

THE

ZEALAN NEW GAZETTE.

Published by Authority.

WELLINGTON, MONDAY, OCTOBER 15, 1866.

G. GREY, Governor. A PROCLAMATION.

WHEREAS by "The Registration Act, 1858," it is enacted that it shall be lawful for the Governor, at any time, by proclamation in the New Zealand Gazette, to divide the Colony of New Zealand, for the purposes of the said Act, into such and so many districts as he may think fit, and that every such district shall be called by a distinct range and shall be a Paristrania District. name, and shall be a Registrar's District; and it is provided that the Governor may at any time revoke the whole or any part of such proclamation, and issue a new proclamation dividing the Colony, or any part of it, anew into districts, or increasing the number or altering the boundaries of districts, as

from time to time he may think requisite.

And whereas by a proclamation duly made and issued, bearing date the sixth day of July, one thousand eight hundred and fifty-nine, the Governor, in pursuance of the said recited power and authority, did, amongst others, constitute two districts for the purposes of the said Act, called the "Wellington District," and the "Wanganui District," the boundaries whereof were therein set forth, which said proclamation came into operation and took effect on the first day of October one thousand eight hundred and fifty-nine.

And whereas it is expedient to revoke so much of the said proclamation as relates to the said districts, and to divide anew the territory formerly comprised

within such districts.

Now therefore, I, Sir George Grey, the Governor of the said Colony, in pursuance and exercise of the power and authority vested in me by the said recited Act, do hereby revoke the said proclamation so far as relates to the "Wellington District" and the "Wanganui District," and do proclaim and declare that the territory formerly comprised within such districts shall be and is hereby divided for the purposes of the said Act into four districts, the names and boundaries whereof shall be as follows:—

Wellington District.

Bounded on the North by the River Waikanae from Cook Strait to the Tararua Range; on the South by Cook Strait; on the East by the Rimutaki

and Tararua Mountains; on the West by Cook Strait.

WANGANUI DISTRICT.

Bounded on the North by the northern boundary of the Province from Cook Strait to the Ruahine Mountains; on the South by the Wangaehue River, to a point in continuation of the northern boundary of the Rangitikei (Land) District; thence along that boundary to the Rangitikei River; and thence by a line due East to the Ruahine Range; on the East by the Ruahine Mountains; on the West by Cook Strait.

RANGITIKEI DISTRICT.

Commencing at the mouth of the Rangitikei River, and following its course to the boundary of the Rangitikei District; thence along the Northern boundary of the Rangitikei District, and by a continuation of the line to the Wangaehu River; thence by the Wangachu River to the sea; and thence along the sea coast to the mouth of the Rangitikei River.

Manawatu District.
Commencing at the mouth of the Rangitikei River, to the boundary of the Rangitikei District; thence by a line due East to the Ruahine Range; and thence along the Ruahine and Tararua Ranges to the Waikanae River; thence along the Waikanae River to the sea coast; and along the sea coast to the mouth of the Rangitikei River.

And I hereby declare that this proclamation shall come into operation and take effect on the first day of November, one thousand eight hundred and sixty-

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 twenty-seventh day of September, in the year of our Lord one thousand eight hundred and sixty-six. E. W. STAFFORD,

GOD SAVE THE QUEEN!

G. GREY, Governor. A PROCLAMATION.

WHEREAS by "The Marriage Act Amendment Act, 1858," it is enacted that it shall be lawful for the Governor, at any time, by proclamation in the New Zealand Gazette, to divide the Colony of New Zealand, for the purposes of the said Act, into such and so many districts as he may think fit, and that every such district shall be called by a distinct name and shall be a Registrar's District; and it is provided that the Governor may at any time revoke the whole or any part of such proclamation, and issue a new proclamation dividing the Colony or any part of it anew into districts, or increasing the number or altering the boundaries of districts, as from time to time he may think requisite.

And whereas by a proclamation duly made and issued, bearing date the sixth day of July, one thousand eight hundred and fifty-nine, the Governor in pursuance of the said recited power and authority, did, amongst others, constitute two districts for the purposes of the said Act, called the "Wellington District," and the "Wanganui District," the boundaries whereof were therein set forth, which said proclamation came into operation and took effect on the first day of October, one thousand eight hundred

and fifty-nine.

And whereas it is expedient to revoke so much of the said proclamation as relates to the said districts, and to divide anew the territory formerly comprised

within such districts:

Now therefore, I, Sir George Grey, the Governor of the said Colony, in pursuance and exercise of the power and authority vested in me by the said recited Act, do hereby revoke the said proclamation so far as relates to the "Wellington District," and the "Wanganui District," and do proclaim and declare that the territory formerly comprised within such districts shall be and is hereby divided for the purposes of the said Act into four districts, the names and boundaries whereof shall be as follows:

WELLINGTON DISTRICT.

Bounded on the North by the River Waikanae, from Cook Strait to the Tararua Range; on the South by Cook Strait; on the East by the Rimutaki and Tararua Mountains; on the West by Cook Strait.

WANGANUI DISTRICT.

Bounded on the North by the northern boundary of the Province from Cook Strait to the Ruahine Mountains; on the South by the Wangaehu River to a point in continuation of the northern boundary of the Rangitikei (Land) District; thence along that boundary to the Rangitikei River; and thence by a line due East to the Ruahine Range; on the East by the Ruahine Mountains; on the West by Cook Strait.

RANGITIKEI DISTRICT.

Commencing at the mouth of the Rangitikei River, and following its course to the boundary of the Rangitikei District; thence along the northern boundary of the Rangitikei District; and by a continuation of the line to the Wangaehu River; thence by the Wangaehu River to the sea; and thence along the sea coast to the mouth of the Rangitikei River.

MANAWATU DISTRICT

Commencing at the mouth of the Rangitikei River to the boundary of the Rangitikei District; thence by a line due East to the Ruahine Range; and thence along the Ruahine and Tararua Ranges to the Waikanae River; thence along the Waikanae River to the sea coast; and along the sea coast to the mouth of the Rangitikei River.

And I hereby declare that this Proclamation shall come into operation and take effect on the first day of Otago.

of November, one thousand eight hundred and sixty-

Given under the hand of His Excellency Sir George Grey, Knight Commander 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 twenty-seventh day of September, in the year of our Lord one thousand eight hundred and sixty-six.

E. W. STAFFORD.

GOD SAVE THE QUEEN!

G. GREY, Governor.

WHEREAS by "The Otago Loan Ordinance, 1861," passed by the Superintendent and Provincial Council of the Province of Otago, provision was made for raising a loan of fifty thousand pounds for the public service of the said Province

and for liquidation of the public debt.

And whereas by "The Otago Loan Ordinance, 1861-2," provision was made for the appointment by the Governor, of trustees for receiving such sums as by the said Ordinance are required to be paid to them.

And whereas by the said last mentioned Ordinance it is further provided that every sum so paid should be invested on the security of debentures issued by the General Government, or otherwise, as His Excellency the Governor and Superintendent should direct.

And whereas by "The Otago Loan Ordinance, 1862," provision was made for raising a loan of five hundred thousand pounds for the public service of the Province of Otago, and for providing a sinking

fund for the liquidation thereof.

And whereas by the said Ordinance it was further provided that every sum so paid should be invested in the security of debentures issued by the General Government, or otherwise, as His Excellency Governor and the Superintendent should direct.

And whereas Alfred Rowland Chetham Strode, of Dunedin, and John Jones, of Waikouati, have been duly appointed trustees under and by virtue of the powers in the said respective Ordinances in that

behalf contained.

And whereas the said trustees have received, and now hold, for the purposes of the said sinking funds, by the said respective Ordinances provided for certain sums as hereinafter mentioned, that is to say—for the purposes of "The Otago Loan Ordinance, 1861," and "The Otago Loan Ordinance, 1861-2," the sum of seven thousand and twenty-three pounds and ten shillings.

And whereas it is expedient that the said sum of seven thousand and twenty-three pounds and ten shillings, and other sum or sums that may now or hereafter be so held by the said trustees should be invested on the security of debentures issued by the Government of the Province of Otago, pursuant to request from His Honor the Superintendent of the said Province of Otago:

Now therefore, His Excellency the Governor, in exercise of the power vested in him by the said recited Ordinances, doth hereby order and direct that the said sum of seven thousand and twentythree pounds and ten shillings, and any other sum which may now or hereafter be so held by the said trustees, shall be invested on the security of debentures issued by the Government of the said Province

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, this twenty-eighth day of September, in the year of our Lord one thousand eight hundred and sixty-six.

WILLIAM FITZHERBERT.

G. GREY, Governor.

WHEREAS by "The Native Lands Act, 1865," it is enacted that "Juries for the trial of matters under this Act shall be formed in accordance with regulations to be issued by the Governor:

Now therefore, I, Sir George Grey, the Governor, in pursuance and exercise of the power and authority vested in me by the said Act do hereby issue the following Regulation for the formation of juries for the trial of matters under "The Native Lands Act,

1865."

Juries for the trial of matters under "The Native Lands Act, 1865," shall be formed as follows:—The Judge shall, from the bystanders or from persons residing within ten (10) miles of the place at which the Court shall sit or shall be sitting, from a list of eighteen (18) men, from which twelve (12) persons shall be selected by lot, and the persons so selected, or so many of them as may attend and be willing to serve shall be impanelled as a jury to try the matter. Provided that if less than twelve (12) out of the persons so selected shall attend and be willing to serve, or if any juror shall absent himself and the number of the jury be thereby or by challenge or otherwise reduced to less than twelve (12), the Judge shall complete the number of twelve (12) jurymen from the bystanders: Provided also that by consent of the parties a jury of any greater or less number than twelve (12) not being less than four (4) (to be selected as aforesaid) may be impanelled for the trial of any matter under the said Act.

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, this eighth day of October, one thousand eight hundred and sixty-six.

J. C. RICHMOND.

G. GREY, Governor.

WHEREAS by an Act of the General Assembly of New Zealand, intituled "The Gold Fields Act, 1866," it is enacted that it shall be lawful for the Governor in Council, under his hand and the public Seal of the Colony, from time to time, to delegate to the Superintendent of any Province, or such other person as the Governor may deem fit, all or any of the powers vested in the Governor, or the Governor in Council, by the Act now in recital, except the powers conferred by sections twenty-two, forty, forty-eight, sixty, ninety-six, and one hundred and seven, of the said Act, subject or not to any limitations or restrictions as he may think fit, and in like manner to alter or revoke any such

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

FREDERICK WHITAKER, Esq.,

as Superintendent of the Province of Auckland, all the powers vested in me, under or by virtue of the said "Gold Fields Act, 1866," except the powers conferred by sections twenty-two, forty, forty-eight, sixty, ninety-six, and one hundred and seven, to have, hold, and exercise, within the Province of Auckland, the said powers hereby given to the said Frederick Whitaker, Esq., so long as he shall continue and remain Superintendent of the said Province, and no longer: Provided always that copies of all Rules and Regulations made under the delegation aforesaid shall be forthwith transmitted to the Colonial Secretary, in order that the same may be laid before the General Assembly, in accordance with the provisions of the one hundred and tenth clause of "The Gold Fields Act, 1866."

Given under the hand of His Excellency Sir George Grey, Knight Commander 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 that the left has a Colony in the said Colony. this twelfth day of October, in the year of our Lord one thousand eight hundred and sixty-six.

E. W. STAFFORD.

Approved in Council: FORSTER GORING, Clerk of the Executive Council.

Note.—Similar delegations issued to the Superintendents of Taranaki, Hawke's Bay, Wellington, Nelson, Marlborough, Canterbury, Otago, and Southland.

G. GREY, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this sixth day of October, 1866.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

MHEREAS at a sitting of the Native Lands Court of New Zealand, held at Onoke, in Hokianga, in the Province of Auckland, on the third day of July, 1866, the claim of Tamati Waka Nene, Eruera Patuone, and others, to a piece of land called Waitaroto, situated near the Bay of Islands in the Province aforesaid, was heard and a certain order was thereupon made by the Court aforesaid. And whereas it is enacted by "The Native Lands Act, 1865," that the Governor in Council may order a rehearing of any matter judicially heard before the Court aforesaid before one or more Judges of the Court and two or more Assessors, as may be specified in the Order in Council ordering such rehearing, and within such a period of time as may be limited in such order: Provided that no such order for a rehearing shall be made after six months shall have elapsed from the date of the original decision. And whereas it is expedient that the said claim shall be reheard before the said Court:

Now therefore, His Excellency the Governor, with the advice and consent of the Executive Council of the Colony, in pursuance and execution of the above recited power and authority, doth hereby order that the aforesaid claim of Tamati Waka Nene, Eruera Patuone, and others, to the aforesaid piece of land, shall be reheard before Frederick Edward Maning, Esquire, a Judge of the said Court, and before the undermentioned Assessors or any two of them, that

is to say, Hoir Karaka,

Wiremu Hopihana,

Wiremu Tana Papahia,

Riwai Ngakarahi, Hone Mohi Tawhai,

Penetana Papahuria,

and doth order that such rehearing shall take place before the thirtieth day of January next.

FORSTER GORING, Clerk of the Executive Council.

G. GREY, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, the sixth day of October, 1866.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL. WHEREAS by an Act of the General Assembly of New Zealand, intituled "The Native Reserves Amendment Act, 1862," it is amongst other things provided, that where under the provisions of "The Native Reserves Act, 1856," the assent of the aboriginal inhabitants is required to bringing land under the operation of the said "Native Reserves Act, 1856," the Governor may, by Order in Council, declare such assent to have been ascertained, and thereupon the title of the aboriginal inhabitants in thereupon the title of the aboriginal inhabitants in the land to which the same shall relate shall be deemed to be extinguished, and the land shall, from the date of such Order in Council, vest in Her Majesty for the purposes and subject to the provisions of the said "Native Reserves Act, 1856," as altered by the recited Act, and that as effectually as if the same had been ceded and conveyed by such aboriginal

inhabitants to Her Majesty:

Now therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council, doth hereby declare that the assent of the aboriginal inhabitants to the bringing the piece of land described in the Schedule hereunder written under the operation of "The Native Reserves Act, 1856," has been ascertained.

FORSTER GORING. Clerk of the Executive Council.

SCHEDULE.

All that piece of land situate at Porirua, District of Wellington, bounded on the North-east by the "Hanganga Kaipuke" (a small stream), a short distance South of "Te one poto," and by a line from the head of that stream to the southern boundary of the College land; towards the south-east by Porirua Harbour to the northern boundary of Cooper's Grant; towards the South by Cooper's Grant; towards the West by other portion of the Porirua Native Reserve; and towards the North by the southern boundary of the College land.

"The New Zealand Native Reserves Act, 1856." George F. Swainson, a person duly appointed in this behalf, under the provisions of "The New Zealand Native Reserves Act, 1856," hereby certify and report that I have ascertained that the aboriginal and report that I have ascertamed 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 fifth day of March, 1866.

George F. Swainson.

Schedule above referred to.

All that piece of land situate at Porirua, District of Wellington, bounded on the North-east by the "Hanganga Kaipuke" (a small stream), a short distance South of "Te one poto," and by a line from the head of that stream to the southern boundary of the College land; towards the South-east by Porirua Harhour to the northern boundary of Cooper's Harbour to the northern boundary of Cooper's Grant; towards the South by Cooper's Grant; towards the West by other portion of the Porirua

Native Reserve; and towards the North by the southern boundary of the College land.

Report adopted this sixth day of October, 1866, with the advice and consent of the Executive Council of the Colony.
G. Grey, Governor.

FORSTER GORING, Clerk of the Executive Council.

Ko au ka tuhi nei taku ingoa ki raro nei he tangata Maori, mo Niu Tireni, o noho ana i Waikanae, a noku taua pihi Whenua kua oti nei te whakaatu, e whakaae ana kia waihoa taua Whenua ki Raro i nga tikanga katoa o te ture mo nga whenua i whakatoa ma nga tangata Maori, i te tau kotahi mano e waru rau e rima te kau ma ono (1856).

WIREMU PARATA.

G. GREY, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this sixth day of October, 1866. Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HEREAS by an Act of the General Assembly of New Zealand, intituled "The Electric Telegraph Act, 1865," the Governor of New Zealand is empowered to establish lines of electric telegraph, and to purchase any lines of electric telegraph then existing. And whereas by the said Act it is amongst other things enacted that it shall be lawful for the Governor, by Order in Council, to make regulations for the transmission and delivery of all despatches, messages and communications by means of any such line and in like manner to fix and determine the fees, rates, or dues to be demanded and received for the transmission of any such despatch, message, or communication, and for the delivery thereof respectively, and the modes and times of payment; and to regulate the conduct, management, working and maintenance of any such telegraph line, and any such fees, rates, dues or regulations from time to time to increase or lower, repeal, alter, or vary respectively, and direct and make such others as may be deemed expedient; and such fees, rates, and dues may be legally recovered; and such regulations shall have the force of law when published in the Government Gazette of the Colony.

And whereas by an Order in Council duly made and issued, bearing date the first day of April, 1866, the Governor in Council did, in pursuance of the said recited power and authority, fix and determine the fees, rates, or dues to be demanded or received for the transmission of any such despatches, messages, or communications by means of any line of telegraph which has been or hereafter shall be established or purchased under the powers conferred by the said Act: And whereas it is expedient to revoke the Schedules of "Tariff of Charges for the transmission of Telegrams" attached to "Regulations and Conditions under which Telegrams are authorized to be transmitted on the Lines of Electric Telegraph belonging to the General Government of New Zealand," and to substitute other charges in lieu

thereof:

Now therefore, His Excellency the Governor, in exercise of the powers vested in him by the herein-before recited Act, doth, with the advice and consent of the Executive Council of New Zealand, revoke the said Schedules of "Tariff of Charges," and doth substitute the following Tariff of Charges for the Transmission of Telegrams in lieu thereof, and doth declare that such revocation and substitution shall take effect from and after the first day of November, One thousand eight hundred and sixty-six.

FORSTER GORING, Clerk of the Executive Council.

SCHEDULE.

PLAN AND TARIFF OF CHARGES for the transmission of Telegrams on the Lines of Electric Telegraph belonging to the General Government of New Zealand.

PLAN FOR TARIFF CHARGES.

	Nelson.	Picton.	Blenheim.	Wellington.	Kaiapoi.	Christchurch.	Heathcote.	Lyttelton.	Timaru.	Oamaru,	Dunedin.	Tokomairiro.	Invercargill.	Bluff.
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PRESS CHARGES-10 TO 1000 WORDS.

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Number of Scale.	Number of Miles distances.	Per 10 words.	Per word.	Number of Scale.	Per 100 words.	Per 10 words.
1 2 3 4 5 6	Under 25 miles	 s. d. 0 10 1 3 1 8 2 1 2 6 2 11 3 4	s. d. 0 1 0 1½ 0 2½ 0 2½ 0 3 0 3½ 0 4	1 2 3 4 5 6 7	s. d. 5 0 5 10 6 8 7 6 8 4 9 2 10 0	s. d. 0 6 0 7 0 8 0 9 0 10 0 11 1 0

THE NEW ZEALAND GAZETTE.

ORDINARY CHARGES.-1 TO 100 WORDS.

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No.	1d. per word.	1½d. per word.	2d. per word.	2½d. per word.	3d. per word.	34. per word.	4d. per word.	No.	1d. per word.	1½d. per word.	2d. per word.	2½d. per word.	3d. per word.	3½d. per word.	4d. per word.
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As half-pence are not admitted in the accounts the full penny will be charged in all cases where a half-penny may occur. Minimum charge, 10 words.

PLAN OF DISTANCES BETWEEN THE VARIOUS STATIONS OF THE DEPARTMENT.

	Nelson,	Picton.	Blenheim.	Wellington.	Kaiapoi.	Christchurch.	Heathcote.	Lyttelton.	Timaru.	Oamaru.	Dunedin.	Tokomairiro.	Invercargill.	Bluff.
	Miles.	Miles.	Miles.	Miles.	Miles.	Miles.	Miles.	Miles.	Miles.	Miles.	Miles.	Miles.	Miles.	Miles.
Nelson		60	80	140	276	288	292	296	392	452	532	568	682	702
Picton	60		20	80	216	228	232	236	332	392	472	508	622	642
Blenheim	80	20		60	196	208	212	216	312	372	452	488	602	622
Wellington	140	80	60		256	268	272	276	372	432	512	548	662	682
Kaiapoi	276	216	196	256		12	16	20	116	176	256	292	406	426
Christchurch	288	228	208	268	12		4	8	104	164	244	280	394	414
Heathcote	292	232	212	272	16	4	•••	4	108	168	248	284	398	418
Lyttelton	296	236	216	276	20	8	4		112	172	252	288	402	422
Timaru	392	332	312	372	116	104	108	112		60	140	176	290	310
Oamaru	452	392	372	432	176	164	168	172	60		80	116	230	250
Dunedin	532	472	452	512	256	244	248	252	140	80		36	150	170
Tokomairiro	568	508	488	548	292	280	284	288	176	116	36		114	134
Invercargill	682	622	602	662	406	394	398	402	290	230	150	114		20
Bluff	702	642	622	682	426	414	418	422	310	250	170	134	20	•••

information.

G. GREY, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this twelfth day of October, 1866.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by "The Coupons Act, 1864," it is provided that the powers created by that Act shall not be exercised until the Governor in Council shall have approved of the stamps to be used for the purpose of the said Act, nor until regulations as to the manner in which the same may be used shall have been issued by the Governor in Council, or except in conformity with such regulations:

Now therefore, His Excellency the Governor in Council, in exercise of the power vested in him by the said recited Act, doth hereby approve of certain stamps, the description of which is hereunto amended.

Now therefore, His Excellency the Governor in Council, in exercise of the power vested in him by the said recited Act, doth hereby approve of certain stamps, the description of which is hereunto annexed, and are deposited in the office of the Colonial Secretary, to be used for the purposes of the said Act by the Superintendent of the Province of Wellington, and doth hereby issue the following regulations in conformity with which such stamps are

to be so used.

Regulations.

There shall be only one copy of such stamps for stamping coupons under "The Coupons Act, 1864," in the Province of Wellington, which stamps shall be kept in the custody of the Provincial Treasurer of the Province of Wellington in a strong box having two distinct locks and two keys, one thereof to be in the keeping of the Colonial Treasurer or of the Colonial Sub-Treasurer at Wellington, and the other in the keeping of the Superintendent of the Province of Wellington. The stamps shall only be delivered out to the Superintendent upon his requisition in writing, for the purpose of stamping a certain number of coupons mentioned in such requisition, and shall be returned by the Superintendent to the above custody immediately after having been so used. No debentures or coupons shall be stamped with such stamps, nor shall they be in any way used except in the presence of the Superintendent or the Provincial Secretary or some person or persons to be appointed in writing for that purpose by the Superintendent.

Such appointed person shall keep an account of the number of debentures and coupons stamped, and shall not suffer the stamps to be used after the number or amount of debentures from time to time authorized by law shall have been stamped, nor otherwise than for the purpose of stamping such

coupons.

FORSTER GORING, Clerk of the Executive Council.

Description of Stamps referred to in above Order in Council, viz.:—

The impressions of the signatures of I. E. Featherston, Superintendent; W. Hickson, Provincial Treasurer.

Colonial Secretary's Office, Wellington, 28th September, 1866.

HIS Excellency the Governor has been pleased to appoint the following gentlemen to be Registrars of Marriages, and of Births, Deaths, and Marriages, for the districts, in the Province of Wellington, set opposite their names respectively as defined in proclamation published in this Gazette:—

John Batten Smith, Esq. ... Manawatu. James Freeman Fletcher, Esq. Rangitikei. John Elisha Smith, Esq. ... Wellington. David Stark Durie, Esq. ... Wanganui. These appointments to to take effect on and from the first day of November, 1866.

E. W. STAFFORD.

Colonial Secretary's Office,
Wellington, 12th October, 1866.

THE following notification issued by the Government of St. Helena is published for general

E. W. STAFFORD.

Government Notification.

Information having reached this Government that erroneous impressions exist in several ports in India, China, and elsewhere, to the effect that charges on Shipping calling at St. Helena have been increased: Notice is hereby given that there is no foundation for such reports, and that all port charges at St. Helena have been abolished, save and except the penny per ton heretofore charged for the gratuitous medical treatment and maintenance of sick seamen (British or Foreign) left behind at the Colonial Hospital.

Notice is further given, that a monthly mail is made up at the General Post Office in London direct for St. Helena, usually performing the passage in twenty-two days. Return mails from St. Helena to England by steam, are likewise made up in every month; and once a month to the Cape of Good Hope

and all ports eastward thereof.

Owners, consignees, masters of vessels, and others interested are informed that every facility will be afforded at the Post Office at St. Helena for the due care and transmission of their letters.

By command, R. C. Pennell, Colonial Secretary. St. Helena, 18th April, 1866.

Colonial Secretary's Office, (Judicial Branch,) Wellington, 9th October, 1866.

THE following Certificates and Declarations are published in conformity with the provisions of "The Execution of Criminals Act, 1858."

E. W. STAFFORD.

CERTIFICATE.

I, F. L. Vickerman, the Medical Officer in attendance at the execution of Richard Burgess, Thomas Kelly, and Phillip Levy, at the gaol of Nelson, do hereby certify and declare that I have this day witnessed the execution of Richard Burgess, Thomas Kelly, and Phillip Levy, at the said gaol; and I do further certify and declare that the said Richard Burgess, Thomas Kelly, and Phillip Levy, were, in pursuance of the sentence of the Supreme Court, hanged by the neck until their bodies were dead.

Given under my hand this fifth day of October, in the year one thousand eight hundred and sixty-six, at the gaol of Nelson.

Fras. L. Vickerman,

Surgeon, &c.

DECLARATION.

WE do hereby testify and declare, that we have this day been present when the extreme penalty of the law was carried into execution on the bodies of Richard Burgess, Thomas Kelly, and Phillip Levy, convicted at the Criminal Session of the Supreme Court held at Nelson, on the twelfth day of September last, and sentenced to death; and the said Richard Burgess, Thomas Kelly, and Phillip Levy, were, in pursuance of the said sentence, hanged by the neck until their bodies were dead.

Dated this fifth day of October, in the year one thousand eight hundred and sixty-six, at the gaol of Nelson.

> B. WALMSLEY, Sheriff. JOHN BLACKETT, J.P. H. C. DANIELL. ROBT. POLLOCK. J.P. A. S. Hamilton. SAMUEL ROBINSON, J.P. HENRY REDWOOD, Jr., J.P. John William Tatton.
> J. F. J. Merewether.
> W. B. Wright, J.P.
> D. M. Luckie. TOUSSAINT LA GRIFF. HENRY CLOUSTON, Gaoler. WILLIAM SANDERS, Turnkey.

General Post Office. Wellington, 6th October, 1866. THE following Rules and Regulations for the Wynyard Pier, Auckland, approved of by the Governor in Council, are published for general information.

JOHN HALL.

RULES AND REGULATIONS FOR THE WYNYARD PIER. 1st. No lighter, cargo boat, trading or other vessel, and no raft baulk timber, or other bulky article, is allowed to lie or ground alongside the Wynyard Pier, or to be in any way made fast to the

2nd. No cargo, timber, or goods whatsoever (personal luggage excepted) shall be landed or shipped from the Wynyard Pier.

3rd. No boat shall be made fast in such a manner as to obstruct or impede access to the steps; and in case any person causing such obstruction or impediment will not remove or cause to be removed the same, when ordered by the Harbour Master, pilot, or officer appointed for the purpose by the Superintendent, the Harbour Master, pilot, or officer appointed may removed such obstruction.

4th. None but licensed watermen's boats are allowed to be moored to the pier during the night, and all others must be hauled off to their own

moorings, leaving the steps clear.
5th. Washing of clothes or other articles on the

pier is prohibited.

6th. Fishing from or off the steps of the pier is prohibited.

Bye-law made by His Honor the Superintendent of the Province of Auckland, by virtue of Clause 38 of " The Marine Board Act, 1863."

Any person offending against any of the Rules and egulations for the Wynyard Pier, made and Regulations for the Superintendent of published by His Honor the Auckland, bearing date the fifth day of June, shall be liable to the following penalties, recoverable in a summary way, viz.:

For every breach of the first, second, third, and fourth Regulation, any sum not exceeding ten pounds; of the fifth or sixth Regulation, any sum not exceeding two pounds.

I, Frederick Whitaker, Superintendent of the Province of Auckland, by virtue of all the powers in any wise enabling me in this behalf, do hereby make and publish the foregoing Rules and Regulations.

Given under my hand this first day of June, one thousand eight hundred and sixtysix.

> FREDERICK WHITAKER, Superintendent.

The Marine Board of New Zealand, in virtue of all the powers in anywise the Board in this behalf enabling, doth hereby also make and publish the foregoing Rules and Regulations.

CHAS. SHARP,

President of the Marine Board.

Wellington, 20th June, 1866.

The foregoing Rules and Regulations, submitted to and approved of by the Governor in Council, this sixth day of October, one thousand eight hundred and sixty-six.

G. GREY, Governor.

FORSTER GORING. Clerk of the Executive Council.

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

THE following Bye-law and Regulation for the Port of Dunedin appropriate to the control of Dunedin appropriate to Port of Dunedin, approved of by the Governor in Council, is published for general information. JOHN HALL.

BYE-LAW and Regulation made and published by His Honor Thomas Dick, Esq., Superintendent of the Province of Otago, in the Colony of New Zealand, and by the Marine Board of New Zealand for the Port of Dunedin, under the powers in that behalf conferred on them by "The Marine Board Act 1863," repealing bye-law No. 20 of the Bye-laws and Regulations for the Port of Dunedin, made and published in the New Zealand Gazette of 8th June last, and substituting a new bye-law in lieu thereof.

20. Licensed Boatmen shall be entitled to demand one shilling for the first quarter of a mile and sixpence for every additional quarter (irrespective of the number of passengers) according to the distance they may be required to go from or to any jetty or landing place in the Harbour of Otago, and any jetty place or anchorage within said Harbour.

I, Thomas Dick, Superintendent of the Province of Otago, by virtue of all powers in anywise enabling me in this behalf, do hereby repeal Clause 20 of the Bye-laws and Regulations for the Port of Dunedin, made and published in the New Zealand Gazette, of eighth day of June last, and do hereby make and publish in lieu thereof the foregoing Bye-law and Regulation for the Port of Dunedin.

Given under my hand this seventh day of September, 1866.

THOMAS DICK, Superintendent of Otago.

The Marine Board of New Zealand in virtue of all the powers in anywise the Board in this behalf enabling doth hereby also make and publish the foregoing Bye-law and Regulation.

CHAS. SHARP. President of the Marine Board.

Wellington, 20th September, 1866.

The foregoing Bye-law and Regulation submitted to and approved of by the Governor in Council this twenty-fifth day of September, one thousand eight hundred and sixty-six.

> G. GREY, Governor.

FORSTER GORING, Clerk of the Executive Council.

General Post Office, Wellington, 11th October, 1866. T is hereby notified for public information, that the following places in the Colony of New South Wales have been constituted Money Order Offices.
John Hall.

General Post Office, Sydney, 17th September, 1866.

Post Office Money Orders.

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 October, 1866, the Post Office Money Order system will be extended to the following places, viz.:

BINALONG,

WINDEYER.

J. DOCKER.

General Post Office, Wellington, 11th October, 1866.

IS Excellency the Governor has been pleased to appoint

JAMES MELVILLE BALFOUR, Esq., to be Marine Engineer for the Colony of New Zealand.

JOHN HALL.

General Post Office, Wellington, 11th October, 1866.

NOTICE is hereby given, that the Marine Board of New Zealand having ceased to exist, the duties hitherto discharged by the Board have devolved upon

JAMES MELVILLE BALFOUR, Esq.,

Marine Engineer for the Colony of New Zealand.

JOHN HALL.

General Post Office, Wellington, 11th October, 1866.

IS Excellency the Governor has been pleased to appoint

JAMES MELVILLE BALFOUR, Esq., ROBERT JOHNSON, Esq., and JOSEPH NANCARROW, Esq.,

to be Inspectors of Steam Vessels for the Colony of New Zealand, under the provisions of "The Steam Navigation Act, 1866."

JOHN HALL.

General Post Office, Wellington, 11th October, 1866. IS Excellency the Governor has been pleased to appoint

JOSEPH NANCARROW, Esq.,

to be an Engineer Surveyor for the Colony of New Zealand, under the provisions of "The Steam Navigation Act, 1866."

JOHN HALL.

Colonial Defence Office. Wellington, 12th October, 1866.

IIS Excellency the Governor has been pleased to make the undermentioned appointments, viz.:-In the Auckland Militia.

Benjamin Tonks to be Captain. Date of Commission, 16th July, 1866.

Lieutenant Robert Johnstone to be Captain. Date of Commission, 1st October, 1866.

In the Wairoa Rifle Volunteers.

Ensign Joseph Cochrane to be Captain. Commission, 28th July, 1866. Date of William Hampton Thorp to be Lieutenant. Date of Commission, 28th July, 1866.

Reuben White to be Ensign. Date of Commission, 28th July, 1866.

In the Greytown Cavalry Volunteers.

Captain James Edward Ind Boys, to be Captain. Date of Commission, 22nd September, 1863.

John Fuller, to be Lieutenant. Date of Commission, 11th June, 1866.

John Hawke, to be Cornet. Date of Commission, 11th June, 1866.

In the "No. 1" Company Nelson Rifle Volunteers. Peter McTavish to be Captain. Date of Commission, 25th April, 1866.

John Percy to be Lieutenant. Date of Commission, 25th April, 1866.

Manson Sinclair to be Ensign. Date of Commission, 25th April, 1866.

In the "No. 4" (Rangiora) Company Canterbury Rifle Volunteers.

James Poole to be Lieutenant. Date of Commission, 27th September, 1866.

William Borrowdale Tripe to be Assistant Surgeon. Date of Commission, 27th September, 1866.

In the "No. 7" (Timaru) Company Canterbury Rifle Volunteers.

Edward Glaivis Stericker to be Captain. Date of Commission, 28th September, 1866.
P. W. Fendall to be Lieutenant. Date of Commis-

sion, 28th September, 1866. Stanley Seymour to be Ensign. Date of Commission, 28th September, 1866.

In the Wakari Rangers Volunteers.

William R. Robertson to be Lieutenant. Date of Commission, 24th June, 1866.

T. M. HAULTAIN.

Colonial Defence Office, Wellington, 12th October, 1866.

H IS Excellency the Governor has been pleased to accent the resignation of the G accept the resignation of the Commissions held by the undermentioned officers, viz.:

Captain A. W. R. Davidson, Auckland Militia. Second Lieutenant J. Kissling, Lyttelton Artillery Volunteers.

T. M. HAULTAIN.

Colonial Defence Office, Wellington, 12th October, 1866.

THE Commission of Major Charles Heaphy (New Zealand Militia, unattached) Zealand Militia, unattached), as Captain in No. 3 Company, Auckland Rifle Volunteers, will bear date the 18th August, 1863, instead of 27th March, 1866.

T. M. HAULTAIN.

Colonial Defence Office. Wellington, 12th October, 1866.

THE undermentioned Corps has been admitted intothe 1st Battalion, Otago Rifle Volunteers, viz.:-The "High School Cadet Corps."

T. M. HAULTAIN.

Colonial Defence Office, Wellington, 12th October, 1866.

IS Excellency the Governor has been pleased to accept the services of the undermentioned Corps, viz.:--

The Greytown Cavalry Volunteers. Date of acceptance, 11th June, 1866.
The "Kowai" (Canterbury) Rifle Volunteers.
Date of acceptance, 20th September, 1866.
T. M. HAULTAIN.

Native Secretary's Office, Wellington, 28th September, 1866. IS Excellency the Governor has been pleased to license N. G. CLAYTON, Esq.,

to be a Surveyor under "The Native Lands Act, 1865."

J. C. RICHMOND.

Native Secretary's Office, Wellington, 1st October, 1866.

IS Excellency the Governor has been pleased to license

ROBERT MIXER SKEET, Esq., to be a Surveyor under "The Native Lands Act, 1865."

J. C. RICHMOND.

Native Secretary's Office, Wellington, 4th October, 1866.

IS Excellency the Governor has been pleased to license

> DONALD ARCHIBALD McLeod, Esq., RICHARD COLES JORDAN, Esq., and SAMUEL COBHAM, Esq.,

to be Surveyors under "The Native Lands Act, 1865."

J. C. RICHMOND.

Native Land Court,

Auckland, 17th September, 1866.

NOTICE is hereby given that at the sitting of the Native Land Court to be holden at Auckland, the 26th day of November, 1866, the claims of Erina Takaanini, Te Wirihana Takaanini, and Ihaka Takaanini to the land at Papakura, the Crown Grant for which was issued to Ihaka Takaanini Te Tihi, decorred will be investigated. deceased, will be investigated.

A. J. DICKEY,

Ćlerk.

PANUITANGA.

Kooti Whakawa Whenua Maori, Akarana, 17 Hepetema, 1866.

E Panuitanga tenei kia mohiotia ai, kei te Kooti whakawa whenua ka turia ki Akarana a te 26 o nga ra o Nowema, 1866, te whakawakia ai te paanga o Erina Takaanina, o te Wirihana Takaanini, o Ihaka Takaanini, ki te whenua ki Papakura, kua puta te Karauna Karaati kia Ihaka Takaanini Te Tihi kua mate, ara kia kitea te tika o te rironga o taua whenua kia ratou.

Na_Tiki, Kai tuhituhi.

NOTIFICATION.—It is hereby notified for general information that the Court to adjudicate upon Lands taken, will be holden at Ngaruawahia, on the 7th day of January, 1867, to investigate the title of claimants to land in Waikato, herein described.

A. J. DICKEY.

Auckland, 1st October, 1866.

Kupakupa.

All that block of land known as Kupakupa, containing about five hundred acres, bounded on the East by the Waikato River; on the North by a line Rato ko te Awa o Waikato; o te Tonga, he raina, ka commencing at the outlet of Wahi Lake, thence timata i te putahitanga o Waipa o Horotiu, ka rere

following the course of the Waikato for three miles; bounded on the West by a line running southwards to the Te Awa o te Atua, and following the course of that stream.

Rangiriri.

All that block of land known as Rangiriri; bounded on the North by a line commencing at the northern extremity of the Waikare Lake, from thence in a westerly course to the Waikato River; on the West by that River; on the East by Waikare Lake; bounded on the South by a line commencing at the southern end of Waikare Lake, and running in a westerly direction to the Waikato River, excluding the land at Rauhitu sold to Mr. Armitage.

Mangawhara.

All that land known as Mangawhara; bounded on the North by the Mangawhara Stream; on the West by the Waikato River; on the South by a line commencing at the confluence of the Waipa and Horotiu River, and running in a westerly course three miles; on the West by a line running northwards as far as the Mangawhara Stream, excluding the lands granted for the Hopuhopu School.

Central Waikato.

Bounded on the North by a line commencing at Raglan, thence to Whangape Lake; thence along the southern margin of the Whangape to its outlet on the Waikato; thence following the course of the Waikato to the mouth of the Mangatawhiri Creek; thence to Pukorokoro on the Hauraki; the southern boundary commences at Raglan, thence to Waitetuna, following that stream to its source; thence to the summit of Pirongia; thence to the summit of Kapamahunga and of Hakarimata; thence in an easterly course to the confluence of the Waipa and Horotiu Rivers; thence due East to the eastern boundary of the confiscated block; thence northward to the summit of Hapuakohe; thence to Pukorokoro.

PANUITANGA.

Kooti Whakawa mo nga whenua kua tangohia.

Akarana, 1 Oketopa, 1866.

E Panuitanga tenei kia mohiotia ai, ka noho te Kooti ki Ngaruawahia a te 7 o nga ra o Hanuere, 1867. Ki te whakawa i nga take a nga tangata e pa ana ki nga piihi whenua i Waikato e mau iho

NA TIKI.

Kupakupa.

Ko taua whenua katoa, ko Kupakupa tona ingoa; e toru pea mano e rima rau eka, ko te rohe ki te Rawhiti ko te Awa o Waikato; ko te rohe ki te Raki, he raina, ka timata ki te makeretanga o te roto o Wahi ki Waikato, ka rere whaka te Rato e toru Maero; ko te rohe o te taha ki te Rato, he raina, ka rere whaka te Tonga tae noa ki te Awa o te Atua, a haere tonu i te Awa o te Atua.

Rangiriri.

Kotauawhenuakatoa, ko Rangiriritona ingoa; kote rohe ki te Raki he raina, ka timata ki te taha whakararo o te roto o Walkare ka rere whaka te Rato tae noa ki te Awa o Waikato; ko te rohe o te taha ki te Rato, ko te Awa o Waikato; o te Rawhiti ko te roto o Waikane; o te Tonga he raina, ka rere whaka te Rato, ka timata, i te taha ki te Tonga o Waikare, ka rere, a, te Awa o Waikato, kapea ana ki waho ko te whenua i tukua kia Te Amutiti i Rauhitu.

Mangawhara.

Ko taua whenua katoa ko Mangawhara tona ingoa,

whaka te Rawhiti e toru maero; o te Rawhiti, he raina ano ka rere whaka te Raki tae noa ki te Awa o Mangawhara. Kapea ana ki waho ko te whenua i tukua mo te kura ki Hopuhopu.

Waikato ki Waenganui.

Ko te rohe o te taha ki te Raki, he raina ka timata ki Whaingaroa, ka rere a te Roto o Whangape ka haere i te taha whakarunga o Whangape, tae noa ki te putunga ki Waikato, ka rere i roto o Waikato tae noa ki te puaha o Mangatawhiri, ka rere a Pukorokoro Hauraki.

Ko te rohe o Runga ka timata ki Whaingaroa, ka rere, a Waitetuna, tae noa ki tona matapuna, ka maaro atu i reira tae noa ki te tihi o Pirongia, ka rere te tihi o Kapamahunga, o Hakarimata; ka peka, ka ahu whaka te Rawhiti, a te putahitanga o Horotiu o Waipa, ka maaro tonu whaka te Rawhiti, a tutuki noa ki te rohe o te taha ki te Marangai o nga whenua kua tangohia ka whati ka ahu whakararo a te tihi o Hapuakohe, ka rere, a Pukorokoro.

NOTIFICATION.—It is hereby notified for general information that the Court to adjudicate upon Lands taken, will be holden at Ngaruawahia, on the fourteenth day of January, 1867, to investigate the title of claimants to land in Waikato, herein described.

A. J. DICKEY.

Auckland, 2nd October, 1866.

Lands in occupation of Military Settlers.

The boundary on the North is a line running eastward from the confluence of the Waipa and Horotiu Rivers to the eastern boundary of the lands named in Order in Council, dated 17th December, 1864, running from the commencing point at the confluence of the Waipa and Horotiu Rivers to the summit of the Hakarimata; the boundaries on the West are the ranges of Hakarimata, Kapamahunga, and Pirongia; the southern boundary is the southern boundary of the block, proclaimed by an Order in Council in December, 1864; the eastern boundary is the eastern boundary of that same block.

PANUITANGA.

Kooti whakawa mo nga whenua kua tangohia. Akarana, 2 Oketopa, 1866.

HE Panuitanga tenei kia mohiotia ai, ka noho te Kooti ki Ngaruawahia. a te 14 o noa ra o Hanuere, 1867, ki te whakawa, i nga take a nga tangata, e pa ana ki te piihi whenua i Waikato, e mau iho nei.

NA TIKI.

Ko nga whenua kua whakanohia ki te hoia.

Ko te rohe o Raro, he raina, ka rere whaka te Rawhiti, i te putahitanga o Waipa, o Horotiu, tae noa ki te rohe o te taha ki te Rawhiti o nga whenua kua panuitia i te 17 o Tihema, 1864; ka rere tonu i te putahitanga o Horotiu, o Waipa, tae noa ki te tihi o Hakarimata; ko te rohe o te taha ki te Rato, ko nga hiwi o Hakarimata, o Kapamahunga, o Pirongia; ko te rohe ki te Tonga, ko te rohe o te taha ki te Tonga, o aua whenua i Panuitia i Tihema, 1864; ko te rohe o te Rawhiti, ko nga rohe ano o te taha ki te Rawhiti o aua whenua Panuitia ra.

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

In the matter of the petition of Wolf Harris, of Dunedin, in the Province of Otago, merchant, trading there under the style or firm of "Bing, Harris and Co.," a creditor of William Perkins, of the same place, draper, to the extent of not less than fifty pounds; and in the matter of "The Debtors and Creditors Act, 1862," and "The Debtors and Creditors Act Amendment Act 1865."

THE matter of the above petition coming on this day for the second hearing thereof: Upon reading the order for sequestration of the bankrupt's estate made herein and bearing date the seventh day of June, one thousand eight hundred and sixty-six, and upon hearing Mr. Harris, of counsel for the said petitioner, and Mr. Haggitt, of counsel for the said bankrupt, it is ordered that Edward Bowes Cargill, and Thomas Sherlock Graham, both of Dunedin, aforesaid, merchants, be, and they are hereby appointed trustees of the estate and effects of the said bankrupt, and it is declared that this order shall be a vesting order; and it is further ordered that all the real and personal estate of the bankrupt, which shall vest in the said Edward Bowes Cargill, and Thomas Sherlock Graham, by virtue of their said appointment, shall be held by them, their heirs, executors, and administrators respectively (except the wearing apparel of the bankrupt, his wife, and children, which shall be retained by them,) upon and for the following trusts and purposes, namely:

1. To sell, collect, and get in such real and personal estate, and receive the moneys to arise therefrom, and execute all necessary conveyances and

assurances thereof.

2. To retain and pay all expenses properly incurred of, and attending such sale, collection, and getting in.

3. To pay the poundage and fees payable under

the above-mentioned Acts.

4. To pay the costs properly incurred of and incidental to the petition in these matters, and subsequently thereto, such costs to be first taxed, and also all costs and expenses in these matters which have been, or which shall be orderd by this Court, or by any Judge thereof, to be paid out of the estate of the bankrupt.

5. To distribute the net residue of the said trust moneys between and amongst and for the benefit of all the creditors of the bankrupt, who were his creditors at the time of the presentation of this petition, and who shall duly prove their debts by affidavit filed in the office of the Registrar of this Honorable Court, within three calendar months from the date of this order, by way of pro rata distribu-tion, subject to existing legal priorities, but so that the said creditors shall not receive more than twenty shillings in the pound upon their said respective

6. To pay the ultimate surplus (if any) of the said trust moneys to the bankrupt.

And it is further ordered that the matters of the said petition be further adjourned until the fifth day of November next.

Dated this tenth day of September, one thousand eight hundred and sixty-six.

By the Court, ROBERT CHAPMAN. Registrar.

(L.s.)

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

In the matter of the petition of Edward De Carle, of Dunedin, in the Province of Otago, auctioneer, a debtor; and in the matter of "The Debtors and Creditors Acts 1862 and 1865."

THE matter of this petition coming on this day for the hearing thereof, and upon reading the order of sequestration and vesting of the estate of this bankrupt made in these matters, and dated the eighteenth day of June, one thousand eight hundred and sixty-six, and upon hearing Mr. Edward Francis Ward, of counsel for the bankrupt, it is ordered that the bankrupt be, and he is hereby released and discharged from all his debts, liabilities, and engagements specified in his said petition, and in the schedule thereto.

Dated this sixteenth day of July, 1866.

By the Court, ROBERT CHAPMAN,

(L.s.)

Registrar.

TOTICE is hereby given that the following persons, viz. :-DOUGLAS MACKENZIE LUCKIE, of Christchurch;

RICHARD WALTON, of Christchurch; have been duly licensed under section sixteen of "The Customs Regulation Act, 1858," to act as Custom House Agents at the Port of Lyttelton.

ALEXANDER ROSE, Deputy Commissioner.

Custom House, Lyttelton, 15th September, 1866.

the undersigned, Henry Manders, hereby make application to register "The Hercules Quartz Mining Company, Registered," under the provisions of "The Mining Companies Limited Liability Act, 1865" and I de salemals and sincerels and the salemans and sincerels and the salemans and sincerels and the salemans and sincerels and salemans and sincerels and salemans and sincerels and salemans. 1865," and I do solemnly and sincerely declare that the following statement is, to the best of my belief

and knowledge, true in every particular, namely:—

1. The name and style of the Company is "The Hercules Quartz Mining Company, Registered."

2. The place of operations is at Sandhills, Upper

Shotover.

3. The nominal capital of the Company is ten thousand and eighty pounds in two thousand and sixteen shares of five pounds each.

4. The amount already paid up is two hundred

and forty pounds.

5. The name of the manager is Henry Manders.6. The office of the Company is at Ballarat Street,

7. The names and several residences of the shareholders and the number of shares held by each at this date are as follows:-

Name.	Residence.	No. of Shares.
Richard D. Owens	Queenstown	84
James W. Robertson	Ditto	294
William D. Inversity	Dunedin	84
William G. Rees	Frankton	42
James Douglas	Ditto	168
John G. Smith	Clutha	21
John Leslie	Queenstown	84
Fitzclarence Roberts	Ditto	84
Charles E. Haughton	Arrowtown	84
Samuel Worth	Queenstown	42
George Walton	Ditto	63
James Bridge	Ditto	84
Francis Keenan	Skippers	84
Henry Corbett	Ditto	84
Thomas Roskruge	Queenstown	210
Thomas Goodwin	Charleston	\dots 21
Michael J. Malaghan	Queenstown	\dots 42
William Fuller	\dots Dunedin \dots	84
Robert Burn	Queenstown	21
William McConochie	Ditto	\dots 42
Samuel Williams	Skippers	\dots 42
John Perry	\dots Ditto \dots	42
Evan Prosser	Hokitika	84
John Burn	Queenstown	21
Joseph Rowell	Ditto	\dots 21
Edward McHatty	Skippers	42
Thomas Hall	Ditto	\dots 42
Dated this twelfth day		
	enry Manders, Ma	
Witness to signature—	-James Douglas, J	.P.

I the undersigned, CAMILLE MALFROY, hereby, make application to register "The Totara and Jones' Creek Amalgamated Water Race Company, Registered," under the provisions of "The Mining Companies Limited Liability Act, 1865," and I do solemnly and sincerely declare that the following statement is, to the best of my belief and knowledge true in every particular namely.

knowledge, true in every particular, namely:—
1. The name and style of the Company is "The Totara and Jones' Creek Amalgamated Water Race

Company."

 The place of operations is the Totara District.
 The nominal capital of the Company is twelve thousand eight hundred pounds in one thousand two hundred and eighty shares of ten pounds each.

4. The amount already paid up is eight thousand

four hundred pounds.

5. The name of the manager is Camille Malfroy.6. The office of the Company is at Ross.

7. The names and several residences of the shareholders and the number of shares held by each at this date are as follows:

Names.			8	hares
Henry R. Ker		ž		80
Moses Crewdson				80
Patrick Moran				80
Charles Reilly				80
William Murphy				80
William Stuart	•••			80
John Goonan				40
Thomas Long				40
William Quinn				80
Denis O'Donnell				80
Francis Moran				80
Henry Adamson				80
James Daly			•••	80
Patrick McGorrisk	•••	•••	•••	80
Richard Gaffney	•••	•••	•••	80
Daniel Scally	•••	•••	•••	80
Thomas Lynch		•••	•	80
Zinomino ziyildir	•••		***	

Dated this seventh day of September, 1866. Camille Malfroy, Manager. Witness to signature—Justin Aylmer, J.P.

OBERT CHAPMAN, Esq., Official Administrator of Intestate Estates at Otago, in account with the Estate of Susan Gorrie, deceased, intestate.

110 13500	to or sessifi Goldin, accombod, in	CONTRA		
1866.	Dr.		8.	d.
May 29.	By cash from John Hislop, mort- gage debt	300	0	0
June 7.	gage debt By cash from John Hardy, mortgage debt	477	1	1
,, 25.	By cash from A. Livingston, mortgage debt			
•				_
	£	1196	15	7
1866.	Cr.	£	8.	<u>d</u> .
Jan. 25.	Paid advertising for claims in			
	Times	0	12	0
Feb. 13.	Paid advertising for claims in	_		_
	Star	0	12	O
,, 20.	Paid advertising for claims in	^	10	^
Mr 90	News Letter	U	12	U
May 30.	Paid swearing and filing one	٥	11	.0
	affidavit, 5s.; order, 6s Paid letters of administration		0	0
, ,,	Paid advertising balance sheet		7	6
"	Paid administrator's commis-	v	•	U
,,	sion (5 per cent.)	59	18	0
July 10.	Paid balance to Messrs. Gillies	30	-0	·
	and Street, attorney of next			
	of kin, by order of a Judge	1131	3	1
;	£	1196	15	7