

THE

# GAZETTE. ZEALANI

Published by Authority.

### WELLINGTON, MONDAY, AUGUST 28, 1871.

### G. F. Bowen, Governor. A PROCLAMATION.

WHEREAS by "The Otago Hundreds Regula-tion Act, 1869," it is enacted that, subject to the provisions in the said Act contained, it shall be lawful for the Governor from time to time, by Pro-clamation published in the New Zealand Gazette, to constitute into a Hundred any portion of the Waste Lands of the Crown, within the Province of Otago, not forming part of any Hundred for the time being existing, notwithstanding that such lands or any part thereof shall be comprised within any pastoral lease or license theretofore or thereafter to be granted by the Crown under any law regulating the occupation or disposal of Waste Lands of the Crown, and whether or not the same shall have been included within the boundaries of any proclaimed gold field:
And whereas by "The Otago Hundreds Regulation
Act 1869 Amendment Act, 1870," it is enacted that
no Hundred shall thereafter be proclaimed in the
Province of Otago unless one third part at least of
the area thereof shall be determined under the provisions of the said "Otago Hundreds Regulation Act, 1869," to be land available for agricultural purposes, and that no Hundred shall exceed twenty thousand acres in extent, and that, in determining the boundaries of all Hundreds thereafter proclaimed, due regard shall be paid to the natural features of the country over which any such Hundred is to be proclaimed :

Now therefore, I, Sir George Ferguson Bowen, the Governor of the Colony of New Zealand, in pursuance and exercise of all powers and authorities in me vested, do hereby constitute and proclaim that district or portion of the Waste Lands of the Crown within the Province of Otago, not forming part of any existing Hundred, particularly described in the Schedule hereto, to be a Hundred under and subject to the provisions of the said Acts.

part of original Run numbered 67 on the map of the said district, bounded towards the North by Run 131, twenty-one thousand (21,000) links; towards the East by Run 132, twenty-five thousand (25,000) links; towards the South by Runs numbered respectively 132 and 66, twenty-seven thousand (27,000) links; and towards the West by the Tuturau Hundred, thirty-six thousand (36,000) links; be all the aforesaid linkages more or less.

Given under the hand of His Excellency Sir George Ferguson Bowen, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, Governor and Commander in Chief in and over Her Majesty's Colony of New Zealand and its Dependencies, and Vice-Admiral of the same; and issued under the Seal of the said Colony, at Wellington, this nineteenth day of August, in the year of our Lord one thousand eight hundred and seventy-one.

W. GISBORNE.

GOD SAVE THE QUEEN!

### G. F. Bowen, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this sixteenth day of August, 1871.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL. THEREAS at a sitting of the Native Lands Court of New Zealand, held at Hamilton, in the District of Waikato, Province of Auckland, on the fourteenth day of April, one thousand eight hundred and seventy-one, the claim of Nini Kukutai and others, aboriginal natives of New Zealand, residing at Waikato, to a piece of land called Korakonui No. 1, being a part of an island situate in the Waikato River, in the district aforesaid, was heard, SCHEDULE.

Waiarika Hundred comprises all that area in the Province of Otago, containing by estimation five thousand eight hundred (5,800) acres, more or less, situate in the South-eastern Pastoral District, being the Governor in Council may order a rehearing of any matter judicially heard before the Court aforesaid, and before one or more Judges of the Court, and one or more Assessors, as may be specified in the Order in Council ordering such rehearing, and within such period of time as may be limited in such order: Provided that no such order for 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 exercise of the aboverecited power and authority, doth hereby order that the aforesaid claim of Nini Kukutai and others to the aforesaid piece of land shall be reheard before a Judge of the said Court, and one Assessor thereof; and doth order that such rehearing shall take place before the thirtieth day of June next.

FORSTER GORING, Clerk of the Executive Council.

# G. F. Bowen, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this sixteenth day of August, 1871.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL. HEREAS at a sitting of the Native Lands Court of New Zealand, held at Hamilton, in the District of Waikato, Province of Auckland, on the fourteenth day of April, one thousand eight hundred and seventy-one, the claim of Te Rata Patiti and others, aboriginal natives of New Zealand, residing at Waikato, to a piece of land called Kaiwaka No. 2, an island situate in the Waikato River, in the district 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," and "The Native Lands Act, 1867," and "The Native Lands Act, 1870," that the Governor in Council may order a rehearing of any matter judicially heard before the Court aforesaid, and before one or more Judges of the Court, and one or more Assessors, as may be specified in the Order in Council ordering such rehearing, and within such period of time as may be limited in such order: Provided that no such order for 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

Now therefore, His Excellency the Governor, with the advice and consent of the Executive Council of the Colony, in pursuance and exercise of the aboverecited power and authority, doth hereby order that the aforesaid claim of Te Rata Patiti and others to the aforesaid piece of land shall be reheard before a Judge of the said Court, and one Assessor thereof; and doth order that such rehearing shall take place before the thirtieth day of June next.

the said Court:

FORSTER GORING, Clerk of the Executive Council.

G. F. Bowen, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this sixteenth day of August, 1871.

 ${\bf Present}:$ 

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.
WHEREAS at a sitting of the Native Lands
Court of New Zealand, held at Hamilton, in
he District of Waikato, Province of Auckland, on

the fourteenth day of April, one thousand eight hundred and seventy-one, the claim of Ruka Taurua and others, aboriginal natives of New Zealand, residing at Waikato, to a piece of land called Te Onetea, an island situate in the Waikato River, in the district aforesaid, was heard, and a certain order thereupon made by the Court aforesaid: And whereas it is enacted by "The Native Lands Act, 1865," and "The Native Lands Act, 1867," and "The Native Lands Act, 1870," that the Governor in Council may order a rehearing of any matter judicially heard before the Court aforesaid, and before one or more Judges of the Court and one or more Assessors, as may be specified in the Order in Council ordering such rehearing, and within such period of time as may be limited in such order: Provided that no such order for 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 exercise of the aboverecited power and authority, doth hereby order that the aforesaid claim of Ruka Taurua and others to the aforesaid piece of land shall be reheard before a Judge of the said Court and one Assessor thereof; and doth order that such rehearing shall take place before the thirtieth day of June next.

FORSTER GORING, Clerk of the Executive Council.

# G. F. Bowen, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this sixteenth day of August, 1871.

#### Present:

WHEREAS at a sitting of the Native Lands Court of New Zealand, held at Hamilton, in the District of Waikato, Province of Auckland, on the seventeenth day of April, one thousand eight hundred and seventy-one, the claim of Tinipaketo and others, aboriginal natives of New Zealand, residing at Waikato, to a piece of land called Namuheriro, being an island situate in the Waikato River, in the district 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," and "The Native Lands Act, 1867," that the Governor in Council may order a rehearing of any matter judicially heard before the Court, and one or more Assessors, as may be specified in the Order in Council ordering such rehearing, and within such period of time as may be limited in such order: Provided that no such order for 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 exercise of the aboverecited power and authority, doth hereby order that the aforesaid claim of Tinipakete and others to the aforesaid piece of land shall be reheard before a Judge of the said Court, and one Assessor thereof; and doth order that such rehearing shall take place before the thirtieth day of June next.

FORSTER GORING, Clerk of the Executive Council.

G. F. Bowen, Governor. ORDER IN COUNCIL.
At the Government House, at Wellington, this sixteenth day of August, 1871. Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL. WHEREAS at a sitting of the Native Lands Court of New Zealand, at Kapanga, in the District of Coromandel, Province of Auckland, on the sixteenth day of May, one thousand eight hundred and seventy-one, the claim of Paraone Te Awa, aboriginal native of New Zealand, residing at Auckland, to a piece of land called Matamataharakeke, situate at Coromandel, in the district 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," and "The Native Lands Act, 1867," and "The Native Lands Act, 1870," that the Governor in Council may order a rehearing of any matter judicially heard before the Court aforesaid, and before one or more Judges of the Court and one or more Assessors, as may be specified in the Order in Council ordering such rehearing, and within such period of time as may be limited in such order: Provided that no such order for 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 exercise of the aboverecited power and authority, doth hereby order that the aforesaid claim of Paraone Te Awa to the aforesaid piece of land shall be reheard before one Judge of the said Court and one Assessor thereof; and doth order that such rehearing shall take place before the thirty-first day of December next.

FORSTER GORING, Clerk of the Executive Council.

G. F. Bowen, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this sixteenth day of August, 1871.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL. WHEREAS at a sitting of the Native Lands Court of New Zealand, held at Hamilton, in the District of Waikato, Province of Auckland, on the fourteenth day of April, one thousand eight hundred and seventy-one, the claim of Ruka Taurua and others, aboriginal natives of New Zealand, residing at Waikato, to a piece of land called Tuoro, being an island situate in the Waikato River, in the district aforesaid, was heard, and a certain order was thereupon made by the Court aforesaid: And whereas it upon made by the Court aloresaid: And whereas it is enacted by "The Native Lands Act, 1865," and "The Native Lands Act, 1867," and "The Native Lands Act, 1870," that the Governor in Council may order a rehearing of any matter judicially heard before the Court aforesaid, and before one or more Judges of the Court, and one or more Assessors, as may be specified in the Order in Council ordering such rehearing, and within such period of time as may be limited in such order: Provided that no such order for 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 exercise of the above-

aforesaid piece of land shall be reheard before a Judge of the said Court, and one Assessor thereof; and doth order that such rehearing shall take place before the thirtieth day of June next.

FORSTER GORING, Clerk of the Executive Council.

#### G. F. Bowen, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this sixteenth day of August, 1871.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL. THEREAS at a sitting of the Native Lands VV Court of New Zealand, held at Hamilton, in the District of Waikato, Province of Auckland, on the fourteenth day of April, one thousand eight hundred and seventy-one, the claim of Te Rata Patiti and others, aboriginal natives of New Zealand, residing at Waikato, to a piece of land called Opuwhango, an island situate in the Waikato River, in the district 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," and "The Native Lands Act, 1867," and "The Native Lands Act, 1870," that the Governor in Council may order a rehearing of any matter judicially heard before the Court aforesaid, and before one or more Judges of the Court, and one or more Assessors as may be specified in the Order in more Assessors, as may be specified in the Order in Council ordering such rehearing, and within such period of time as may be limited in such order: Provided that no such order for 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 exercise of the aboverecited power and authority, doth hereby order that the aforesaid claim of Te Rata Patiti and others to the aforesaid piece of land shall be reheard before a Judge of the said Court and one Assessor thereof; and doth order that such rehearing shall take place before the thirtieth day of June next.

FORSTER GORING, Clerk of the Executive Council.

### G. F. Bowen, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this sixteenth day of August, 1871.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL. HEREAS at a sitting of the Native Lands VV Court of New Zealand, held at Hamilton, in the District of Waikato, Province of Auckland, on the seventeenth day of April, one thousand eight hundred and seventy-one, the claim of Ruka Taurua and others, aboriginal natives of New Zealand, residing at Waikato, to a piece of land called Te Awamarahi, being an island situate in the Waikato River, in the district 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," and "The Native Lands Act, 1867," and "The Native Lands Act, 1870," that the Governor in Council may order a rehearing of any matter judicially heard before the Court aforesaid, and before one or more Judges of the Court, and one or more Assessors, as may be specified in the Order in Council ordering such rehearrecited power and authority, doth hereby order that ing, and within such period of time as may be the aforesaid claim of Ruka Taurua and others to the limited in such order: Provided that no such order for 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 exercise of the aboverecited power and authority, doth hereby order that the aforesaid claim of Ruka Taurua and others to the aforesaid piece of land shall be reheard before a Judge of the said Court, and one Assessor thereof; and doth order that such rehearing shall take place before the thirtieth day of June next.

FORSTER GORING, Clerk of the Executive Council.

#### G. F. Bowen, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this sixteenth day of August, 1871.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL. WHEREAS at a sitting of the Native Lands
Court of New Zealand, at Onoke, in the
District of Hokianga, Province of Auckland, on the twenty-sixth day of June, one thousand eight hundred and seventy-one, the claim of Hone Harimana and Hori Harimana, aboriginal natives of New Zealand, residing at Hokianga, to a piece of land called Hauauru, situate at Hokianga, in the district 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," and "The Native Lands Act, 1867," and "The Native Lands Act, 1870," that the Governor in Council may order a rehearing of any matter judicially heard, before the Court aforesaid, and before one or more Judges of the Court, and one or more Assessors, as may be specified in the order in Council ordering such rehearing, and within such period of time as may be limited in such order, provided that no such order for 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 exercise of the aboverecited power and authority, doth hereby order that the aforesaid claim of Hone Harimana and Hori Harimana to the aforesaid piece of land shall be reheard before one Judge of the said Court and one Assessor thereof; and doth order that such rehearing shall take place before the thirtieth day of June

next.

FORSTER GORING, Clerk of the Executive Council.

#### G. F. Bowen, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this sixteenth day of August, 1871.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HEREAS at a sitting of the Native Lands Court of New Zealand, held at Hamilton, in the District of Waikato, Province of Auckland, on the twentieth day of April, one thousand eight hundred and seventy-one, the claim of Tinipakete and others, aboriginal natives of New Zealand, residing at Waikato, to a piece of land called Te Werangaokapua, being an island situate in the Waikato River, in the district aforesaid was heard, and a certain order was thereupon made by the Court aforesaid: And whereas it is enacted by Henry Paice, description of whom is given below,

"The Native Lands Act, 1865," and "The Native Lands Act, 1867," and "The Native Lands Act, 1870," that the Governor in Council may order a rehearing of any matter judicially heard before the Court aforesaid, and before one or more Judges of the Court, and one or more Assessors as may be specified in the Order in Council ordering such rehearing, and within such period of time as may be limited in such order: Provided that no such order for 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 exercise of the aboverecited power and authority, doth hereby order that the aforesaid claim of Tinipakete and others to the aforesaid piece of land shall be reheard before a Judge of the said Court, and one Assessor thereof; and doth order that such rehearing shall take place

before the thirtieth day of June next.

FORSTER GORING, Clerk of the Executive Council.

G. F. Bowen, Governor.

WHEREAS by the thirty-third section of "The Marine Act, 1867," it is enacted that it shall not be lawful for any person to commence or undertake the construction of any new or additional wharf, quay, dock, pier, or other harbour work in any port, until he shall have laid before the Governor, or Superintendent of the Province within which such port is situate, detailed plans and specifications of such proposed work, nor until the same shall have been approved of by the Governor or Superintendent, and notice in writing of such approval shall have been given to such person accordingly, as in the said Act provided:

And whereas the Wellington Patent Slip Company (Limited), being desirous of constructing a Patent Slip at a certain part of Evans Bay, in the Harbour of Port Nicholson, in the Province of Wellington, has laid before me certain detailed plans and specifications of the proposed work, which detailed plans, marked A and B respectively, and specifications, are deposited in the Office of the Colonial Secretary, and are

authenticated by my signature thereon:

And whereas I have thought it fit to approve of the said proposed work, and of the said detailed plans

and specifications:

Now therefore, I, Sir George Ferguson Bowen, the Governor of New Zealand, in exercise and pursuance of the power and authority conferred on me by the said Act, do hereby signify my approval of the said proposed work, and of the said detailed plans and specifications thereof, and do order that notice in writing of such approval be given to the said Company by the Colonial Secretary.

Given under the hand of His Excellency Sir George Ferguson Bowen, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, Governor and Commander-in-Chief in and over Her Majesty's Colony of New Zealand and its Dependencies, and Vice-Admiral of the same, at the Government House, at Wellington, this seventeenth day of August, in the year of our Lord, one thousand eight hundred and seventy-one.

W. GISBORNE.

Colonial Secretary's Office, Wellington, 25th August, 1871.

any one who can give any information relative to him is requested to communicate with this office.

G. S. COOPER, Under Secretary.

William Henry Paice was 37 years of age on 7th December, 1870, and was then unmarried. dark complexion, and has black hair. He sailed from Liverpool, and prior to his coming to New Zealand resided at the Bear and Ragged Staff Inn, at Michelmersh, near Romsey, in Hampshire, England. had served in the Marine Artillery, from which he had bought his discharge. He was last heard of at New Plymouth, in October, 1865, by letter dated 28th of that month.

Colonial Secretary's Office, Wellington, 25th August, 1871. IS Excellency the Governor has been pleased to accept the resignation by

John Williamson, Esq.,

of Auckland, of the office of Commissioner of Crown

Lands.

W. GISBORNE.

Colonial Secretary's Office, (Judicial Branch,) Wellington, 23rd August, 1871

IS Excellency the Governor has been pleased to appoint

John Cole Chapple, Esq., Mayor of Alexandra, and

James Taylor, Esq.,
Mayor of Cromwell, to be Justices of the Peace for
the Colony, under "The Otago Municipal Corporations Empowering Act, 1865."

W. GISBORNE.

Colonial Secretary's Office, (Judicial Branch,) Wellington, 24th August, 1871. IS Excellency the Governor has been pleased to

appointEDGAR HALL CAREW, Esq., of Blacks, Otago, to be a Justice of the Peace for the

Colony.

W. GISBORNE.

Colonial Secretary's Office, (Judicial Branch,)

wemington, 24th August, 1871.

IS Excellency the Governor has been pleased to appoint appoint

EDGAR HALL CAREW, Esq., J.P., of Blacks, Otago, to be a Resident Magistrate for the District of Otago Gold Fields, under "The Resident Magistrates Act, 1867," and as such to exercise extended jurisdiction to £50.

W. GISBORNE.

Colonial Secretary's Office, (Judicial Branch,)

Wellington, 25th August, 1871. Weinington, 25th August, 1871.

H IS Excellency the Governor has been pleased to accept the resignation by

accept the resignation by

John Williamson, Esq.,

of his appointment as Curator of Intestate Estates for the Auckland District.

W. GISBORNE.

Colonial Secretary's Office, (Judicial Branch,)

Wellington, 22nd August, 1871 IS Excellency the Governor has been pleased to accept the resignation by

HENRY DRIVER, Esq. of his appointment as a Justice of the Peace for the Colony.

W. GISBORNE.

General Post Office, Wellington, 17th August, 1871.

IIS Excellency the Governor has been pleased to authorize

The Engineer-in-Chief.

The DISTRICT ENGINEER, Hokitika, to frank and receive, free from prepayment of postage, Letters and Packets posted on the Public Service.

HENRY SEWELL (for the Postmaster-General).

General Post Office, Wellington, 18th August, 1871. HIS Excellency the Governor has been pleased to authorize

The Chancellor and the Vice-Chancellor, University of Otago,

frank and receive, free from prepayment of postage, Letters or Packets sent from or to them through the post, on the Public Service only, during the present Session of the General Assembly.

> HENRY SEWELL (for the Postmaster-General).

General Post Office, Wellington, 24th August, 1871.

THE following Notice received from the General Post Office, Melbourne, is published for general information.

By order.

G. ELIOTT ELIOTT, Secretary.

General Post Office, Melbourne, 17th July, 1871.

ADDITIONAL MONEY ORDER OFFICES. It is hereby notified, that on and after Tuesday, the 1st August, 1871, Money Orders may be obtained and made payable at

East Brighton.

W. TURNER, Deputy Postmaster-General.

General Post Office, Wellington, 17th August, 1871. POST OFFICE MONEY ORDERS.

INFORMATION has been received from the General Post Office Brighton 13 ral Post Office, Brisbane, that the Post Office at Ravenswood,

in the Colony of Queensland, has been opened as a Money Order Office.

By order.

G. ELIOTT ELIOTT, Secretary.

General Post Office, Wellington, 22nd August, 1871.

Notice is published for general information.

By order. G. ELIOTT ELIOTT, Secretary.

MONEY ORDER OFFICES. ENGLAND.

1. On the 1st of July Money Order Offices will be opened in London and its Suburbs at-

Postal District. Belvedere S.E. Church Street, Stoke Newington ... N. East Greenwich S.E. Finsbury Park (near Railway Station)

Postal District.	Head Office. County.
Halfway Street, Eltham S.E.	Smithdown Road, R.O. Liverpool Lancaster
Hollywood Road, Brompton S.W.	Steeple Aston Oxford Oxford
Lower Norwood, High Street S.E.  Muswell Hill N.	The Docks, R.O Sunderland Durham
Muswell Hill N.	The Exchange, R.O Sunderland Durham
Selhurst Road, South Norwood S.E.	Waltham Grimsby Lincoln
Totteridge N.	Washington Village Washington Durham
Totteridge N. Woolwich, Hill Street S.E. Zoar Place, Stockwell S.W.	Welburn Station, R.S.O. Work York
Zoar Place, Stockwell S.W.	Welburn York York
2. The Money Order Office at Poplar (High	West Rainton Fence Houses Durham
Street) will be abolished.	Westward Ho! Bideford Devon
3. Money Order Offices will be opened in the	Woburn Sands Woburn Bedford
Country at—  Head Office. County.	4. The Money Order Offices at High Street (Sun-
Head Office. County.  Abbott's Langley Watford Hertford	derland) and Little Ilford (Essex) will be abolished.
Abbott's Langley Watford Hertford Adderbury Banbury Oxford	5. During the past quarter Money Order Offices
Albert Road, R.O Portsmouth Hants	were opened at—  Head Office. County.
Annesley Woodhouse Mansfield Nottingham	Aldbourne Hungerford Wilts
Aspley Guise Woburn Bedford	Brading Ryde Hants
Ramack Stamford Northamnton	Charlestown St Austell Cornwall
Barnack Stamford Northampton Batheaston Bath Somerset	Brading Ryde Hants Charlestown St. Austell Cornwall Corys Machynlleth, Montgomery R.S.O.
Beckley Ashford Kent	R.S.O.
Beckley Ashford Kent Betchworth Reigate Surrey	R.S.O. Darnall Sheffield York
Bevois Hill Southampton Hants	Datchet Windsor Bucks
Blackfriars Road, R.O. Yarmouth Norfolk	Grampound Road R.S.O Cornwall
Blackley Manchester Lancaster	Grampound Road R.S.O Cornwall Halewood Liverpool Lancaster
	Halton Runcorn Chester
Blisworth Northampton Northampton Bridge Canterbury Kent	Lightcliffe Halifax York
Bridge Street, R.O Stockport Chester	Lime Street Liverpool Lancaster
Broadwater Down Tunbridge Sussex	Mattishall Dereham Norfolk
Wells	
Bromborough Birkenhead Chester	Peasenhall Saxmundham Suffolk
Buckland, R.O Dover Kent	Milford Lymington Hants Peasenhall Saxmundham Suffolk Riverhead Sevenoaks Kent Roby Livernool Lancaster
Bushey Watford Hertford	Roby Liverpool Lancaster
Bushey Watford Hertford Caersws R.S.O Montgomery Cainscross Stroud Gloucester	Roby Liverpool Lancaster Rogate Petersfield Sussex Saxilby Lincoln Lincoln
Cainscross Stroud Gloucester	Saxilby Lincoln Lincoln
Cheam Sutton Surrey	Up Hohand Wigan Lancaster
	Witchampton Wimborne Hants
Cornbrook, R.O Manchester Lancaster	6. The Sub Office at Shaftesbury has been made a
Cornsay Colliery Durham Durham	Head Office.
Cornsay Colliery Durham Durham Crown Street, B.O Liverpool Lancaster	Head Office. 7. The Head Office at Liphook has been reduced
Cornsay Colliery Durham Durham Crown Street, R.O Liverpool Lancaster Deepcar Sheffield York	Head Office. 7. The Head Office at Liphook has been reduced to a Sub Office, and along with the Office at Hasle-
Cornsay Colliery Durham Durham Crown Street, R.O Liverpool Lancaster Deepcar Sheffield York Ditchling Hurstpier Lancaster	Head Office. 7. The Head Office at Liphook has been reduced to a Sub Office, and along with the Office at Haslemere, is now subordinate to Petersfield.
Cornsay Colliery Durham Durham Crown Street, R.O Liverpool Lancaster Deepcar Sheffield York Ditchling Hurstpier Point Lancaster	Head Office. 7. The Head Office at Liphook has been reduced to a Sub Office, and along with the Office at Haslemere, is now subordinate to Petersfield. 8. The Sub Office at Higher Hurst (Ashton under
Cornsay Colliery Durham Durham Crown Street, R.O Liverpool Lancaster Deepcar Sheffield York Ditchling Hurstpier Lancaster Point Ditton Warrington Sussex	Head Office. 7. The Head Office at Liphook has been reduced to a Sub Office, and along with the Office at Haslemere, is now subordinate to Petersfield.
Cornsay Colliery Durham Durham Crown Street, R.O Liverpool Lancaster Deepcar Sheffield York Ditchling Hurstpier Lancaster Point Ditton Warrington Sussex Dyffryn Carnarvon Merioneth	Head Office. 7. The Head Office at Liphook has been reduced to a Sub Office, and along with the Office at Haslemere, is now subordinate to Petersfield. 8. The Sub Office at Higher Hurst (Ashton under Lyne) has been abolished.  Scotland.
Cornsay Colliery Durham Durham Crown Street, R.O Liverpool Lancaster Deepcar Sheffield York Ditchling Hurstpier Lancaster Point Ditton Warrington Sussex Dyffryn Carnarvon Merioneth Foleshill Coventry Warwick	Head Office. 7. The Head Office at Liphook has been reduced to a Sub Office, and along with the Office at Haslemere, is now subordinate to Petersfield. 8. The Sub Office at Higher Hurst (Ashton under Lyne) has been abolished.  Scotland. 9. Money Order Offices will be opened at—
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Cornsay Colliery Durham Durham Crown Street, R.O. Liverpool Lancaster Deepcar Sheffield York Ditchling Hurstpier Lancaster Point  Ditton Warrington Merioneth Foleshill Coventry Warwick Gillingham Chatham Kent Great Bookham Leatherhead Surrey Great Homer St., R.O. Liverpool Lancaster Hallaton Uppingham Leicester Harrogate Road, R.O. Bradford York Hedlesford Stafford Stafford Heeley Sheffield York Hollingbourne Maidstone Kent Hollingworth Manchester Chester Ingleton Road Lancaster York Lark Lane, R.O. Liverpool Lancaster Leeds Road, R.O. Bradford York Leigh Tunbridge Kent Levenshulme Manchester York Leigh Tunbridge Kent Levenshulme Manchester Lancaster Lingfield Manchester Lancaster Lingfield Manchester Devon Middleton Cheney Banbury Oxford New Hampton Twickenham Middlesex New Thornton Heath Old Windsor Berks Osmotherly Morthallerton York	Head Office. 7. The Head Office at Liphook has been reduced to a Sub Office, and along with the Office at Haslemere, is now subordinate to Petersfield. 8. The Sub Office at Higher Hurst (Ashton under Lyne) has been abolished.  SCOTLAND.  9. Money Order Offices will be opened at— Head Office.  Kingussie Elgin Hurlford Kilmarnock Ayr Kirn Greenock Argyle Lonmay Aberdeen Aberdeen Hope Street, R.O Glasgow Lanark Newtown St. Boswell's Melrose Roxburgh West Wemyss Kirkcaldy Fife 10. The Money Order Offices at Argyle Street (Glasgow) and Crimond (Peterhead) will be abolished. 11. During the past quarter a Money Order Office was opened at Crosshill (Glasgow) Co. Renfrew.  Ineland.  12. Money Order Offices will be opened at— Head Office. County. Ballinacurra Midleton Cork Clandeboye Belfast Antrim Falls Road, R.O Belfast Antrim Glanmire Cork Cork 13. During the past quarter Money Order Offices
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Colonial Defence Office, Wellington, 22nd August, 1871.

IIIS Excellency the Governor has been pleased to direct that the commission direct that the commission of

Inspector WILLIAM CHARLES LYON, of the New Zealand Armed Constabulary, be dated from 27th October, 1867.

DONALD McLEAN.

Government Annuities Office,

Wellington, 14th August, 1871. NOTICE is hereby given, that the following Offices have been opened as Communications. have been opened as Government Life Insurance and Annuity Offices:—

Post Office, TEMUKA. Post Office, WAIMATE.

Post Office, NASEBY (Mount Ida).

W. GISBORNE, Commissioner

#### NOTICE TO MARINERS.

No. 13 of 1871.

Customs Department (Marine Branch), Wellington, 18th August, 1871. THE following Notice to Mariners, received from the Department of Ports and Harbours, Queensland, is published for general information.

HENRY SEWELL.

ANCHORAGE OFF PIONEER RIVER.

During steady south-easterly or southerly weather, vessels from the southward intending to enter the Pioneer River, and having to wait for tide, will, if not drawing more than eight or nine feet, find better shelter under Hay's Point, which lies eighteen and a half miles to the north-westward of Cape Palmerston. and seven miles south-south-east from Round Top Island, than at the anchorage now in use between Round and Flat Topped Islands; vessels under Hay's Point lying in smooth water, and out of the tide way. Off Hay's Point, a detached reef, which dries at

half tide, and extends to a distance of about threequarters of a mile to the northward, affords shelter to the anchorage. On the west side of the bay is a round hill, about 100 feet high, having a bluff face to seaward, faced with patches of sandstone, which show white to the eastward, but have a reddish colour when seen from the northward.

To round the point, and the outlying detached reef, bring the bluff on the western side of the bay to bear south-west by west before hauling up for the anchorage. The water shoals from three to two fathoms, muddy bottom, at a distance of about three-quarters of a mile from the shore.

The best anchorage for small craft is with Hay's Point bearing south-east, and the bluff west-south-

When standing from this anchorage towards the entrance to the Pioneer River, a vessel will be clear of the shoal extending off Sandy Creek and the mainland, while Slade Islet is open to the eastward of Flat Topped Island.

G. P. HEATH, Commander, R.N.,

Portmaster.

Department of Ports and Harbours, Brisbane, 12th July, 1871.

TUSTOMS.—Whereas a portion of a stone building, situate in Rattray Street, at the Port of Dunedin, and heretofore known as

Young and Robertson's Bond, was by an order dated on the 4th day of March, 1869, appointed to be a warehouse for the reception of of Association, with Articles of Association, establish-

goods under bond: Now, in exercise of the authority in me for this purpose vested, I, the Commissioner of Customs, do by this order under my hand, revoke and annul the order aforesaid, and do now hereby approve and appoint the said building according to the undermentioned description thereof, namely:

Port of Dunedin.

A stone building with slate roof, situate in Rattray Street, Sections 48 and 55 of Block IX., and known as BAXTER'S BOND,

to be a warehouse for the reception of goods under bond.

> Given under my hand, at Wellington, this nineteenth day of August, one thousand eight hundred and seventy-one.
>
> HENRY SEWELL

Commissioner.

Commissioner's Order, No. 50.]

Office of Registrar of Joint Stock Companies, Auckland, 28th July, 1871.

JOHN MUIR WAYLAND, Registrar of Joint Stock Companies for the Provinces of Auckland and Hawke's Bay, in the Colony of New Zealand, do hereby notify that I have registered a Memorandum of Association, with Articles of Association, establishing a Company with limited liability of the shareholders therein, entitled

"The Thames Steam Navigation Company, Limited."

The objects for which the Company is established are—"The conveyance of passengers and goods in ships or boats between such places as the Company may from time to time determine, 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 provisions of "The Joint Stock Companies Act, 1860," I have issued a Certificate of Incorporation of the said Company, bearing date this twenty-eighth day of July, 1871.

JOHN M. WAYLAND. Registrar of Joint Stock Companies.

Office of Registrar of Joint Stock Companies, Auckland, 28th July, 1871.

JOIIN MUIR WAYLAND, Registrar of Joint Stock Companies for the Provinces of Auckland and Hawke's Bay, in the Colony of New Zealand, do hereby notify that I have registered a Memorandum of Association establishing a Company, with limited liability of the shareholders therein, entitled

"The North Pacific Gold Mining Company, Limited."

The object for which the Company is established is-" For the purpose of mining for gold on the Thames Gold Field, in the Province of Auckland, in the Colony of New Zealand, and on such portion or portions thereof as the Company may from time to time determine, and doing all such things as are incidental or conducive to the attainment of the above object."

And that, in pursuance of the provisions of "The Joint Stock Companies Act, 1860," I have issued a Certificate of Incorporation of the said Companay, bearing date this twenty-eighth day of July, 1871.

JOHN M. WAYLAND,

Registrar of Joint Stock Companies.

Office of Registrar of Joint Stock Companies, Auckland, 1st August, 1871.

JOHN MUIR WAYLAND, Registrar of Joint Stock Companies for the Provinces of Auckland and Hawke's Bay, in the Colony of New Zealand, do hereby notify that I have registered a Memorandum ing a Company, with limited liability of the shareholders therein, entitled

"The Auckland Whaling Company, Limited."

The objects for which the Company is established -" The prosecution and carrying on the business are—"The prosecution and carrying on the business of whale fishing, and the sale or other disposal of the produce, and for that purpose to purchase, build, charter and fit out whale ships and other ships, and establish whaling stations on the coast of New Zealand and elsewhere; and also to do all things whatsoever directly or indirectly incidental to the above objects, or any of them, or conducive to carry the same into effect."

And that in pursuence of the provisions of "The

And that, in pursuance of the provisions of "The Joint Stock Companies Act, 1860," I have issued a Certificate of Incorporation of the said Company, bearing date this first day of August, 1871.

JOHN M. WAYLAND, Registrar of Joint Stock Companies.

Office of Registrar of Joint Stock Companies, Auckland, 1st August, 1871.

JOHN MUIR WAYLAND, Registrar of Joint Stock Companies for the Provinces of Auckland and Hawke's Bay, in the Colony of New Zealand, do hereby notify that I have registered a Memorandum of Association, with Articles of Association, establishing a Company, with limited liability of the shareholders therein, entitled

"The Waiotahi Gold Mining Company, Limited."

The objects for which the Company is established e-"1. To carry on mining operations of any kind, are-"1. upon, within, or under the mining properties or claims situate at the Thames Gold Field in the Province of Auckland, and lately occupied by 'The Waiotahi Gold Mining Company, Registered,' and upon any other properties that may be acquired by the Company.

2. To acquire other land by purchase or otherwise and to amalgamate with other Claims and Companies. 3. To purchase, erect, work, hire, and let machinery of all kinds connected with the working of mines, and the rendering the ores therefrom available. 4. To let, sell, or otherwise dispose of or deal with any property whatever of the Company, as the Company thinks fit. 5. And to do all such other things as are incidental or conducive to the attainment of the above objects."

And that, in pursuance of the provisions of "The Joint Stock Companies Act, 1860," I have issued a Certificate of Incorporation of the said Company, bearing date this first day of August, 1871.

JOHN M. WAYLAND, Registrar of Joint Stock Companies.

Office of Registrar of Joint Stock Companies, Auckland, 1st August, 1871.

JOHN MUIR WAYLAND, Registrar of Joint Stock Companies for the Provinces of Auckland and Hawke's Bay, in the Colony of New Zealand, do hereby notify that I have registered a Memorandum of Association, with Articles of Association, establishing a Company, with limited liability of the shareholders therein, entitled

"The Grahamstown and Tararu Tramway Company, Limited."

The objects for which the Company is established are—"1. For the purpose of obtaining, under and by virtue of "The Gold Fields Act, 1866," and the regulations made thereunder, an authority to construct by private enterprise, for the use and benefit of the public, a Tramway from Grahamstown to Tararu, in the Hauraki Gold Fields, in the Province Tararu, in the Hauraki Gold Fields, in the Province objects, or generally to mine for gold within the of Auckland; and also permission to occupy a site Thames Gold Fields."

or sites for the same for a period of ten years, free of charge; and to purchase or otherwise acquire any leases, agreements for leases, grants, licenses, concessions, or other interest or interests, in lands, property, or other interest or interests, in lands, property, or mines, including easements of all descriptions from the Government or any other person or persons. 2. For the erection and maintenance of such a tramway. 3. For the carriage and conveyance thereby of passengers, and of all kinds of merchandise, of quartz, coal, and every description of metals or minerals, of goods, cattle, sheep horses grain and agricultural produce and sheep, horses, grain, and agricultural produce and property of every kind and description whatsoever. 4. For the acquisition or erection of storehouses, warehouses, and offices, and for the extension of the line, if required, and the founding, where necessary, of further means of transport. 5. For purchasing any plant or materials required, and for the erection of any buildings or machinery. 6. To sell, or otherwise dispose of or deal with any property whatsoever of the Company, and generally to do all such other things as are incidental or conduct to the attainment of the absence bijects or cover of them. ment of the above objects or any of them, or to carrying into effect the above powers or any of them.'

And that, in pursuance of the provisions of "The Joint Stock Companies Act, 1860," I have issued a Certificate of Incorporation of the said Company, bearing date this first day of August, 1871.

JOHN M. WAYLAND, Registrar of Joint Stock Companies.

Office of Registrar of Joint Stock Companies, Auckland, 5th August, 1871.

JOHN MUIR WAYLAND, Registrar of Joint 19 Stock Companies for the Provinces of Auckland and Hawke's Bay, in the Colony of New Zealand, do hereby notify that I have registered a Memorandum of Association, with Articles of Association, establishing a Company, with limited liability of the share-holders therein, entitled

"The City of Adelaide Gold Mining Company, Limited."

The objects for which the Company is established

are—
"(a.) To acquire ground or land by purchase, amalgamation, lease, agreement, miners' rights, or otherwise, within the boundaries of the Thames Gold Fields, in the Province of Auckland.

"(b.) To obtain any precious or other metals or minerals, by any mode or method whatsoever, whereby the soil or earth, or any rock or stone, may be distributed, removed, carted, carried, washed, lifted, smelted, refined, crushed, or otherwise dealt with, for the purpose of obtaining such metal or mineral, from any ground or land which the Company now own, or may hereafter acquire as aforesaid.

"(c.) To purchase, construct, erect and maintain, machinery of any kind whatsoever, and let the same, or use the same for hire, for any of the purposes in paragraph (b) hereinbefore set forth.

"(d.) To purchase, construct. ere

To purchase, construct, erect, and maintain river sluices and watercourses, and let or sell the water or water power therefrom or thereof, for any

of the purposes in paragraph (b) set forth.

"(e) To enter into arrangements whereby shareholders or some of them in the Company may receive a compensation for the sale of their interests in any ground or land within the said Thames Gold Field paid up or partly paid up or other shares in the Company.

"(f.) And to do all such other things as are incidental or conducive to the attainment of the above

And that, in pursuance of the provisions of "The Joint Stock Companies Act, 1860," I have issued a certificate of Incorporation of the said Company, bearing date this fifth day of August, 1871.

JOHN M. WAYLAND, Registrar of Joint Stock Companies.

Office of Registrar of Joint Stock Companies,

Auckland, 12th August, 1871.

JOHN MUIR WAYLAND, Registrar of Joint Stock Companies for the Provinces of Auckland and Hawke's Bay, in the Colony of New Zealand, do hereby notify that I have registered a Memorandum of Association, establishing a Company, with limited liability of the shareholders therein, entitled

"The Queen of the Thames Gold Mining Company, Limited.

The objects for which the Company is established -" Mining for gold and all other operations conducive thereto.

And that, in pursuance of the provisions of "The Joint Stock Companies Act, 1860," I have issued a Certificate of Incorporation of the said Company, b earing date this twelfth day of August, 1871.

JOHN M. WAYLAND, Registrar of Joint Stock Companies.

Office of Registrar of Joint Stock Companies,

Auckland, 17th August, 1871. MUIR WAYLAND, Registrar of Joint Stock Companies for the Provinces of Auckland and Hawke's Bay, in the Colony of New Zealand, do hereby notify that I have registered a Memorandum of Association, with Articles of Association, establishing a Company, with limited liability of the shareholders therein, entitled

"The Royal Oak Gold Mining Company, Limited,"

The objects for which the Company is established are—"1. To carry on mining operations of any kind upon, within, or under a certain mining property called 'The Royal Oak Claim,' situate at the Coromandel Gold Fields, in the Province of Auckland. 2. To acquire land by purchase or otherwise, and to amalgamate with other Claims and Companies. 3. To purchase, erect, work, hire and let machinery of all kinds connected with the working of mines and the rendering the ores therefrom available. 4. To let, sell, or otherwise dispose of or deal with, any property whatever of the Company, as the Company thinks fit. 5. And to do all such other things as are incidental or conducive to the attainment of the above objects."

And that, in pursuance of the provisions of "The Joint Stock Companies Act, 1860," I have issued a Certificate of Incorporation of the said Company, bearing date this seventeenth day of August, 1871.

> JOHN M. WAYLAND, Registrar of Joint Stock Companies.

## LAND TRANSFER ACT NOTICES.

NOTICE is hereby given, that the several parcels of land hereineften described in the several parcels of land hereinafter described will be brought under the provisions of "The Land Transfer Act, 1870," unless caveat in the meantime be lodged forbidding the same.

Section Nine (9), Block Twelve (XII.), Town of Invercargill.—Applicant, GEORGE OTT, of Invercargill aforesaid, Tailor.

Section Seven (7), Block Three (III.), of the sub-division into blocks and sections of Section Twenty-five (25), Block One (I.), of the Invercargill Hundred, known as "Gladstone Estate."—Applicant, JOHN BLACKLOCK, of Invercargill aforesaid, Gentleman.

Caveat in each case must be lodged within one calendar month after the gazetting of this notice.

Diagrams may be inspected at this office.

Dated this 17th day of August, 1871, at the Lands Registry Office, Invercargill.

W. Russell, District Land Registrar.

LAND TRANSFER ACT NOTICES.

NOTICE is hereby given, that the several parcels of land hereineften described with the several parcels of land hereinafter described will be brought under the provisions of "The Land Transfer Act, 1870," unless caveat be lodged forbidding the same within one calendar month from the date of publication of this notice.

JAMES McGILL, of Hawksbury, Farmer, appli-

cant.—Sections 1, 2, Block III., Hawksbury.
WILLIAM WISE, of Dunedin, Lamplighter, applicant.—Part of Section 30, Block X., Town of

GEORGE MATTHEWS, of Dunedin, Seedsman, applicant.—Sections 80, 81, and part of Sections 79

and 90, Block VI., Town District

JOHN THOMSON and JOHN MACDONALD,

both of Balclutha, Merchants, applicants.—Lots 1 and 4, Block II., on plan of subdivision of part of Section 4, Block XXXV., Clutha District.

JAMES MACANDREW, of Dunedin, Esquire, ARTHUR JOHN BURNS, of Dunedin, Esquire, and ARTHUR WILLIAM MORRIS, of Dunedin, Esquire, and Thuston of William Hunton Reynolds. Esquire, as Trustees of William Hunter Reynolds and Rachael Selina, his Wife, applicants.—Sections

5 and 6, Block XXIII., and Sections 24, 25, 26, 41, 42, 43, 44, Block V., all in the Town of Dunedin.
Also, Sections 50 and 51, Town of Port Chalmers.
Also, Applications 321 and 1269, Otago Peninsula. Diagrams may be inspected at this office.

Dated this 14th day of August, 1871, at the Lands Registry Office, Dunedin.

D. F. MAIN, District Land Registrar.

LAND TRANSFER ACT NOTICES.

NOTICE is hereby given, that the several parcels of land hereinetter data it. of land hereinafter described will be brought under the provisions of "The Land Transfer Act, 1870," unless caveat in the meantime be lodged forbidding the same.

JOSEPH LISTON WILSON, of Auckland, Printer.—13a. 2r. 18p., parts of Allotments 91, 92, and 93 of Suburban Section 16, fronting on Hobson's Bay; with right of way over other part of Allotment In occupation of applicant.

Time for caveat, 26th September, 1871.

MANUKAU DISTRICT, COUNTY OF EDEN.

JAMES O'NEILL, of Auckland, Gentleman. 5a. 2r. 35p., part of Small Farm Section 22 of said district, with water right over adjoining land, as reserved in the conveyance thereof to the Reverend Meyrick Lally. Unoccupied.

Time for caveat, 26th September, 1871.
TOWN OF MERCER, BANKS COUNTY.
CHARLES TOTHILL, of Auckland, Accountant.
-Allotment 7 of Section 1 of said Township. In occupation of James Gerrand.

Time for caveat, 26th September, 1871.
PARISH OF NGAROTO, COUNTY OF WAIKATO.
ERNEST LOUIS BUCHOLZ, of Auckland, Merchant.—50 acres, Allotment 260 of said parish. Unoccupied.

Time for caveat, 26th September, 1871. Diagrams may be inspected at this office.

Dated this 15th day of August, 1871, at the Lands Registry Office, Auckland.

GEO. B. DAVY, District Land Registrar.

LAND TRANSFER ACT NOTICES.

NOTICE is hereby given, that the several parcels of land hereinafter described will be brought under the provisions of "The Land Transfer Act, 1870," unless caveat in the meantime be lodged forbidding the same.

PARISH OF RUARANGI, COUNTY OF MARSDEN.

HENRY CHAMBERLIN, of Auckland, Gentleman.—827 acres, Allotment 61, part of 62, 63, 64, 65, 66, part of 67 and 68 of said Parish. Unoccupied.

PARISH OF KAUKAPAKAPA, COUNTY OF MARSDEN 53 acres, Allotment 108 of said Parish.

pied.

Time for caveat, 28th September, 1871.

PARISH OF TUAKAU, COUNTY OF EDEN.

WILLIAM AITKEN, of Auckland, Land Agent. -174 acres, Allotment 31, of said Parish Time for caveat, 28th September, 1871.

CITY OF AUCKLAND.

SARAH CRAIG, Wife of THOMAS CRAIG, of Auckland, Timber Merchant.—Lots 1 and 2 of Sub-division of Allotments 9 and 10 of City Section 20, fronting on Harding and Grahame Streets and Waitemata River. Occupied by applicant and undertenants.

Time for caveat, 28th September, 1871. CITY OF AUCKLAND.

JOHN MORGAN, of Auckland, Wood Turner.-Allotment 62 of City Section 32, fronting on Barrack Street, 100 links. In occupation of applicant. Time for caveat, 28th September, 1871.

PARISH OF MANGAPAI, COUNTY OF MARSDEN.

ALFRED FREEMAN, of Mangapai, Teacher.—20 acres south-west part of Allotment 35 of said Parish. Bounded by Allotment 36, by a road, by other part of Allotment 35, and by a stream. occupation of Samuel Green.

Time for caveat, 28th September, 1871.

Diagrams may be inspected at this office. Dated this 17th day of August, 1871, at the Lands Registry Office, Auckland.

GEO. B. DAVY, District Land Registrar. NOTICE is hereby given, that the Partnership heretofore subsisting between Bendix Hallenstein, Isaac Hallenstein, Hermann Buttner, and Michaelis Hallenstein, trading as Merchants in Queenstown, Arrow, and Cromwell, in the Province of Otago, in New Zealand, under the style of J. Hallenstein and Co., was this day dissolved by mutual consent; and that a similar business will be carried on from this day by the said Bordin Hallenstein. carried on from this day by the said Bendix Hallenstein, Isaac Hallenstein, and Michaelis Hallenstein, who have entered into Partnership under the style of "J. Hallenstein and Co.," and will receive all debts due to the late firm.

Dated this fifth day of August, 1871.

BENDIX HALLENSTEIN. ISAAC HALLENSTEIN. HERMANN BUTTNER,

By his Attorney, M. HALLENSTEIN.

MICHAELIS HALLENSTEIN.

Witness to the signature of the said Bendix Hal-

witness to the signature of the said Bendix Hallenstein—G. B. Barton, Solicitor, Queenstown.

Witness to the signatures of the said Isaac Hallenstein, and the said Hermann Buttner (by his said Attorney, Michaelis Hallenstein), and Michaelis Hallenstein—J. A. Montrath, Clerk to Messrs. Bennett and Attenborough, Solicitors, Melbourne.

HEREBY give notice that I have this day applied to be registered under "The Medical Practitioners Act, 1869," and have deposited in the office of the Registrar my diplomas, for public inspection.

THOS. SANDERSON BULMER,

M.D., L.S.A., Lic. Mid. R.C.S. Eng.

Wellington, 28th August, 1871.

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ADMIRALTY CHARTS OF NEW ZEALAND.

THESE Charts can now be procured by Masters 1 and Owners of Vessels at the Custom Houses at Auckland, Nelson, Hokitika, Christchurch, and Dunedin, and at the Marine Office, Wellington.

WILLIAM SEED, Secretary of Customs.

PARTICULARS of the Estates of Deceased Persons which have been placed under the charge of ROBERT POLLOCK, Esq., Curator of the Estates of Deceased Persons, during the Month of July, 1871.

No.	Name of Deceased.	Colonial Residence.	Supposed British or Foreign Residence,	Date of Rule or Order.	Value or Estimated Value of Personal Estate.	Time of Deceased's Death,	Remarks.
	Nil.			•••			•••

ROBERT POLLOCK, Curator.

Dated the 3rd day of August 1871.

ARTICULARS of the Estates of Deceased Persons which have been placed under the charge of WM. M. CROMPTON, Esq., Curator of the Estates of Deceased Persons, during the Months of June and July, 1871.

No.	Name of Deceased.	Colonial Residence.	Supposed British or Foreign Residence.	Date of Rule or Order.	Value or Estimated Value of Personal Estate.	Time of Deceased's Death.	Remarks.
	June—Nil. July. John Parsons	 New Plymouth	England	None required	 £5.	 18th May,1871.	 

WM. M. CROMPTON,

Dated the 2nd day of August, 1871.

Curator.

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