



THE  
**NEW ZEALAND GAZETTE.**

Published by Authority.

WELLINGTON, TUESDAY, JANUARY 29, 1867.

G. GREY, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this twelfth day of January, 1867.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by an Act of the General Assembly of New Zealand, intituled "The Comptroller's Act, 1865," it is enacted amongst other things that—"Every Receiver or Collector of Public Revenues, or any other person in the public service, to whom any moneys shall be legally payable for or on account of the revenue, shall, under regulations to be framed by the Governor in Council (not inconsistent with the provisions of this Act), pay all such moneys which shall come to his possession or control, into such Bank or Banks, at such place, and in such manner, and at such times, as the Governor in Council shall from time to time appoint, and such moneys shall be paid by such Receiver or other officer aforesaid, to an account in such Bank to be called the 'Public Account.'"

Now therefore, His Excellency the Governor, in exercise of the power vested in him by the said hereinbefore recited Act, doth hereby, with the advice and consent of the Executive Council of the Colony of New Zealand, frame and declare the following to be the regulations under which moneys are to be paid to the "Public Account."

FORSTER GORING,  
 Clerk of the Executive Council.

REGULATIONS.

1. Every Receiver of Public Money will pay in the whole amount of his collections except as hereinafter mentioned (clauses 2 and 3) daily, (or if such daily collections do not amount to the sum of five pounds, then as soon as such collections reach that sum), taking care on the last day of the month to pay in the whole balance of moneys in his hands, whatever the amount, to the credit of the account to be

called the "Public Account" in the Bank of New Zealand, and will at the time of such payment obtain a receipt in the Form A. If there should be no branch or agency of the Bank of New Zealand in the place where the office of such Receiver is situate, then the amount of his collections is to be remitted to the Sub-Treasurer of the district by Post Office Order, or in such other way as the Colonial Treasurer may direct.

2. Charges on the sale of public property, the share of penalties to seizing officers, informers, prosecutors or other persons, drawbacks and refunds of Customs duties, the salaries payable (out of fees) to District Registrars of Births, Deaths, and Marriages in out districts, and payments in respect of Money Orders, where any of such sums respectively are by any law or regulations now in force properly payable by Receivers out of their collections, may be paid out of such collections, but such payments must not be shown in the Receiver's account by deduction. An account current must be sent with the account showing the whole amount of revenue received on one side, and the manner in which it has been disposed of on the other. Proper vouchers must be produced in support of the expenditure, and the whole handed to the Sub-Treasurer with the accounts and vouchers. This will not apply to District Registrars, who need only send a receipt for fees retained as salary, on receipt of which the Sub-Treasurer will grant receipt for the amount as fees accounted for.

3. Moneys temporarily received in deposit, such as

- (1.) Customs deposits in respect of entries to be passed for, &c.,
- (2.) Deposits paid into Law Courts,
- (3.) Deposits under Land Regulations,
- (4.) Moneys received for and retained to meet Money Orders,

(where such moneys are by law or regulations now in force properly returnable by the Receiver—see clause 2.) must, unless otherwise directed, be lodged daily in the Bank of New Zealand, to a "Deposit Account" in the name of such Receiver, until they are so returnable, or until they can be transferred to the



If there be only one applicant for any piece of land such applicant will be deemed to be the purchaser.

All land not applied for before the 12th March will be open for selection on any day subsequent to the 12th March.

The first applicant will in such case be deemed the purchaser.

Any number of acres may be applied for not less than 40.

If two or more persons at any time apply for the same land at the same time it will be put up to auction at the price fixed for selection. Deposits will be returned to the unsuccessful applicants.

The purchase money must be paid as follows:—

Deposit with application	...	20 per cent.
Within 3 months from day of sale	...	20 "
Within 6 months ditto	...	20 "
" 9 " "	...	20 "
" 12 " "	...	20 "

Plans of the several districts may be seen and information obtained at the Waste Lands Office, Auckland.

The regulations under which the above-mentioned land will be sold, and from which the above information is extracted, are printed in the New Zealand Government Gazette of the 23rd November, 1866.

AUCKLAND, NEW ZEALAND.—WAIKATO LAND SALE.

Auckland, 31st December, 1866.

UNDER and in pursuance of the powers vested in me as the Commissioner appointed by His Excellency the Governor to carry out the regulations for the sale of lands taken for settlement under "The New Zealand Settlements Act, 1866," in the Province of Auckland, I, Frederick Whitaker, do hereby notify, that the lands specified in the Schedule hereunder written, will be put up for sale by auction, as Town and Suburban Land, in accordance with the said regulations, at the Waste Lands Office, at Auckland, at noon on Thursday, the 14th day of March, 1867.

FREDERICK WHITAKER,  
Commissioner.

SCHEDULE.

Waikato Districts.—Town Allotments.

Town.	No. of Allotments.	Upset Price per acre.
Newcastle (Ngaruawahia)	100	£10
Hamilton	100	10
Cambridge	100	10
Alexandra	100	10
Port Waikato	50	20

The allotments vary in size from a quarter to one acre.

Waikato Districts.—Suburban Allotments.

Adjacent Town.	No. of Allotment.	Upset Price
Newcastle, North	20	£3 per acre.
Newcastle, South	30	"
Whata Whata	50	"
Rangiriri	10	"

The allotments vary in size from five to ten acres.

A deposit of one-fourth of the purchase money must be paid at the time of sale, and the balance within three months from the day of sale.

Plans may be seen and information obtained at the Waste Lands Office, Auckland.

Colonial Secretary's Office,  
Wellington, 26th January, 1867.

THE following Sections, Nos. 45 to 56 inclusive, of the Sheep Disease Prevention Act of New South Wales, are published for general information.

WILLIAM FITZHERBERT,  
(for the Colonial Secretary.)

Introduced Sheep.

Sheep to cross border at appointed crossing-places.

45. No sheep shall be introduced from an adjacent colony at any crossing-place other than those appointed from time to time by proclamation in the Gazette or specially sanctioned by the directors of the district into which such sheep would pass on first crossing the border. And any sheep introduced contrary to the provisions of this section shall be seized and disposed of as the Minister shall direct.

Owner introducing sheep to produce certificate from Inspector for adjoining Colony and obtain certificate from Inspector in this.

46. No sheep intended to be introduced into this Colony shall be examined by an Inspector or brought across the boundary from any adjoining Colony until their owner shall first produce a certificate from the Inspector of that portion of such Colony contiguous to the crossing-place by which such sheep are to be so introduced stating that such sheep are not infected and when the said first-mentioned Inspector has obtained the said certificate and all other necessary information he shall examine such sheep and shall determine whether or not they are infected and upon being satisfied that they are not infected he shall deliver to their owner a certificate in the form of the Schedule hereto marked J. and any sheep introduced in violation of the provisions of this section shall be seized and detained by any Inspector and disposed of as the Minister may direct. And any owner toll-keeper ferryman boatman or other person introducing or attempting to introduce or aiding or being concerned in the introduction of any sheep contrary to the requirements of this section shall on conviction of every such offence be liable at the discretion of the Court either to imprisonment for any term not exceeding one month or to a penalty not exceeding two hundred pounds.

Introduced sheep to be branded.

47. All sheep intended to be introduced shall before crossing the border in addition to their owner's brand be legibly branded as follows—before passing the boundary line of Victoria with the letter V—before passing the boundary line of South Australia with the letter A—and before passing the boundary line of Queensland with the letter Q—and such sheep shall continue to be so branded for a period of six months after they shall have passed any such boundary. And any owner failing to comply with any of the requirements of this section shall incur a penalty not exceeding one hundred pounds and a further penalty of ten pounds for every day that he shall neglect or delay to brand such sheep after notice from an Inspector.

The owner of introduced sheep to obtain a permit to travel.

48. Before any sheep shall be allowed to be introduced as aforesaid their owner shall obtain from the Inspector a permit in the form of the Schedule hereto marked K. to travel such sheep to their destination by the nearest usual and practicable road and such sheep shall not during a period of six months after such introduction be removed from the place of destination specified in such permit except by the issue of a fresh permit. And every owner shall incur a penalty of twenty pounds for every day that he shall travel such sheep or allow them to be travelled without such permit and also a penalty not exceeding one hundred pounds for every deviation they shall make from the route laid down in any such permit.

The Governor may suspend sections 45 46 47 and 48 and may prohibit introduction of sheep.

49. The Governor may by proclamation suspend the provisions of any one or more of the four next preceding sections for any period not exceeding six

months in respect to sheep introduced or proposed to be introduced from any Colony in which disease is not known to exist and may for a like period and in like manner absolutely prohibit the introduction of sheep from any of the adjoining Colonies.

No compensation for sheep destroyed within six months of introduction.

50. No owner shall claim any compensation for introduced sheep destroyed under this Act which may be declared infected within six months of their introduction unless such owner can prove upon appeal to the Directors to their satisfaction that such sheep became infected after being introduced.

Apparently clean sheep may be introduced on certain conditions.

51. Notwithstanding the production of a certificate from the proper officer in a neighbouring Colony to the effect that any sheep proposed to be introduced into this Colony are clean it shall be competent for the Inspector in this Colony provided there are any circumstances which may cause him to suspect that the said sheep are infected to refuse to admit such sheep until they shall have remained for a period of not less than three months at some place within such neighbouring Colony to be indicated by such Inspector distant not more than ten miles from the crossing-place by which they are intended to be introduced and shall have undergone a course of three dressings to be prescribed by the Chief Inspector and such sheep shall then be introduced if after the expiration of such period they shall be found upon examination by the Inspector to be clean.

*Imported Sheep.*

The Governor to set apart quarantine grounds.

52. The Governor may set apart a piece of ground near each of the seaports of Sydney Newcastle Eden and Grafton and at such other seaports as may from time to time be required as a quarantine ground to which all imported sheep (not being sheep brought coastwise for slaughter) which have been examined by an Inspector and not found to be infected shall be taken and where they shall be kept till they are dressed and certified to be clean as hereinafter provided and may also set apart at each such seaport a piece of ground as a quarantine ground for the reception and dressing of such imported sheep found to be infected.

The necessary yards &c. to be erected.

53. All necessary yards sheds and apparatus for dipping such imported sheep may be erected on the quarantine grounds so set apart And all quarantine grounds shall together with all erections fixtures and appurtenances whatsoever be under the charge of the Inspectors of or nearest to the respective seaports at which they are situated whose duty it shall be to see that the necessary sustenance is provided for such sheep and that the dressings hereinafter described are properly applied And the owner of such sheep shall pay to such Inspector the charges fixed by Schedule hereto marked L.

Notice to be given of the importation of sheep. Imported sheep found to be infected to be quarantined for six months and dressed. Imported sheep not infected to be quarantined for two months and be dressed.

54. Notice of the arrival of any such imported sheep shall be given by their owner to the Inspector nearest to the port of arrival and such sheep shall be examined before being landed and if found infected they shall be forthwith removed to the quarantine ground set apart for infected sheep where they shall be dressed with such medicaments and at such times as the Chief Inspector shall direct and shall remain until they are thoroughly cleansed and until a period of not less than six months shall have elapsed from the date of their last dressing And any such imported sheep not found to be infected shall be

removed to the quarantine ground set apart for that class of sheep where they shall remain for a period of not less than two months and on being conveyed to such ground they shall be dressed three times at intervals of ten days between each dressing with the medicaments and in the manner directed by the Chief Inspector And if on the expiration of the said period such sheep shall be found clean the Inspector shall give to their owner a certificate of cleanness and permit for removal in the form of the Schedule hereto marked M. And any owner of sheep or master of a vessel failing to comply with or aiding or being concerned in the breach of any of the requirements of this section shall for every such offence incur a penalty not exceeding one hundred pounds.

Sheep for slaughter brought coastwise may be removed on permit without dressing. Exceptions.

55. A notice similar to that directed in the next preceding section shall be given by the owner of imported sheep brought coastwise from any one port within the Colony to any other and such sheep may be landed at but not removed from the port of arrival previous to inspection and if intended for slaughter at such port and are found on examination not to be infected the Inspector shall grant the owner of such sheep a permit to that effect in the form of the Schedule hereto marked N. Provided however that any sheep brought coastwise which may be intended to be removed inland more than five miles from the quarantine ground of the port set apart for sheep not found infected shall be subject to all the provisions affecting imported sheep as set forth in the next preceding section And any person failing to comply with or aiding or concerned in the breach of any of the provisions of this section shall incur a penalty not exceeding one hundred pounds.

Sheep for transhipment to other Colonies may be landed without dressing.

56. Notwithstanding anything in this Act contained any sheep arriving at any port in this Colony for transhipment may be landed and kept for any period not exceeding twenty days at such port and may be shipped therefrom without being subject to the requirements as to dressing hereinbefore provided with respect to imported sheep Provided upon inquiry and examination by an Inspector they shall not be found to be infected or suspected of being infected.

SCHEDULE J.

Clean certificate for introduced sheep.

Crossing-place  
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I the undersigned Inspector for having received from a certificate granted by Inspector for in the Colony of that sheep intended to be introduced into this Colony and more particularly described in the Schedule below are not infected and having obtained all other necessary information respecting them do hereby certify after having carefully examined such sheep that they are not infected and that they are permitted to be introduced at this crossing-place.

Inspector.

Schedule above referred to.

No.	Description.	Brands or Marks.	Name and address of owner and of person in charge.	From what Colony District or Run.	Route and destination.

Inspector.

SCHEDULE K.

Permit for introduced sheep to travel.

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A clean certificate having in pursuance of the provisions of the abovenamed Act been granted on the to for the sheep mentioned in the Schedule below of which he is the owner and which are intended to be introduced into this Colony at the crossing-place at this is to certify that such sheep are hereby permitted to travel to their destination by the route specified in the said Schedule.

Inspector.

Schedule above referred to.

No.	Description.	Brands or Marks.	Name and address of owner and of person in charge.	From what Colony District and Run.	Route permitted to travel.	Destination.

Inspector.

SCHEDULE L.

Scale of charges to be paid for sustenance and dressing of imported sheep whilst in quarantine.

	£	s.	d.
Keep and sustenance for every day or part of a day whilst in quarantine ...	0	1	0
Dipping three times in tobacco and sulphur the following rates viz.:			
For the first or only sheep ...	0	10	0
For more than one and not exceeding five—per sheep ...	0	5	0
For more than five and not exceeding ten—per sheep ...	0	3	0
And for every additional sheep above ten ...	0	2	6

SCHEDULE M.

Clean certificate for imported sheep.

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I the undersigned Inspector for do hereby certify that the imported sheep of which is the owner and which are more particularly specified in the Schedule below have remained in quarantine for a period of more than two months and have been duly dressed in accordance with the provisions of the abovenamed Act and that such sheep are clean and may be removed.

Inspector.

Schedule above referred to.

No.	Description.	Brands or Marks.	Where from by what ship and at what date.	Name and address of owner and of person in charge.	Route and Destination.

Inspector.

SCHEDULE N.

Permit for the removal of sheep imported for slaughter.

Port of

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I the undersigned Inspector for having examined sheep per from branded of which is the owner hereby certify that such sheep are not infected and they are hereby permitted to be removed for slaughter to any distance not exceeding five miles from this port.

Inspector.

New Zealand Government Telegraph Department,

Wellington, 18th January, 1867.

It is hereby notified that Telegraph Stations are now open at

HAVELOCK,

in the Province of Marlborough, and at

WAIKOUAITI,

in the Province of Otago. The tariff rates can be seen at any of the telegraph stations.

Office hours from 9 a.m. till 5 p.m. on week days, and on Sundays from 10 a.m. to 10.30 a.m., and from 5 p.m. to 5.30 p.m.

On and after the first February the Bluff Telegraph Station will open at 9 a.m. and close at 5 p.m. on week days, and on Sundays it will open at 10 a.m., closing at 10.30 a.m., and open at 5 p.m., closing at 5.30 p.m.

N.B.—Should the English mail *via* Suez arrive at the Bluff when the office is closed, it will be opened for the transmission of the English telegraphic summary and other telegrams arriving by such mail.

JOHN HALL,

Telegraph Commissioner.

NOTICE.—Whereas the District of Ngatiruanui Coast was brought under the New Zealand Settlements Act, and taken for settlement subject to certain promises set forth in the order of confiscation, it is now notified for public information, and in order to show that the promise of the Government is not forgotten, that His Excellency has reserved the following lands within the district for surrendered insurgents, that is to say, the lands comprised in Schedule A. hereto, for the benefit, use, or occupation of the people of the Tangahoe hapu of the Ngatiruanui tribe, and the lands comprised in Schedule B. hereto for the benefit, use, or occupation of the Pakakohi hapu of the same tribe, these hapu having lately returned to their allegiance, provided that the lands comprised in the said Schedules are subject to more exact definition as to their boundaries, and as to the purposes for which, and the persons of either of the hapu respectively for whom the same shall be specially set apart. And as to the land comprised in Schedule C. it is notified that the same has been in fulfilment of the same promise set apart for the use of Hone Pihama, a chief of the Tangahoe hapu, to be hereafter granted to him absolutely in recognition of his valuable services during two years; and in addition to the lands in the Schedules other reserves will be made and hereafter described, to contain burial places of certain chiefs and others of the tribe of Ngatiruanui, and to be granted to the Chief Tito te Hanataua.

J. C. RICHMOND.

Native Office,

Wellington, 26th January, 1867.

SCHEDULE A.

1.

Ten thousand acres of land, more or less, bounded on the south-west by the River Tawhiti, a tributary

of the Tangahoe, on the south-east by a survey line drawn inland from near the junction of the Tangahoe and Tawhiti, on the north-west by a survey line parallel to the line last named, and three miles distant from it, and on the north-east by a survey line drawn at right angles to the two last named lines through a point on the former or south-eastern boundary five miles distant from the Tangahoe River, which block is intended to include, either wholly or in part, the places known as Turangarere, Otapawa, Taiporohenui, Whareroa, Ohangai, Matangarara, and Pokaikai.

2.

Five hundred acres of land more or less, situated on the sea coast between the Rivers Waingongora and Tangahoe, bounded on the south-west by the sea beach, and on the south-east, north-east, and north-west by survey lines, which block is intended to include the place known as Waukina either wholly or in part.

3.

One hundred acres of land more or less, adjacent to and bounded on the east by the River Tangahoe, on the south by the sea beach, and on the north and west by survey lines, which block is intended to include the place known as Tataramoa either wholly or in part.

## SCHEDULE B.

1.

Six thousand acres of land more or less, adjacent to and bounded on the north-east by the Tangahoe Reserve (No. 1, Schedule A.), bounded on the south-east by a survey line two miles distant from and parallel to the north-western boundary, and on the south-west and north-east by survey lines, which block is intended to include wholly or in part the places known as Mokoia and Meremere.

2.

Two thousand eight hundred acres more or less, bounded to the southwards by the River Mangomaire, on the north-west and south-east by survey lines one mile distant from each other, and drawn parallel to the corresponding boundaries of the Pakahohi Reserve (No. 1, Schedule B.), and to the northwards by a survey line about five miles inland from the Mangomaire River before named, which block at its seaward extremity is near to but is not intended to include the place known as Manutahi.

3.

Two hundred acres more or less bounded on the north and west by the Tangahoe River, on the east by a survey line, on the south by the Hingahapi River, on the south-west by the sea beach and survey lines, which block is to include the site of the former village of Manawapou.

## SCHEDULE C.

Five hundred acres bounded to the westwards by the Oeo River, to the southwards by the sea beach, and to the eastwards and northwards by survey lines.

Office of the Commissioner of Customs.

IN exercise of the power in me for this purpose vested by "The Customs Regulation Act, 1858," I, the Commissioner of Customs, do hereby approve and appoint the undermentioned warehouses at the Port of Greymouth, viz. :—

A wooden building with iron roof, situate in Tainui Street, and known as

KENNEDY BROTHERS' WAREHOUSE;

A wooden-framed building covered with iron, situate in Mackay Street, and known as

WRIGHT'S WAREHOUSE;

A wooden-framed building covered with iron, situate in Albert Street, and known as

MCFARLAND'S WAREHOUSE;

And a wooden-framed building covered with iron, situate in Mackay Street, and known as

DAVIES' WAREHOUSE;

to be warehouses for the reception of goods under bond.

Given under my hand, at Wellington, this fifteenth day of January, 1867.

J. C. RICHMOND.

*Rewards for the Discovery of Illicit Distillation.*

IT is hereby notified that Rewards, varying in amount from Five Pounds to Fifty Pounds, will be given for such information as may lead to the detection and conviction of persons engaged in Illicit Distillation.

The rewards will vary in amount in proportion to the importance of the seizure, will be payable immediately upon conviction being obtained; and will be in addition to the portion of the fine or of the proceeds of the seizure which by law is to be paid to the person affording the information.

Information may be given to any Collector of Customs, or Officer of Police, throughout the Colony.

The name of the person giving the information will not be divulged, except with his own consent.

J. C. RICHMOND.

Office of Commissioner of Customs,  
Wellington, 18th January, 1867.

CUSTOMS.—Notice is hereby given that the undermentioned persons have been duly licensed to act as Custom House Agents at the Port of Bluff Harbour, until the fifth December, 1867:

LONGUET LEWIS, Gore Street, Campbelltown,  
Bluff Harbour.

TANTON, THOMAS, GEORGE, Gore Street, Campbelltown, Bluff Harbour.

WADDEL, JAMES, Gore Street, Campbelltown,  
Bluff Harbour.C. F. O'TOOLE,  
Deputy Commissioner.Custom House, Bluff Harbour,  
17th December, 1866.

CUSTOMS Notice.—The following persons have been duly licensed to act as Custom House Agents at the Port of Wairau, for the year ending the thirty-first day of December, 1867:

GEORGE HENDERSON, High Street.

HENRY DODSON, Alfred Street.

FREDERIC JOHN LETCHFIELD, Market Place.

JAMES GORRIE, Alfred Street.

S. L. MULLER,

Deputy Commissioner of Customs.

Custom House, Wairau,  
2nd January, 1867.*Stamp Duties Act, 1866.*

LICENSED Distributors are informed that the Commission hitherto allowed only on purchases of Adhesive Stamps of the amount of Five Pounds (£5) and upwards, will, on and after the first of February, be allowed on such purchases when of the amount of Two Pounds (£2) and upwards.

C. T. BATKIN,

(for the Commissioner of Customs.)

Stamp Office, Wellington,  
26th January, 1867.

## MARRIAGE ACT, 1854.

## OFFICIATING MINISTERS FOR 1867.

Registrar-General's Office,  
Wellington, 19th January, 1867.

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 List of OFFICIATING MINISTERS within the meaning of the said Act is published for general information:—

*United Church of England and Ireland.*

The Right Reverend Charles John Abraham, Bishop

The Reverend Thomas Abraham

" Ihaia Te Ahu

" Benjamin Yate Ashwell

" William Aylmer

" John Charles Bagshaw

" Charles Baker

" George P. Beaumont

" W. Bird

" Samuel Blackburn

" William J. G. Bluett

" Crossdaile Bowen

" Reginald R. Bradley

" Edward Nugent Bree

The Venerable Archdeacon Alfred N. Brown

The Reverend Henry H. Brown

" Lawrence Lawson Brown

" Robert Burrows

" Henry Francis Butt

" George Carpenter

" Thomas Chapman

" George Cholmondeley

" Edward Bloomfield Clarke

" George Cotterill

" Henry Wyatt Cottle

" Alexander Dasent

" Dan Desbois

" Benjamin Thornton Dudley

" Benjamin Woolley Dudley

" John Duffus

" Christopher Blencowe Dunn

" Edward G. Edwards

" Thomas Fancourt

" Henry Fendall

" George Foster

" Algernon Gifford

" Frank Gould

The Venerable Archdeacon Henry Govett

The Reverend Thomas Samuel Grace

" Edward H. Granger

The Venerable Archdeacon Octavius Hadfield

The Reverend Christopher H. J. Halcombe

" Richard Augustus Hall

The Right Reverend Henry John Chitty Harper,  
Bishop

The Venerable Henry William Harper

The Reverend William Chambers Harris

" John Edward Herring

" Edward Howard Heywood

" Tamihana Huata

" Robert S. Jackson

The Very Reverend Henry Jacobs, Dean

The Reverend George Henry Johnstone

" David Jones

" Raniera Kawhia

" Robert Kidd

" John Kinder

" Amos Knell

" Francis Knowles

" Thomas Lanfear

" William David Robert Lewis

" Edward Atherton Lingard

The Venerable Archdeacon John Frederic Lloyd

The Reverend Vicesimus Lush

" Charles Lendrick Maclean

" Joseph Matthews

" George Maunsell

" Dr. Robert Maunsell

" P. Hay Maxwell

" Joshua Te Moanaroa

" Lorenzo Moore

" Charles H. S. Nicholls

" Arthur Pyne O'Callaghan

" William F. Oldham

" Matiaha Pahewa

" John Palmer

" Philip Patiki

The Right Reverend John Coleridge Patteson, Bishop

The Reverend Samuel Poole

" Lonsdale Pritt

" Arthur Guyon Purchas

" Richard Rangamaro

" William Ronaldson

" Lemuel Saywell

The Right Reverend George Augustus Selwyn, Bishop

The Reverend Frank W. C. Simmons

" Seymour Mills Spencer

" James West Stack

" Robert L. Stanford

" Harry Woodford St. Hill

" Arthur Stock

The Right Reverend Andrew Burn Suter, Bishop

The Reverend William Pontin Tanner

" Seth Tarawhiti

" Matthew Taupaki

" Haare Tawhaa

" Basil Kirke Taylor

" Richard Taylor

" Henry Torlesse

" Arthur Towgood

" John Townsend

" Francis Tripp

" Thomas Lloyd Tudor

" Mohi Te Turei

" Charles Turrell

The Venerable Archdeacon Henry Williams

The Reverend Samuel Williams

The Right Reverend William Williams, Bishop

The Venerable Archdeacon William Leonard  
Williams

The Reverend William W. Willock

" James Wilson

*Church of Scotland.*

The Reverend James Stirling Muir

*Roman Catholic Church.*

The Reverend Henry Belliard

" Francis Boibieux

" Peter Bucas

" Stephen Chastagnon

" Jean Baptiste Chataigner

" Jean Claude Chervier

" Hugh D'Akermann

" Francis Del Monte

" Bernard Fitzpatrick

The Very Reverend Jean Forest, V.G.

The Reverend Henry J. Fynes

The Very Reverend Dominick Galosi

The Reverend Antoine Garin

" John Grange

" Joseph Gregori

" Etienne Hallum

" James P. Hoyne

" Nivardo Jourdan

" Joseph Lampila

" William Joseph Larkin

" Stephen Henry McDonagh

The Very Reverend James McDonald, V.G.

" Walter McDonald

The Reverend James McEntegart  
 " John McGirr  
 " Joseph McSweeney  
 " Philip Aime Martin  
 " Pierre Marie Michel  
 " Delphine Moreau  
 " Patrick O'Brien  
 " Michael D. O'Hara  
 " Patrick O'Reilly

The Very Reverend Jeremiah Joseph P. O'Reilly, V.G.

The Reverend Stephen Passinetti

" James Paul

" Eugene Pertuis

" Jean Baptiste Paul-Jean

" Etienne Pezant

The Right Reverend John Baptist Francis Pompallier,  
 Bishop

The Reverend Euloge Reignier

" Jean Baptiste Rolland

" Emmanuel Royer

" Charles Sarda

" Augustin Marie Joseph Sanzeau

" Joseph Seon

" Jaques Marie Tresallet

The Right Reverend Philip Joseph Viard, Bishop

The Reverend Laurence Vinay

" Thomas Walsh

" James Williams

*Free Church of Scotland.*

The Reverend Thomas Alexander

" John M. Allan

" Ralph Joshua Allsworth

" Andrew Anderson

" Alfred B. Arnott

" William Bannerman

" George Barclay

" Peter Barclay

" Moses Breach

" George Brown

" David Bruce

" Thomas Burns, D.D.

" Patrick Calder

" John Campbell

" John Christie

" James Clark

" Charles Connor

" James Copland, M.D.

" James Cumming

" James M. Davidson

" James Duncan

" John Elmslie

" Charles Fraser

" William Gillies

" John Gorrie

" John Gow

" George Grant

" John Hall

" James Hill

" David Hogg

" William Hogg

" William Johnstone

" James Kirkland

" William Kirton

" John Macky

" Peter Mason

" George Morice

" William McGowan

" Robert McKinney

" John McMichael

" J. H. McNaughton

" John McNicol

" Robert F. Macnicol

" John Moir

" Thomas Norrie

" John Ross

The Reverend Archibald Russell

" Alexander Shepherd

" Andrew Stevens

" A. H. Stobo

" Donald M. Stuart

" James U. Taylor

" Alexander B. Todd

" James Urie

" John Wallace

" James Wallis, M.D.

" John Waters

" Michael Watt

" William Will

*Presbyterian Congregations.*

The Reverend James Milne Smith

*Wesleyan Methodist Society.*

The Reverend John Aldred

" Thomas Buddle

" James Buller

" Robert S. Bunn

" George Buttle

" William Cannell

" John Crump

" Alfred R. Fitchett

" William Gittos

" Isaac Harding

" George S. Harper

" John Hobbs

" John S. Hudson

" William Kirk

" Henry H. Lawry

" William Lee

" William Morley

" George Quilty

" Alexander Reid

" John B. Richardson

" John S. Rishworth

" William Rouse

" Cort, Henry Schmackenber

" Joseph T. Shaw

" John Smith

" George Stannard

" Robert L. Vickers

" James Wallis

" James W. Wallis

" John Warren

" William J. Watkin

" John Whiteley

" William Worker.

*Congregational Independents.*

The Reverend Thomas Booker

" J. T. Warlow Davies

" Henry S. Davis

" Benjamin Drake

" William Mill Fell

" Thomas Spencer Forsaith

" William James Habens

" Thomas Hamer

" Richard Laishley

" Alexander Macdonald

" James F. Mandeno

*Baptists.*

The Reverend Philip Henry Cornford

" John Davis

" John Langdon Parsons

" Edward Thomas

" James Thornton

*Primitive Methodist Society.*

The Reverend William Colley

" Charles Waters

" Robert Ward

*Lutheran Church.*

The Reverend John William Christopher Heine

" Christian Frederick Meyer

" John Frederick Henry Wohlers



*Hebrew Congregations.*

The Reverend Moses Elkin  
Henry Jones

*United Methodist Free Churches.*

The Reverend Joseph White

I, JOHN B. BENNETT, Registrar-General of Births, Deaths, and Marriages, in New Zealand, do hereby certify that the foregoing is a full and true copy of a List in which I have entered all NAMES of Officiating Ministers which have been sent in to me, in conformity with the provisions of "The Marriage Act, 1854," for insertion in the List for the year 1867.

Given under my hand at Wellington, this nineteenth day of January, 1867.

JOHN B. BENNETT,  
Registrar-General.

**ERRATUM.**—In *Gazette* No. 5, of the 19th January, 1867, folio 46, in the notice of the appointment of Registrars of Marriages, &c., for Province of Canterbury, read Provinces of Nelson and Canterbury respectively.

Office of Registrar of Joint Stock Companies,  
Christchurch, 17th January, 1867.

I, GEORGE BOWRON, Registrar of Joint Stock Companies for the Province of Canterbury, do hereby notify that I have Registered a Memorandum of Association, with Articles of Association, establishing a Company, with unlimited liability of the Shareholders therein, entitled

"THE ROYAL WESTLAND INSURANCE COMPANY,  
(UNLIMITED) ;

the objects of which are the Insurance of goods and property against loss by fire, and the doing all such other things as are incidental or conducive to the attainment of the above objects.

And that in pursuance of "The Joint Stock Companies Act, 1860," I have issued a Certificate of Incorporation of the said Company, bearing date this seventeenth day of January, one thousand eight hundred and sixty-seven.

GEORGE BOWRON,  
Registrar of Joint Stock Companies.

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

In the matter of the petition of Sydney James, of Dunedin, in the Province of Otago, Livery Stable-keeper, a debtor, and in the matter of John Hyde Harris, of Dunedin, aforesaid, solicitor, a creditor of the said Sydney James, to the extent of not less than fifty pounds; and in the matter of "The Debtors and Creditors Act, 1862," "The Debtors and Creditors Act Amendment Act, 1865," and "The Debtors and Creditors Act Amendment Act, 1866." The seventeenth day of December, in the year of our Lord one thousand eight hundred and sixty-six.

THE matter of the above petition coming on this day for the second hearing thereof: Upon hearing Mr. Macassey, counsel for the above-named bankrupt, and upon reading the order of Henry Samuel Chapman, Esq., one of the Judges of the Supreme Court of New Zealand, Otago and Southland District, made herein, and bearing date the twenty-second day of September, one thousand eight hundred and sixty-six, whereby it was ordered that the estate and effects of the said bankrupt, mentioned and set out in the schedule annexed to the petition of the said bankrupt, should be, and the same were thereby placed under sequestration, in the hands of Joseph Sykes Webb, of Dunedin, aforesaid,

accountant, to be held by him until the further order of this Honorable Court. And it was thereby further ordered and declared that the said order now in recital should be deemed a vesting order: Now therefore, it is ordered that the said Joseph Sykes Webb, be and he is hereby appointed trustee of the estate and effects of the said bankrupt. And it is further ordered that the real and personal estate of the said bankrupt which shall vest in the said Joseph Sykes Webb, by virtue of his said appointment, shall be held by him, his heirs, executors, and administrators, respectively, except the wearing apparel of the bankrupt, his wife and children, which shall be claimed by them upon and for the following trusts and purposes, viz. :—

1. To sell collect and get in such real and personal estate, and to 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 all other fees payable under the above-mentioned Acts.

4. To pay the costs properly incurred of and incidental to the petition in these matters, and subsequent thereto, such costs to be first taxed, and also all costs and expenses in these matters which have been or shall be ordered 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 his 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* distribution, subject to existing legal priorities (if any) but so that the said creditors shall not receive more than twenty shillings in the pound upon their said respective debts.

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

And it is further ordered that a meeting of the creditors of the said bankrupt be held at the Supreme Court House, Dunedin, aforesaid, on Saturday, the second day of February next, at ten o'clock in the forenoon, for the purpose of taking into consideration the advisability of the above-named bankrupt obtaining at once relief under the above-mentioned Acts. And it is further ordered that the consideration of the matters of the said petition be, and the same is hereby further adjourned until the fourth day of February next.

(By the Court)

ROBERT CHAPMAN,  
Registrar.

I, the above-named Joseph Sykes Webb, hereby accept the appointment of trustee made by the foregoing order and consent, to hold the real and personal estate herein mentioned upon and for the trusts and purposes therein expressed.

JAMES S. WEBB.

Witness to the signature of the said Joseph Sykes Webb—W. TURTON, clerk to Messrs. Harris, Macassey and Turton, solicitors for the above-named bankrupt.

**DISSOLUTION of Partnership.**—Notice is hereby given that the partnership heretofore subsisting between us, the undersigned, George Hooper, Joseph Reid Dodson, and Robert Aitken, trading as brewers and maltsters, in the City of Nelson, under the style

or firm of "Hooper, Dodson, and Aitken," has been this day dissolved by mutual consent, by Mr. Robert Aitken withdrawing from the firm; and that all debts due to and by us as such partners are to be respectively received and paid by the said George Hooper and Joseph Reid Dodson, by whom the business will in future be carried on, under the name or style of "Hooper and Dodson."

GEO. HOOPER,  
J. R. DODSON,  
ROBT. AITKEN.

Witness—GEORGE DODSON, clerk, Nelson.  
10th December, 1866.

**C**HRISTOPHER ALDERSON CALVERT, Esq.,  
Registrar in Canterbury of the Supreme Court of New Zealand, in account with the Estate of JOSEPH ALCOCK, late of Invercargill, but lastly of Christchurch in the said Colony, carrier, deceased 30th March, 1865, intestate.

1865.	Dr.	£	s.	d.
April.	To cash found in possession of deceased, paid to me by steward of hospital ...	95	0	0
May 8.	To cash of W. T. Haynes, account of his "I owe you" ...	31	0	0
July 3.	To cash of H. E. Alport, net proceeds of perishables sold by Judge's order ...	88	4	7
Aug.	To cash of E. L. Carlisk, net proceeds of effects sold at Dunedin ...	37	19	0
	To cash of Union Bank of Australia, Invercargill, as balance due to deceased ...	12	7	8
1866.				
Jan. 4.	To cash of Munro net proceeds of effects sold at Invercargill ...	1	13	6
	To cash of — Nalder, pocket book of deceased ...	0	1	0
	N.B. Silver watch and chain retained for next of kin.			
		£266	5	9

Aug.	To balance brought down, net residue ...	163	9	8
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1865.	Cr.	£	s.	d.
April 4.	By cash paid funeral expenses ...	4	0	0
	By cash hospital charges ...	3	0	0
	By commission 5 per cent on £95 ...	4	15	0
May 6.	By cash paid Court fees, viz.— swearing affidavit 2s., filing ditto 3s. ...	0	5	0
	Setting down application ...	0	2	0
	Order to sell perishables ...	0	6	0
" 8.	By cash paid W. T. Haynes, expenses fetching medicine, when deceased was taken ill on the road ...	10	0	0
	By cash expenses taking care of horses, dray, and harness, at the request of deceased ...	35	0	0
	By commission 8 per cent on £31 ...	2	9	7
June 14.	By postage to England ...	0	0	6
	By cash paid Court fees viz.— Swearing affidavit 2s., filing ditto 3s. ...	0	5	0

June 16.	Setting down application ...	0	5	0
	Order of Court ...	0	6	0
	Letters of administration ...	3	0	0
" 19.	By cash paid advertisements and papers, viz.— <i>Standard</i> 9s. 3d., <i>Times</i> 9s. 10d.	0	19	1
July 3.	By commission 8 per cent on £88 4s. 7d. ...	7	1	0
	By postage to England ...	0	0	6
	By postage to Australia ...	0	0	6
Aug.	Commission 8 per cent on £37 19s. ...	3	0	9
	By cash paid Williams, Dunedin, storage and expenses ...	10	0	0
	By postage from Invercargill (charge by Bank) ...	0	1	0
	By commission 8 per cent on £12 7s. 8d. ...	0	19	10
	By cash paid advertisements and papers, viz.—			
	<i>Southland News</i> ...	1	0	6
	<i>Times</i> ...	1	0	6
	Post Office Order ...	0	1	0
		2	2	0

	By cash creditors, viz.—			
	Anderson, Mount, and Co. ...	2	6	2
	Jeffery Williams ...	7	5	0
1866.	Roberts and Ferguson ...	0	4	6
Jan.	By commission 8 per cent on £1 13s. 6d. ...	0	2	8
Aug.	By cash paid Court fees, viz.— Swearing affidavit 2s., filing ditto 3s., with inventory ...	0	5	0
	Like with account ...	0	5	0
	Advertising account in <i>New Zealand Gazette</i> ...	0	7	6
	Balance due to the Estate and carried down, net residue ...	163	9	8
		£266	5	9

1866.				
Aug. 31.	By cash paid to H. H. De Bourbel Esq., as attorney for the widow pursuant to order ...	54	9	10
Sept. 6.	By cash remitted to Colonial Treasurer ...	108	19	10
		£163	9	8
	N.B.—The watch and chain also given over pursuant to the Order of the Court, of 17th January, 1866.			

**C**HRISTOPHER ALDERSON CALVERT, Esq.,  
Registrar at Canterbury of the Supreme Court of New Zealand, in account with the Real Estate of the Reverend James Alexander Wallace, late of Hagley Lodge, deceased.

1866.	Dr.	£	s.	d.
July 4.	To cash of G. Thornton, Esq., rent of Hagley Lodge to 24th ult. ...	18	2	6
		£18	2	6
1866.				
	By commission 5 per cent on £18 2s. 6d. ...	0	18	2
	Balance due to Estate ...	17	4	4
		£18	2	6