



THE  
**NEW ZEALAND GAZETTE.**

Published by Authority.

WELLINGTON, SATURDAY, DECEMBER 22, 1866.

Colonial Secretary's Office,  
 (Judicial Branch.)

Wellington, 17th December, 1866.

IT is hereby notified for general information, that upon comparing the copy of a proclamation published on page 432 of *Gazette* No. 61, of the 27th November last, with the original proclamation, bringing the second and third sections of "The Resident Magistrate's Jurisdiction Extension Act, 1862," into operation, in respect of the Court of the Resident Magistrate exercising jurisdiction within the district comprised between the Rivers Rangitata and Waitangi, east of the dividing range, in the Province of Canterbury, it has been found that the words "to the limit of jurisdiction of one hundred pounds," have been added in error to such copy.

E. W. STAFFORD.

G. GREY, Governor.

IN exercise of the power in me for this purpose vested by "The Customs Regulation Act, 1858," I, Sir George Grey, the Governor of the Colony of New Zealand, do hereby appoint that on and from the day of the date hereof, there shall be within the Province of Nelson a port to be called the Port of Westport, the limits whereof shall be as follows:—

All such portion of the River Buller and of its banks as is comprised within an area which shall include one mile of the river from its mouth, and a space on each bank respectively of not less than forty chains in width.

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, this twenty-sixth day of November, one thousand eight hundred and sixty-six.

J. C. RICHMOND.

G. GREY, Governor.

IN exercise of the powers in me for this purpose vested by "The Customs Regulation Act, 1858," I, Sir George Grey, the Governor of the Colony of New Zealand, do hereby appoint that on and from the day of the date hereof the river frontage extending from Gladstone Street to Wallaby Street, in the Town of Westport, shall be deemed and taken to be the legal landing place for the lading and unlading of goods at the Port of Westport under "The Customs Regulation Act, 1858."

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, this twenty-sixth day of November, one thousand eight hundred and sixty-six.

J. C. RICHMOND.

G. GREY, Governor.

IN exercise of the power in me vested by "The Customs Regulation Act, 1858," I, Sir George Grey, the Governor of the Colony of New Zealand, do hereby proclaim and declare that the Port of Westport, in the Province of Nelson, shall be a port from whence gold may be exported from this Colony under the regulations contained in the proclamation of Colonel T. G. Browne, C.B., late Governor of the said Colony, bearing date the twenty-sixth January, 1860.

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-sixth day of November, one thousand eight hundred and sixty-six.

J. C. RICHMOND.

Colonial Secretary's Office,  
Wellington, 18th December, 1866.

THE following letter, from the Secretary of the Paris Exhibition, is published for general information.

E. W. STAFFORD.

13th September, 1866.

SIR,—I have to inform you that up to the present date no precise information has been received from New Zealand as to the manner in which the Committee appointed for securing a due representation of the Colony in the Paris Exhibition of 1867 propose occupying the space allotted to New Zealand in the Exhibition.

The information desired is—

1. A list of the names and addresses of the different exhibitors in each class.
2. The objects they propose exhibiting.
3. The amount of space in superficial feet occupied in each class.

This information was requested to be furnished on or before the 1st of August, 1866. The Imperial Commission are now pressing for the materials for the catalogue. A portion of the British catalogue is now in course of being printed, and I am to request that you will inform me as soon as possible of the earliest date at which you will be able to supply the information for the catalogue of your Colony.

I am, &c.,

R. G. WYLDE,

Assistant Secretary.

W. Gisborne, Esq., Colonial Secretary's Office,  
Wellington, New Zealand.

Colonial Secretary's Office,  
Wellington, 18th December, 1866.

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

E. W. STAFFORD.

NOTICE is hereby given, that on and after the 1st day of February next, 1867, a white Dioptric fixed Light of the Second Order will be exhibited from sunset to sunrise on the Clock Tower standing in the centre of the Fort. The light will illuminate an arc seaward of 230 degrees which will include the beach to the northward and southward of the Port, and its focal plane will be elevated 134 feet above the level of the sea, making the light visible from a ship's deck 18 miles.

JAMES DONNAN,

Master Attendant.

Master Attendant's Office,  
Colombo, 6th September, 1866.

Colonial Secretary's Office,  
Wellington, 20th December, 1866.

THE following Proclamation, issued by His Honor the Superintendent of Otago under "The Diseased Cattle Act," is published for general information.

E. W. STAFFORD.

#### PROCLAMATION

*Of Regulations under "Diseased Cattle Act, 1861," for preventing the spread of the disease called Pleuro-pneumonia, and for the Destruction of Cattle infected with such disease.*

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

WHEREAS by virtue of the powers delegated to and vested in him in that behalf, John Hyde Harris,

Esquire, the then Superintendent of the Province of Otago, did, by a proclamation published in the *Government Gazette* of the said Province, and dated the 26th day of February, 1864, make, publish, and proclaim certain Regulations for the destruction of diseased cattle in the Infected Districts therein mentioned, and for preventing the removal and transportation of cattle out of the said Infected Districts and for preventing the further spread of the disease called Pleuro-pneumonia: And whereas, by virtue of the powers vested in me in that behalf, I did, by a proclamation published in the said *Government Gazette* of the said Province, and dated the 10th day of October, 1865, make, publish, and proclaim certain other Regulations, permitting the removal of cattle from Infected Districts in certain cases: And whereas it has seemed to me expedient that the said Regulations should be revoked: And whereas, by virtue of the powers delegated to and vested in me in that behalf, I did, by a proclamation published in the said *Government Gazette* of the said Province, and dated the 26th day of November, 1866, proclaim and declare a certain district or portion of the said Province, in the said proclamation particularly described, to be an Infected District within the meaning and for the purposes of "The Diseased Cattle Act, 1861."

Now therefore, I, Thomas Dick, Esquire, Superintendent of the Province of Otago, by virtue of the powers delegated to and vested in me in this behalf, do hereby revoke and cancel the said Regulations so made, published and proclaimed, dated the 26th day of February, 1864, and the 10th day of October, 1865, as aforesaid, and do make, publish and proclaim the following Regulations, which shall, from and after the 26th day of December instant, be the Regulations for the destruction of diseased cattle within the said Infected District, and for prohibiting the removal and transportation of cattle out of the said Infected District, and for preventing the further spread of the disease called Pleuro-pneumonia (that is to say)—

*Regulations for the Infected District proclaimed by Proclamation bearing date the 26th day of November last above referred to.*

1. If any Inspector appointed under these Regulations or otherwise under "The Diseased Cattle Act, 1861," for the Infected District above referred to shall at any time have reasonable grounds to suspect that any cattle within the Infected District above referred to are infected with Pleuro-pneumonia, it shall be his duty, and he is hereby authorized forthwith, or as soon as he conveniently can, to proceed to and enter into and upon the place, whether inclosed or otherwise, where such cattle are or are supposed by him to be, and by inspecting such cattle, or in any other manner shall satisfy himself whether such cattle or any of them are infected, or may be reasonably suspected to be infected with Pleuro-pneumonia, or whether the same are free from Pleuro-pneumonia.

2. If such Inspector shall be satisfied that such cattle or any of them are actually infected with Pleuro-pneumonia, he shall forthwith give to the owner or the person having the custody, charge, or possession of the said cattle, notice of which of the said cattle he deems actually infected with such disease, and such owner or person aforesaid shall within twenty-four hours after such notice destroy the cattle so deemed infected, and shall forthwith bury four feet under ground or burn the carcasses of the cattle so destroyed; and if the owner or person having the custody or possession of the cattle deemed by the Inspector to be infected cannot readily be found, or if such owner or person neglect to destroy the cattle deemed to be infected after the receipt of the notice aforesaid, any Inspector for the said Infected District

may seize and destroy, or cause to be seized and destroyed, such cattle so deemed infected.

3. If any owner of cattle, or any person having the custody or charge of cattle, shall, after having received such notice as aforesaid, neglect or refuse to destroy the same or any of them within twenty-four hours after such notice, such owner or person aforesaid shall be liable to a fine or penalty of fifty pounds for every head of cattle which he shall have neglected or refused to destroy.

4. If any owner of cattle which any such Inspector as aforesaid has notified to be infected, or if any person having the custody, care, or possession of any such cattle shall, after the same or any of them have been destroyed, neglect or refuse to bury four feet under ground, or to burn the carcasses thereof within twenty-four hours after the destruction thereof, such owner or person aforesaid shall be liable to a penalty of ten pounds for every carcass which he shall neglect or refuse to bury or burn.

5. If any Inspector for any of the said Infected Districts shall suspect that any cattle within the Infected District are infected with Pleuro-pneumonia but shall not be satisfied that such cattle are actually infected, he may if he shall think fit, give to the owner or to the person having the custody, charge, or possession of such cattle, notice in writing of what cattle he suspects to be infected with Pleuro-pneumonia, and shall in and by such notice order and require such owner or such person having the custody, charge, or possession of such cattle to drive or cause to be driven the cattle mentioned in the said notice to such place within the said Infected District as such Inspector shall think fit, and such Inspector may in and by such notice direct and fix by what roads and route the said cattle shall be so driven, and if any person being the owner of any cattle, or having in his custody, care, or possession any cattle within the said Infected Districts, shall after the expiration of forty-eight hours after such last-mentioned notice has been served upon him or left at his usual place of business or residence, neglect or refuse to obey such order, or shall neglect or refuse to drive or cause to be driven the cattle mentioned in the said notice to the place and by the roads and route directed and fixed on by the said notice, such person shall be liable to a penalty of ten pounds for every head of cattle included in such last-mentioned notice, and after the expiration of the said period of forty-eight hours it shall be lawful for any such Inspector if such owner or person as aforesaid shall neglect or refuse to obey such order, to seize and take into his possession the cattle included in such notice, and drive or cause to be driven, the said cattle to the place and by the roads and route mentioned and fixed in the said notice.

6. The Inspectors of Diseased Cattle under these Regulations and under the said Act shall forthwith cause to be publicly posted or exhibited at and about all the main thoroughfares leading into the said Infected District, notices that the said Infected District has been proclaimed and declared infected.

7. If any person shall drive or remove, or cause to be driven or removed, or assist in driving or removing, any cattle out from the said Infected District, such person shall be liable to a fine of fifty pounds for every head of such cattle so driven out from the said Infected District. And if any cattle shall stray out of or from the said Infected District into a district not proclaimed to be infected, the owner or person having the care or possession of such cattle shall be liable to a fine of one pound for every head of cattle which shall have so strayed out of such district.

8. It shall be lawful to any Inspector for the said Infected District, or any police constable having

reasonable grounds to suspect that any cattle are about to be driven out from the said Infected District, to seize the same, and take charge thereof, until he shall be satisfied that no attempt will be made to drive such cattle out from the said Infected District. And it shall be lawful for any Inspector of the said district, or any police constable, to seize any cattle that have strayed or been driven out of or from the said Infected District, and to take charge of the same, and to drive, or cause to be driven, the said cattle back into the district from which they had been driven; and if such Inspector or constable shall deem it expedient so to do, to keep the said cattle under his control until the owner or the person having the right to the possession thereof shall be found or made known to him.

9. In case any person shall wilfully impede or obstruct any Inspector or any police constable acting under the authority of these Regulations, every person so offending shall and may be seized and detained by such person so acting as aforesaid, or any person or persons he may call to his assistance, until such offender or offenders can be taken before two Justices of the Peace, and shall be liable to a penalty of fifty pounds.

10. All owners or persons having the custody, care, or possession of any cattle within the said Infected District, shall, within fourteen days from the said 26th day of December instant, give a notice in writing to the officer in charge of the police station nearest to the place where such cattle are kept or are, containing the number of such cattle, the particulars as nearly as can be of the place or places where such cattle are kept or are, and the brands with which they are branded; and if such owners or persons shall neglect or refuse to obey this Regulation, they shall be liable to a penalty of ten pounds.

11. Every Inspector for the said Infected District shall make a report in writing to the said Superintendent of all things done by him under these Regulations and under the said Act, as and when he shall be required so to do.

12. Any Inspector may, if he shall think fit, grant a certificate to the owner of any cattle destroyed under or by virtue of the said Act or these Regulations, recommending a grant to such owners of compensation for such destruction; but compensation shall in no case exceed three pounds per head for cattle under two years, or six pounds per head for cattle above that age.

13. The Superintendent of Otago shall from time to time, as occasion may require, appoint proper persons, to be called Inspectors and assistant Inspectors, to carry out and enforce these Regulations in the districts for which they are appointed.

14. The assistant Inspectors shall have all the powers and authorities conferred upon Inspectors of districts, except the power and authority conferred by the second of these Regulations, to seize and destroy, or to cause to be seized and destroyed, infected or diseased cattle, or cattle deemed to be infected or diseased, and except also the power or authority to grant any certificate recommending compensation for the destruction of such cattle, and it is hereby expressly declared that, with the said exceptions, wherever in these Regulations the word Inspector occurs, it is to be deemed and construed to include in its meaning the words assistant Inspector: Provided always that no order of any assistant Inspector or assistant Inspectors shall override or render void any order or notice of an Inspector.

15. Any person who is desirous of driving or removing, or of causing to be driven or removed, any cattle from or out of the said Infected District, shall

first obtain, after inspection, a certificate from the Inspector, or one of the Inspectors, of the said Infected District, 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.

16. Any Inspector, upon being required by notice in writing, containing the number and kind, description and marks, and brands of the cattle to be inspected, 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 19th Regulation he is entitled to receive, shall attend at any place mentioned in such notice within the said 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 the said district, with a view to decide whether he shall grant the certificate required by the 17th Regulation.

17. 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 during the immediately preceding 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.

18. The Inspector's certificate for the driving or removal of cattle out of the said 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.

19. 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 the district,—which fees shall be paid before inspection by the person applying for such examination and certificate as aforesaid.

20. No penalty to be inflicted under these Regulations shall exceed the sum of five hundred pounds.

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 third day of December, one thousand eight hundred and sixty-six.

(L.S.) THOMAS DICK,  
Superintendent.

By His Honor's command,  
JOHN MOUAT,  
Provincial Secretary.

Colonial Secretary's Office,  
Wellington, 21st December, 1866.

THE following terms of subscription and advertising in the *New Zealand Gazette* are published for general information:—

SUBSCRIPTION.

Subscription (to be paid in advance)—

Per Annum ... Two Pounds (£2).

Per Quarter... Ten Shillings and Sixpence (10s. 6d.)

Price for single copies of *Gazette*, One Shilling each.

The above subscriptions will not entitle the subscriber to receive the Acts of the General Assembly published as supplements to the *Gazette*. If the subscriber wishes for those Acts he will be required to apply and pay for them specially at the rate of threepence per folio.

Applications for subscription to the *Gazette* should be addressed, and pre-payment made, to the Government Printer, Wellington.

ADVERTISING.

For the first fifty words and under ... Three Shillings (3s.)

For every four words after the first fifty ... Twopence (2d.)

Headings, date lines, signatures, &c., requiring to be printed in separate lines, to be charged at, per line ... Fourpence (4d.)

Intestate Estate Balance Sheets Seven Shillings and Sixpence (7s. 6d.) each.

All advertisements should be written *on one side* of the paper, and signatures, &c., should be written in a legible hand.

The number of insertions required must be written across the face of the advertisement.

All applications for the insertion of private advertisements in the *New Zealand Gazette* should be addressed to the Government Printer, Wellington, and at the same time, pre-payment (by money order when necessary) at the above rates must be made to him. No advertisement will be inserted in the *Gazette* unless the whole amount due on account of the same is prepaid.

All sums so received by the Printer will be duly acknowledged through the medium of the *Gazette*.

(By command)

W. GISBORNE,  
Under Secretary.

General Post Office,  
Wellington, 18th December, 1866.

IT is hereby notified for public information that the Master's certificate held by

JAMES WEST,

late Master of the barque "Lizzie Scott," of Sunderland, recently wrecked at Chatham Islands, has been suspended for three months from 8th November, 1866.

JOHN HALL,  
Postmaster-General.

**STAMP DUTIES ACT, 1866.**—Notice.—Persons desirous of becoming Licensed Distributors of Duty Stamps are requested to make application in writing to the Honorable the Commissioner of Customs, Stamp Office, Wellington, stating Christian and Surname, place of business, or residence, and post-town.

Distributors will be allowed a commission of two and a-half per cent. on all purchases of adhesive stamps of the aggregate amount of Five pounds and upwards.

Applications to purchase stamps should be made at the Stamp Office of the Province (the office of the Registrar of Deeds), by requisition, forms of which can be obtained at the several Stamp Offices, and at all Money Order Offices in the outdistricts of the Colony.

C. T. BATKIN,  
(for the Commissioner of Customs.)  
Stamp Office, Wellington,  
19th December, 1866.

**STAMP DUTIES ACT, 1866.**—It is notified for general information that a Branch of the Stamp Office will be opened in each Province at the office of the Registrar of Deeds, for the affixing of Duties Stamps on Deeds, and for the sale of adhesive stamps.

At these offices adhesive stamps may be purchased (on requisition) in quantities of the value of Two pounds and upwards.

Stocks of adhesive stamps for sale, by retail, to the public, will be deposited at the undermentioned Post Offices:—

<i>Province of Auckland.</i>	<i>Province of Canterbury.</i>
Wangarei,	Lyttelton,
Russell,	Kaiapoi,
Mongonui,	Akaroa,
Port Waikato,	Timaru,
Raglan,	Hokitika,
Tauranga,	Greymouth.
Newcastle.	
	<i>Province of Otago.</i>
<i>Province of Wellington.</i>	Waikouaiti,
Wanganui.	Oamaru,
	Hamilton,
<i>Province of Nelson.</i>	Lawrence,
Collingwood.	Queenstown.
	Tokomairiro,
<i>Province of Marlborough.</i>	Port Chalmers,
Havelock.	Balclutha.
	<i>Province of Southland</i>
	Campbelltown,
	Riverton.

Licensed distributors will be appointed (without fee) on application, and a commission at the rate of two and a half per cent. will be allowed them on all

purchases of adhesive stamps of the aggregate amount of Five pounds and upwards.

A commission at the same rate will be allowed to all persons other than distributors, on purchases of adhesive stamps of the aggregate value of Ten pounds and upwards.

C. T. BATKIN,  
(for the Commissioner of Customs.)

Stamp Office, Wellington,  
19th December, 1866.

General Crown Lands Office,  
Wellington, 19th December, 1866.

THE following sections of "The Crown Grants Act, 1866," are published for general information, and the attention of the public is particularly directed thereto.

ALFRED DOMETT,  
Secretary for Crown Lands.

XXXVII. There shall be paid to the Receiver of Land Revenue or other officer appointed to receive the same a fee of one pound upon Crown Grant of lands not exceeding in amount one hundred acres and upon every Crown Grant of land exceeding that acreage an additional fee of one farthing for every acre in excess of one hundred acres.

XXXIX. There shall be paid upon all grants to be hereafter issued which may be left in the charge or custody of any Commissioner of Crown Lands or other officer charged with the delivery of the same a fee of sixpence for every month during which they shall have been so left after the expiration of three months from the date of the notice in the *Gazette* of the Province wherein the lands are situate that such grants are ready for delivery.

XL. There shall be paid upon all grants issued prior to the passing of this Act and left as aforesaid in the custody of the officer charged with the delivery thereof a fee of sixpence per month for every month during which they shall be so left after two months subsequent to the passing of this Act.

Registrar-General's Office,  
Wellington, 10th December, 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:—

*United Church of England and Ireland—*  
The Reverend G. P. BEAUMONT.

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 March; No. 17, of the 24th March; No. 20, of the 11th of April; No. 22, of the 24th of April; No. 28, of the 14th of May; No. 34, of the 8th of June; No. 36, of the 20th June; No. 41, of the 6th July; No. 42, of the 19th of July; No. 46, of the 15th August; No. 57, of the 31st October; and No. 61, of the 27th November, in the present year.

Given under my hand, at Wellington, this twentieth day of December, 1866.

JOHN B. BENNETT,  
Registrar-General.

Compensation Court,  
Whanganui, 17th December, 1866.

NOTICE is hereby given, that the adjourned sittings of the Compensation Court to investigate the claims to that portion of the Ngatiruanui Coast Block which lies between the Kaipokonui and Whanganui Rivers, will be holden at Whanganui, on the fourteenth day of January, 1867.

ROBT. H. EYTON,  
Clerk of the Court.

Kooti Whakawa mo nga whenua kua tangohia,  
Whanganui, Tehema 17, 1866.

HE Panuitanga tenei mo te nohoanga o te Kooti Whakawa mo nga whenua kua tangohia kua oti nei te whakaneke kei whakawa i nga take whenua o nga tangata e pa ana ki te wahi i a Ngatiruanui kei te takiwa o nga awa erua o Kaipokonui o Whanganui. Ka noho te Kooti kei Whanganui, a te 14 o nga ra o Hanuere, 1867.

Na TE AITANA,  
Kai tuhituhi o te Kooti.

NOTICE is hereby given that the undersigned did, on the thirty-first day of March, 1866, retire from the firm of "Heron, David and Co.," of Auckland, timber merchants; and further that he will not be responsible for any liabilities of that firm from and after that date.

JAMES HERON.

Auckland, 6th December, 1866.

I the undersigned, ARNOLD PACHTEN, hereby make application to register "The West Wanganui Coal Mining 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:—

1. The name and style of the Company is "The West Wanganui Coal Mining Company, Registered."
2. The place of intended operations is at West Wanganui Inlet, in the Province of Nelson, in New Zealand.
3. The nominal capital of the Company is thirty-five thousand pounds in thirty-five thousand shares of one pound each.
4. The amount already paid up is two thousand four hundred pounds sterling.
5. The name of the manager is Arnold Pachten.
6. The office of the Company is at Nelson.
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.
William Macredie	Melbourne	400
George Roxburgh	Ditto	400
Arnold Pachten	Ditto	400
Charles Palmer	Ditto	400
James Ranken	Ditto	400
Thomas Macredie	Ditto	400
		2,400

Dated this seventh day of September, 1866.

ARNOLD PACHTEN,  
Manager.

Witness to the signature—

THOS. BRUNNER,  
Justice of the Peace.

I the undersigned WILLIAM WATT, hereby make application to register "The United Extended Gold Mining 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:—

1. The name and style of the Company is "The United Extended Gold Mining Company, Registered."
2. The place of operations is at the Kanieri.
3. The nominal capital of the Company is seven thousand five hundred pounds in three thousand seven hundred and fifty shares of two pounds each.
4. The amount already paid up is two thousand eight hundred pounds.
5. The name of the manager is William Watt.
6. The office of the Company is at Messrs. Rees and Tyler's, corner Camp and Wharf Streets, Hokitika.
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.
William Thrope	Kanieri	25
James Ralph	Ditto	25
Charles Rutter	Ditto	90
James Lee	Ditto	25
Hugh McColvill	Ditto	25
George Gilford	Ditto	25
Peter Peterson	Ditto	25
Sarah Croley	Ditto	25
Modeste Zamesta	Ditto	25
Thomas Hugh	Ditto	25
Patrick Croft	Ditto	25
David McIntyre	Ditto	25
Peter Connelly	Ditto	25
Patrick Goley	Ditto	25
Edward Goodwin	Ditto	25
Charles Charron	Ditto	25
David Thomas	Ditto	25
Henry Shaw	Ditto	25
James Toyer	Ditto	25
Kenneth Clark	Ditto	25
Thomas Wishart	Ditto	25
John Tourmisson	Ditto	25
Jeremiah White	Ditto	25
William Draper	Ditto	25
George Nicol	Ditto	25
William Watt	Ditto	59
Walter Morgan	Ditto	25
John Biggs	Ditto	25
William Hannah	Ditto	25
Henry Cross	Ditto	25
William F. Small	Ditto	25
Maude Cullis	Ditto	25
William Wilson	Ditto	25
Donald McKay	Ditto	25
Henry Harworth	Ditto	25
Edward Akhurst	Ditto	25
Agnes Gallagher	Ditto	25
John Earvie	Ditto	25
Robert Paul	Ditto	25
William Ewart	Ditto	25
Robert Somerville	Ditto	25
Edward Wilson	Ditto	25
Henry Harworth	Ditto	25
John P. Richardson	Ditto	25
Thomas North, and Robert McCracken	Hokitika	25
Martin Velge	Ditto	25
F. L. Clarke	Ditto	20
Thomas Baggill	Ditto	10
W. L. Rees	Ditto	51
John Shearer	Kaneiri	16
George McKay	Ditto	13
— Ross	Ditto	20

Dated this thirteenth day of December, 1866.

WILLIAM WATT.

Witness to signature—C. C. SCHAW, J.P.

I the undersigned PETER CRAW, hereby make application to register "The Try Again Gold Mining 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:—

1. The name and style of the Company is "The Try Again Gold Mining Company, Registered."
2. The place of operations is at the Commissioner's Flat, Kanieri.
3. The nominal capital of the Company is five hundred pounds in two hundred shares of two pounds ten shillings each.
4. The amount already paid up is three hundred and fifty pounds sterling.
5. The name of the manager is Peter Craw.
6. The office of the Company is at the "Engine Shed," on the claim.
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.
Peter Craw	Kanieri	50
W. L. Rees	Hokitika	50
A. R. Emerson	Ditto	50
— Phillips	Kanieri	50

PETER CRAW.

Dated this third day of December, 1866.

Witness to signature—C. C. SCHAW, J.P.

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

In the matter of the petition of Bryan Blundell, of Oamaru, in the Province of Otago, a debtor; and in the matter of "The Debtors and Creditors Acts, 1862 and 1865."

UPON reading the petition of the said Bryan Blundell, and the several affidavits thereunto annexed, and upon hearing Mr. Edward Ffrancis Ward, of counsel for the said petitioner, it is ordered that Robert Chapman, Esquire, Registrar of the Supreme Court, in the name and on behalf of the said petitioner, do convey assign and make over all his real and personal estate and effects unto William Oram Ball, of Dunedin, accountant, upon trusts for the collection and conversion into money of the said estate and effects, and the distribution of the net proceeds *pro rata*, and subject to existing legal priorities (if any) amongst such of the creditors of the said petitioner as shall duly prove their respective debts by affidavit filed in the office of the Registrar, at Dunedin, within the space of three calendar months from the date of this order, and upon and subject to such other trusts and provisions as the Court may at or before the final hearing of the said petition direct or approve.

Dated this seventh day of May, A.D. 1866.

By the Court,

ROBERT CHAPMAN,

(L.S.)

Registrar.

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

In the matter of the petition of Bryan Blundell, of Oamaru, in the Province of Otago, clerk, a debtor; and in the matter of "The Debtors and Creditors Acts, 1862 and 1865."

WHEREAS on the seventh day of May, A.D. 1866, upon reading the petition of the said Bryan Blundell, and the several affidavits thereunto annexed, and upon hearing Mr. Edward Ffrancis Ward, of counsel for the said petitioner, it was ordered that Robert Chapman, Esquire, Registrar of the Supreme Court, in the name and on behalf of the

said petitioner, should convey assign and make over all his real and personal estate and effects unto William Oram Ball, of Dunedin, accountant, upon trusts for the collection and conversion into money of the said estate and effects, and the distribution of the net proceeds *pro rata*, and subject to existing legal priorities (if any) amongst such of the creditors of the said petitioner as should duly prove their respective debts by affidavit filed in the office of the Registrar, at Dunedin, within the space of six calendar months from the date of the said order now in recital, and upon and subject to such other trusts and provisions as the Court should at or before the final hearing of the said petition direct or approve; and whereas the said Robert Chapman, as such Registrar, has executed a deed of conveyance and assignment of his estate and effects in conformity with the terms of the said recited order, upon production of the said deed and upon consideration of the matter; it is hereby ordered that the said Bryan Blundell be discharged and released from his debts liabilities and engagements specified in his said schedule.

Dated this sixteenth day of July, A.D. 1866.

By the Court,

ROBERT CHAPMAN,

Registrar.

(L.S.)

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

In the matter of the petition of Samuel Parry, of Dunedin, in the Province of Otago (trading as S. Parry and Co.), engineer, a debtor; and in the matter of the Debtor and Creditors Acts. The sixth day of November, A.D. 1866.

WHEREAS on the fifteenth day of May, one thousand eight hundred and sixty-six, upon reading the petition of the said Samuel Parry, and the affidavits thereunto annexed, and upon hearing Mr. Kidston, of counsel for certain creditors of the said petitioner, it was ordered that William Oram Ball be, and he was thereby appointed trustee of the estate and effects of the said petitioner, and that Robert Chapman, Esq., the Registrar of this honorable Court at Dunedin aforesaid, did and should in the name and on behalf of the said petitioner by deed, convey assign transfer and make over all the real and personal estate and effects of the said petitioner unto the said William Oram Ball, upon trust to sell, dispose of, get in and receive, or otherwise realize such estate and effects, and out of the sums to arise therefrom in the first place to pay the percentages therein mentioned, and in the next place the costs therein mentioned and subject thereto, to distribute and divide the clear residue *pro rata*, and subject to existing legal priorities (if any such there be) amongst such of the creditors of the said petitioner as should duly prove their respective debts by affidavit within the space of three calendar months next after the date of the order now in recital, or within such other time and upon and subject to such other trusts and provisions as the said Court, or a Judge thereof, should at any time thereafter direct or approve. And whereas a deed of assignment, in pursuance of the said recited order, has been duly made and executed. And whereas on the sixteenth day of July, one thousand eight hundred and sixty-six, upon hearing Mr. Edward Ffrancis Ward, of counsel for the said petitioner, and Mr. Kidston, of counsel for certain creditors of the said petitioner, it was ordered that the final order for relief and discharge under the said Acts should be suspended for a period of three months from that date, upon consideration of the matter, and upon the hearing of Mr. Edward Ffrances Ward, of counsel for the petitioner aforesaid, it is hereby ordered that



the said Samuel Perry be, and he is hereby declared to be absolutely discharged and released from his debts liabilities and engagements specified in the said schedule attached to the petition aforesaid.

By the Court,

ROBERT CHAPMAN,  
Registrar.

*In the Supreme Court of New Zealand: Middle District.*

In the matter of the petition of Henry Millward, of Wellington, in the Province of Wellington, in the Colony of New Zealand, builder and contractor, a bankrupt; and in the matter of "The Debtors and Creditors' Act, 1862," and in the matter of "The Debtors and Creditors Acts Amendment Acts 1865 and 1866." On this fourteenth day of December, one thousand eight hundred and sixty-six.

ON reading the Deed bearing date the sixth day of November one thousand eight hundred and sixty-six, and the affidavit of Henry Millward thereto annexed, and upon hearing Mr. Buckley, of counsel for the petitioner, it is ordered that the aforesaid deed be declared to be completely executed, and that the said deed be registered in the Supreme Court Office, Wellington; and that all former orders in the above matter be cancelled.

By the Court,

*Erratum.*

IN *Gazette* No. 64 of the 7th December, folio 448, for Captain William James Balfour, junior, (appointed Instructor of Musketry) read

Captain WILLIAM JAMES BALFOUR JUNIOR.

ROBERT ABBOTT, Esq., Registrar at Hokitika of the Supreme Court of New Zealand, and Official Administrator, in account with the Estate of JAMES SMITH, deceased, intestate.

1866.	DR.	£	s.	d.
Dec. 16.	Proceeds of sale of horses, draft from Police ... ..	104	11	0
		104	11	0
1866.	CR.	£	s.	d.
Jan. 29.	Swearing and filing two affidavits, notice, order, letters, postage, 1s. 10d. ... ..	3	19	10
Feb. 8.	<i>Grey River Argus</i> ... ..	1	0	0
	<i>West Coast Times</i> ... ..	1	15	6
	Commission ... ..	8	7	3
April 18.	P. Cameron ... ..	8	15	0
	J. Davidson and Co. ... ..	14	16	0
" 27.	S. G. Rich ... ..	0	15	0
June 15.	C. Hamilton and Co. ... ..	17	0	0
	Inventory, swearing, and file ... ..	0	5	0
	Account, swearing, and file ... ..	0	5	0
	<i>Gazette</i> fee ... ..	0	7	6
	Balance to Treasury ... ..	47	4	11
		104	11	0

CHRISTOPHER ALDERSON CALVERT, Esq., Registrar in Canterbury District of the Supreme Court of New Zealand, in account with the real Estate of WILLIAM WILLSON, late of Papanui Road, near Christchurch, deceased, intestate, pursuant to "The Real Estate Administration Act, 1860."

1866.	DR.	£	s.	d.
June 28.	To commission 5 per cent. on receipt ... ..	1	15	0
	To cash paid fencing, viz.:			
	To Barker, labor ... ..	1	14	6
	To Admor, quicks ... ..	1	5	6
		3	0	0
30.	To commission 5 per cent. on outlay ... ..	0	3	0
	To commission 5 per cent. on receipt ... ..	0	5	0
	Balance due to the estate and carried down ... ..	34	17	0
		£40	0	0
1866.	CR.	£	s.	d.
June 28.	By cash of Barker, rent of the part of More Farm let to him by agreement to 30th instant ... ..	35	0	0
30.	By cash of Sarah Willson, the widow, for the part let to her by agreement to 30th instant ... ..	5	0	0
		£40	0	0
June 30.	By balance brought down ... ..	£34	17	0

CHRISTOPHER ALDERSON CALVERT, Esq., Registrar at Canterbury of the Supreme Court of New Zealand, in account with the personal Estate of JOHN DEAN, late of Christchurch, schoolmaster, deceased, intestate.

1866.	DR.	£	s.	d.
May 25	To cash of H. E. Alport, net proceeds of effects in house, sold ... ..	5	6	6
		£5	6	6
1866.	CR.	£	s.	d.
Feb. 27.	By cash paid Court fees, viz.—			
	Making 2s. and filing 3s., affidavit ... ..	0	5	0
	Setting down application ... ..	0	5	0
	Order 6s., letters of administration 5s. ... ..	0	11	0
Mar. 23.	By cash paid advertisements and papers, viz.— <i>Times</i> 6s. 6d., <i>Standard</i> 8s. 4d., <i>Press</i> 4s. 8d. ... ..	0	19	6
	By cash paid funeral expenses part repaid Government ... ..	2	5	0
	Commission 8 per cent. on £5 6s. 6d. ... ..	0	8	6
	Court fees, viz.—swearing 2s. filing 3s. affidavit verifying inventory and account ... ..	0	5	0
	Advertising account in <i>New Zealand Gazette</i> ... ..	0	7	6
		£5	6	6