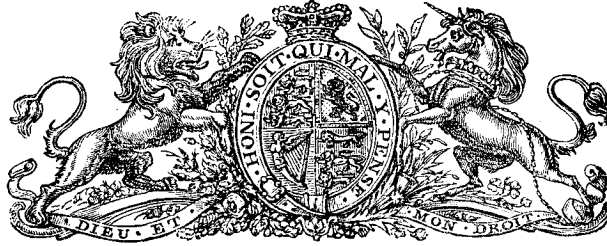
V. All duties of Customs under this Act shall be charged and paid according to the Standard Imperial Weights and Measures and where such duties are charged according to any specified quantity weight or size the same shall be chargeable rateably on any greater or less quantity weight or size. Standard weights and measures to be used.

VI. The duties of Customs imposed by this Act shall be raised levied collected and paid under the provision of "The Customs Regulation Act, 1858," and subject also to all such provisions and regulations as may for the time being be in force for the collection management and receipt of the duties of import in the Colony of New Zealand. Customs Regulation Act 1858 to apply.

VII. The "Customs Duties Amendment Act 1861" and the "Military Supplies Customs Act 1862" shall apply to all duties of Customs payable under this Act. Customs Amendment Acts 1861 and 1862 to apply.

VIII. In the event of any increase under this Act in the duties of Customs chargeable upon any goods wares or merchandize after the making of any contract or agreement for the sale or delivery of such goods duty free it shall be lawful for the seller in case such increase shall accrue before the clearance and delivery from the warehouse of such goods at such increased duty and after payment thereof to add so much money to the contract price as will be equivalent to such increase of duty and he shall be entitled to be paid and to sue for and recover the same. Purchasers under existing contracts to pay increased duties.





THE
NEW ZEALAND GAZETTE.

Published by Authority.

AUCKLAND, FRIDAY, DECEMBER 16, 1864.

By His Excellency Sir GEORGE GREY, Knight
 Commander of the Most Honorable Order
 of the Bath, Governor and Commander-in-
 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 "New Zealand Post Office
 Act, 1858," it is enacted that it shall be law-
 ful for the Governor from time to time, by writing
 under his hand, to delegate to the Postmaster-General
 all or any of the powers vested in the Governor by
 this Act, except such powers as are conferred upon
 the Governor in Council, and such powers as are
 conferred by Clause 22 of the said Act, and such
 delegation from time to time to alter or revoke as he
 shall think fit :

Now therefore, I, Sir George Grey, the Governor
 as aforesaid, in pursuance and exercise of the said
 power and authority, do hereby delegate to the
 Honourable

JOHN LARKINS CHEESE RICHARDSON, Esquire,
 Postmaster-General of New Zealand, all the powers
 vested in me by the said in part recited Act,
 except the powers conferred upon the Governor
 in Council, and the powers conferred by Clause
 22 of the said in part recited Act, to be held
 and exercised by him from time to time as he shall
 think fit, so long as he shall hold the said office of
 Postmaster-General.

Given under my hand, at the Government
 House, at Auckland, this twenty-fourth
 day of November, in the year of Our Lord,
 One Thousand Eight Hundred and Sixty-
 four.

G. GREY.

A PROCLAMATION

*Disallowing certain Ordinances passed by the Superin-
 tendent and Provincial Council of the Province of
 Canterbury.*

By His Excellency Sir GEORGE GREY, Knight
 Commander of the Most Honorable Order

of the Bath, Governor and Commander-
 in Chief in and over Her Majesty's
 Colony of New Zealand and its Depen-
 dencies, and Vice-Admiral of the same,
 &c., &c., &c.

WHEREAS by an Act made and enacted in the
 Imperial Parliament, holden in the fifteenth
 and sixteenth years of the reign of Her Majesty
 Queen Victoria, intituled "An Act to grant a Re-
 presentative Constitution to the Colony of New
 Zealand," it is amongst other things enacted that
 whenever any Bill shall have been assented to by the
 Superintendent, as in the said Act provided, the
 Superintendent shall forthwith transmit to the Go-
 vernor an authentic copy thereof, and it shall be
 lawful for the Governor, at any time within three
 months after any such Bill shall have been received
 by him, to declare, by Proclamation, his disallowance
 of such Bill, and that any such disallowance shall
 make void and annul the same, from and after the
 day of such Proclamation, or any subsequent date to
 be named therein :

And whereas the Ordinances hereinafter specified
 have been enacted by the Superintendent of the
 Province of Canterbury, with the advice and consent
 of the Provincial Council thereof, and the said
 Ordinances were received by the Governor on the
 Twenty-ninth day of October, One Thousand Eight
 Hundred and Sixty-four :

And whereas it is expedient that the said Ordi-
 nances should be disallowed :

Now, therefore, I, the Governor of New Zealand,
 in pursuance of the authority vested in me in
 that behalf by the said recited Act of Parlia-
 ment, do hereby proclaim and declare my dis-
 allowance of the following Ordinances passed by the
 Superintendent and Provincial Council of the Pro-
 vince of Canterbury, viz. :—

- "The Wakefield Settled Estate Ordinance 1864,"
- "The Christ's College Loan Ordinance 1864,"

Given under my hand, at the Government
 House at Auckland, and issued under the
 Seal of the Colony of New Zealand, this

twelfth day of December, in the year of Our Lord, One Thousand Eight Hundred and Sixty-four.

G. GREY.

By His Excellency's Command,
FRED. A. WELD.

GOD SAVE THE QUEEN!

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 Commander-in-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, Sir George Grey, 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:—

CHARLES WARREN,

from the second day of March, one thousand eight hundred and sixty-three, native of Sweden, master mariner; residence, Lyttelton, in the Province of Canterbury.

CHARLES IFWERTSON,

from the second day of March, one thousand eight hundred and sixty-three, native of Denmark, master mariner; residence, Lyttelton, in the Province of Canterbury.

MAXIMILIAN ALEXANDRE,

from the first day of January, one thousand eight hundred and sixty-four, native of Prussia, jeweller and watchmaker: residence, Blenheim, in the Province of Marlborough.

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

G. GREY.

By His Excellency's command,
HENRY SEWELL.

GOD SAVE THE QUEEN!

NOTE.—This Proclamation is issued in consequence of the above names, as forwarded, having been misspelt "Wanen," "Lewerson," and "Alexander;" the two former in a Proclamation dated 19th day of April, 1864, and published in *New Zealand Gazette*, No. 14, of the 23rd April, 1864; and the latter in a Proclamation dated 28th day of September, 1864, and published in *New Zealand Gazette*, No. 38, of the 7th October, 1864.

ORDER IN COUNCIL.

G. GREY, Governor.

At the Government House, at Auckland, the 13th day of December, 1864.

Present:—

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS, by the "Intestate Natives Succession Act, 1861," it is provided, that in case any person of the Native race shall die, or shall have died, seised or entitled, at law or in equity, for an estate in fee-simple, in possession of land held under title derived from the Crown, and without having made a valid disposal of such land by will, the Governor shall, upon the application of any person claiming to be interested in such land, cause an enquiry to be made by a Commission (to be appointed in that behalf by Warrant under the Governor's hand) as to the persons who, according to native custom, or most nearly in accordance therewith, ought, in the judgment of such Commissioner, to succeed to the land whereof such persons may have died so seised as aforesaid: And whereas, in the year 1857, Hamiora Pita of Takaka, in the Province of Nelson, Aboriginal Native, died intestate, seised or entitled, at law or in equity, for an estate in fee-simple, in possession of a certain block of land, containing twenty acres, Part 5 of Section 22, in the district of Takaka aforesaid: And whereas Ruiha Wirihana and Paramena Nganarangi, claiming to be interested in this piece of land, requested the Governor to appoint a Commissioner under the said Act: And whereas, by a commission bearing date the 5th day of December, 1863, under the hand of the Governor and the seal of the Colony, James Mackay the younger, of Nelson, Assistant Native Secretary, was appointed a Commissioner to inquire into and report on the claims of the said Ruiha Wirihana and Paramena Nganarangi to the said land: And the said James Mackay reported that the said Ruiha Wirihana and Paramena Nganarangi are the persons who, according to Native custom, would be entitled to succeed to the said land: Now, therefore, His Excellency the Governor, with the advice and consent of the Executive Council of the Colony, doth direct and declare that Ruihana Wirihana and Paramena Nganarangi are the persons entitled to succeed to the said land; and doth further order, that the said piece of land shall be partitioned in equal parts between them, the said Ruiha Wirihana and Paramena Nganarangi, according to the plan hereon drawn; and that a grant of the piece marked A shall be made to Ruiha Wirihana, his heirs and assigns, and a grant of the piece marked B to the said Paramena Nganarangi, his heirs and assigns.

FORSTER GORING,

Clerk of the Executive Council.

The New Zealand Natives Reserves Act, 1856.

I, GEORGE F. SWAINSON, a person duly appointed in this behalf, under the provisions of the "New Zealand Natives Reserves Act, 1856," hereby certify and report, that I have ascertained that the Aboriginal Inhabitants entitled to the piece or parcel of land described in the Schedule hereunder written, have assented that the said piece or parcel of land shall be subject to the provisions of the said Act.

As witness my hand this 15th day of November, 1864.

GEORGE F. SWAINSON.

SCHEDULE ABOVE REFERRED TO.

All that piece of land situate at Porirua, Welling-

ton, bounded, North by Section 101; East by boundary between Native and Crown Land; South by the Aotea Stream to its source, and thence in a straight line to the Eastern boundary; and West by the Porirua Harbour, containing about 300 acres, more or less.

Report adopted this 13th day of December 1864, with the advice and consent of the Executive Council of the Colony.

G. GREY, Governor.

FORSTER GORING,
Clerk of the Executive Council.

We, the undersigned Aboriginal Natives of New Zealand, living at Porirua, and being the owners of the within described piece of land, hereby assent that the same shall be brought under the provisions of the Native Reserves Act of 1856.

HOHEPA ✕ TAMATHENGA.
WIRIMU PARATA.
NGAHUKA TUNGIA.

Translated, and explained before signature, by me this 15th day of November, 1864, at Porirua, in the Province of Wellington.

EBENEZER BAKER,
Government Interpreter.

Colonial Secretary's Office,
Auckland, 5th December, 1864.

THE following Despatch from Her Majesty's Principal Secretary of State for the Colonies is published for general information.

FRED. A. WELD.

Downing Street,
13th September, 1864.

SIR,—I transmit to you herewith, for your information and guidance, the copy of a correspondence with the Board of Trade, respecting the use of the "New Commercial Code of Signals," which has been adopted by the French Government by the accompanying decree.

I am confident that your advisers will see the importance of co-operating cordially with Her Majesty's Government in this matter.

I have, &c.,
EDWARD CARDWELL.

Governor Sir George Grey, K.C.B.,
&c., &c., &c.

SIR,—Downing Street, 30th April, 1864.

With reference to your letter of the 21st instant, containing a recommendation from the Lords of the Committee of the Privy Council for Trade, that the "New Commercial Code of Signals" should be used at a new Signal Station in Mauritius, in preference to Marryat's Flags, I am directed by Mr. Secretary Cardwell to ask, whether their Lordships would think it advisable to recommend the Colonial Governments generally to use the Code of Signals? and, if so, in what terms the instructions or recommendations should be sent to them?

I am, &c.,
F. ROGERS.

James Booth, Esq.,
&c., &c., &c.

Board of Trade, Whitehall,
18th July, 1864.

SIR,—Referring to your letter of the 30th April last, in which you request to be informed whether my Lords think it advisable that the Colonial Governments generally should be recommended to promote the use of the New Commercial Code of Signals, and, if so, in what terms the instructions or recommendations should be sent to them; I am to request you

to call the attention of Mr. Secretary Cardwell to the accompanying translation of a French Imperial Decree published in the *Moniteur* of the 7th instant, whereby the adoption of the Commercial Code of Signals is notified, and its exclusive use ordered for the French Merchant Navy, after a date to be hereafter fixed.

The Signal Book and the Mercantile Navy List is also to be furnished to all French vessels of war for communicating with merchant vessels.

Under these circumstances, and as it is probable that the Commercial Code will, in time, become the universal code for merchant vessels of all countries, my Lords are of opinion that Her Majesty's Government ought to make every endeavour to facilitate the interchange of communications with French and other vessels employing the Commercial Code, by promoting the use of the Code in our Colonies and Dependencies; and my Lords would suggest that in drawing the attention of the Governors of Her Majesty's possessions abroad to the Decree in question, Mr. Cardwell should impress upon the several Governments that it has now become a matter of importance that all master attendants and harbour masters, and all signal stations within their respective jurisdictions, should be provided with sets of the flags and balls for communicating by the Code, and that they should also be furnished annually with the Signal Book and Mercantile Navy List, which are now combined in one volume.

I am to add, that if in any Colony or Possession there should be any port, place, or signal station of any importance, the name of which does not at present appear in the geographical table of the Signal Book, a representation of the fact should be made to the Home Government, in order that the name may be added in the next edition, if the necessity is shown.

I have, &c.,

JAMES BOOTH,

The Under Secretary of State,
Colonial Office.

Decree of the Emperor of the French for the exclusive use of The Commercial Code of Signals for All Nations.

Napoleon, &c., have decreed, and do decree, follows:—

Art. 1. The Commercial Code of Signals for all Nations, such as has been adopted by the Anglo-French Commission, shall be the only one employed for the interchange of communication by French vessels, either amongst themselves, and with the semaphores, or with the vessels of other nations.

Art. 2. Every vessel of our Imperial Navy, and every semaphore on the coast of France, should be provided with the vocabulary of flags, and other objects necessary for the exchange of communications with vessels belonging to the French Mercantile Marine and foreigners, according to the system determined by the said Code.

Art. 3. Our ships of war will continue to communicate with each other, and with the French semaphores, by means of signals at present in use in the Imperial Marine.

Art. 4. Specimens of the work will be sent, under the direction of our Secretary of State of the Marine and Colonies, to the Chambers of Commerce at the different ports:—

1st. The Vocabulary of the Commercial Code of Signals, as well as the list of French and Foreign vessels, and their official numbers in the Commercial Code of Signals;

2nd. List of French Semaphores.

Specimens will also be sent to the Chambers of Commerce:—

1st. Of the Universal Series of Flags contained in the Commercial Code of Signals;

2nd. Of the Black Balls used in signalling at a great distance.

Art. 5. The details of the telegraphic transmission of commercial despatches received from vessels, or transmitted by the semaphores, will be regulated by ulterior arrangements concerted by our Ministers, Secretaries of the State of the Interior, and of the Marine.

Art. 6. An order of our Minister, the Secretary of State, shall determine the day from the date of which the Commercial Code of Signals shall be exclusively employed.

Art. 7. All rules contrary to the present decree are and remain abrogated.

Tuileries, June 25th, 1864.

Colonial Secretary's Office,
Auckland, 5th December, 1864.

THE following extract from *The London Gazette* is published for general information.

FRED. A. WELD.

Extract from The London Gazette of Friday, the 9th September, 1864.

Foreign Office, September 8, 1864.

It is hereby notified that Her Majesty has been pleased to order, that for the future, no ship of war belonging to either of the belligerent powers of North America shall be allowed to enter, or to remain, or be, in any of Her Majesty's ports for the purpose of being dismantled or sold; and Her Majesty has been pleased to give directions to the Commissioners of Her Majesty's Customs, and to the Governors of Her Majesty's Colonies and Foreign possessions, to see that this Order is properly carried into effect.

J. G. Miles, Esq., elected to House of Representatives.

Colonial Secretary's Office,
Auckland, 6th December, 1864.

IT is hereby notified that a Writ, issued for the election of a Member of the House of Representatives for the Electoral District of Waimea, has been returned, with a certificate to the effect that

JOHN GEORGE MILES, Esq.,

has been duly elected.

FRED. A. WELD.

Harris, J. H., accepting his resignation of Seat in Legislative Council.

Colonial Secretary's Office,
Auckland, 16th December, 1864.

HIS Excellency the Governor directs it to be notified that

JOHN HYDE HARRIS, Esq.,

has resigned his Seat in the Legislative Council of New Zealand, and that his Excellency accepted such resignation on the 1st instant.

FRED. A. WELD.

PROVINCE OF CANTERBURY.

Acts left to their operation.

Colonial Secretary's Office,
Auckland, 5th December, 1864.

THE following Acts, passed by the Provincial Council of the Province of Canterbury, intitled

- "The Cathedral Square Ordinance, 1864,"
- "The Volunteer Service Ordinance, 1864,"
- "The Education Ordinance, 1864,"
- "The Sheep Ordinance, 1864,"

"The Hackney Carriages Ordinance, 1864,"

"The Appropriation Ordinance, 1864."

"The Roads Ordinance, 1864,"

"The Sheep Rating Ordinance, 1864,"

"The Fire Ordinance, 1864,"

"The Hospital and Charitable Aid Ordinance, 1864,"

having been laid before the Governor, His Excellency has been pleased to leave the same to their operation.

FRED. A. WELD.

PROVINCE OF CANTERBURY.

Bill assented to.

Colonial Secretary's Office,
Auckland, 5th December, 1864.

THE following Bill, passed by the Provincial Council of the Province of Canterbury, intitled

"The Beswick Wharf Ordinance, 1864,"

which Bill was reserved for the signification of the Governor's pleasure thereon, having been laid before the Governor, His Excellency has been pleased to assent to the same.

FRED. A. WELD.

PROVINCE OF MARLBOROUGH.

Bills Assented to.

Colonial Secretary's Office,
Auckland, 5th December, 1864.

THE following Bills, passed by the Provincial Council of the Province of Marlborough, intitled

"The Provincial Council Enlargement Act

Amendment Act, 1864,"

"The Picton Institute Act, 1864,"

"The Vagrant Act, 1864,"

"Licensing Act, 1864."

which Bills were reserved for the signification of the Governor's pleasure thereon, having been laid before the Governor, His Excellency has been pleased to assent to the same.

FRED. A. WELD.

PROVINCE OF SOUTHLAND.

Members of Provincial Council Elected.

Colonial Secretary's Office,
Auckland, 16th December, 1864.

IT is hereby notified that Writs, issued for the election of Members of the Provincial Council of Southland, have been returned, with certificates to the effect that

For the District of Longwood, Edmund Gillow, Esq.

For the District of Riverton, Messrs. Samuel Hodgkinson, and John Crerar.

For the District of Aparima, Messrs. John Howell, and William Hugh Nurse.

For the District of Waiwana, James Francis Collins, Esq.

For the District of Waiapu, Robert Ferguson Cuthbertson, Esq.

For the District of Oreti, Peter McKellar, Esq.

For the District of Oteramika, Matthew Holmes, Esq.

For the District of Waikwi, William Stuart, Esq.

For the District of Campbelltown, Alexander McNab, Esq.

For the District of Invercargill, Messrs. James Alexander Robertson Menzies, Thomas Morell Macdonald, William Henderson Calder, and James Richard Davies.

For the District of Roslin, Messrs. William Johnston and Thomas Swale.

For the District of Waihopai, Messrs. Jabez Hay and James Wilson.

For the District of New River, Harry Armstrong, Esq,

have been duly elected.

FRED. A. WELD.

Instructions respecting the Treatment of the Apparently Drowned.

Colonial Secretary's Office,
Auckland, 5th December, 1864.

THE following Instructions respecting the Treatment of the apparently drowned, received from the Royal National Life Boat Association, are published for general information.

FRED. A. WELD.

DIRECTIONS FOR RESTORING THE APPARENTLY DROWNED.

THE leading principles of the following directions for the restoration of the apparently dead from drowning are founded on those of the late Dr. Marshall Hall, combined with those of Dr. H. R. Silvester, and are the result of extensive inquiries which were made by the Institution in 1863-4 amongst medical men, medical bodies, and coroners throughout the United Kingdom. These directions have been extensively circulated by the Institution throughout the United Kingdom and in the Colonies. They are also in use in Her Majesty's fleet and in the Coast-guard Service.

I.

Send immediately for medical assistance, blankets, and dry clothing, but proceed to treat the patient *instantly* on the spot, in the open air, with the face downwards, whether on shore or afloat; exposing the face, neck, and chest to the wind, except in severe weather, and removing all tight clothing from the neck and chest, especially the braces.

The points to be aimed at are—first and *immediately*, the restoration of breathing; and secondly, after breathing is restored, the promotion of warmth and circulation.

The efforts to restore breathing must be commenced immediately and energetically, and persevered in for one or two hours, or until a medical man has pronounced that life is extinct. Efforts to promote warmth and circulation beyond removing the wet clothes and drying the skin must not be made until the first appearance of natural breathing. For if circulation of the blood be induced before breathing has recommenced, the restoration to life will be endangered.

II.—TO RESTORE BREATHING.

To clear the throat—Place the patient on the floor or ground with the face downwards, and one of the arms under the forehead, in which position all fluids will more readily escape by the mouth, and the tongue itself will fall forward, leaving the entrance into the windpipe free. Assist this operation by wiping and cleansing the mouth.

If satisfactory breathing commences, use the treatment described below to promote warmth. If there be only slight breathing—or no breathing, or if the breathing fail, then—

To excite Breathing—Turn the patient well and instantly on the side, supporting the head and—

Excite the nostrils with snuff, hartshorn, and smelling salts, or tickle the throat with a feather, &c., if they are at hand. Rub the chest and face warm, and dash cold water, or cold and hot water alternately, on them.

If there be no success, lose not a moment, but instantly.

To imitate Breathing—Replace the patient on the face, raising and supporting the chest well on a folded coat or other article of dress.

Turn the body very gently on the side and a little beyond, and then briskly on the face, back again; repeating these measures cautiously, efficiently, and perseveringly, about fifteen times in the minute, or once every four or five seconds, occasionally varying the side.

[*By placing the patient on the chest, the weight of the body forces the air out: when turned on the side, this pressure is removed, and air enters the chest.*]

On each occasion that the body is replaced on the face, make uniform but efficient pressure with brisk movement, on the back between and below the shoulder-blades or bones on each side, removing the pressure immediately before turning the body on the side. During the whole of the operations let one person attend solely to the movements of the head, and of the arm placed under it.

[*The first measure increases the expiration, the second commences inspiration.*]

* * The result is respiration or natural breathing: and if not too late, life.

Whilst the above operations are being proceeded with, dry the hands and feet; and as soon as dry clothing or blankets can be procured, strip the body and cover, or gradually re clothe it, but taking care not to interfere with the efforts to restore breathing.

III.

Should these efforts not prove successful in the course of from two to five minutes, proceed to imitate breathing by Dr. Silvester's method, as follows:—

Place the Patient on the back on a flat surface, inclined a little upwards from the feet; raise and support the head and shoulders on a small firm cushion or folded article of dress placed under the shoulder-blades.

Draw forward the patient's tongue, and keep it projecting beyond the lips; an elastic band over the tongue and under the chin will answer this purpose, or a piece of string or tape may be tied round them, or by raising the lower jaw, the teeth may be made to retain the tongue in that position. Remove all tight clothing from about the neck and chest, especially the braces.

To Imitate the Movements of Breathing.—Standing at the patient's head, grasp the arms just above the elbows, and draw the arms gently and steadily upwards above the head, and keep them stretched upwards for two seconds. (*By this means air is drawn into the lungs.*) Then turn down the patient's arms, and press them gently and firmly for two seconds against the sides of the chest. (*By this means air is pressed out of the lungs.*)

Repeat these measures alternately, deliberately, and perseveringly, about fifteen times in a minute, until a spontaneous effort to respire is perceived, immediately upon which cease to imitate the movements of breathing, and proceed to induce Circulation and Warmth.

IV. TREATMENT AFTER NATURAL BREATHING HAS BEEN RESTORED.

To promote Warmth and Circulation.—Commence rubbing the limbs upwards, with firm grasping pressure and energy, using handkerchiefs, flannels, &c. (*By this measure the blood is propelled along the veins towards the heart.*)

The friction must be continued under the blanket or over the dry clothing.

Promote the warmth of the body by the application of hot flannels, bottles, or bladders of hot water, heated bricks, &c., to the pit of the stomach, the arm pits, between the thighs, and to the soles of the feet.

If the patient has been carried to a house after respiration has been restored, be careful to let the air play freely about the room.

On the restoration of life, a teaspoonful of warm water should be given; and then, if the power of swallowing have returned, small quantities of wine, warm brandy and water, or coffee, should be administered. The patient should be kept in bed, and a disposition to sleep encouraged.

GENERAL OBSERVATIONS.

The above treatment should be persevered in for some hours, as it is an erroneous opinion that persons are irrecoverable because life does not soon make its appearance, persons having been restored after persevering for many hours.

APPEARANCES WHICH GENERALLY ACCOMPANY DEATH.

Breathing and the heart's action cease entirely; the eyelids are generally half-closed; the pupils dilated; the jaws clenched; the fingers semi-contracted; the tongue approaches to the under edges of the lips, and these, as well as the nostrils, are covered with a frothy mucus. Coldness and pallor of surface increase.

CAUTIONS.

Prevent unnecessary crowding of persons round the body, especially if in an apartment.

Avoid rough usage, and do not allow the body to remain on the back unless the tongue is secured.

Under no circumstances hold the body up by the feet.

On no account place the body in a warm bath, unless under medical direction, and even then it should only be employed as a momentary excitant.

By order of the Committee,

RICHARD LEWIS, Secretary.

Royal National Life-Boat Institution,
London, May, 1864.

Enquiries respecting Charles William Waters.

Colonial Secretary's Office,
Auckland, 6th December, 1864.

ENQUIRIES having been made respecting the above named person, it is requested that any one who may have any knowledge of him will communicate with this Office.

He left England about three years since for Melbourne, and is supposed to have come on to this Colony as the last his friends heard of him was that he was found dead in the bush in New Zealand.

His height, 5 feet 9 or 10 inches; complexion, fair; occupation, picture-frame gilder.

W. GISBORNE,
Under Secretary.

A. W. Smith, Esq., appointed Registrar of Deeds at Dunedin.

Attorney General's Office,
Auckland, 9th December, 1864.

HIS Excellency the Governor has been pleased to appoint

ALFRED WILLIAM SMITH, Esq.,
to be Registrar of Deeds at Dunedin in the Province of Otago, *vice* John McGlashan, Esq., deceased.

HENRY SEWELL.

A. W. Smith, Esq., appointed Revising Officer, under "The Friendly Societies Act, 1856."

Attorney General's Office,
Auckland, 9th December, 1864.

HIS Excellency the Governor has been pleased to appoint

ALFRED WILLIAM SMITH, Esq.,
of Dunedin, in the Province of Otago, to be Revising Officer, under the "Friendly Societies Act, 1856," for the said Province, *vice* John McGlashan, Esq., deceased.

HENRY SEWELL.

MILITIA AND VOLUNTEERS.

Colonial Defence Office,
Auckland, 2nd December, 1864.

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

In the Dunedin Artillery Volunteers.

Alexander McFarland, to be Lieutenant. Date of Commission, 25th November, 1864.

In the Dunedin Rifle Volunteers (No. 1 Company.)

Gibson Kirke Turton, to be Captain. Date of Commission, 1st December, 1864.

Taranaki Militia and Volunteers.

George J. Cumming to be Captain and Adjutant *vice* Captain and Adjutant Stapp, transferred to the Military Settlers. Date of Commission, 2nd December, 1864.

H. A. ATKINSON.

Colonial Defence Office,
Auckland, 2nd December, 1864.

HIS Excellency the Governor has been pleased to accept the following Resignations, viz. :—

Captain Moss, Dunedin Rifle Volunteers.
Captain T. Good, Taranaki Rifle Volunteers.
Ensign Fargie, Dunedin Rifle Volunteers.

Ensign A. A. Watt, Auckland Militia.

H. A. ATKINSON.

Colonial Defence Office,
Auckland, 9th December, 1864.

HIS Excellency the Governor has been pleased to cancel the commission held by

Lieutenant RICHARD JACKSON, Taranaki Militia.

H. A. ATKINSON.

POSTAL.

Extension of Money Order System in New South Wales.

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

THE following notice received from the Treasury New South Wales, respecting the extension of the Money Order System, to Merriwa, is published for general information.

J. L. C. RICHARDSON,
Postmaster-General.

POST OFFICE MONEY ORDERS.

The Treasury,
New South Wales, 21st October, 1864.

WITH reference to Treasury Notice of the 10th December, 1862, published in *Government Gazette*, No. 231, it is hereby notified that on and after the 1st November next, the Post Office Money Order System, will be extended to the following place, viz., Merriwa.

GEOFFREY EAGER.

P O S T A L.

Alteration of Post Offices at Onehunga.

General Post Office,

Auckland, 7th December, 1864.

IT is notified for general information that on and after 1st January, 1865, the Post Offices at present established at Onehunga, in the Province of Auckland, will be closed, and an Office in lieu thereof will be opened on the premises of Mr. Allen Christey, Queen Street, Onehunga—to be constituted a Money-Order Office, and also a Post Office of the second class, for the exchange of separate Mails and other purposes within the meaning of the fourth clause of the Postal Regulations of 1st April, 1862. The Receiving Box at Mr. Davies', Queen Street, will be continued, but Mails will be received and despatched only at and from the office of Mr. Christey's.

J. L. C. RICHARDSON,
Postmaster General.

NOTICE TO MARINERS.

General Post Office,

Auckland, 8th December, 1864.

THE following Notices, issued by the Marine Board, relative to the Lights to be exhibited on various parts of the Coast of New Zealand, viz., on Dog Island, Foveaux Straits; Tairoa's Head, entrance to Otago Harbour; Godley Head, entrance to Port Lyttelton; and Mana Island, Cook's Straits; are published for general information.

J. L. C. RICHARDSON,
Postmaster-General.

Dog Island, Foveaux Straits, Lighthouse.

Dog Island Lighthouse is situated on a small island of that name in Foveaux Straits, off the entrance to the Bluff Harbour, in $46^{\circ} 39' 35''$ South latitude, and $168^{\circ} 26'$ East longitude, as measured on the Admiralty chart.

The light will show all round, and will be a Holophotal Dioptric Revolving White Light, of the first order, attaining its greatest brilliancy every half minute.

It will be elevated about 150 feet above the level of the sea, and will be visible in clear weather about eighteen nautical miles, allowing fifteen feet for the height of the observer's eye, and at lesser distances according to the state of the atmosphere.

The Tower is built of native stone of a grey colour, and will be 118 feet in height from the ground to the top of the lantern.

This light is expected to be ready for permanent exhibition not later than April, 1865.

CHAS. SHARP,
President Marine Board.

Marine Board Office,
Wellington, 24th November, 1864.

Mana Island, Cook's Straits, Lighthouse.

Mana Island Light-house is now in course of erection, on the North-western promontory of Mana Island, off the entrance to Porirua Harbour, on the Eastern shore of Cook's Straits, in $41^{\circ} 5'$ South latitude, and $174^{\circ} 48'$ East longitude, as measured on the Admiralty Chart.

The light will be a Fixed Dioptric White Light of the second order, and will be seen in every direction where not intercepted by land.

The light will be elevated about 450 feet above the sea, and will be visible in clear weather about 29 nautical miles, allowing fifteen feet for the height of the observer's eye, and at lesser distances according to the state of the atmosphere.

The tower will be seventy feet in height, from the base to the vane.

This light is expected to be ready for permanent exhibition in March, 1865.

CHAS. SHARP,
President Marine Board.

Marine Board Office,
Wellington, 24th Nov. 1864.

Godley Head (Banks' Peninsula) Lighthouse.

Godley Head Lighthouse is situated on Godley (or Cachalot) Head, forming the north-western entrance of Port Lyttelton, Banks' Peninsula, in $43^{\circ} 35' 32''$ south latitude, and $172^{\circ} 49' 30''$ east longitude, as measured on the Admiralty Chart.

The light will be a Fixed Dioptric White Light, of the second order, is elevated about 450 feet above the level of the sea, and illuminating an arc of 200° . It will be visible from seaward, in clear weather, about 29 nautical miles, and at lesser distances, according to the state of the atmosphere, from E. $\frac{1}{4}$ S., round by the north to about N.N.W. $\frac{1}{4}$ W.

The tower will be thirty feet in height from base to vane.

This light is expected to be ready for permanent exhibition about March, 1865.

CHAS. SHARP,
President Marine Board.

Marine Board Office,
Wellington, 24th Nov., 1864.

Tairoa's Head Lighthouse.

Tairoa's Head Lighthouse is situated on the headland bearing that name, on the east or seaward side of the entrance to Otago Harbour, in $45^{\circ} 47'$ south latitude, and $170^{\circ} 45'$ east longitude, as measured on the Admiralty Charts.

The Light will be a Fixed Dioptric Red Light of the 3rd order, and will be seen to seaward from about E. $\frac{3}{4}$ N., round by the North to about N.W.; and up the Harbour it will show from about W. $\frac{1}{2}$ S. to about S.W. $\frac{1}{4}$ W., the latter line indicating the turning-point of the Cross Channel.

The light will be elevated about 196 feet above the level of the sea, and will be visible in clear weather about 20 nautical miles, allowing 15 feet for the height of the observer's eye, and at lesser distances according to the state of the atmosphere.

The tower, which, together with the dwelling houses, will be painted white, will be $39\frac{1}{2}$ feet high from the ground to the top of the lantern.

This light is expected to be ready for permanent exhibition on and after the night of Monday, January 2nd, 1865.

Note.—All the bearings given in the above notice, are compass bearings from the Lighthouse.

CHAS. SHARP,
President Marine Board.

Marine Board Office,
Wellington, 24th Nov., 1864.

NOTICE TO MARINERS.

Manukau Harbour.

NOTICE is hereby given that the inner fair way buoy in the South Channel of the Manukau has been removed, and a cone buoy with a barrel beacon on top and painted red has been placed in 4 fathoms, distant from the N. E. end of Treachery Shoal about one cable. This buoy should be left on the Starboard hand going in.

Marine Board Office,
Auckland, 13th December, 1864.

R. JOHNSON,
Warden.

NOTICE TO MARINERS.

General Post Office,
Auckland, 8th December, 1864.

THE following Notice to Mariners, issued by the Government of Victoria, is re-published for general information.

J. L. C. RICHARDSON.

NOTICE TO MARINERS.

Lightning Rocks, Port Phillip Heads.

In consequence of the frequent statements that have appeared in the public papers, that the rocks have been removed: Notice is hereby given that they still remain. The least water found on the shoalest head is eighteen (18) feet at low water.

The clearing marks for avoiding these dangers are as follow:—

Day Marks.

The Obelisk on Shortland's Bluff in line with East tangent of High Light, N. 32° E., clears them to the Westward.

Point Lonsdale Flagstaff, open on either side of Point Lonsdale Telegraph House (white with a slate roof), clears them to the Northward and Southward.

Night Marks.

The Light on Point Lonsdale showing *green* about N.W. by N. leads South of them. The same light showing *red* from W.N.W. to W. by N. leads North of them.

[All bearings are magnetic. Variation 8° 16' East.]

HENRY L. COX,
Commander, R.N.

Admiralty and Colonial Survey Office,
7th October, 1864.

NOTICE TO MARINERS.

General Post Office,
Auckland, 8th December, 1864.

THE accompanying Notice to Mariners, issued by the Government of Victoria, is re-published for general information.

J. L. C. RICHARDSON.

NOTICE TO MARINERS.

Tidal Signals, River Yarra.

Masters of vessels and others navigating the River Yarra, are hereby informed that the Tidal Signals hitherto hoisted on board the "Sir Harry Smith" will, on and after the 12th instant, be discontinued, and the height of water in the Yarra be shown from that date by a self-acting tide-gauge erected on the outer red dolphin at the entrance of the river.

To assist persons on board vessels at a distance in ascertaining the height of water shown by the self-acting tide-gauge, six projecting arms are fixed on its South side, the upper edge of each arm coinciding with the lower part of each figure on the face of the tide-gauge, which commence with the ten feet mark.

N.B.—The top of the indicator, as it is moved up or down by the tide, shows on the face of the guage the height of water over the shoalest part of the fairway.

CHAS. FERGUSON,
Chief Harbor Master.

Crown Lands' Office,
Auckland, November 25, 1864.

THE following Agreements with the natives of the Coromandel District in this Province, as to the terms on which mining for gold will be authorised in future on their land at Kapanga, Ngaurukehu, and Matawai, are published for general information.

ALFRED DOMETT,
Secretary for Crown Lands.

THIS AGREEMENT, made at Kapanga this eleventh day of October, in the year of Our Lord one thousand eight hundred and sixty-four, witnesseth the consent of the Chiefs and People, the names of whom are hereunto subscribed, to the following conditions, under which Europeans and others shall be permitted to "mine for gold" on their lands situated at Kapanga, Ngaurukehu, and Matawai, in the District of Coromandel, in the Province of Auckland, viz.:—

1. All Native Lands at Kapanga, Ngaurukehu, and Matawai shall be open to "Gold Miners"; except pieces reserved for cultivation, burial grounds, and sacred places.

2. No person shall be allowed to "Mine for Gold" on the said lands, unless he is the holder of a License duly empowering him in that behalf.

3. Every License shall be issued by an officer duly authorised by the Governor, and shall bear on it the date of issue, and the name of the block of native land on which the holder shall be entitled to mine for gold, cut timber (other than "kauri") for gold-mining purposes, and erect buildings.

4. Whenever any person shall commence gold mining operations on a block of native land other than that for which his license shall have been originally issued, he shall not remove to such new locality until he receives permission from the Commissioner so to do. The date of such authorized removal shall be endorsed on his license, and entered in the "Gold Fields' Register."

5. In consideration of the natives allowing gold mining over the lands specified in this agreement, the boundaries of which are more particularly defined in the map hereunto annexed, the Government hereby agree to pay, on the 23rd day of July in every year of the continuance of this agreement, the sum of one pound (£1) for each and every "Gold Mining License" which shall have been issued as aforesaid during the previous twelvemonths; the money to be apportioned amongst the owners of the Kapanga, Ngaurukehu, and Matawai blocks, in proportion to the number of gold miners who shall have been employed on each, as shown by the "Gold Fields' Register."

6. The Government also agree to pay the sum of One Pound (£1) for every "Business License," and the sum of Two Pounds (£2) for every "Publican's License," which shall be issued for buildings or tenements situated on the native lands herein described. All payments in respect of such licences to be made annually, on the twenty-third day of July. The first payment to be made on the twenty-third day of July which shall be in the year of Our Lord one thousand eight hundred and sixty-five.

In witness of the consent of the said Chiefs and People to all the terms and conditions of this agreement, they have hereunto set their hands, on the day and in the year first above written; and in witness of the consent of the Government to their part of this agreement, the name of James Mackay the younger, Civil Commissioner of the District of Waihou, is hereunto attached.

TANEWHA, his (X) mark	RENATA
PETA TAUMA	PATENEPUHATA his (X) mkr.
KAPANGA	EMA, her (X) mark
MAKOARE	WIREMU EPIHA his (X) mkr.
JAMES MACKAY, junior	RAWIRI TAKUMA

Signed in the presence of us—

H. CHARLES LAWLOR
ALAN BAILLIE
H. CLINTON BADDELEY.

Witness to the signature of Patene Puhata, attached at Pakihi on the 13th October, 1864—

TIRENI TE HURA TIOTORI.

Witness to the signatures of Emma, Wiremu Epiha, and Rawiri Takuma—

TIOTORI TE HURA.

Kapanga, 5th October, 1864.

I, Riota Paora Karepe, hereby consent that the sum of Five Hundred Pounds, payable yearly, for the rent of the Tokotea Gold Field, in accordance with the Agreement entered into on the 23rd June, 1862, shall now and hereafter be paid by four equal quarterly payments of one hundred and twenty-five pounds each, payable on the 23rd day of September, 23rd day of December, 23rd day of March, and 23rd day of June, in each and every year of the continuance of the said agreement. I, James Mackay the younger, Civil Commissioner for the District of Waihou, do, on behalf of the Government, hereby testify my consent to the above arrangement.

RIOTA PAORA KAREPE, her (X) mark
JAMES MACKAY, junior.

Witnesses to the signature—

H. CLINTON BADDELEY
ALAN BAILLIE.

Crown Lands Office,
Auckland, 22nd November, 1864.

IN conformity with the 32nd Clause of the "Gold Fields Act, 1862," it is hereby notified that it is intended to grant Leases for Gold Mining purposes of the Crown Lands, and to the applicants specified in the following Schedule.

ALFRED DOMETT,
Secretary for Crown Lands.

SCHEDULE.

Applicants—William Warrick, William Morton, and William David Rule.

Locality—On the Bank of the Waipori River, about one mile from the Waipori Junction.

Area—3 acres, 3 roods, 36 perches.

In a rectilinear Block, bearing from Trigonometrical Point M. 162° 31', 7,994 links; thence 319° 11', 2,233 links; thence 174° 45', 698 links thence 8° 45', 131 links to commencing point; thence by lines bearing N. 3° 13' W., 514 links; E. 13° 55' S., 810 links; S. 3° 13' E., 514 links; W. 13° 55' N., 810 links to commencing point.

Registrar General's Office,
Auckland, 5th December, 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 intitled "The Marriage Act, 1854," the following Names of OFFICIATING MINISTERS within the meaning of the said Act, are published for general information:—

United Church of England and Ireland.

The Reverend LEMUEL SAYWELL.

Primitive Methodist Society.

The Reverend WILLIAM COLLEY.

I, JOHN B. BENNETT, Registrar-General of Births, Deaths, and Marriages in New Zealand, do hereby certify that the foregoing Names of OFFICIATING MINISTERS within the meaning of the "Marriage Act, 1854," have 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; No. 27, of the 20th of July; No. 31, of the 16th of August; No. 33, of the 1st of September; No. 40, of the 22nd of October; and No. 42, of the 14th of November in the present year.

Given under my hand, at Auckland, this fifth day of December, 1864.

JOHN B. BENNETT,
Registrar-General.

In the Supreme Court of New Zealand, Canterbury District.

In the matter of the "Debtors' and Creditors' Act, 1862," and in the matter of the Petition of James Hosie, of Kaiapoi, Butcher, a Debtor not in custody.

Dated this eighteenth day of May, 1864.

UPON the application of Mr. Hanmer of Counsel for the said Petitioner, and upon reading the order made on the fifteenth day of February last, and affidavit of John Levett Hobden of publication in the *Provincial Gazette* and in a local newspaper of the day of hearing fourteen days before such day of hearing, and of notices in writing of such day of hearing having been delivered to each and all of the Creditors named in the Schedule annexed to the said Petition fourteen days before such day of hearing, and an affidavit of Philip Hanmer filed on the 14th day of May instant, the said Petitioner appearing and attending in person upon the examination of the said Petitioner upon oath pursuant to the said Act,—this Court doth declare that the following persons and firms respectively have proved their debts or claims, namely:—

<i>Names.</i>	<i>Amounts.</i>		
	£	s.	d.
John MacFarlane	54	19	4
Malcolm MacFarlane	51	0	2
Joseph Anderson	58	14	0
James Jeffrey	201	5	3½
Joseph Wright	3	0	0
Alexander Alexander	5	15	0
Arthur Napier	4	1	0
James Baker	45	9	0
Thomas Preece	2	0	0
Alfred Weston	11	5	0
White & Co.	5	2	0
Henry Engelbrecht	7	10	0
Do.	0	6	0
William Cherry	25	11	8
Do.	5	0	0
Walter Wright	2	5	0
William Vague	3	18	0
James Perrin	6	7	3
Peter Neilsen	3	0	10¼
Francis B. Greenup	7	7	3½
Benjamin Ellis	2	7	0
John Blackmore	18	2	11
James Moore	48	4	10
Simpson & Marks	47	13	2
Belcher & Fairweather	7	1	0
Henry Keetly	2	16	0
William White	109	19	6
Joseph Keetly	15	0	6
Benjamin Packwood	2	2	11
Edward Hurry	16	0	3
Charles Dudding	37	10	0
John Burgess	2	0	0
Thomas Hassall	29	12	8
George Frederick Day	7	19	0
Arthur Acheson Dobbs	10	0	0
James Anderson	4	9	6
James Wyld	35	0	0
William Harris	12	0	0
J. M. Frazer	2	15	0

And the Court doth accordingly direct that the Schedule annexed to the Petition be amended by specifying therein such of the said debts, if any, as are not already specified. And upon consideration of the matters aforesaid at this the final hearing of the said Petition, the Court doth further declare that the said Petitioner is entitled to full relief, according to the provisions of the said Act, upon his execution of the Deed hereinafter mentioned. And this Court doth further order and direct the said Petitioner to cede and deliver, convey and assign, all his estate and effects at the time of his making and filing the said Petition, to Hyam Marks, of Christchurch in the Province of Canterbury, Tobacconist,—the said Hyam Marks appearing to the Court to be a fit and proper person to act as a Trustee of the said Petitioner's estate; such conveyance and assignment to be pursuant to the said Act, and to contain all requisite powers for enabling the said Hyam Marks to recover and receive all debts, monies, goods, chattels, estate, and effects in any way belonging to or due and payable to the said Petitioner, upon the trusts, with the powers, and subject to the conditions requisite for the purpose of selling, disposing of, getting in, and receiving or otherwise realising such estate, monies, goods, chattels, and effects: and thereout in the first place of payment of a sum of one shilling in the pound, to be computed on the gross amount of all monies recovered and received from such estate and effects, such sum to be paid into Court to the credit of the Insolvent Estate's Fund, pursuant to the said Act; and in the next place of satisfying all costs, charges, and expenses incurred by order of the Court, or incidental to the execution of such trusts, and all fees of Court and such other sums of money, if any, as shall be ordered by the Court, and subject thereto for the purpose of a just distribution and administration of such estate and effects between and amongst and for the benefit of all the Creditors of the said Petitioner who have so proved as aforesaid, and subject thereto of all such Creditors of the said Petitioner, if any, at the time of filing the said Petition as shall within six calendar months from the date of this order have proved their claims to the satisfaction of the Court, or a Judge thereof, by way of *pro rata* distribution (without priority). And this Court doth further order that in the meantime, and until further order, the said Petitioner and his estate shall be deemed to be protected from arrest, execution, and other legal process in respect of all debts of and claims against the said Petitioner specified in the Schedule annexed to the said Petition, and the amendment thereof after the same shall have been so amended as aforesaid. And it is hereby declared that upon compliance by the said Petitioner with the terms of this order, he shall be released and discharged from all the debts, liabilities, and engagements specified herein, this Court expressly reserving to the Petitioner, the Receiver, and the said Trustees, and the said Creditors, liberty to apply to the Court as they may see fit or be advised.

By the Court,
CHRISTOPHER ALDERSON CALVERT,
Registrar.

In the Supreme Court of New Zealand: Otago and Southland District.

In the matter of the Petition of Walter Hislop, of Dunedin, in the Province of Otago, New Zealand, Draper, a Debtor; and in the matter of the Petition of William Graham, of Dunedin aforesaid, Merchant, a Creditor of the said Walter Hislop to the extent of not less than fifty pounds; and in the matter of "The Debtors' and Creditors' Act, 1862."

Before His Honor Mr. Justice Richmond.

WHEREAS on the thirty-first day of October now last past, upon reading the Petition of the above-named Walter Hislop, and the affidavit of the affidavit of the said Walter Hislop thereunto annexed, and the affidavit of William Graham sworn and filed thereon; and upon hearing Mr. Turton of counsel for the said Petitioner, and Mr. Barton of counsel for the above-named William Graham, the interim sequestrator of the estate and effects of the said Petitioner—it was ordered that within the space of seven days from the date of the said order, or within such extended time as this Court should grant for that purpose, the said Petitioner should convey, assign, and make over all his real and personal estate and effects unto Henry Tewsley, of Dunedin aforesaid, Draper, and to the said William Graham, upon trust for the collection and conversion into money of the said estate and effects, and the distribution of the net proceeds, *pro rata*; and subject to existing legal priorities (if any) amongst such of the Creditors of the said Petitioner as should duly prove their respective debts by affidavits filed in the office of the Registrar at Dunedin, within the space of three calendar months from the date of the registration of the said deed in this Court: And whereas the said order has, by an order of even date herewith, been varied in so far as the same related to the time within which Creditors of the said Petitioner must come in and prove their claims, and by which said varying order such time has been enlarged from three calendar months to nine calendar months from the date of the registration of the said deed as aforesaid, or within such further time as the Court might before the expiration of the said space of nine calendar months order and direct: And whereas the said Debtor, Walter Hislop, having complied with the terms of the said hereinbefore in part recited orders, and upon hearing Mr. Turton of Counsel for the said Debtor, and Mr. Barton of Counsel for the said Henry Tewsley and William Graham—it is hereby ordered that the said Walter Hislop be released and discharged from his debts, liabilities, and engagements specified in the Schedule marked "B," annexed to his said Petition.

Dated at Dunedin, this seventh day of November, 1864.

By the Court,
ROBERT CHAPMAN,
Registrar.

CUSTOMS NOTICE.

Custom House, Lyttelton,
29th August, 1864.

NOTICE is hereby given that the undermentioned Building which will be known as "Beswick's Bonding Warehouse" has been duly approved and appointed in accordance with the 11th Section of the Customs Regulation Act 1858 to be a Warehouse for the securing of goods under Bond for the Payment of duties of Customs:

The whole of a two storied Wooden Building, cob-lined inside, belonging to and now occupied by Mr. John Beswick of Timaru, merchant, and situated at "Rhodes Town," Timaru, on the Eastern side of the Great North Road near its intersection with George street and Cains street and on Rural section number 7555 on the Maps of the Chief Surveyor, Canterbury, of the Timaru District.

J. W. HAMILTON,
Deputy Commissioner.

NOTICE.

THE under-mentioned Warehouse has been duly appointed and approved, in accordance with the 11th Clause of the "Customs Regulation Act, 1858," for the reception of Goods under Bond:—

A Wooden Building, being portion of the premises belonging to Messrs. Beauchamp, McBeth, & Co., situated in Wellington Street, Picton.

JOHN ALLEN,
Deputy Commissioner.

Custom House, Picton, 1st Dec., 1864.

BANK OF NEW ZEALAND.

IN accordance with the resolution passed at the Special General Meeting of the Proprietors, held on the 15th day of December, 1863, the Directors hereby give notice that the tenth call of one pound per share will be payable at the places mentioned below, on Monday, the 6th day of March next;—

Auckland	At the Bank of New Zealand.
Taranaki	" "
Napier	" "
Wellington	" "
Wanganui	" "
Nelson	" "
Picton	" "
Blenheim	" "
Christchurch	" "
Lyttelton	" "
Dunedin	" "
Invercargill	" "
Riverton	" "
Sydney	{ At the Oriental Bank Corporation Office.
London	{ At the Bank of New Zealand, 50, Old Broad Street.

A. KENNEDY,

Bank of New Zealand, General Manager.
Auckland, November 30, 1864.

NOTICE is hereby given that the Partnership heretofore subsisting between Kenneth Bethune, late of Wellington, New Zealand, deceased, and George Hunter, of the same place, Merchants, was dissolved by the death of the said Kenneth Bethune, on the twenty-fifth day of July, one thousand eight hundred and fifty-five. All debts due to the late firm are to be paid to the said George Hunter, who will discharge all its liabilities.

Witness our hands the fifteenth day of March, one thousand eight hundred and sixty-two.

GEO. HUNTER,
ROBERT R. STRANG,

Administrators with the Will annexed of the late Kenneth Bethune.

Signed by the said George Hunter,

In the presence of

Robt. Hart, Solicitor, Wellington.

Signed by Robert Rodger Strang,

Administrator with the Will annexed of the said late Kenneth Bethune,

In the presence of

Robt. Hart, Solicitor, Wellington.

REFERRING to the preceding announcement, I beg to intimate that the Business has been and will continue to be carried on in the way it has been since the death of the late Kenneth Bethune, by myself, trading under the style and firm of Bethune and Hunter.

GEORGE HUNTER.

Exchange Buildings,
Wellington, 14th October, 1864.

RETURN of the QUANTITY and VALUE of GOLD EXPORTED from NEW ZEALAND, from 1st April, 1857, to 30th September, 1864.

Port of Export.	During the Quarter ended 30th September, 1864.										Exported previously to 30th June, 1864.		Total Exported from New Zealand to 30th September, 1864.			
	Produce of Gold Fields in the Province of		To Great Britain.	To New South Wales.	To Victoria.	To Tasmania.	To Other Places.	Total.		Quantity.	Value.	ozs.	£	ozs.	£	
	Auckland	Nelson	Marlborough	"	"	Canterbury.	Otago	"	"							"
Auckland	641	.	.	2,042	8,601	26,989	9,242	28,981
Nelson	3,125	.	.	12,109	67,886	262,867	70,961	274,976
"	2,810	.	.	10,889				
Havelock	3,022	.	.	11,709	7,205	27,919	18,176	69,481
Picton	5,139	.	.	18,914	23	91	23	91
Lyttelton
Auckland	1
Nelson	16
Dunedin	85,345	.	.	330,713	1,470,404	5,697,814	1,557,577	6,035,609
Invercargill	1,804	.	.	6,990				
Bluff Harbour	7	.	.	27				
									101,910			393,458	1,554,069	6,015,630	1,655,979	6,409,088

R. F. PORRER, Assistant Treasurer.

Treasury, Auckland, 28th November, 1864.

I WILLIAM HENRY CUTTEN, a Commissioner duly appointed by virtue of the Ordinance No. 15, Session XI., of the Legislative Council of the Islands of New Zealand, to hear and decide Claims to Land by persons claiming Title thereto from, through, or under the New Zealand Company, report that the claims of the persons whose names appear in the Schedule hereunder, having been duly referred to me for investigation, I do hereby decide that the said persons are respectively entitled to Crown Grants of the Land set against their names in the said Schedule.

SCHEDULE.

No. of Report.	No. of Claim.	Name of Claimant.	Commissioner's Decision.
294	278	John Flanagan - - -	Entitled to a Grant of Town Sections 26 and 27 B VI., Dunedin.
295	280	John William Feger - -	Entitled to a Grant of part of Suburban Section 18, B VI., Town district.
296	281	John Goodhall - - -	Entitled to a Grant of remaining part of ditto.
297	349	Robert Peter - - -	Entitled to a Grant of Town Section 25 B XIV., Dunedin.
297	349	" " - - -	Entitled to a Grant of Suburban Section 17, Sawyer's Bay district.
298	350	Joseph Lang - - -	Entitled to a Grant of Rural Section 70, B VIII., Tokomairiro District.
299	351	" " - - -	Entitled to a Grant of Rural Section 69, B VIII., Tokomairiro District.
300	353	Angus McMillan - - -	Entitled to a Grant of Suburban Section 12, Wakari District.
301	354	Robert Short - - -	Entitled to a Grant of Suburban Section 7, North East Valley.
302	358	Hannah Carter and Mary Elizabeth Carter - - -	Entitled to a Grant of Town Section 37, Port Chalmers.
303	359	" " - - -	Entitled to a Grant of Suburban Section 13, Sawyer's Bay District.
304	360	" " - - -	Entitled to a Grant of Rural Section 27, Irregular Block, East Taieri District.

W. H. CUTTEN, Commissioner.

Land Claims Office,
Dunedin, 3rd November, 1864.

By virtue of the 15th Clause of the New Zealand Company's Land Claimants' Ordinance, Session XI., No. 15, I do hereby report that it is expedient that the Legal Estate in the Lands specified in the following Schedule, and comprised in Reports on Claims made on the 22nd December, 1860, and on the 12th November instant, should be deemed to have been in the Claimants thereto respectively, from and after the dates placed opposite to the descriptions of the said lands respectively.

SCHEDULE.

No. of Report.	Name of Claimant.	Description of Land claimed.	Date of Legal Estate.
659	Henry Blakey - - -	Town Allotment No. 690, New Plymouth	31st December, 1861.
928	James Dingle - - -	Part of Town Allotment No. 663, New Plymouth	Ditto.
930	Rev. Charles Ibbotson - -	Town Allotment No. 119, New Plymouth -	Ditto.
931	Ditto - - -	Town Allotment No. 145, New Plymouth -	Ditto.
932	Christopher H. Gardner - -	Town Allotment No. 95, New Plymouth -	Ditto.
933	Harry Hughlings - - -	Rural Allotment No. 18, Bell District -	31st December, 1853.
935	John Edwards - - -	Town Allotment No. 1409, New Plymouth	31st December, 1861.
937	Christopher H. Gardner - -	Town Allotment No. 69, New Plymouth -	Ditto.
941	Thomas Smith - - -	Town Allotment No. 1605, New Plymouth	Ditto.
942	Ditto - - -	Town Allotment No. 1604, New Plymouth	Ditto.
948	Thomas Veale - - -	Rural Allotment No. 492, Grey District -	Ditto.
949	Frederick Ibbotson - - -	Town Allotment, No. 1423, New Plymouth	Ditto.
951	Thomas Smith - - -	Town Allotment, No. 1458, New Plymouth	Ditto.

New Plymouth,
November 12th, 1864.

H. R. RICHMOND,
Commissioner of Land Claims.

I, HENRY ROBERT RICHMOND, a Commissioner duly appointed by virtue of the Ordinance No. 15, Session XI., of the Legislative Council of the Islands of New Zealand, to hear and decide Claims to Land by persons claiming Title thereto, from, through, or under the New Zealand Company, Report that the Claims of the persons whose names appear in the Schedule hereto, having been duly referred to me for investigation, I do hereby decide that the said persons are respectively entitled to the Crown Grants set against their names in the said Schedule.

SCHEDULE.

No. of Report.	No. of Claim.	Name of Claimant.	Commissioner's Decision.
928	134	James Dingle - - -	Entitled to a Grant of 1 rood (more or less) of Town Allotment No. 663, Town of New Plymouth.
929	444	Augustus Frederick Boughton Kingdon and Adolphus Kingdon - - -	Entitled to a Grant of Rural Allotment No. 49, Omata District.
930	1039	Rev. Charles Ibbotson -	Entitled to a Grant of Town Allotment No. 119, Town of New Plymouth.
931	1040	Ditto - - - -	Entitled to a Grant of Town Allotment No. 145, Town of New Plymouth.
932	1061	Christopher Hatton Gardner	Entitled to a Grant of Town Allotment No. 95, Town of New Plymouth.
933	1074	Harry Hughlings - - -	Entitled to a Grant of Rural Allotment No. 18, Bell District.
934	1089	Samuel Julian - - -	Entitled to a Grant of 13 acres (more or less) of Rural Allotment No. 7, Omata District.
935	1091	John Edwards - - -	Entitled to a Grant of Town Allotment No. 1409, Town of New Plymouth.
936	1103	Trustees of the Primitive Methodist Chapel, Henui Village - - - -	Entitled to a Grant of 2 acres 2 roods (more or less) of Suburban Allotment No. 91, Fitzroy District.
937	1110	Christopher Hatton Gardner	Entitled to a Grant of Town Allotment No. 69, Town of New Plymouth.
938	1120	James William Marshall and George Yates Lethbridge	Entitled to a Grant of 8½ perches (more or less) of Town Allotment No. 668, Town of New Plymouth.
939	1121	Charles Sampson - - -	Entitled to a Grant of Town Allotment No. 1167, Town of New Plymouth.
940	1132	Augustus Frederick Boughton Kingdon and Adolphus Kingdon - - -	Entitled to a Grant of Rural Allotment No. 48, Omata District.
941	1175	Thomas Smith (Trustee of the late Samuel Smith) -	Entitled to a Grant of Town Allotment No. 1605, Town of New Plymouth.
942	1176	Ditto - - - -	Entitled to a Grant of Town Allotment No. 1604, Town of New Plymouth.
943	1191	Robert Gollop - - -	Entitled to a Grant of 10 acres two roods (more or less) of Suburban Allotment No. 91, Fitzroy District.
944	1213	Thomas Veale - - -	Entitled to a Grant of 6 perches (more or less) of Town Allotment No. 663, Town of New Plymouth.
945	1215	Ditto - - - -	Entitled to a Grant of Town Allotment No. 357, Town of New Plymouth.
946	1216	Ditto - - - -	Entitled to a Grant of Rural Allotment No. 490, Grey District.
947	1217	Ditto - - - -	Entitled to a Grant of Rural Allotment No. 491, Grey District.
948	1218	Ditto - - - -	Entitled to a Grant of Rural Allotment No. 492, Grey District.
949	1219	Frederick Ibbotson - -	Entitled to a Grant of Town Allotment No. 1423, Town of New Plymouth.
950	1220	Oliver Veale - - -	Entitled to a Grant of Rural Allotment No. 502, Grey District.
951	1223	Thomas Smith (Trustee of the late Samuel Smith) -	Entitled to a Grant of Town Allotment No. 1458, Town of New Plymouth.
952	1226	Henry John Honeyfield -	Entitled to a Grant of Rural Allotment No. 8, Hua District.
953	1227	John Lye - - - -	Entitled to a Grant of Town Allotment No. 602, Town of New Plymouth.

Land Claims' Office,
New Plymouth, 12th November, 1864.

H. R. RICHMOND,
Commissioner.

STATEMENT of the Average Amount of LIABILITIES and ASSETS of the BANK of AUSTRALASIA, in the Colony of New Zealand, during the Half-year ended 10th October, 1864.—Published in pursuance of the provisions of the Charter of Incorporation.

LIABILITIES.			ASSETS.					
	£	s. d.		£	s. d.			
Notes in Circulation	21,233	6 2	Coined Gold and Silver and other					
Bills in Circulation	4,019	19 2	Coined Metals	64,081	12 0			
Balances due to other Banks	...		Gold and Silver in Bullion or Bars	6,780	8 11			
Government Deposits	...		Notes and Bills of other Banks	...				
Other Deposits	32,933	17 5	Balances due from other Banks	...				
			{ Not bearing Interest	14,796	19 4	Bank Premises	19,631	10 9
			{ Bearing Interest	...		Amount of all other Securities—		
			1. Notes and Bills discounted	...				
			2. Colonial Government Securities	...				
			3. Other Funded Securities	...				
			4. Debts due to the Bank (exclusive of Debts abandoned as bad)	150,030	18 3			
			5. Securities not included under the above heads	...				
Total Average Liabilities	£72,984	2 1	Total Average Assets	£240,524	9 1			

GEORGE MATSON, Manager.
A. R. WEBB, Accountant.

Amount of the Capital Stock paid up at the close of the Quarter ended 30th September, 1864	£1,050,000	0 0
Rate of the last Dividend declared to the Shareholders	14	per cent.
Amount of the last Dividend declared	63,000	0 0
Amount of the Reserved Profits at the time of declaring such Dividend	340,631	11 0
Dated at Auckland, this 7th day of December, 1864.		

THOMAS OUTHWAITE, Esquire, Official Administrator of Intestate Estates for the Northern Division of the Colony of New Zealand, in Account with the Estate of Benjamin Bunn, deceased intestate.

DR.			CR.		
	£	s. d.		£	s. d.
1863.			1863.		
Sept. 30	By Cash from Captain Scott, found on deceased	0 7 0	Oct. 2	Paid Alfred James—Boat hire	0 5 0
Oct. 26	From Styak & Hunter—sale of cow and calf	11 14 9	Nov. 24	Supreme Court letters of administration	3 0 0
Nov. 21	From W. Ford, after payment of funeral expenses	5 3 0	1864.		
1864.			Feb. 1	R. Seymour	0 13 0
Jan. 28	From W. Hefford—sale of effects	4 10 0	Mar. 10	S. Mooney (per R. Seymour)	4 14 6
Feb. 3	Letters of credit on Union Bank, Auckland	100 0 0	" 21	W. & R. Heffords (per R. Seymour)	24 7 0
			" "	D. Cray	12 11 0
			April 8	Jno. Burdett (per Messrs. Lewis & Son)	4 10 0
			" 13	Charles White (per Rev. Gittos)	4 10 0
			" 20	Peter Simpson (per D. Cray)	4 2 6
			" "	Postage to S. Bunn, brother of deceased	0 0 10
			July 2	Advertising Notice to Creditors in <i>Southern Cross</i> newspaper	0 1 6
			" 25	Postage, Letter to S. Bunn, brother of deceased	0 0 6
			" "	Advertising Notice to Creditors in <i>New Zealander</i> newspaper	0 1 6
			Sept.	Advertising Balance-Sheet	0 10 0
			"	Administrator's commission	6 11 5
			"	Balance	55 15 3
Total,	£121	14 9	Total,	£121	14 9

THOMAS OUTHWAITE, Esquire, Official Administrator of the Estate of Robert Wickham, in Account with the said Estate.

DR.			CR.		
1863.	£	s. d.	1863.	£	s. d.
Sep. 3. By Cash from Capt. William Harris, wages due deceased .	1	4 0	Nov. 24. Paid Supreme Court, Letters of Administration .	0	5 0
Dec. 16. „ Sale of Effects .	1	4 6	1864.		
			July 2. Advertising notice to creditors in <i>Southern Cross</i> newspaper .	0	1 4
			„ Advertising do. in <i>New-Zealander</i> newspaper .	0	1 4
			Sep. Advertising Balance Sheet .	0	5 0
			„ Administrator's Commission .	0	3 1
			Balance .	1	12 9
	£2	8 6		£2	8 6

THOMAS OUTHWAITE, Official Administrator of Intestate Estates for the Northern Division of the Colony of New Zealand, in Account with the Estate of Thomas Wray, deceased, intestate.

DR.			CR.		
1863.	£	s. d.	1863.	£	s. d.
Nov. 30. By Cash from Capt. Turner, Master of the "Corio," wages due deceased .	3	8 0	Jan. 20. Paid Supreme Court, Letters of Administration .	0	5 0
Dec. 16. „ Sale of Effects .	0	1 6	July 2. Advertising notice to creditors in <i>Southern Cross</i> newspaper .	0	1 3
			„ Advertising do. in <i>New-Zealander</i> newspaper .	0	1 3
			„ Advertising Balance Sheet .	0	5 0
			„ Administrator's Commission .	0	3 6
			Balance .	2	13 6
	£3	9 6		£3	9 6

ROBERT CHAPMAN, Esq., Official Administrator of Intestate Estates at Otago, New Zealand, in Account with the Estate of Millar Gilchrist, deceased intestate.

DR.			CR.		
1860.	£	s. d.	1860.	£	s. d.
Jan. 9. By cash from J. Paterson & Co., proceeds sale of effects .	24	0 6	Oct. 27 Paid A. Hastie .	0	9 0
			1861.		
			Jan. 28 Advertising for claims in <i>Witness</i> .	0	5 0
			April 24 John Booth .	0	10 6
			July 11 G. Eldershaw .	0	5 10
			Aug. 27 Advertising in <i>Colonist</i> .	0	4 9
			„ Filing two affidavits, order, and letters of administration .	1	18 0
			Sept. 9 McLeod & Gibson .	5	1 4
			Dec. 30 Immigration Agent .	13	1 4
			1864.		
			Aug. 15 Advertising Balance Sheet .	0	7 6
			Registrar's commission at 5 per cent. .	1	4 0
			Balance in hands of Administrator .	0	13 3
	£24	0 6		£24	0 6

ROBERT CHAPMAN, Esq., Official Administrator of Intestate Estates at Otago, in Account with the Estate of John Davidson, deceased intestate.

DR.			CR.		
1861.	£	s. d.	1861.	£	s. d.
Nov. 18 By Cash—proceeds sale of effects and money found on person .	19	4 0	Nov. 18 Paid Dr Forster .	17	2 0
			1862.		
			April 7 Advertising for claims Administrator's commission at 8 ½ cent .	0	7 0
			July 25 Letters of administration .	0	5 0
			1864.		
			Aug. 15 Advertising Balance Sheet .	0	7 6
	£19	4 0		£19	12 0

