



THE
NEW ZEALAND GAZETTE.
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WELLINGTON, THURSDAY, JUNE 19, 1873.

Defining Roads in North Island.

(L.S.) G. A. ARNEY,
Officer Administering the Government.
A PROCLAMATION.

WHEREAS by "The Immigration and Public Works Act, 1870," it is, amongst other things, enacted that the Governor, from time to time, by Proclamation published in the *New Zealand Gazette*, may, as to parts within the North Island of New Zealand, define the roads and the boundaries thereof, and the bridges and ferries which shall be and be deemed to be roads, bridges, or ferries, as the case may be, under the provisions of the said Act, and any such Proclamation may include existing roads, but no such roads or parts of roads shall be included if they are, in the opinion of the Governor in Council, roads which should be constructed by the Superintendent and the Provincial Council of the Province wherein such roads are situated (as well as new road lines); and the Governor from time to time may revoke or alter any such Proclamation: And whereas, in the opinion of me, Sir George Alfred Arney, the Officer Administering the Government of the Colony of New Zealand, and the Executive Council of New Zealand, the roads defined in the Schedule hereunto are not roads which should be constructed by the Superintendent and the Provincial Council of the Province of Auckland:

Now therefore, I, Sir George Alfred Arney, the Officer Administering the Government of the Colony of New Zealand, in exercise and pursuance of the power and authority in me vested by the said Act, do hereby proclaim and declare that the roads within the North Island of New Zealand, described and the boundaries whereof are set forth in the Schedule hereto, and which roads are delineated on a plan numbered I., deposited in the office of the Public Works Department, at Wellington, in the Province of Wellington, and thereon coloured red, and which plan is authenticated for the purposes of this Proclamation by the signature of the Honorable George Maurice O'Rorke, Minister acting for the Minister for Public Works, shall be and be deemed to be roads under the provisions of the said Act.

Given under the hand of His Excellency Sir George Alfred Arney, Knight, the

Officer Administering the Government, 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 thirteenth day of June, in the year of our Lord one thousand eight hundred and seventy-three.

G. MAURICE O'RORKE.

GOD SAVE THE QUEEN!

Section of Road from Gisborne to Ormond, Poverty Bay, Province of Auckland.

COMMENCING on the west side of the Turanganui River, near the peg of the Custom House and Post Office Reserve, Gisborne; thence by a line bearing 297° 40', length 7700 links, bounded on the North by land owned by Mr. G. E. Read, and by sections of the Gisborne Township, viz., 136 to 132, sections 121 to 117, sections 106 to 102, sections 144 to 148, sections 332 to 323, sections 322 to 313, sections 312 to 303, sections 302 to 293, road, and all intervening cross roads; bounded on the South by Custom House and Post Office Reserve, sections 28 to 32, sections 51 to 55, sections 71 to 75, sections 90 to 94, sections 159 to 163, sections 372 to 363, sections 362 to 353, sections 352 to 343, sections 342 to 333, road, and all intervening cross roads; thence by a line bearing 285° 10', length 2720 links, bounded on the North by suburban sections of the Township of Gisborne, viz., 139, 138, 137, road, sections 140, 141, 142, road; on the South by suburban sections 176 to 171, road; thence by a line bearing 280° 20', length 5879 links, bounded on the North by suburban sections 221, 149 to 158, road; on the South by suburban sections 170 to 162, 160, 159, road, and land owned, or supposed to be owned, by Mr. G. E. Read; thence by a line bearing 268° 42', length 6738 links, bounded on the North by lands owned by Natives; on the South by lands owned, or supposed to be owned, by Mr. G. E. Read, and lands owned by Natives; thence by a line bearing 252°, length 7173 links, bounded on the North by Native lands, road, and sections of the Roseland Township, viz., 13, 12, 10 to 3, and portion of section 2; on the South by lands owned by

ERRATA.—In *Gazette*, 1872, No. 66, page 902, for "Matthew Angrove, Esq.," read "Matthew Angove, Esq." In *Gazette* No. 23, 17th April, 1873, page 238, for "George Anthony Ross," read "Alfred Anthony Ross."

Natives, and sections of the Roseland Township, viz., 14 to 20, and portion of section 21; thence by a line bearing $290^{\circ} 14'$, length 3468 links, bounded on the North by portion of section 2 and section 1, Roseland Township, land owned by Mr. T. Uren, and land owned by Mr. Walsh; on the South by sections 49 and 47, Roseland Township, by land owned by Mr. T. Uren, land owned by Mr. Walsh, and land owned by Mr. Dalziell; thence by a line bearing $285^{\circ} 25'$, length 2147 links, bounded on the North by land owned by Mr. Walsh and land owned by Mr. Espie; bounded on the South by land owned by Mr. Dalziell; thence by a line bearing $287^{\circ} 34'$, length 3424 links, bounded on the North by land owned by Mr. Espie; on the South by land owned by Mr. Skillicom, land owned by Mr. G. E. Read, and Native land, road; thence by a line bearing $339^{\circ} 36'$, length 5007 links, bounded on the North by land owned by the Natives, land owned by Mr. G. E. Read; bounded on the South by lots 33 to 38, road, and lots 39 to 42, Mendlesham Suburban; thence by a line bearing $312^{\circ} 20'$, length 1753 links, bounded on the North by land owned by the Natives, road, and Native lands; on the South by land owned by Mr. King, and land owned, or supposed to be owned, by Mr. G. E. Read; thence by a line bearing $296^{\circ} 26'$, length 2189 links, bounded on the North by Native land (Makauri Block); on the South by land owned, or supposed to be owned, by Mr. G. E. Read; thence by a line bearing $315^{\circ} 33'$, length 15,190 links, bounded on the North by land owned by the Natives, by land owned by the Bishop of Waiapu, and land owned by Natives; on the South by land owned, or supposed to be owned, by Mr. G. E. Read, by land owned by the Bishop of Waiapu, and by Native land; thence by a line bearing $6^{\circ} 30'$, length 5545 links, bounded on the East by the Wairenga-a-hika School Estate; on the West by Native lands; thence by a line bearing 340° , length 12,900 links, bounded on the East by road, and by sections of the Ormond Military Settlement, viz., 20, 21, 22, 23, road, 24, 25, 26, 27, and a portion of section 28; on the West by road, section 1, road, sections 8, 9, 10, road, sections 13, 14, and portion of section 15; thence by a line bearing $337^{\circ} 50'$, length 2175 links, bounded on the East by portion of section 28, section 29, and portion of section 30; bounded on the West by portion of section 15, section 16, road, and by portion of section 19; thence by a line bearing $333^{\circ} 50'$, length 5680 links, bounded on the East by portion of section 30, Ormond Military Settlement, and sections of the Ormond Township, viz., 56, 55, 54, 53, 52, 51, road, sections 50, 49, 48, 47, 46, 45, road, 44, 43, 42, road, Government Reserve, road, and section 41; bounded on the West by portion of section 19, Ormond Military Settlement, road, and sections of the Ormond Township, viz., 33, 32, 31, 30, 29, Government Reserve, 28, 27, 26, road, 19, 18, 17, 16, 15; thence by a line bearing $319^{\circ} 20'$, length 13,725 links, bounded on the East by sections 40, 39, 38, 37, Ormond Township, road, sections 36, 37, 38, 39, 40, 45, 44, and portion of section 59, Ormond Military Settlement; bounded on the West by a road, sections 4, 3, 2, 1, Ormond Township, portion of sections 36, 37, 38, 39, 41, 42, 43, and portion of section 44; thence by a line bearing $283^{\circ} 33'$, length 1670 links, bounded on either side by section 59; thence by lines bearing $322^{\circ} 30'$, length 420 links, $250^{\circ} 30'$, length 300 links, $277^{\circ} 25'$, length 420 links, 252° , length 590 links; bounded on either side by section 60; thence by a line bearing $337^{\circ} 20'$, length 1670 links, bounded on either side by section 61 and portion of section 62; thence by a line bearing $5^{\circ} 30'$, length 5430 links, bounded on either side by sections 62, 63, and 64, Ormond Military Settlement, and all intervening cross roads.

The estimated length of the said road being 14

miles 18 chains more or less, and the breadth, as far as the town boundary of Gisborne, $1\frac{1}{2}$ chains, the remaining portion 1 chain, the same being correctly delineated on the plan referred to in the body of this Proclamation.

Section of Road from Makaraka to Pipiwaka Bush, Province of Auckland.

COMMENCING at the junction of the road from Gisborne to Ormond; thence by a line bearing $225^{\circ} 03'$, length 10,441 links, bounded on the North-west by sections of the Roseland Township, viz., 49, 48, 46, 45, 44, 43, 42, 41, 40, 39, 38, 37, 36, by sections of the Mendlesham Suburban, viz., sections 15, 14, 13, 12, 11, road, 10, 9, 8, 7, 6, 5, road, by sections of the Mendlesham Township, viz., 46, 45, 44, 43, 42, 41, 40, reserve, road, and land owned by Mr. G. E. Read; bounded on the South-east by portion of section 21, sections 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, of the Roseland Township, by sections 4, 3, 2, 1, Mendlesham Suburban Road, sections 61, 60, 59, 58, 57, 56, 55, road, and section 47 of the Mendlesham Township, road; thence by a line bearing $250^{\circ} 59'$, length 2960 links, bounded on the North by land owned by Mr. G. E. Read; on the South by the river-bed, crossing the Waipaoa River at a place known by the name of Matawhero Ford; thence by a line bearing $238^{\circ} 29'$, length 1494 links, bounded on the North-west and South-east by Native lands, and leased by Mr. H. Harris; thence by a line bearing $230^{\circ} 46'$, length 6818 links, bounded on either side by Native lands, and leased by Mr. H. Harris (Whenuakura Block); thence by a line bearing $208^{\circ} 15'$, length 2000 links, and a line bearing south-west, length 678 links, bounded on either side by Native lands (Pipiwaka Bush).

The estimated length of the said road being 3 miles 4 chains or thereabouts, and the breadth 1 chain, the same being correctly delineated on the plan referred to in the body of this Proclamation.

Section of Road from Mendlesham to the Ferry at Wharaurangi, Province of Auckland.

COMMENCING at the north-eastern peg of section 61, Mendlesham Township, on road from Makaraka to Pipiwaka Bush; thence by a line bearing $135^{\circ} 1'$, length 2394 links, bounded on the North-east by section 1, Mendlesham Suburban and Native lands, leased by G. E. Read; on the South-west by sections 61 and 68 of the Mendlesham Township, and Native lands leased by Mr. G. E. Read; thence by a line bearing $182^{\circ} 33'$, length 11,880 links (to its junction with the road from Gisborne to Wairoa; thence along said road by a line bearing $231^{\circ} 30'$, length 1578 links, and crossing the Waipaoa River at the Wharaurangi Ferry), both lines bounded on either side by Native lands leased by Mr. G. E. Read.

The estimated length of the said road being 2 miles 3 chains 52 links more or less, and the breadth 1 chain, except where otherwise shown, the same being correctly delineated on the plan referred to in the body of this Proclamation.

Rules under "The Quartz Crushing Machines Regulation and Inspection Act, 1872."

JAMES FERGUSSON, Governor.

A PROCLAMATION.

WHEREAS by "The Quartz Crushing Machines Regulation and Inspection Act, 1872," it is enacted that it shall be lawful for the Governor from time to time to make, alter, amend, add to, or abolish Rules and Regulations for the purposes in the third section of the said Act set forth: And whereas it is further enacted by the said Act, that all Rules and Regulations made thereunder shall be published in

the *New Zealand Gazette*, and shall have force and effect over such districts of the Colony as the Proclamation bringing them into force shall specify and define, and such districts may be enlarged, diminished, altered, or abolished by subsequent Proclamations, and new districts may be created in like manner:

Now therefore, I, the Right Honorable Sir James Fergusson, Baronet, Governor of the Colony of New Zealand, in exercise and pursuance of the powers and authorities conferred on me by the said Act, do hereby make the Rules and Regulations set forth in the First Schedule hereto; and in further exercise and pursuance of the powers and authorities conferred on me by the said Act, I do hereby proclaim and declare that the said Rules and Regulations shall have force and effect over the respective districts specified and defined in the Second Schedule hereto.

Given under the hand of His Excellency the Right Honorable Sir James Fergusson, Baronet, a Member of Her Majesty's Most Honorable Privy Council, 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 eighteenth day of June, in the year of our Lord one thousand eight hundred and seventy-three.

Approved in Council. EDWARD RICHARDSON.
FORSTER GORING,
Clerk of the Executive Council.

FIRST SCHEDULE.

RULES AND REGULATIONS MADE UNDER "THE QUARTZ CRUSHING MACHINES REGULATION AND INSPECTION ACT, 1872."

1. Every machine owner within the meaning of the said Act shall register every such machine of which he is the owner with the principal Officer of Police for the district, and shall thereupon, and upon payment of a fee of one pound, receive a license in the form set forth in Schedule A hereto annexed, which license shall be in force until the thirty-first March then next ensuing, and shall be renewable annually.

2. Any person who shall have in his possession any unlicensed or unregistered machine, shall be liable to a penalty of fifty pounds.

3. Any person who shall use any unregistered or unlicensed machine, within the meaning of the said Act, for the purpose of extracting gold from any ore or mineral substance, or of refining, retorting, or otherwise treating gold for the purpose of refining the same after its extraction, shall be liable to a penalty of one hundred pounds for each offence.

4. Any person who shall deliver any ore or mineral substance to any unlicensed or unregistered machine owner, for the purpose of such ore or mineral substance being treated at or by such machine, shall be liable to a penalty of one hundred pounds for each offence.

5. Upon registration and payment of the aforesaid fee, every machine owner shall receive a register book in the form Schedule B hereto annexed, and shall in such register book enter from time to time true and correct accounts of all ore or mineral substances received by him for treatment at or by his machine or machines, together with all such other information as is required by the forms of such register, and all such entries shall be made forthwith upon receipt of such ore or mineral substance, or, as the case may be, upon the results of the treatment thereof becoming known to such owner.

6. Any machine owner who shall neglect or delay to make such entries as aforesaid shall be liable to a penalty of five pounds for each offence.

7. Any machine owner who shall wilfully omit to make such entries as aforesaid, or who shall knowingly make any false entry in such register, shall be liable to a penalty of two hundred pounds for each offence, and upon a second conviction shall be liable, in addition to such penalty, to have his license cancelled.

8. Every person who shall deliver any ore or mineral substance to any machine owner for treatment at his machine, shall furnish to such machine owner a true account of his own name and address, of the name and address of the owner of such ore or mineral substance, and of the mine, claim, or locality from which such ore or mineral substance was obtained.

9. Any person who shall refuse to furnish such account, or who shall wilfully furnish a false account under the last preceding regulation, shall be liable to a penalty of one hundred pounds, and the machine owner to whom such ore or mineral substance shall have been delivered without such account, or with a false account, shall impound and detain such ore or mineral substance until he shall have obtained a true account in relation to the same, and shall forthwith inform the police of such impounding and detention, under a penalty of fifty pounds.

10. Every machine owner shall, between the first and fifth days of each month, furnish to the Mining Inspector of the Thames Gold Mining District a true and correct return in the Form C hereunto annexed, under a penalty of five pounds for every neglect to furnish the same, and a penalty of twenty pounds for every wilful neglect or refusal to furnish the same.

11. The said Mining Inspector may at his discretion require any such return to be verified by the statutory declaration of the machine owner furnishing such return, and any neglect or refusal to make such declaration shall render such machine owner liable to a penalty of five pounds.

12. The principal Officer of Police for the District, the Mining Inspector for the District, and any person specially authorized, in writing, by any Warden, may at all reasonable times enter upon any machine premises and inspect such machine; the license therefor, and the register book hereby required to be kept, and may make extracts from such register, and may upon the Warden's authority, in writing, seize, impound, and remove such register; and any machine owner delaying or refusing to produce such machine license or register for such inspection, shall be liable to a penalty of twenty pounds for the first and of fifty pounds for every subsequent offence.

13. Machines used only for analysis or other scientific purposes must be registered annually, and a fee of one shilling paid therefor, but their owners and persons using them only for such purposes shall be exempt from the preceding regulations.

14. If any machine registered to be used only for analysis or other scientific purposes, shall be used for treating any ore or mineral substance for other than analytic or scientific purposes, the owner thereof shall be liable to a penalty of one hundred pounds.

15. All penalties prescribed by these Regulations may be sued for in name of the principal Officer of Police for the District, or other person authorized by any Warden.

16. The words and expressions mentioned in section 2 of the said Act shall in these Regulations have the same meanings as are respectively assigned to them in the said Act.

SCHEDULE A.

QUARTZ CRUSHING MACHINE LICENSE.

No.

Hauraki Gold Mining District

Division

A. B. of
 is hereby Licensed as the owner of a registered
 [here describe machine or machines, 12-stamp crushing
 machine, a berdan, amalgamator, retort, melting fur-
 nace, refining process, or otherwise] at [place where
 machine situate] until the 31st day of March next.
 Fee £1 paid.
 Dated 187 .

X.Y.,
 Principal Officer of Police.

SCHEDULE B.

QUARTZ CRUSHING, &c., MACHINE REGISTER BOOK.

License No.

Date of Receipt of Ore or Mineral Substance.	NAME AND ADDRESS		Name of Mine, Claim, or Locality whence derived.	QUANTITY.	HOW OPERATED UPON.	PRODUCT.	How disposed of, and any further re-marks.
	Of person delivering.	Of Owner.					
				Of Ordinary Quartz.		Of Amalgam.	
				Of Tailings.		Of Retorted Gold.	
				Of Specimens.		Of Melted Gold.	
				Of Amalgam.		Of Retorted Gold.	
				Of Melted Gold.		Of Melted Gold.	
				By Crushing.			
				By Amalgamat- ing.			
				By Retort- ing.			
				By Melting.			
				By Refining.			

SCHEDULE C.

MONTHLY RETURN by Licensed Machine Owner, No. 187
 of work done by his Machines during 187 .

Quantity.	Produce of Amalgam.	Retorted Gold.	Melted Gold.	Refined.
1. Ordinary Quartz Crushed ...				
2. Tailings Treated...				
3. Specimens Treated				
4. Amalgam Retorted &c. ...				
5. Retorted Gold ... Melted or Refined				

A True Return.

A.B.,
 Machine Owner.

Dated , 187 .

NOTE.—On lines 4 and 5 are to be entered only such amal- gam or gold as is not the produce of what is included under lines 1, 2, and 3 in the above return.

SECOND SCHEDULE.

1. That portion of the Hauraki Gold Mining Dis- trict as defined in a Proclamation by His Excellency the Governor, dated the 30th day of November, 1872, and published in the *New Zealand Gazette*, No. 64, of the 5th December, 1872, with the enlargement of the boundaries therein mentioned as defined in a Proclamation by the Superintendent of the Province of Auckland, dated the 20th day of February, 1873, and published in the *Auckland Provincial Govern- ment Gazette*, dated the 20th day of February, 1873, and numbered 8, lying to the north of the Waikawau Block in the said district.
2. That portion of the Hauraki Gold Mining Dis- trict, as defined in the said Proclamations, lying to the south of the said Waikawau Block.
3. The remainder of the Province of Auckland.

Delegation of the Governor's Powers under "The Quartz Crushing Machines Regulation and Inspec- tion Act, 1872," to the Superintendent of the Province of Auckland.

JAMES FERGUSSON, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this eighteenth day of June, 1873.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by "The Quartz Crushing Machines Regulation and Inspection Act, 1872," it is amongst other things enacted that it shall be lawful for the Governor in Council, under his hand and under the Public Seal of the Colony, from time to time to delegate to the Superintendent of any Pro- vince all or any of the powers vested in the Governor by the said Act, and in like manner to revoke or alter any such delegation: Provided, however, that any such Superintendent shall only hold and exercise the powers vested in him by any such delegation within the limits of his Province: Provided that all fines, fees, and penalties to be imposed under the said Act shall be declared by the Governor in Council, and also that all regulations made by virtue of such delegation shall be approved by the same authority:

Now therefore, His Excellency the Governor of the Colony of New Zealand, with the advice and

consent of the Executive Council of the said Colony, in pursuance and exercise of the power and authority for that purpose vested in him by the said Act, doth hereby delegate unto

THOMAS BANNATYNE GILLIES, Esq.,

the Superintendent of the Province of Auckland, all the powers vested in the Governor by the said Act; to have, hold, and exercise such powers, subject to the provisions of the said Act, so long as he shall be and remain the Superintendent of the Province of Auckland: Provided, however, that this delegation shall not take effect until the nineteenth day of June instant.

EDWARD RICHARDSON.

Approved in Council.

FORSTER GORING,
Clerk of the Executive Council.

Reserve for Quarantine Station.

JAMES FERGUSSON, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this eighteenth day of June, 1873.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by "The Waste Lands Act, 1858," it is enacted that it shall be lawful for the Governor in Council, at any time, and from time to time, to except from sale, and either reserve to Her Majesty or dispose of in such other manner as for the public interest may seem best, such of the Waste Lands of the Crown, in any of the Provinces of the Colony, as may be required for the purposes of Military Defence, or for the construction of Trunk Lines of Road, or as Sites for Public Buildings for the use of the General Government, or for other purposes of public utility or convenience:

Now therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council of the Colony, in exercise and in pursuance of the power and authority in that behalf vested in him, doth hereby except from sale and reserve to Her Majesty the several parcels of the Waste Lands of the Crown particularly specified and described in the Schedule hereunder written, for the purposes in the said Schedule mentioned and set opposite the descriptions of the said parcels of land respectively.

SCHEDULE.

Description of Reserve.	Purpose of Reserve.
<i>Province of Wellington.</i> All that parcel of land containing by admeasurement sixty-seven acres two roods and twenty-four perches (67A. 2R. 24P.) more or less, being situated in Wellington Harbour, and known as Somes Island.	Site for Quarantine Station or other uses of the General Government of New Zealand.

FORSTER GORING,
Clerk of the Executive Council.

Reserve for Quarantine Station.

JAMES FERGUSSON, Governor.

To WILLIAM FITZHERBERT, Esquire, Superintendent of the Province of Wellington.

NOTICE is hereby given, that the several parcels of Waste Lands of the Crown particularly specified and described in the Schedule hereunder written, are required for the purposes mentioned and set opposite to the descriptions of the said parcels of

land respectively in the said Schedule, and that the same have been respectively excepted from sale and reserved to Her Majesty by the Orders in Council bearing the dates mentioned in the second column of the said Schedule.

Wellington, 18th June, 1873.

SCHEDULE.

FIRST COLUMN.		SECOND COLUMN.
Description of Land.	Purpose for which Reserve is made.	Date of Order in Council excepting Land from Sale.
<i>Province of Wellington.</i> All that parcel of land containing by admeasurement sixty-seven acres two roods and twenty-four perches (67A. 2r. 24p.) more or less, being situated in Wellington Harbour, and known as Somes Island.	Site for Quarantine Station or other uses of the General Government of New Zealand.	18th June, 1873.

Appointment of Militia and Volunteer Officers.

Colonial Defence Office,
Wellington, 18th June, 1873.

HIS Excellency the Governor has been pleased to make the undermentioned promotions and appointments, viz. :—

In the New Zealand Militia.

Lieutenant Harry Travers Owen to be Captain. Date of commission, 30th May, 1873.

Ensign Thomas Humphries to be Lieutenant. Date of commission, 3rd June, 1873.

In the East Taieri Rifle Volunteers.

David Andrew to be Lieutenant. Date of commission, 6th January, 1873.

David Christie to be Sub-Lieutenant. Date of commission, 6th January, 1873.

DONALD MCLEAN.

Appointments.

Public Works Office,
Wellington, 14th June, 1873.

HIS Excellency the Officer Administering the Government has been pleased to make the following appointments in the Public Works Department:—

WELLINGTON CARRINGTON, Junior Assistant Engineer (Waikato), from 1st April, 1873.

JAMES R. BROWNE, Draftsman (Christchurch), from 3rd April.

JOHN CONWAY FREW, Resident Engineer (Westland), from 1st May.

CAREY THOMAS BROWN, Draftsman (Wellington), from 1st May.

WILLIAM BRUNTON, District Engineer (Invercargill), from 4th May.

J. R. MARTEN, Clerk to District Engineer (Christchurch), from 21st May.

EDWARD RICHARDSON.

Assessor appointed.

Native Office,
Wellington, 11th June, 1873.

HIS Excellency the Governor has been pleased to appoint

RAWIRI KAHIA

to be an Assessor for the purposes of "The Resident Magistrates Act, 1867," "The Native Circuit Courts Act, 1858," and "The Native Circuit Courts Act Amendment Act, 1862," within the District of Taupo.

DONALD MCLEAN.

Appointment.

Office of the Commissioner of Telegraphs,
2nd June, 1873.

HIS Excellency the Officer Administering the Government has been pleased to appoint
ANDREW THOMAS MAGINNITY, Esq.,
to be Chief Clerk in the Telegraph Department,
Head Office, *vice* Daniel Inwood, Esq., resigned.

JULIUS VOGEL,
Telegraph Commissioner.

Lands reserved for Site for a Redoubt.

WHEREAS by the regulations for the sale and disposal of lands taken under the authority of "The New Zealand Settlements Act, 1863," and "The New Zealand Settlements Amendment and Continuance Act, 1865," contained in the Schedule to an Order in Council made and issued, bearing date the 11th of May, 1871, it is provided that reserves for roads and all other public purposes whatever, and for education, and the sites for churches and chapels or other places of worship for different religious denominations, may be made by Government out of any confiscated lands, and that notices of all such reserves shall be published in the *New Zealand Gazette*: It is hereby notified, that the lands specified in the Schedule hereunder written shall be reserved for the purposes therein mentioned and set opposite the descriptions of the said parcels of land respectively.

G. MAURICE O'ROKKE,
18th June, 1873. Secretary for Crown Lands.

SCHEDULE.

Description of Reserve.	Purpose of Reserve.
Lots numbered 21, 22, 28, and 29, of the Town of Cambridge East, in the Province of Auckland	Site for a Redoubt.

£10,000 OFFERED AS REWARDS TO DISCOVERERS OF NEW GOLD FIELDS.

THE following terms and conditions on which rewards will be paid for the discovery of new gold fields are issued in pursuance of the following resolution of the House of Representatives, passed on the 26th September, 1872:—

Resolved, "That, in the opinion of this House, rewards, to the extent of £5,000 in each island, should be offered for the discovery of new gold fields, on specific terms and conditions to be notified by the Government, and the House pledges itself to make good the same."

CONDITIONS UNDER WHICH REWARDS WILL BE GIVEN FOR THE DISCOVERY OF NEW GOLD FIELDS FROM THE DATE HEREOF TILL THE 31ST DECEMBER, 1874.

I. That person will be deemed the discoverer who shall first find gold and notify the same, in writing, either to the Superintendent of the Province, or to the Chairman of the County of Westland, or the nearest Warden or Resident Magistrate. In such notification the discoverer shall state as nearly as practicable the exact locality and the distance from the nearest gold workings or nearest town.

II. If two or more persons simultaneously discover gold in the same locality or in places immediately adjacent, and they each severally comply with the conditions above mentioned, the sum proper to be

awarded will be divided amongst the several persons who have discovered the gold field in such manner as shall be determined after due investigation by the Secretary for Crown Lands or his appointee.

III. Rewards will only be given for discoveries made public subsequently to the publication of this notice.

Conditions applicable to North Island.

(a.) The newly discovered gold field must be distant at least thirty miles from the nearest gold workings.

(b.) A reward of £5,000 will be given for the first newly-discovered gold field that yields 25,000 ounces between the date hereof and the 31st December, 1874. Should the yield not amount to 25,000 ounces, the reward will be reduced according to the following graduated scale:—

£4,000 if the field yield 20,000 ounces before 31st December, 1874.	
£3,000	15,000 " "
£2,000	" " 10,000 " "
£1,000	" " 5,000 " "

(c.) No prospecting to be allowed on Native land without the consent of the Native owners previously obtained and the approval of the Native Minister.

(d.) Prospectors going on Native land without consent of the owners are liable to the penalties imposed by the Acts relating to Gold Fields, and will forfeit all claim to the reward.

(e.) Native owners will be entitled to rewards, provided that, if the discovery be made on their own land, they enter into arrangements with the Government for throwing such land open for mining purposes to the public.

Conditions applicable to Middle Island.

(a.) The newly discovered gold field must be distant at least 10 miles from the nearest gold workings.

(b.) No reward shall exceed £2,000.

(c.) Rewards, not exceeding in the whole £5,000, will be given in accordance with the following scale:—

£2,000 if the field yields 20,000 ounces before 31st December, 1874.	
£1,000	" " 10,000 "

IV. The words "nearest gold workings" shall mean gold workings recognized as such, and on which miners are actually employed in searching for gold.

G. MAURICE O'ROKKE,
Secretary for Crown Lands.

Crown Lands Office,
Wellington, 12th June, 1873.

Money Order Offices.

General Post Office,
Wellington, 16th June, 1873.

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

By order.
W. GRAY, jun.,
(for the Secretary).

MONEY ORDER OFFICES.
ENGLAND.

1. On the 1st of April the designation of the Office in London at Castelnau Terrace, Barnes, S. W., will be changed to Castelnau, Barnes, S. W.

2. Money Order Offices will be opened in the Country at—

	Head Office.	County.
Alberbury	... Shrewsbury	... Salop.
Ashford	... Staines	... Berks.
Aughton	... Ormskirk	... Lancaster.
Barrowford	... Burnley	... Lancaster.
Battlebridge	... Chelmsford	... Essex.
Burscough Bridge	... Ormskirk	... Lancaster.
Datchet	... Windsor	... Bucks.
Hogsthorpe	... Alford	... Lincoln.
Lawrence Hill, R.O.	Bristol	... Gloucester.
Little Milton	... Tetsworth	... Oxford.
Mead Vale	... Red Hill	... Surrey.
Rottingdean	... Brighton	... Sussex.
Scotswood	... Blaydon-on-Tyne, R.S.O.	Northumberland.
Tiptree Heath	... Kelvedon	... Essex.
Walkden	... Bolton	... Lancaster.
Willingham	... St. Ives	... Hunts.
Worthen	... Shrewsbury	... Salop.

3. The Sub Office at Widnes (Warrington) and the Railway Sub Office at Blyth (Northumberland) will be constituted Head Offices.

4. The designation of the Offices at Wednesfield Heath (Wolverhampton) and Ford Green (Stoke-on-Trent) will be changed respectively to Heath Town (Wolverhampton) and Smallthorne (Stoke-on-Trent).

5. During the past month the following changes were made, viz.:—The Sub Office at Whitley was transferred from North Shields to Newcastle-on-Tyne; and the Office at Walton-on-Thames was made a Railway Sub Office with the Money Order Offices at Halliford and Hersham served from it instead of from Weybridge Station.

SCOTLAND.

6. Money Order Offices will be opened at—

	Head Office.	County.
Abington	... S.O. Lanarkshire.
Ardwell	... S.O. Wigtownshire.
Arisaig	... Fort William	... Inverness.
Auchinleck	... Cumnock	... Ayr.
Jock's Lodge, R.O.	Edinburgh	... Edinburgh.

7. The Money Order Office at Glenlivat (Craigellachie) will be abolished.

IRELAND.

8. Money Order Offices will be opened at—

	Head Office.	County.
Clanbrassil Street, R.O.	Dublin	... Dublin.
Lifford	... Strabane	... Donegal.
Stillorgan	... Dublin	... Dublin.

9. During the past month Money Order business was commenced in Dublin at the Rathgar Road and Terenure Receiving Offices.

General Post Office, London,
24th March, 1873.

By His Honor William Fitzherbert, Esquire, C.M.G.,
Superintendent of the Province of Wellington, in
the Colony of New Zealand.

WHEREAS by "The Lunatics Act, 1868," it is enacted that the Governor in Council may from time to time, by Proclamation published in the *New Zealand Gazette*, proclaim any house or building provided or deemed suitable for the reception of Lunatics, and wholly or in part supported out of any money appropriated for the purpose by the General Assembly, or wholly or in part supported by or at the cost of any Province or County or other division of the Colony, a Public Asylum within the meaning of the said Act:

And whereas by Order in Council dated the 12th day of February, 1873, His Excellency Sir George Ferguson Bowen, the then Governor of New Zealand, with the advice and consent of the Executive Council

of the said Colony, in pursuance and in exercise of the power and authority for that purpose vested in him, did order and direct that all the powers, functions, duties, and authorities vested in or required to be performed by the Governor, or the Governor in Council, or the Colonial Secretary, by the aforesaid Act, within the Province of Wellington, shall be exercised by the Superintendent of such Province:

Now therefore, I, William Fitzherbert, Superintendent of the Province of Wellington, do hereby proclaim the building known as "The Wellington Lunatic Asylum," situated in the Province of Wellington, and erected upon a portion of the Wellington Town Belt, being a house or building provided and deemed suitable for the reception of Lunatics, and wholly or in part supported at the cost of the Province of Wellington, to be a Public Asylum within the meaning of "The Lunatics Act, 1868."

Given under my hand and issued under the Public Seal of the Province of Wellington, at Wellington, this twenty-second day of May, one thousand eight hundred and seventy-three.

WILLIAM FITZHERBERT,
Superintendent.

Countersigned,
HENRY BUNNY,
Provincial Secretary.

Tenders for Additions to Government House.

Colonial Architect's Office,
Wellington, 19th June, 1873.

TENDERS are invited for the erection of Additions to Government House.

General conditions, specifications, and drawings may be seen at the offices of the Colonial Architect, Wellington.

Tenders will be received by the undersigned up to noon on Monday, the 23rd of June.

The lowest or any tender not necessarily accepted.

W. H. CLAYTON,
Colonial Architect.

Tenders for Custom House, Wanganui.

Colonial Architect's Office,
Wellington, 19th June, 1873.

TENDERS are invited for the erection of a new Custom House at Wanganui.

General conditions, specifications, and drawings may be seen at the offices of the Colonial Architect, Wellington, and at the Custom House, Wanganui.

Tenders will be received by the undersigned up to noon on Saturday, the 28th of June.

The lowest or any tender not necessarily accepted.

W. H. CLAYTON,
Colonial Architect.

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 for bidding the same.

ALEXANDER SPALDING.—1 rood, Lot 200, Rhodes Town, Timaru, part of Rural Section 8. (E. H. Tate, Broker.)

WILLIAM STEPHEN MASLIN.—85 acres, Rural Section 5980, and parts of Rural Sections 4221, 4631, and 5006; commencing at the north-eastern corner of last-mentioned section; thence at right angles southerly, 360 links; thence at right angles westerly, 250 links; thence southerly along the eastern boundary of Cemetery Reserve 123

DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given, that the co-partnership existing between the undersigned William Barnard Rhodes and Alfred Chapman, as sheep-farmers, and carried on at the Edenham Station, in the Mangakuri District, in the Province of Hawke's Bay, was this day dissolved by mutual consent, as from the date hereof.

As witness our hands this 10th day of June, 1873.

W. B. RHODES.

A. CHAPMAN.

Witness—John N. Wilson, Solicitor, Supreme Court, Napier. 335

NOTICE.

ALL persons having any claim against the late firm of Rhodes and Chapman, are requested forthwith to furnish particulars to the undersigned, Napier.

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J. N. WILSON.

STATEMENT of the Affairs of "The Maerewhenua Water Race and Mining Company, Registered," for the half-year ended 2nd June, 1873, in accordance with section 13 of "The Mining Companies Limited Liability Act Amendment Act, 1869."

Name of Company: "The Maerewhenua Water Race and Mining Company, Registered."

When formed, and date of registration: 13th December, 1872; 21st January, 1873.

Where business is conducted, and name of Legal Manager: Maerewhenua; Daniel Kermode.

Nominal capital: £3,000.

Amount of paid-up scrip given to shareholders: Nil.

Number of shares in which capital is divided: Nil.

Number of shares taken: 200.

Amount of calls made: £1,076 7s. 6d.

Total amount of subscribed capital paid up: £1,076 7s. 6d.

Number of shareholders at time of registration of Company: 200.

Amount of cash in hand: Nil.

Whether in operation or not: In operation.

Total amount of dividends declared: Nil.

Number of shares unallotted: Nil.

2nd June, 1873.

DANIEL KERMODE,

334

Manager.

STATEMENT of the Affairs of "The Havilah Hill Gold Mining Company, Registered," for the half-year ended 1st June, 1873, in accordance with section 13 of "The Mining Companies Limited Liability Act Amendment Act, 1869."

Name of Company: "The Havilah Hill Gold Mining Company, Registered."

When formed, and date of registration: 15th April, 1872; 3rd May, 1872.

Where business is conducted, and name of Legal Manager: R. W. Capstick's Office, Milton; Richard Westell Capstick.

Nominal capital: £2,880.

Amount of paid-up scrip given to shareholders: Nil.

Number of shares in which capital is divided: 288.

Number of shares taken: 288.

Amount of calls made: £6 1s. 3d. per share.

Total amount of subscribed capital paid up: £1,722.

Number of shareholders at time of registration of Company: 7.

Amount of cash in hand: Nil.

Whether in operation or not: In operation.

Total amount of dividends declared: Nil.

Number of shares unallotted: Nil.

1st June, 1873.

R. W. CAPSTICK,

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Manager.

ORIENTAL QUARTZ MINING COMPANY, LIMITED.

Lyell, 17th May, 1873.

The Registrar of the Supreme Court, Nelson.

WE hereby notify that the Office of "The Oriental Quartz Mining Company, Limited," is at the Lyell, Province of Nelson, and that Mr. David Leslie is Manager of the said Company.

J. K. SLOAN, }
D. GARSIDES, } Directors.

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THE AJAX QUARTZ MINING COMPANY, REGISTERED.

Greymouth, 31st May, 1873.

WE hereby give notice that the Registered Office of this Company has been removed from Tainui Street to Mackay Street, Greymouth.

319 F. HAMILTON, }
JOSEPH KILGOUR, } Directors.

THE ENERGETIC QUARTZ MINING COMPANY, REGISTERED.

Greymouth, 31st May, 1873.

WE hereby give notice that the Registered Office of this Company has been removed from Tainui Street to Mackay Street, Greymouth.

320 F. HAMILTON, }
GERALD GEROTTE, } Directors.

THE ENTERPRISE QUARTZ MINING COMPANY, REGISTERED.

Greymouth, 31st May, 1873.

WE hereby give notice that the Registered Office of this Company has been removed from Tainui Street to Mackay Street, Greymouth.

321 W. S. SMITH, }
EDMUND WICKES, } Directors.

GOLDEN EAGLE GOLD MINING COMPANY, REGISTERED.

NOTICE is hereby given, that Mr. James Sive-wright has been appointed Legal Manager of "The Golden Eagle Gold Mining Company, Registered," and that the Office of the Company is in Vaile's Buildings, Wyndham Street, Auckland.

Dated the 29th day of May, 1873.

324 CHARLES DERUEYER, }
JAMES WALKER, } Directors.

THE BREAK O' DAY QUARTZ MINING COMPANY, LIMITED.

Lyell, 17th May, 1873.

The Registrar of the Supreme Court, Nelson.

WE hereby notify that "The Office of the Break o' Day Quartz Mining Company, Limited," is at Lyell, Province of Nelson, and that Mr. David Leslie is Manager of the said Company.

325 JAMES RYAN, }
W. D'ALTON, } Directors.

CENTRAL BULLER QUARTZ MINING COMPANY, LIMITED.

Lyell, 17th May, 1873.

The Registrar of the Supreme Court, Nelson.

WE hereby notify that the office of "The Central Buller Quartz Mining Company, Limited," is at Lyell, Province of Nelson, and that Mr. David Leslie is Manager of the said Company.

326 THOMAS WILLIAMS, }
JOHN CARROLL, } Directors.

LYELL CREEK QUARTZ MINING COMPANY, LIMITED.

Lyell, 17th May, 1873.

The Registrar of the Supreme Court, Nelson.

WE hereby notify that the Office of "The Lyell Creek Quartz Mining Company, Limited," is at the Lyell, Province of Nelson, and that Mr. David Leslie is Manager of the said Company.

327 JAMES RYAN, }
J. K. SLOAN, } Directors.