



THE
NEW ZEALAND GAZETTE.

Published by Authority.

WELLINGTON, WEDNESDAY, APRIL 11, 1866.

G. GREY, Governor.

A PROCLAMATION.

WHEREAS by "The Intestate Estates Act, 1865," it is enacted that the said Act shall come into force in each Province of the Colony respectively on such day as the Governor may fix by Proclamation in the *New Zealand Gazette*: Now therefore I, Sir George Grey, the Governor as aforesaid, in pursuance and exercise of the said power and authority in me vested, do hereby appoint and fix the first day of May next to be the day on and from which the said "Intestate Estates Act, 1865," shall come into force within each of the following Provinces, viz., the Province of Nelson, the Province of Canterbury, and the Province of Wellington, in the said Colony.

Given under the hand of 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 issued under the Seal of the said Colony, at Wellington, this third day of April, in the year of our Lord one thousand eight hundred and sixty-six.

E. W. STAFFORD.

G. GREY, Governor.

A PROCLAMATION

For the Naturalization of certain Persons.

WHEREAS by "The Naturalization Act, 1865," 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. :—

CHRISTIAN EMIL PETERSEN,
from the fifth day of October, one thousand eight hundred and sixty-two, native of Schleswig-Holstein, Germany, hotel-keeper; residence, Dunedin, in the Province of Otago.

HERMANN LUKS,
from the first day of August, one thousand eight hundred and sixty-three, native of Oldenburg, Germany, hotel-keeper; residence, Waikouaiti, in the Province of Otago.

BERNARD LUKS,
from the first day of August, one thousand eight hundred and sixty-three, native of Oldenburg, Germany, hotel-keeper; residence, Waikouaiti, in the Province of Otago.

CHRISTIAN C. BLUCHER,
from the first day of January, one thousand eight hundred and sixty-five, native of Magdeburg, Prussian Germany, licensed surveyor; residence, Auckland, in the Province of Auckland.

DORETTA BLUCHER,
wife of the above.

EDMUND BLUCHER,
WILLIAM BLUCHER,
GUSTAVE BLUCHER,
sons of the above.

RUDOLPH PLATOW,
from the twelfth day of January, one thousand eight hundred and sixty-six, native of Pillau, Prussia, miner; residence, Arrow River, in the Province of Otago.

LEOPOLD LESSONG,

from the thirteenth day of January, one thousand eight hundred and sixty-six, native of Hesse Electoral, Germany, surveyor; residence, Auckland, in the Province of Auckland.

SAMUEL GOLDSTON,

from the fifteenth day of February, one thousand eight hundred and sixty-six, native of Poland, store-keeper; residence, Arrowtown, in the Province of Otago.

GEORGE SUTTER,

from the sixth day of February, one thousand eight hundred and sixty-six, native of the Canton of Grieson, Switzerland, miner; residence, Arrowtown, in the Province of Otago.

MARCO SPONGIA,

from the twentieth day of February, one thousand eight hundred and sixty-six, native of Italy, master mariner; residence, Lyttelton, in the Province of Canterbury.

JOHN CHARLES MILLER,

from the first day of October, one thousand eight hundred and sixty, native of Apenrade, Denmark, settler; residence, Hooper's Inlet, in the Province of Otago.

RAFFAELE AURIEMMA,

from the first day of January, one thousand eight hundred and sixty-four, native of Naples, settler; residence, Wellington, in the Province of Wellington.

WILLIAM SPIERING,

from the first day of January, one thousand eight hundred and sixty-six, native of Bergedorf, in Hamburg, Germany, tailor; residence, Auckland, in the Province of Auckland.

Given under the hand of 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, at the Government House, at Wellington, and issued under the Seal of the said Colony, this sixth day of April, in the year of our Lord one thousand eight hundred and sixty-six.

E. W. STAFFORD.

GOD SAVE THE QUEEN!

Colonial Secretary's Office,
Wellington, 7th April, 1866.

THE following Proclamations and appointments by their Honors the Superintendents of Otago and Taranaki, under the Diseased Cattle Act, are published for general information.

E. W. STAFFORD.

PROCLAMATION

Of additional Regulations for the Destruction of Diseased Cattle, and for preventing the Spread of the Disease called Pleuro-pneumonia.

By His Honor THOMAS DICK, Superintendent of the Province of Otago.

WHEREAS by virtue of the powers in him vested in that behalf, His Honor John Hyde Harris, then being Superintendent of the Province of Otago, did, by Proclamation in the Government Gazette of the said Province, dated the eighteenth day of January, one thousand eight hundred and sixty-four, make, publish, and proclaim certain Regulations for prohibiting the removal and transportation of cattle out of the several infected districts, mentioned in the said Proclamation: And whereas it is expedient that the removal of cattle from the said several infected districts and from other infected districts within

the Province of Otago, should in some cases be permitted: Now therefore, by virtue of the powers delegated to me in this behalf by His Excellency the Governor, I, Thomas Dick, Superintendent of the said Province, do make, publish, and proclaim the following Regulations, and I do declare that the Regulations hereby made shall not in anywise affect that area within the Province of Otago, bounded towards the north by the Province of Canterbury; towards the east by the Waitaki River; towards the south by the Pacific Ocean; and towards the west by the Horse Range, Kakanui, and Hawkdun Mountains to Mount St. Bathans, thence by the Dunstan Mountains to the Clutha River, thence in a northerly direction by the Clutha River and the eastern shore of the Wanaka Lake to the Province of Canterbury; and I do declare that the Regulations hereby made and published shall, from and after the day hereinafter prescribed as the day upon which the same shall take effect, be read with and form part of the said Regulations made and published on the said eighteenth day of January, one thousand eight hundred and sixty-four; and I do hereby declare and prescribe that the Regulations hereby made shall take effect from and after the twelfth day of April, one thousand eight hundred and sixty-six.

REGULATIONS.

13. Any person who is desirous of driving or removing, or of causing to be driven or removed, any cattle from or out of any infected district within the Province of Otago, shall first obtain, after inspection, a certificate from the Inspector, or one of the Inspectors, of the infected district from which it is proposed to remove such cattle, in the form of the Schedule hereto annexed, or to the effect thereof, which certificate shall be a sufficient authority to drive or remove such cattle from and out of such infected district at any time within the period specified in such certificate: Provided that such certificate shall have no force or validity unless the cattle shall be so driven or removed within the time specified therein.

14. Every Inspector of an infected district, upon being required by notice in writing from any person, and served personally upon him, or left at such Inspector's usual place of abode, and upon payment or tender to him of the fees, which by the 17th Regulation he is entitled to receive, shall attend at any place mentioned in such notice within his district forthwith after the receipt of such notice, or within a reasonable time thereafter, for the purpose of examining any cattle which it is proposed to drive or remove from or out of his district, with a view to decide whether he shall grant the certificate required by the 13th Regulation.

15. Every Inspector, after examining, when requested as aforesaid, any cattle which it is proposed to drive or remove from and out of his district, and after obtaining from the proprietor or person in charge of such cattle a written declaration that they have been free from disease for a period of six months prior to such examination, shall, if he be satisfied by such examination and declaration, or otherwise, that such cattle, or any of them, are free from disease, and have been so for six months, grant a certificate in the form contained in the Schedule hereto annexed, or to the like effect, which certificate shall be a sufficient authority for the removal of such cattle from the infected district at any time within the period prescribed by the said certificate: And it shall be lawful for any such Inspector to defer granting such certificate for any time not longer than fourteen days in cases where he suspects that such cattle have incurred risk of infection, and such Inspector may, by inquiry and such other means as he thinks fit, satisfy himself whether there is reason to believe that such cattle are infected.

16. The Inspector's certificate for the driving or removal of cattle out of an infected district shall be in the form contained in the Schedule hereto annexed, or to the like effect, and shall authorize the removal of the cattle in the certificate specified within a time to be fixed therein.

17. The Inspector, provided he is not a salaried Government Officer, shall be entitled to fees at the rate of Two pounds per diem, during the time he may be employed, and every Inspector shall be entitled to travelling expenses at the rate of one shilling and sixpence per mile one way, for granting certificates for the removal of such cattle out of his district, which fees shall be paid before inspection by the person applying for such examination and certificate as aforesaid.

SCHEDULE.

I do hereby certify that I have authorized (name, residence, and description of owner of Cattle, or person having charge thereof) to drive or remove the under-mentioned Cattle from and out of the Infected District of ().

Number and Kind.	Description and Marks.	Brands.

This Certificate to be in force for () days from the date hereof. Date.....

A. B.,
Inspector of Cattle, ().
Given under my hand, and issued under the Public Seal of the Province of Otago, at Dunedin, this twenty-first day of March, one thousand eight hundred and sixty-six.
THOMAS DICK, Superintendent.

By His Honor's command,
H. J. MILLER, Provincial Secretary.

PROCLAMATION

Appointing a certain portion of the Province of Otago a Quarantine Ground, under "The Diseased Cattle Act, 1861."

By His Honor THOMAS DICK, Esq., Superintendent of the Province of Otago.

PURSUANT to and by virtue and in exercise of the powers delegated to me in this behalf by His Excellency the Governor, I, Thomas Dick, Superintendent of the Province of Otago, do hereby appoint all that piece or parcel of land, being section numbered 1, Block X, North Harbour and Blueskin District, as the same is bounded on the Selection Map in the Office of the Waste Land Board, Dunedin, to be a Quarantine Ground under "The Diseased Cattle Act, 1861;" and I do hereby prescribe that this appointment shall take effect from and after the twelfth day of April, 1866.

Given under my hand, and issued under the Public Seal of the Province of Otago, at Dunedin, this twenty-first day of March, one thousand eight hundred and sixty-six.

THOMAS DICK,
Superintendent.

By His Honor's command,
H. J. MILLER,
Provincial Secretary.

PURSUANT to the powers delegated to me by His Excellency the Governor in this behalf, and under and by virtue of "The Diseased Cattle Act, 1861," and "The Diseased Cattle Act Amendment, Act, 1865," I, Thomas Dick, Esquire, Superintendent of the Province of Otago, do hereby appoint

MR. JOHN DREW ATKIN,

of Popotunoa, as, and to be, an Inspector of Diseased Cattle, to perform the duties required by the said Acts, or either of them; and I do hereby prescribe that the appointment hereby made shall take effect from and after the twelfth day of April, 1866.

Given under my hand at Dunedin, this twenty-first day of March, one thousand eight hundred and sixty-six.

THOMAS DICK,
Superintendent of the Province of Otago.

PROCLAMATION

Appointing a Quarantine Ground under "The Diseased Cattle Act, 1861."

By His Honor HENRY ROBERT RICHMOND, Esquire Superintendent of the Province of Taranaki.

IN exercise of the authority delegated to Superintendents of Provinces under the provisions of an Act of the General Assembly of New Zealand, intituled, "The Diseased Cattle Act, 1861," I, Henry Robert Richmond, Esquire, Superintendent of the Province of Taranaki, do hereby proclaim that the under-mentioned place in the Province of Taranaki shall be a Quarantine Ground for the purposes of the said Act from and after the first day of May, one thousand eight hundred and sixty-six:—

The piece of land being part of allotment marked "R" on the plan of the Town of New Plymouth; bounded on the north by the sea coast, on the east by another part of the said allotment, on the south by Buller Street, and on the west by town allotment No. 1954.

Given under my hand, and issued under the Public Seal of the Province of Taranaki, at New Plymouth aforesaid, this eighteenth day of March, one thousand eight hundred and sixty-six.

H. R. RICHMOND,
Superintendent.

PROCLAMATION

Of Regulations for the Province of Taranaki, for landing and driving Cattle imported from districts where infectious disease is known to prevail, and for the management of the Quarantine Ground, and fixing the fees and charges thereof, &c.

By His Honor HENRY ROBERT RICHMOND, Esquire, Superintendent of the Province of Taranaki.

IN exercise of the powers delegated by His Excellency to Superintendents of Provinces, under the provisions of "The Diseased Cattle Act, 1861," I, Henry Robert Richmond, Esquire, Superintendent of the Province of Taranaki, do hereby proclaim and declare the following regulations to be in force for landing and driving cattle imported from districts where infectious disease is known to prevail, and for the management of the quarantine ground, and for fixing the fees and charges thereof, and the conditions upon which cattle may in certain cases be removed therefrom within the full period of fourteen days from their first entering:—

1. No cattle imported from a district which has been declared infected shall be landed, unless a certificate or other sufficient proof shall have been produced to the Inspector that they were clean when shipped.

2. Upon the production of such certificate or other proof, the Inspector shall examine the cattle on board, and proceed as directed by clause 4, sections (c.) and (d.) of the Act.

3. The fee for the use of the quarantine ground shall be two shillings per head.

4. Cattle shall remain in the quarantine ground for a period of not less than forty-eight hours, nor more than fourteen days, and shall whilst there be fed at the expense of their owners.

5. Any person removing, or causing to be removed, any cattle from the quarantine ground, without permission of the Inspector, shall be subject to a penalty not exceeding fifty pounds for every head of cattle so removed.

6. On the recommendation of the Inspector, and on a certificate from him (to be called a Removal Certificate) that any cattle in the quarantine ground are free from all visible symptoms of infectious disease, and that a suitable enclosure, to be therein described, has been provided to receive them, the Superintendent may at any time after the expiration of forty-eight hours from their first entering allow such cattle to be removed to such enclosure, there to remain for the period of one calendar month from the date of such removal; and if any such cattle shall be found during the said period of one month elsewhere than in the said enclosure, unless permission in writing shall have been given by the Inspector to remove them to some other place, the owner thereof shall be subject to a penalty not exceeding five pounds per head for every head of cattle so found: Provided always, that if at any time after the expiration of seven days from the date of the removal of any cattle from the quarantine ground to an enclosure as above provided, the Inspector on again inspecting the said cattle shall report that they are free from all signs of infectious disease, the Superintendent may by written order, and subject to such conditions as he may think necessary to impose, release the owner of such cattle from all further obligation to keep the said cattle in such enclosure.

7. These regulations shall take effect from and after the first day of May, 1866.

Given under my hand, at New Plymouth, this eighteenth day of March, one thousand eight hundred and sixty-six.

H. R. RICHMOND,
Superintendent.

Superintendent's Office,
New Plymouth, 29th March, 1866.

In exercise of the powers delegated to me by His Excellency the Governor, under the provisions of "The Diseased Cattle Act, 1861," I hereby appoint

WILLIAM HATELY,

to be an Inspector of Diseased Cattle for the Province of Taranaki; the appointment to take effect from the 1st May, 1866.

H. R. RICHMOND,
Superintendent.

Colonial Secretary's Office,
Wellington, 6th April, 1866.

INQUIRIES having been made respecting a person named WILLIAM GODLEY, a native of Brighton, Sussex, England, a Builder and Bricklayer, who is supposed to have come to New Zealand from the Cape of Good Hope in the year 1864, any person who may be able to give any information respecting him is requested to communicate with this office.

W. GISBORNE,
Under Secretary.

Colonial Secretary's Office,
Wellington, 6th April, 1866.

INQUIRIES having been made respecting a person named JOSEPH CHAVANNE, a native of France, who formerly resided in Melbourne, and in September, 1862, left that place for New Zealand, since when his friends have heard nothing of him, it is requested that any one who may be able to give any information respecting the person in question will communicate with this office.

W. GISBORNE,
Under Secretary.

General Post Office,
Wellington, 6th April, 1866.

NOTICE is hereby given that from and after this date Letters, &c., for the undermentioned places in the Levant, at which France maintains Post Offices, will be charged the same rates of postage, &c., and in all respects treated the same as letters, &c., addressed to France and Algeria:—

Alexandretta,	Kerassun,	Smyrna,
Beyrout,	Latakia,	Zulina,
Dardanelles,	Mersina,	Tangiers,
Gallatz,	Mitylene,	Trebizond,
Gallipoli,	Rhodes,	Tripoli in Syria,
Ibraili,	Salonica,	Tultcha,
Ineboli,	Samsoun,	Tunis,
Jaffa,	Sinope,	Varna.

E. W. STAFFORD.

General Post Office,
Wellington, 6th April, 1866.

UNDER the provisions of a Postal Convention entered into between Great Britain and Austria, the Post Office at Trieste, and the Austrian Post Office in Alexandria, will in future make up direct mails for this Colony, for conveyance by each of the British mail packets from Suez.

The postage on letters from this Colony for Northern Europe, specially addressed *via* Trieste, will be at the rate of sixpence per quarter of an ounce, and newspapers will be charged one penny each. Book packets and pattern parcels will be charged as follows:—

Under ¼ lb.	4d.
" ½ "	8d.
" 1 "	1s. 4d.

and so on, adding 8d. for every additional or fractional part of ½ lb.

E. W. STAFFORD.

Commissioner's Order, No. 13.

CUSTOMS.—In exercise of the power in me for this purpose vested by "The Customs Regulation Act, 1858," I, the Commissioner of Customs, do hereby appoint and declare that the

PORT OF WAIRAU,

shall be a Port at which persons acting as Agents in the entrance or clearance of ships, goods, or baggage, or any business relating thereto, shall be required to be duly licensed for that purpose.

Given under my hand, at Wellington, this fifth day of April, in the year of our Lord one thousand eight hundred and sixty-six.

E. W. STAFFORD.

Office of Commissioner of Customs,
Wellington, 5th April, 1866.

NOTICE is hereby given, that a wooden detached building, situated in Brougham Street, at the Port of New Plymouth, in the Province of Taranaki, and known as

BROWN'S WAREHOUSE,

has been approved and duly appointed under the 11th clause of "The Customs Regulation Act, 1858," for the reception of goods under bond.

WM. FRANCE (for Secretary.)

Office of Commissioner of Customs,
Wellington, 5th April, 1866.

NOTICE is hereby given, that the lower portion of a stone and wooden building, situated on the North side of Bridge Street, Nelson, in the Province of Nelson, and known as FISHER'S WAREHOUSE (formerly Nash and Scaife's,) has been approved and duly appointed under the 11th clause of "The Customs Regulation Act, 1858," for the reception of goods under bond.

WM. FRANCE (for Secretary.)

Office of Commissioner of Customs,
Wellington, 5th April, 1866.

NOTICE is hereby given, that a wooden building, situated in Waghorn Street, at the Port of Napier, in the Province of Hawke's Bay, and known as

G. E. G. RICHARDSON'S WAREHOUSE, has been approved and duly appointed under the 11th clause of "The Customs Regulation Act, 1858," for the reception of goods under bond.

WM. FRANCE (for Secretary.)

General Crown Lands Office,
Wellington, 4th April, 1866.

IN conformity with the 29th clause of "The Gold Fields Acts Amendment Act, 1865," it is hereby notified that it is intended to grant Leases for Gold Mining purposes of the Crown Lands to the Applicants specified in the following Schedule.

ALFRED DOMETT,
Secretary for Crown Lands.

Applicants—Samuel Farrell and party.
Locality—Welsh's Point, Gabriel's Gully.
Area—6 acres 2 roods and 14 perches.

Applicants—J. Wm. Robertson.
Locality—Mount Aurum.
Area—14 acres 3 roods and 2 perches.

Applicants—Alex. Murdock and Co.
Locality—Bounded on the West by Murdock Creek, and on the East by the Scandinavian Prospecting Claim, Skipper's.

Applicant—H. Brewer and another.
Locality—Maori Point, Upper Shotover.
Area—1 acre 2 roods.

Applicants—P. Sorenson and party.
Locality—Skipper's Creek, Upper Shotover.
Area—12 acres 1 rood and 22 perches.

Applicant—Richard Spratt.
Locality—Maori Point, Upper Shotover.
Area—3 acres 3 roods and 10 perches.

General Crown Lands Office,
Wellington, 6th April, 1866.

IN conformity with the provisions of "The Gold Fields Acts Amendment Act, 1865," it is hereby notified that it is intended to grant a Lease for Gold Mining purposes of the Crown Lands to the Applicant specified in the following Schedule.

ALFRED DOMETT,
Secretary for Crown Lands.

Applicant—R. F. Williamson.

Locality—Opposite the Government Camp, Arrow River.

Area—16 acres 2 roods and 4 perches.

Registrar-General's Office,
Auckland, 27th March, 1866.

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—

Free Church of Scotland,

The Reverend JAMES MURRAY DAVIDSON.

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. 9, of the 30th of January; No. 13, of the 3rd of March; and No. 17, of the 24th March, in the present year.

Given under my hand, at Auckland, this twenty-seventh day of March, 1866.

JOHN B. BENNETT,
Registrar-General.

NOTIFICATION—Whereas by "The New Zealand Settlements Amendment and Continuance Act, 1865," it is enacted that instead of the periods of six months, and eighteen months, prescribed by the seventh section of "The New Zealand Settlements Act, 1863," for preferring claims to compensation, the period for such purpose shall be a period not less than three months nor more than six months, to be prescribed by the Compensation Court in each case, and due notice of such period for preferring claims shall be given by direction of the Court by advertisement in public newspapers, or otherwise by public notice in the Maori and English language.

And whereas by an Order in Council made by His Excellency the Governor in Council at Wellington, on the seventeenth day of January, 1866, it was ordered that from the date thereof, the district the boundaries whereof are defined in the Schedule hereto, should be a district within the provisions of the said "New Zealand Settlements Act, 1863," and should be designated by the name of the Bay of Plenty District, and the lands within the said district were thereby reserved and taken for the purposes of settlement, and it was declared that all such lands were required for the purposes of the said last-mentioned Act, and are subject to the provisions thereof from the date of the said Order in Council now in recital:

Now, by the direction of the Compensation Court, it is hereby notified that the period for preferring claims to compensation, on account of the taking as aforesaid of the said block of land, has been prescribed by the Court to be six months from the said seventeenth day of January.

Dated at Auckland this fifteenth day of March, 1866.

A. J. DICKEY,
Chief Clerk, Compensation Court.

SCHEDULE.

Bay of Plenty District.

All that land bounded by a line commencing at the mouth of the Waitahanui River, Bay of Plenty, and running due south to the Tarawera River, thence by a straight line to the summit of Putauaki (Mount

Edgcombe), thence by a straight line in an easterly direction to the confluence of the Rivers Tauwhare and Ohiwa, thence by a line running due east for twenty-five miles, thence by a line to the mouth of the Aparapara River, in the Bay of Plenty.

PANUITANGA.—Ko te mea, i te Ture (New Zealand Settlements Act, 1863,) i te 7 o nga rarangi i kia kia ono, kia te kau ma waru nga marama hei tukunga mai mo nga pukapuka whakaatu whenua a nga tangata e pa ana ki nga whenua kua riro i te Kawanatanga te tango. Na, i te mahinga houtanga o taua Ture, i te tau 1865, kua whakanoatia aua takiwa a kua kia ko te takiwa hei tukunga mai mo nga pukapuka pera kia kua e hoki iho i te toru marama, kia kua e neke ake i te ono marama: ma te Kooti e whakarite te takiwa hei tukunga mai mo aua pukapuka, me panui ki nga nupepa, me panui ki te reo Pakeha ki te reo Maori kia rongo ai te katoa.

Na, i te Runanga o Te Kawana i noho a Runanga ki Poneke i te 17 o nga ra o Hauerere, 1866, i kia, ko te Takiwa whenua e mau nei ona rohe i te pukapuka e tapiri nei me waiho hei takiwa e mahia ai nga tikanga o te Ture nei (New Zealand Settlements Act, 1863), ko te ra e timata ai, ko taua 17 o Hauerere, 1866, ka haina tona ingoa ko te Takiwa o te Bay of Plenty, ko nga whenua i roto i taua takiwa i rahuitia, i tangohia kia whakanohioa ki te Pakeha, a i kia hoki ko aua whenua katoa i riro hei mahinga mo nga tikanga o taua Ture, a mana katoa ona tikanga i runga, timata mai i te ra i puta ai taua Ki Runanga kua whakahuatia ake nei.

Na, ko tenei, ka whakaritea nei e te Kooti Whakawa whenua te takiwa hei tukunga mai mo nga pukapuka tono utu mo te tangohanga o taua piihi whenua, koia tenei kia ono marama, ka timata mai i taua ra ano, te 17 o Hauerere, 1866.

I tuhia i te 15 o nga ra o Maehe, 1866.

NA TIKI,
Upoko kai tuhituhi.

PUKAPUKA TAPIRI.

Te Takiwa o te Bay of Plenty.

Ko taua whenua katoa ka timata te rohe ki te wahapu o te Awa o Waitahuna, ka rere whaka te te Tonga ki te Awa o Tarawera; ka maaro atu i reira tae noa ki te tihi o Putauaki; ka rere whaka te Rawhiti ki te putahitanga o Tauwhare o Ohiwa; ka maaro atu te raina i reira e rua te kau ma rima maero; ka rere a te wahapu o te Awa o Aparapara.

COMPENSATION COURT.—Notice is hereby given that a Sitting of the Compensation Court will be holden at New Plymouth on Friday, the 1st of June next, and following days, for the purpose of hearing and determining the Claims of persons to Compensation on account of the taking, under the authority of "The New Zealand Settlements Act, 1863," of the blocks of land in the Province of Taranaki hereunder described.

WAITARA SOUTH.

All that block of land at Taranaki, bounded on the North by the sea; on the East by the Waitara River, from its mouth to the junction of the Manganui River; on the South by a straight line from the junction of the Manganui and Waitara Rivers to Tururu-tongi on the Waiongana River; and on the West by a straight line to the sea at Waitaha; excepting lands within the above described boundaries held under Grants from the Crown.

OAKURA.

Bounded on the North by the sea; on the East by the Omata Block, from the sea to where the boundary

of the Omata Block is cut by the Native path running between the Patua and Ponakai Ranges, thence by a straight line running between the two above-mentioned ranges till it cuts the Hangatahua River, thence by the Hangatahua River to the sea; except the block of land known by the name of the Tataraimaka Block.

A. J. DICKEY, Chief Clerk.

Auckland, 23rd March, 1866.

HE Panuitanga tenei kia mohiotia ai ka noho te Kooti whakawa whenua ki Taranaki a te Paraire te 1 o nga ra o Hune, 1866, hei whakawa i nga take whenua a nga tangata e pa ana ki nga Piihi whenua i Taranaki e mau iho nei, i tangohia i runga o te Ture ("New Zealand Settlements Act, 1863.")

KO WAITARA, TE TAHA KI TE TONGA.

Ko te rohe ki te taha ki te Raki, ko te moana; ko te rohe o te Rawhiti, ko te awa o Waitara, timata mai i te wahapu, a tae noa ki te putahitanga o Manganui, ki te taha ki te Tonga, ka maro atu te raina i te putahitanga o Manganui o Waitara, tae noa ki Tururutangi i Waiongana, ko te rohe ki te Hauauru, he raina tae noa ki te moana i Waitaha.

Ko nga whenua e kapea ki waho, ko nga wahi e mau ana i runga i te Karauna Karaati.

OAKURA.

Ko te rohe ki te taha ki te Raki, ko te moana o te Rawhiti ko Omata, ka timata i te moana, a tae noa ki te Rori Maori ki waenganui o Patua o Pouakai, ka maro atu i reira, ka rere i waenganui o aua maunga a makere noa ki Hangatahua, haere tonu i reira, a tae noa ki te moana.

Ko te wahi e kapea ki waho ko Tataraimaka.

NA TIKI,
Tumuaki kai-tuhituhi.

Kooti mo nga whenua kua tangohia,
Akarana, 23 Maehe, 1866.

No. 2748.

VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, Queen, Defender of the Faith, and so forth.

To JAMES RICHARD DAVIES, senior, of Dunedin, in the Province of Otago, in the Colony of New Zealand, contractor, and JAMES RICHARD DAVIES, junior, of Dunedin, in the said Province of Otago, in the aforesaid Colony, contractor, their agents, auctioneers, and servants,

GREETING:

WHEREAS, Thomas Connor, late of Green Hills, in the Colony of Victoria, but now of Dunedin, in the Colony of New Zealand, contractor, hath brought an action against you the said James Richard Davies, senior, and James Richard Davies, junior, in our Supreme Court of New Zealand, wherein he complains that you, the said James Richard Davies, senior, have wrongfully covenanted to hand over certain negotiable securities payable by the Provincial Government of Southland, or by the General Government of the Colony of New Zealand; and that you, the said James Richard Davies, senior, have sold certain plant, horses and machinery, without his consent; and that you, the said James Richard Davies, senior, are endeavouring to dispose of and transfer the right and interest in and to certain other debentures or negotiable securities of the said Provincial Government, and to sell certain other plant, horses, and machinery, which said negotiable securities, plant, horses, and machinery are the property of the partnership on the declaration in this suit mentioned, and that you the said James Richard Davies, junior, have made some compromise or arrangement with the said James Richard Davies,

senior, in fraud of him the said Thomas Connor. We therefore do strictly enjoin and command you the said James Richard Davies, senior, and James Richard Davies, junior, and each of you, and all and every the persons before mentioned, under pain of the further process of this Court, that you and every of you do absolutely desist from interfering with the said partnership property, and from alienating, assigning, pledging, managing, or in anywise disposing of, or attempting to dispose of, any of the aforesaid negotiable securities, plant, horses, or machinery, or any or either of them, or any part of them, until the hearing of the said action, or until our said Court shall make order to the contrary hereof.

Witness His Honor CHRISTOPHER WILLIAM RICHMOND, a Judge of our Supreme Court of New Zealand, at Dunedin, this four-

(L.S.) tenth day of February, in the year of our Lord one thousand eight hundred and sixty-six.

NOTICE is hereby given that the partnership hitherto existing under the style or firm of "Strike, Goulding and Co.," carrying on business together as Sodawater and Cordial Manufacturers, at Wellington, has this day been dissolved by mutual consent.

Wellington, 15th February, 1866.

W. F. STRIKE,
JOHN STRIKE,
C. R. GOULDING.

Witness—P. A. BUCKLEY,
Solicitor, Wellington.

CHRISTOPHER ALDERSON CALVERT, Esq., Registrar at Canterbury of the Supreme Court of New Zealand, in account with the Estate of THOMAS MILLS, deceased (28th November, 1862), intestate.

1863.	DR.	£	s.	d.	1863.	CR.	£	s.	d.
Sept. 10.	To cash of Union Bank	80	18	6	July 20.	By postage to England	0	1	0
Oct. 31.	To ditto of H. Renness, for old saddle and bridle	2	0	0	Aug. 11.	By ditto to England	0	0	6
Nov. 16.	To ditto of D. Fisher, for filly sold by deceased	18	0	0	"	By ditto to Sydney	0	0	6
1864.					" 26.	By Court fees paid, viz.: swearing, 2s.; filing, 3s.; affidavit as to death	0	5	0
Oct. 8.	To cash of D. and W. Hunter, for proceeds of cattle sold for £146 less Bank charge	145	5	6	" "	By setting down	0	5	0
					" 28.	By Order of Court	0	6	0
					" "	By letters of administration	3	0	0
					Sept.	By cash paid advertisements (for creditors) and papers, viz.: "Standard," 6s.; "Press," 3s. 11d.; "Times," 7s. 6d.	0	17	5
					"	Ditto (special) for property, "Times"	0	7	0
					" 10.	By commission— 5 per cent. on	80	18	6
					Oct. 31.	By ditto on	2	0	0
					Nov. 16.	By ditto on	18	0	0
					1864.				
					Oct. 8.	By commission— 5 per cent. on	145	5	6
					"	By Court fees—swearing, 2s.; filing, 3s.; affidavit as to value	0	5	0
					1865.				
					April.	By Court fees paid, viz.: (12th May) swearing, 2s.; filing, 3s.; special affidavit	0	5	0
						Ditto, to verify inventory	0	5	0
						Ditto, to verify account	0	5	0
					"	By advertisement of account in Gazette of New Zealand	0	7	6
					"	Balance due to the Estate and carried down	227	8	0
							£246	4	0
					1865.				
April.	To balance brought down	227	8	0	May 13.	By cash paid to the Colonial Sub-Treasurer, as per Judge's order of the 12th	227	8	0

