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NEW ZEALAND GAZETTE.

Published by Authority.

WELLINGTON, THURSDAY, JULY 22, 1875.

Annual Meeting of Justices in Taringatura Downs Petty Sessions District.

(L.S.) NORMANBY, Governor. A PROCLAMATION.

WHEREAS by "The Petty Sessions Act, 1865," it is enacted that, as soon as conveniently may be after the establishment of a Petty Sessions District, and afterwards from time to time as may be deemed expedient, the Governor shall, by Proclamation in the New Zealand Gazette, appoint a meeting of the Justices of the Peace resident in such district to be yearly held within such district, at some specified time and place, for the purpose of choosing a Chairman of Petty Sessions and settling a rota of attendance: And whereas by an Order in Council bearing date the twenty-second day of July, one thousand eight hundred and sixty-eight, certain Petty Sessions Districts, including, amongst others, the Taringatura Downs District, were defined and established: And whereas by a Proclamation bearing date the nineteenth day of March, one thousand eight hundred and sixty-nine, a time and place for the meeting of the Justices of the Peace resident in the said district were proclaimed and appointed for the purpose of choosing a Chairman of Petty Sessions and settling a rota of attendance: And whereas no meeting was held at the time and place appointed : And whereas it is expedient to appoint some other time and place for such meeting as aforesaid:

Now therefore, I, George Augustus Constantine, Marquis of Normanby, the Governor of the Colony of New Zealand, in pursuance and exercise of the power and authority in this behalf in me vested, do hereby proclaim and appoint that, for the Petty Sessions District of the Taringatura Downs, a meeting of the Justices of the Peace resident within such district shall be yearly held at the Police Station, Lowther, at twelve o'clock noon, on the first Tuesday in August, for the purpose of choosing a Chairman of Petty Sessions and settling a rota of attendance. Given under the hand of His Excellency the Most Honorable George Augustus Constantine, Marquis of Normanby, Earl of Mulgrave, Viscount Normanby, and Baron Mulgrave of Mulgrave, all in the County of York, in the Peerage of the United Kingdom; and Baron Mulgrave of New Ross, in the County of Wexford, in the Peerage of Ireland; a Member of Her Majesty's Most Honorable Privy Council; Knight Commander 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 tenth day of July, in the year of our Lord one thousand eight hundred and seventy-five. CHABLES C. BOWEN.

GOD SAVE THE QUEEN!

"The Wanganui Reserves Management Act 1874 Amendment Act, 1875," disallowed.

NORMANBY, GOVERNOR. A PROCLAMATION.

WHEREAS by an Act made and enacted in the Imperial Parliament holden in the fifteenth and sixteenth years of the reign of Her Majesty Queen Victoria, intituled "An Act to grant a Representative Constitution to the Colony of New Zealand," it is, amongst other things, enacted that whenever any Bill shall have been assented to by the Superintendent, as in the said Act provided, the Superintendent shall forthwith transmit to the Governor an authentic copy thereof, and it shall be lawful for the Governor, at any time within three months after any such Bill shall have been received

ERATUM.—In New Zealand Gazette of July 2, 1875, page 446, for "Walter Lawry Buller, Wellington," read "Walter Lawry Buller, C.M.G., Wellington."

(L.S.)

by him, to declare by Proclamation his disallowance of such Bill; and that any such disallowance shall make void and annul the same from and after the day of the date of such Proclamation, or any subsequent day to be named therein :

And whereas the Act hereinafter specified has been enacted by the Superintendent of Wellington with the advice and consent of the Provincial Council thereof, and the said Act was received by the Governor on the seventeenth day of May, one thousand eight hundred and seventy-five :

And whereas it is expedient that the said Act should be disallowed:

Now therefore, I, the Governor of New Zealand, in pursuance of the authority vested in me in that behalf by the said recited Act of Parliament, do hereby proclaim and declare my disallowance of the following Act, passed by the Superintendent and Provincial Council of the Province of Wellington, namely,—

"The Wanganui Reserves Management Act 1874 Amendment Act, 1875."

Given under the hand of His Excellency the Most Honorable George Augustus Constantine, Marquis of Normanby, Earl of Mulgrave, Viscount Normanby, and Baron Mulgrave of Mulgrave, all in the County of York, in the Peerage of the United Kingdom; and Baron Mulgrave of New Ross, in the County of Wexford, in the Peerage of Ireland; a Member of Her Majesty's Most Honorable Privy Council; Knight Commander of the Most Distinguished Order of Saint Michael and Saint George; Governor and Commanderin-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 July, in the year of our Lord one thousand eight hundred and seventy-five.

DANIEL POLLEN.

GOD SAVE THE QUEEN!

Proclaiming certain Lands to have been taken for purposes of the Railway from Wanganui to Manawatu—(Wangaehu Contract).

(L.S.) NORMANBY, Governor. A PROCLAMATION.

WHEREAS by "The Immigration and Public W Works Act, 1872," it is, among other things, enacted, that whenever it shall become necessary that any land which the Governor or the Minister is by or under the Acts therein mentioned, or any Act authorizing the construction of any rail-way by the Governor or Minister, authorized to purchase or take for such railway, or any portion thereof on or over which a railway, or any portion thereof on or over which a railway authorized by the said Acts, or any Act to be passed in pursuance thereof, has been or may hereafter be constructed, should be vested in Her Majesty the Queen, it shall be lawful for the Governor or the Minister to cause a map of all such lands as may have been taken or purchased under the said Acts, or any Act authorizing the construction of any railway as aforesaid, or any portion of such railway, to be prepared. Such map shall fully and accurately set forth the pieces or parcels of land intended to be taken and permanently used, or which have been purchased or taken, or are required to be vested in Her Majesty for the pur-poses of any such railway, and shall be authenticated by the signature of the Minister, or by that of some person to be appointed by him for that purpose from And it is also enacted that the time to time.

Minister shall cause the map to be deposited in the office of the Registrar of Deeds for the Registration District within which the lands shall be situated; or if the lands set forth on any such map shall extend beyond the boundaries of any one district, then such map shall be prepared in so many parts as shall be requisite to delineate the land within each such district; and the map, or the parts thereof, as afore-said, shall be deposited in the office of the Registrar of Deeds in each Registration District where the lands shall be situated to which such map relates; but for the purposes of this Act, such map, although consisting of several parts, shall only be deemed to be one map: And whereas by the said Act it is further enacted that it shall thereupon be lawful for the Governor from time to time, by Proclamation in the New Zealand Gazette, to declare that the lands set forth in such map, or any of them, have been taken or acquired for the purposes of the railway in respect of which the same shall have been taken or acquired under the said Acts, or any Act authorizing the same to be taken or acquired; and in such Proclamation the lands intended to be affected shall be therein described by reference to such map so to be deposited as aforesaid: And whereas, in accordance with the provisions of the said in part recited Act, the Minister for Public Works has caused a map of all such lands as have been taken or purchased for that further portion of the line of railway from Wanganui to Manawatu, in the Pro-vince of Wellington, the description, line, and limits whereof are proclaimed, declared, and defined by a Proclamation of His Excellency the Governor of New Zealand, dated the twenty-fourth day of June, one thousand eight hundred and seventy-four, to be prepared as by the said in part recited Act is required; and the said map is authenticated by the signature of the Honorable Edward Richardson, as such Minister for Public Works: And whereas the said Minister, on or about the twenty-fifth day of June, one thousand eight hundred and seventyfive, caused the said map to be deposited in the office of the Registrar of Deeds at Wellington, in the said Province of Wellington aforesaid :

Now therefore, I, George Augustus Constantine, Marquis of Normanby, the Governor of the Colony of New Zealand, in pursuance and exercise of the power and authority vested in me by the hereinbefore in part recited Act, do hereby proclaim and declare that the lands set forth in the said map so deposited as aforesaid have been taken or acquired for the purposes of the said further portion of the line of railway from Wanganui to Manawatu, which said railway is, by "The Railways Act, 1871," and "The Railways Act, 1872," authorized to be contructed and maintained under the provisions of "The Immigration and Public Works Act, 1870," and the several Acts amending the same.

And in further pursuance and exercise of the said power and authority, I do hereby proclaim and declare that the lands intended to be affected by this Proclamation are described and delineated in the said map so deposited as aforesaid.

> Given under the hand of His Excellency the Most Honorable George Augustus Constantine, Marquis of Normanby, Earl of Mulgrave, Viscount Normanby, and Baron Mulgrave of Mulgrave, all in the County of York, in the Peerage of the United Kingdom; and Baron Mulgrave of New Ross, in the County of Wexford, in the Peerage of Ireland; a Member of Her Majesty's Most Honorable Privy Council; Knight Commander 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 twenty-ninth day of June, in the year of our Lord one thousand eight hundred and seventyfive.

EDWARD RICHARDSON. GOD SAVE THE QUEEN!

Removal of Supreme Court Sittings from Picton to Blenheim.

NORMANBY, Governor. ORDER IN COUNCIL. At the Government House, at Wellington, this nineteenth day of July, 1875.

$\mathbf{Present}:$

HIS EXCELLENCY THE GOVERNOB in COUNCIL.

WHEREAS by "The Supreme Court Act, 1860," it is enacted that there shall be held Circuit Courts for the despatch of civil and criminal business of the Court, before one of the Judges thereof, at such places and times as the Governor in Council may from time to time appoint:

And whereas by an Order in Council bearing date the first day of November, one thousand eight hundred and seventy-one, Circuit Courts were appointed to be held at Picton, within the Judicial District of Nelson, on the second Monday in each of the months of June and December, in each and every year:

And whereas it is expedient that the said Circuit Courts should, for the future, be discontinued at Picton and be held at Blenheim within the said judicial district at the dates aforesaid:

Now therefore, His Excellency the Governor of the Colony of New Zealand, by and with the advice and consent of the Executive Council of the said colony, in pursuance and exercise of the power and authority vested in him by "The Supreme Court Act, 1860," doth hereby revoke the said in part recited Order in Council so far and so far only as the same appoints Circuit Courts of the Supreme Court to be held at Picton in the Judicial District of Nelson, on the second Monday in each of the months of June and December in each and every year, and doth hereby appoint that in lieu of the Circuit Courts so appointed to be held, there shall be held in the said district, in the Provincial Council Chamber at Blenheim, on the second Monday in each of the months of June and December in each and every year, Circuit Courts for the despatch of civil and criminal business of the said Court before the Judge thereof to whom the said district has been assigned :

Provided always, that if and whenever any of the days hereby appointed for holding a Circuit Court shall happen to be a holiday of the Supreme Court, then the Circuit Court appointed to be holden on such day shall be holden on the first day thereafter which shall not be such holiday.

> FORSTER GORING, Clerk of the Executive Council

Rules for District Courts under "Imprisonment for Debt Abolition Act, 1874."

NORMANBY, Governor. ORDER IN COUNCIL. At the Government House, at Wellington, this nineteenth day of July, 1875.

$\mathbf{Present}:$

HIS EXCELLENCY THE GOVERNOR IN COUNCIL. WHEREAS by "The Imprisonment for Debt Abolition Act, 1874," (hereafter referred to as

"the said Act,") it is enacted that in the said Act the term "prescribed" means, as respects the District Courts, prescribed by general rules to be made under "The District Courts Act Amendment Act, 1865," or any Acts amending the same; and it is also by the said Act provided that general rules and orders may, as respects such District Courts, be made by the Governor for the purpose of carrying the said Act into effect:

And whereas by "The District Courts Act Amendment Act, 1865," it is provided that it shall be lawful for the Governor in Council, with the concurrence of one of the Judges of the Supreme Court, to frame general rules and orders for regulating the practice of the said Courts and the form of proceedings therein, and from time to time to rescind, suspend, alter, or amend all rules, orders, and forms now framed or hereafter to be framed, or any of them or any part thereof, and such original or amended rules, orders, and forms, or any rules rescinding the same or any of them, shall be in force in any District Court respectively from a day to be fixed by the said Governor in Council:

And whereas by Order in Council bearing date the fifth day of January last, certain rules, orders, and forms were made and prescribed for District Courts under the authority of the said Acts, and it is expedient that the rules, orders, and forms hereinafter mentioned should be made and prescribed in addition to the rules, orders, and forms already in force :

And whereas the rules, orders, and forms in the Schedule hereto have been concurred in by His Honor James Prendergast, Esquire, one of the Judges of the said Supreme Court:

Now therefore, I, George Augustus Constantine, Marquis of Normanby, the Governor of the Colony of New Zealand, in pursuance and exercise of the powers and authority conferred upon me by the said hereinbefore recited provisions of the said Acts, and by and with the advice and consent of the Executive Council of the said Colony, and with the concurrence of the said James Prendergast, Esquire, as aforesaid, do hereby make the rules or orders and prescribe the forms set forth in the Schedule hereto, in addition to the rules, orders, and forms already in force as aforesaid, and the same shall come into and be in force from and after the first day of August next.

Approved in Council.

FORSTER GORING, Clerk of the Executive Council.

SCHEDULE.

1. "The Order of Commitment" (No. 8,) and "The Order of Commitment on an order or judgment of a Court other than a District Court," (No. 8A,) of the forms in the Schedule to the Order in Council of the fifth day of January, one thousand eight hundred and seventy-five, making and prescribing rules for District Courts under the said Act, shall be and the same are hereby repealed, and the forms hereunder set out, lettered respectively A and B, are hereby substituted in lieu of the said forms No. 8 and No. 8A respectively.

2. The warrant to be issued by the Clerk upon default being made in payment of the money and costs mentioned in the order of committal under the 11th section of the said Act, shall be in the form set out hereunder, lettered "C," and such warrant shall, for the purposes of the said section, be deemed to be the "warrant in the prescribed form" required to be issued under the said section. A .--- ORDER OF COMMITMENT.

" The Imprisonment for Debt Abolition Act, 1874." In the [Title of Court ordering Committal].

No. of Plaint. No. of Judgment Summons. No. of Order.

Between A.B., Plaintiff,

and C.D., Defendant.

WHEREAS the plaintiff obtained a judgment [or order] against the defendant in the District Court of , holden at , on the day of 187, for the pay-ment of \pounds for debt [or damages] and costs, and sub-sequent costs have been incurred in pursuance thereof, amounting to \pounds : WHEREAS the plaintiff obtained a judgment [or order] against

And whereas the defendant hath made default in payment of , payable in pursuance of the said judgment [or order]: And whereas a summons was, at the instance of the plaintiff, And whereas a summons was, at the instance of the plantin, duly issued out of this Court, by which the defendant was re-quired to appear personally at this Court, on the day of , 187 , to be examined on oath touching [Here specify such of the matters as were stated in the summons], and to show cause why he should not be committed to prison for such default, which summons has been proved to this Court to have been personally and duly served on the defendant.

have been personally and duly served on the defendant: And whereas, at the hearing of the said summons, it has now been proved to the satisfaction of the Court that [Here specify such of the matters stated in the summons as have been proved], and the defendant has chosen no successful as the chould not he and the defendant has shown no cause why he should not be

and the defendant has snown no cause why no should not be committed to prison: Now therefore, it is ordered, that the defendant shall be com-mitted to prison for days, unless he shall sconer pay the sum stated below as that upon the payment of which he is to be discharged, or shall file such affidavit as is mentioned in rule 23 of the Rules for District Courts under "The Imprison-ment for Debt Abolition Act, 1874," of January, 1875. Given under the Seal of the Court, this [Insert date of conder] day of 187

order] day of 187

E.F., Clerk of the Court. £ s. d.

Total sum payable at the time of hearing of the judgment summons Hearing of summons, and poundage upon this order

Deduct amount paid into Court subsequent to the hearing of the judgment summons

Total sums upon payment of which the prisoner will be discharged

B .-- ORDER OF COMMITMENT ON AN ORDER OR JUDGMENT OF A COURT OTHER THAN A DISTRICT COURT.

"The Imprisonment for Debt Abolition Act, 1874."

In the [Title of Court ordering committal].

No. of Plaint. No. of Judgment Summons.

No. of Order.

Between A.B., Plaintiff,

and C.D., Defendant.

WHEREAS the plaintiff obtained a judgment against the defendant in the Supreme Court [or as the case may be] on the day of ,187, for the sum of £ , and there is now due and payable upon the said judgment the sum of

of : [Or, Whereas by a decree (or order) made by the Supreme Court (or as the case may be) on the day of 187, the defendant was ordered to pay to the plaintiff the sum of \pounds , and there is now due and payable upon the said decree (or order) the sum of \pounds :] And whereas a summons was at the instance of the plaintiff

And whereas a summons was, at the instance of the plaintiff, duly issued out of this Court, by which the defendant was re-quired to appear personally at this Court on the day of 187, to be examined on oath touching [Here summires]

187 , to be examined on oath touching [Here specify such of the matters as were stated in the summons], which sum mons was proved to this Court to have been personally and duly served on the defendant :

And whereas, at the hearing of the said summons, it has now been proved to the satisfaction of the Court that the defendant [Here specify such of the matters stated in the summons as have been proved]:

Now, therefore, it is ordered that the defendant shall be committed to prison for days, unless he shall sooner pay the sums in payment of which he has so made default,

together with the prescribed costs hereinafter mentioned, or shall file such affidavit as is mentioned in rule 23 of the Rules for District Courts under "The Imprisonment for Debt Abolition Act, 1874," of January, 1875. Given under the Seal of the Court this [Insert date of

order] day of 187 . E.F.,

Clerk of the Court. £ s. d. Amount of judgment or order remaining due

Costs of judgment summons and poundage on this order ••• ...

Amount upon the payment of which the prisoner is to be discharged

This order remains in force one year from the date thereof.

C.

, holden at

In the District Court of , the Bailiff of the District Court of То , and tο , the Governor or Keeper of the Gaol at

Greeting :

Between A.B., Plaintiff,

and C.D., Defendant.

WHEREAS by an order of commitment bearing date the day of , 187, and issued out of this Court, it is ordered that the defendant shall be committed to prison for days, unless he shall sconer pay the sums in pay-ment of which he has made default, together with the pre-scribed costs therein mentioned, or shall file such affidavit as is mentioned in Rule 23 of the Rules for District Courts under "The Imprisonment for Debt Abolition Act, 1874," of January, 1875: 1875:

These are therefore to require you the said and others to take the defendant and deliver him to the Governor or Keeper of the Prison, and you, the said Governor or Keeper, to receive the defendant, and him safely keep in the said prison for days from the arrest under the said said prison for days from the arrest under the said order of commitment, or until he shall be sooner discharged by due course of law,

Given under the Seal of the Court this day of , 187

Clerk of the Court.

Rules for Resident Magistrates' Courts under "Imprisonment for Debt Abolition Act, 1874."

NORMANBY, Governor.

WHEREAS by "The Imprisonment for Debt Abolition Act, 1874," (hereafter referred to as "the said Act,") it is enacted that in the said Act the term "prescribed" means, as respects Resident Magistrates' Courts and Courts of Petty Sessions and Justices of the Peace acting under "The Resi-dent Magistrates Act, 1867," or any Acts amending the same, prescribed by general rules or orders to be made by the Governor in like manner as he is now authorized under the said Acts to frame and establish general rules for the purposes thereof; and it is also by the said Act provided that general rules and orders may, as respects the said Courts, Petty Sessions, and Justices so acting as aforesaid, be made by the Governor for the purpose of carrying the said Act into effect:

And whereas by "The Resident Magistrates Act, 1867,' it is provided that in all cases not therein specially provided for, the Governor may from time to time frame and establish general rules and orders regulating the practice and forms of all proceedings in Courts under the said last-mentioned Act; and that such Rules and Orders shall be published in the New Zealand Gazette, and when so published shall have the force of law:

And whereas by an order under my hand, bearing date the thirteenth day of October, one thousand eight hundred and seventy-four, I did make and prescribe certain rules, orders, and forms for Resident

Magistrates' Courts, under the authority of the said Acts, and it is expedient that the rules, orders, and forms hereinafter mentioned should be made and prescribed, in addition to the rules, orders, and forms already in force :

Now therefore, I, George Augustus Constantine, Marquis of Normanby, the Governor of the Colony of New Zealand, in pursuance and exercise of the powers and authority conferred upon me by the said hereinbefore recited provisions of the said Acts, do hereby make the general rules and orders, and prescribe the forms, set forth in the Schedule hereto.

> As witness the hand of His Excellency the Governor, this nineteenth day of July, one thousand eight hundred and seventyfive.

> > CHARLES C. BOWEN.

SCHEDULE.

1. "The Order of Commitment" (8,) and "The Order of Commitment on an order or judgment of a Court other than a Resident Magistrate's Court" (8A,) of the forms in the Schedule to the Order in Council of the thirteenth day of October, one thousand eight hundred and seventy-four, making and prescribing rules for Resident Magistrates' Courts under the said Act, shall be and the same are hereby repealed, and the forms hereunder set out, lettered respectively A and B, are hereby substituted in lieu of the said forms No. 8 and No. 8A respectively.

2. The warrant to be issued by the Clerk upon default being made in payment of the money and costs mentioned in the order of committal under the 11th section of the said Act, shall be in the form set out hereunder, lettered "C," and such warrant shall, for the purposes of the said section, be deemed to be the "warrant in the prescribed form" required to be issued under the said section.

A.-ORDER OF COMMITMENT. "The Imprisonment for Debt Abolition Act, 1874." In the [Title of Court ordering Committal]. No. of Plaint.

No. of Judgment Summons.

No. of Order. Between A.B., Plaintiff,

and

C.D., Defendant.

WHEREAS the plaintiff obtained a judgment [or order] against the defendant in the Resident Magistrate's Court of , holden at , on the day of , 187 , for the payment of \pounds for debt [or damages] and costs, and subsequent costs have been incurred in pursuance thereof,

subsequent costs have been incurred in pursuance thereof, amounting to \pounds : And whereas the defendant hath made default in payment of , payable in pursuance of the said judgment [or order]: And whereas a summons was, at the instance of the plaintiff, duly issued out of this Court, by which the defendant was re-quired to appear personally at this Court, on the day of , 187, to be examined on oath touching [Here specify such of the matters as were stated in the summons], and to show cause why he should not be committed to prison for such default, which summons has been proved to this Court to have been personally and duly served on the defendant : And whereas, at the hearing of the said summons, it has now been proved to the satisfaction of the Court that [Here specify such of the matters stated in the summons as have been proved], and the defendant has shown no cause why he should not be committed to prison:

normalited to prison : Now, therefore, it is ordered that the defendant shall be com-mitted to prison for days, unless he shall sooner pay mitted to prison for days, unless he shall sooner pay the sum stated below as that upon the payment of which he is to be discharged, or shall file such affidavit as is mentioned in rule 23 of the Rules for Resident Magistrates' Courts under "The Imprisonment for Debt Abolition Act, 1874," of October, 1874.

Given under my hand this 187

E.F., Clerk of the Court.

day of

Total sum payable at the time of hearing of the judgment summons orđer

Deduct amount paid into Court subsequent to the hearing of the judgment summons

Total sums upon payment of which the prisoner will be discharged ... ••• ...

-Order of Commitment on an Order of Judgment of A COURT OTHER THAN A RESIDENT MAGISTEATE'S COURT.

" The Imprisonment for Debt Abolition Act, 1874."

In the [Title of Court ordering committal]:

No. of Plaint. No. of Judgment Summons. No. of Order.

Between A.B., Plaintiff,

and C.D., Defendant.

WHEREAS the plaintiff obtained a judgment against the de-fendant in the Supreme Court [or as the case may be] on the day of , 187, for the sum of £ , and there is now due and payable upon the said judgment the sum

of of : [Or, Whereas by a decree (or order) made by the Supreme Court (or as the case may be) on the day of , 187 , the defendant was ordered to pay to the plaintiff the sum of \pounds , and there is now due and payable upon the said decree (or order) the sum of \pounds :]

said decree (or order) the sum of x :] And whereas a summons was, at the instance of the plaintiff, duly issued out of this Court, by which the defendant was re-quired to appear personally at this Court on the day of 187, to be examined on oath touching [Here specify such of the matters as were stated in the summons], which sum-

mons was proved to this Court to have been personally and duly

served on the defendant : And whereas, at the hearing of the said summons, it has now been proved to the satisfaction of the Court that the defendant [Here specify such of the matters stated in the summons as have

[Here specy y such of the matters stated in the summons as have been proved]: Now, therefore, it is ordered that the defendant shall be committed to prison for days, unless he shall sooner pay the sum in payment of which he has so made default, together with the prescribed costs hereinafter mentioned, or shall file such affidavit as is mentioned in rule 23 of the Rules for Resident Magistrates' Courts under "The Imprisonment for Debt Abolition Act, 1874," of October 1874.

Given under my hand this day of 187

E.F., Clerk of the Court.

£ s. d. Amount of judgment or order remaining due

Costs of judgment summons and poundage on this order

Amount upon the payment of which the prisoner is to be discharged

This order remains in force one year from the date thereof.

C.

In the Resident Magistrate's Court of holden at

, the Bailiff of the Resident Magistrate's Court of and to , the Governor or Keeper of the Gaol то , and to ,

Greeting : Between A.B., Plaintiff,

and C.D., Defendant.

WHEREAS by an order of commitment bearing date the day of .187, and issued out of this Court, it is ordered that the defendant shall be committed to prison for days, unless he shall sooner pay the sums in pay-ment of which he has made default, together with the pre-scribed costs therein mentioned, or shall file such affidavit as is mentioned in rule 23 of the Rules for Resident Magistrates'

493

s. d.

Courts, under "The Imprisonment for Debt Abolition Act, | 1874," of October 1874.

These are therefore to require you the said and others to take the defendant and deliver him to the Governor or Keeper of the Prison, and you, the said Governor or Keeper, to receive the defendant, and him safely keep in the said prison for days from the arrest under the said order of commitment, or until he shall be sooner discharged by due course of law.

Given under my hand this 187.

day of

Clerk of the Court.

Jury Lists for District of Blenheim.

NORMANBY, Governor.

WHEREAS by the fifteenth section of "The Juries Act, 1868," it is enacted that in case any Circuit Court or sittings of the Supreme Court for trial of civil or criminal cases, or District Court, or Court of Sessions of the Peace, shall thereafter be lawfully directed or appointed to be holden at any town other than those at which Courts were then holden, the Clerk of the Resident Magistrate's Court there, if there be one, or a Jury Officer to be appointed for the jury district of such town in manner in the said Act mentioned, shall act as Jury Officer for the jury district of such town; and such Jury Officer, and all Justices of the Peace, and the Registrars, Clerks, or other officers of Courts, constables and officers of police, and Sheriffs, shall within such time as the Governor shall order, for that occasion only, do and perform all such acts, matters, and things in and towards preparing, collecting, allowing, sending, and delivering the lists of men qualified and liable to serve on juries, and making out the jury books for every such jury district, as are thereinbefore required ordinarily to be done at a different time or period ; and all such last-mentioned jury books shall be brought into use, and the persons whose names shall be therein set down shall be liable to serve, immediately after the same shall have been made out by the Sheriff; and the said last-mentioned books shall be used until new books shall have been prepared under the provisions in the said Act contained: And whereas sittings of the Supreme Court have been lawfully directed or appointed to be holden at Blenheim, in the Province of Marlborough, being a town other than one at which Courts have heretofore been holden:

Now therefore, I, George Augustus Constantine, Marquis of Normanby, the Governor of New Zealand, in pursuance and exercise of all powers and authorities in this behalf vested in me by the said Act, do hereby order that the Jury Officer for the Jury District of Blenheim aforesaid, and all Justices of the Peace, and the Registrars, Clerks, or other officers of Courts, constables and officers of Police, and Sheriffs, shall before the twenty-second day of November next do and perform all such acts, matters, and things, in and towards preparing, collecting, allowing, sending, and delivering the lists of men qualified and liable to serve on juries, and making out the jury books for the Jury District of Blenheim, as are thereinbefore in the said Act ordinarily required to be done at a different time or period.

And I do order that for the purposes aforesaid, the words in the sections of the said "Juries Act, 1868," specified in the first column of the Schedule hereto, shall respectively be construed and read as if the words in the second column of the said Schedule were inserted in lieu of such words in the said sections respectively. SCHEDULE.

Words as in "Jury Act, 1868."	How to be read.
Section 8. "Last day of January in	Ninth day of August,
every year."	1875.
Section 10. "First two Sundays in March in every year."	Second and Third Sun- days in September, 1875.
Section 11. "First Friday in April in	Fourth day of October,
every year."	1875.
Section 11. "Twenty-third day of	Twenty-fifth day of
April then next."	October, 1875.
Section 12. "The month of February,	The month of Septem-
in every year."	ber, 1875.
Section 14. "Fourteenth day of May."	Twenty-second day of November, 1875.

Given under the hand of His Excellency the Most Honorable George Augustus Constantine, Marquis of Normanby, Earl of Mulgrave, Viscount Normanby, and Baron Mulgrave of Mulgrave, all in the County of York, in the Peerage of the United Kingdom; and Baron Mulgrave of New Ross, in the County of Wexford, in the Peerage of Ireland; a Member of Her Majesty's Most Honorable Privy Council; Knight Commander 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 twentieth day of July, in the year of our Lord one thousand eight hundred and seventy-five.

CHARLES C. BOWEN.

Warrant appointing an Additional Polling Place.

NORMANBY, Governor.

To all to whom these Presents shall come, Greeting:

WHEREAS by "The Regulation of Elections Act, 1870," it is enacted that it shall be lawful for the Governor, by Warrant under his hand, from time to time to appoint Polling Places for each Electoral District within or within one mile of the limits thereof, and to appoint any one of such Polling Places to be the Principal Polling Place for the district, and all or any of such Polling Places from time to time to abolish, and, if he think fit, to appoint other Polling Places in lieu of those abolished, and that every such Warrant shall be published in the New Zealand Gazette: Provided always that no Polling Place shall be appointed by the Governor under the said Act unless he shall be first satisfied that the place to be appointed is more convenient than any other for at least twenty electors to record their votes thereat:

Now know ye that I, George Augustus Constantine, Marquis of Normanby, the Governor of New Zealand, in pursuance of the power and authority in me vested by the said Act, do hereby appoint the following place to be an additional Polling Place for the Electoral District hereinafter specified, for the election of Members of the House of Representatives, namely,—

For the District of Clutha,-

The School House, Catlin's River.

Given under the hand of His Excellency the Most Honorable George Augustus

i.

Constantine, Marquis of Normanby, Earl of Mulgrave, Viscount Normanby, and Baron Mulgrave of Mulgrave, all in the County of York, in the Peerage of the United Kingdom; and Baron Mulgrave of New Ross, in the County of Wexford, in the Peerage of Ireland; a Member of Her Majesty's Most Honor-able Privy Council; Knight Commander 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 Wellington, this twenty-first day of July, in the year of our Lord one thousand eight hundred and seventyfive.

DANIEL POLLEN.

Warrant appointing an Additional Polling Place.

NORMANBY, Governor.

TO ALL TO WHOM THESE PRESENTS SHALL COME, GREETING:

WHEREAS by "The Regulation of Elections Act, 1870," it is enacted that it shall be lawful for the Governor, by Warrant under his hand, from time to time to appoint Polling Places for each Electoral District within or within one mile of the limits thereof, and to appoint any one of such Polling Places to be the Principal Polling Place for the dis-trict, and all or any of such Polling Places from time to time to abolish, and, if he think fit, to appoint other Polling Places in lieu of those abolished, and that every such Warrant shall be published in the *New* Zealand Gazette: Provided always that no Polling Place shall be appointed by the Governor under the said Act unless he shall be first satisfied that the place to be appointed is more convenient than any other for at least twenty electors to record their votes thereat:

Now know ye that I, George Augustus Constantine, Marquis of Normanby, the Governor of New Zealand, in pursuance of the power and authority in me vested by the said Act, do hereby appoint the following place to be an additional Polling Place for the Province of Otago, for the election of a Superintendent thereof, namely,-

The School House, Catlin's River.

Given under the hand of His Excellency the Most Honorable George Augustus Con-stantine, Marquis of Normanby, Earl of Mulgrave, Viscount Normanby, and Baron Mulgrave of Mulgrave, all in the County of York, in the Peerage of the United Kingdom; and Baron Mulgrave of New Ross, in the County of Wexford, in the Peerage of Ireland; a Member of Her Majesty's Most Honorable Privy Council; Knight Commander 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 Wel-lington, this twenty-first day of July, in the year of our Lord one thousand eight hundred and seventy-five.

DANIEL POLLEN.

Warrant appointing an Additional Polling Place.

NORMANBY, Governor.

TO ALL TO WHOM THESE PRESENTS SHALL COME, GREETING

WHEREAS by "The Regulation of Elections Act, 1870," it is enacted that it shall be lawful for the Governor, by Warrant under his hand, from time to time to appoint Polling Places for each Electoral District within or within one mile of the limits thereof, and to appoint any one of such Polling Places to be the Principal Polling Place for the district, and all or any of such Polling Places from time to time to abolish, and, if he think fit, to appoint other Polling Places in lieu of those abolished, and that every such Warrant shall be published in the New Zealand Gazette: Provided always that no Polling Place shall be appointed by the Governor under the said Act unless he shall be first satisfied that the place to be appointed is more convenient than any other for at least twenty electors to record their votes thereat :

At least twenty electors to record their votes thereat: Now know ye that I, George Augustus Constantine, Marquis of Normanby, the Governor of New Zea-land, in pursuance of the power and authority in me vested by the said Act, do hereby appoint the follow-ing place to be an additional Polling Place for the Electoral District hereinafter specified, for the election of Members of the Provincial Council of the Province of Otago, namely,

For the District of Clutha,-

The School House, Catlin's River.

Given under the hand of His Excellency the Most Honorable George Augustus Constantine, Marquis of Normanby, Earl of Mulgrave, Viscount Normanby, and Baron Mulgrave of Mulgrave, all in the County of York, in the Peerage of the United Kingdom; and Baron Mulgrave of New Ross, in the County of Wexford, in the Peerage of Ireland; a Member of Her Majesty's Most Honorable Privy Council; Knight Commander of the Most Distinguished Order of Saint Michael and Saint George; Governor and Commanderin-Chief in and over Her Majesty's Colony of New Zealand and its Dependencies, and Vice-Admiral of the same ; at Wellington, this twenty-first day of July, in the year of our Lord one thousand eight hundred. and seventy-five.

DANIEL POLLEN.

Act of the Province of Wellington not disallowed by the Governor.

Colonial Secretary's Office, Wellington, 20th July, 1875.

THE following Act, passed by the Provincial Coun-cil, and assented to by the Superintendent of Wellington, on behalf of the Governor, intituled

"The Wellington Harbour Reserve Sale Act, 1875.

having been laid before the Governor, His Excellency has not been advised to exercise his power of disallowance in respect of the same.

DANIEL POLLEN.

Provincial Act allowed by the Governor.

Colonial Secretary's Office, Wellington, 22nd July, 1875.

HE following Act, passed by the Provincial Council, and reserved by the Superintendent of

Wellington for the signification of the Governor's | Aliens Act, 1866," in favour of the under-mentioned pleasure thereon, intituled

"The Sandon Public Park Management Act, 1875. "

having been laid before the Governor, His Excellency has been pleased to assent to the same.

DANIEL POLLEN.

Registrar of Marriages &c. appointed.

Colonial Secretary's Office, Wellington, 21st July, 1875.

HIS Excellency the Governor has been pleased to appoint

JAMES ALEXANDER, Esq.,

to be the Registrar of Marriages, and of Births, Deaths, and Marriages, and also Vaccination Inspec-tor, for the District of Blacks, as the same is defined in Proclamation of the 8th day of May, 1873, and published in the New Zealand Gazette, No. 28, of the 9th day of May, 1873.

DANIEL POLLEN.

Registrar of Marriages &c. appointed.

Colonial Secretary's Office, Wellington, 21st July, 1875. IS Excellency the Governor has been pleased to

appoint

HORATIO AGARS WALMSLEY, Esq., to be the Registrar of Marriages, and of Births, Deaths, and Marriages, and also Vaccination Inspector, for the District of Ahaura, as the same is defined in Proclamation of the 23rd day of April, 1874, and published in the New Zealand Gazette, No. 25, of the 7th day of May, 1874.

DANIEL POLLEN.

Resignation of Registration and Returning Officer.

Colonial Secretary's Office, Wellington, 16th July, 1875.

HIS Excellency the Governor has been pleased to accent the resignation by accept the resignation by

JOHN BARLEYMAN, Esq.,

of the appointments of Registration and Returning Officer for the election of Members of the House of Representatives, for the Districts of Picton and Wairau.

DANIEL POLLEN.

Registration and Returning Officer appointed.

Colonial Secretary's Office, Wellington, 16th July, 1875.

IS Excellency the Governor has been pleased to appoint appoint

CYRUS GOULTER, Esq.,

to be Registration and Returning Officer for the election of Members of the House of Representatives, for the Districts of Picton and Wairau.

DANIEL POLLEN.

Letters of Naturalization issued.

Colonial Secretary's Office, Wellington, 21st July, 1875.

IS Excellency the Governor has been pleased to issue Letters of Naturalization, under "The persons, viz.,-

Name.	Occupation.	Residence.
George Robinson	Sailmaker	Timaru.
Chin Tap	Storekeeper	Ross.
Max Heinrich Behrens	Wheelwright	Cromwell.

DANIEL POLLEN.

Deputy Registrars of Marriages &c. appointed.

Colonial Secretary's Office, Wellington, 17th July, 1875.

IS Excellency the Governor has been pleased to n appoint the under-mentioned gentlemen to be the Deputies of the Registrars of Marriages, and of Births, Deaths, and Marriages, for the Districts set opposite their names, as the same are defined in Proclamation of the 8th day of May, 1873, and published in the New Zealand Gazette, No. 28, of the 9th day of May, 1873.

DANIEL POLLEN.

Name.		District.
HENRY THOMAS WINTER	•••	· Ashburton.
MARCUS FURLONG SOUTH	•••	Wanganui.
Moses Cordner		Waipara.
JAMES BROWN GATLAND		Coromandel.

Clerk of Resident Magistrate's and Licensing Court appointed.

Department of Justice,

Wellington, 13th July, 1875.

H IS Excellency the Governor has been pleased to appoint. appoint

GRAHAM LORD GREENWOOD, Esq.,

to be Clerk of the Resident Magistrate's Court at Gisborne, and Clerk of the Licensing Court for the District of Poverty Bay, vice F. G. Skipworth, Esq. CHARLES C. BOWEN.

Clerk in Resident Magistrate's Court appointed.

Department of Justice, Wellington, 13th July, 1875.

IS Excellency the Governor has been pleased to appoint

HENRY CLAYTON BREWER, Esq.,

to be a Clerk in the Resident Magistrate's Court at Oamaru, vice G. L. Greenwood, Esq., transferred. CHARLES C. BOWEN.

Appointment of Interpreter under "Native Land Act, 1873."

Native Office,

Wellington, 16th July, 1875.

H IS Excellency the Governor has been pleased to appoint appoint

W. J. GUNDRY, Esq.,

of Patea, to be an Interpreter under the 12th section of "The Native Land Act, 1873."

DONALD MCLEAN.

Harbour Master appointed for Port of Poverty Bay. set opposite his name :-Customs Department (Marine Branch), Wellington, 21st July, 1875. IS Excellency the Governor has been pleased to appoint THOMAS CHRISP to be Harbour Master at the Port of Poverty Bay, vice Joseph Kennedy.

WILLIAM H. REYNOLDS.

Money Order Offices.

J

General Post Office, Wellington, 19th July, 1875.

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

By order.

W. GRAY, Secretary.

MONEY ORDER OFFICES.

ENGLAND.

On the 1st of June the following alterations will take place, viz.,--1. Money Order Offices will be opened in the

Suburbs of London at-Postal

		District.
Cricklewood		
		W .
And in the Country at-		
Head Office.	Co	unty.
Balsham Cambridge	Camb	
Burbage Buxton	Derb	
Cononley Leeds	York	
Crowhill Ross	Here	ford.
Exchange Street, R.O. Norwich	Norfe	olk.
Farnsfield Southwell	Notti	
Harrow Station Harrow	Midd	lesex.
Larkfield Maidstone	Kent	• ·
Larkhill, R.O Bolton	Lanc	aster.
Market Place, R.O Norwich	Norf	olk.
Perranporth Truro	Corn	wall.
Scotter Lincoln	Lince	oln.
Walton-on-Trent Burton - o	n -	
Trent	Derb	y.
Westwood, R.O Oldham	Lane	aster.
2. The Money Order Offices at A	Ansty (Le	icester)
and Middleton Road (Oldham) will		
3. The Office at Rocester will		
Stafford instead of, as at present, fr	om Ashbo	urne.

SCOTLAND.

4. A Money Order Office will be opened at-Head Office. County.

... Turriff Aberdeen. Cuminestown... 5. The Offices at Dunbeath, Latheron, and Lybster will be served from Wick, instead of, as at present, from Golspie.

General Post Office, London, 24th May, 1875.

Insurance Agent appointed.

Government Insurance Office, (Industrial Branch,) Wellington, 21st July, 1875.

THE under-mentioned person has been appointed Agent for the Industrial B Agent for the Industrial Branch of this Department, under "The Government Insurance and

Annuities Act, 1874," for the Lodge and at the place

Name of Agent.	For what Lodge.	Place.
Samuel Layton Roberts	Antipodean Lodge, Inde- pendent Order of Odd Fellows	Wellington.

W. GISBORNE, Commissioner.

Medical Referee appointed.

Government Insurance Office, (Industrial Branch,) Wellington, 21st July, 1875.

HE under-mentioned person has been appointed a Medical Referee for the Industrial Branch of this Department, under "The Government Insurance and Annuities Act, 1874," for the Lodge and at the place set opposite his name :---

Medical Referee.	For what Lodge.	Place.
Albert Isaac Gar- land, Esquire, M.R.C.S. Eng., L.R.C.P. Edin., and Lie. Midw. R.C.P. Edin.	Antipodean Lodge, Inde- pendent Order of Odd Fellows	Wellington.

W. GISBORNE.

Commissioner.

Medical Referee appointed.

Government Insurance Office, Wellington, 19th July, 1875.

THE under-mentioned gentleman has been appointed an additional Medical Referee under "The Government Insurance and Annuities Act, 1874:"-

At Blenheim, Province of Marlborough-HENRY WILLIAMS, Esq.

> W. GISBORNE, Commissioner.

AUCKLAND AND MERCER RAILWAY.

) ETURN of Traffic for four weeks ending 19th **K** June, 1875.

	E	ASSENGER	s.					
		No.	£	8.	d.	£		đ.
Passengers		15,393	1,163		9			
Parcels, &c		•••	40	18	2			
Season Tickets*			52	10	9			
						1,256	11	8
		GOODS.						
		Tons.						
Freight		1,389	530	12	4			
5		-				530	12	4
	Total				•••	£1,784	4 7	0
					•			
TOTTON . C	m., œ.	. f.,				- 1:	െറ	116

ETURN of Traffic for eleven days ending 30th **K** June, 1875.

	P	ASSENCERS				
		No.	£ , s.	d.	£ 8.	d.
Passengers		4,395	363 15			
Parcels, &c	•••	•••	9 15	3		
Season Tickets*	•••	•••	51	- 4		-
					378 11	8

* Included in above number of passengers.

THE NEW ZEALAND GAZETTE.

GOODS. Tons. £ s. d. 7 11 £ s. d. Freight 611 230 230 7 11 Total ... £608 19 7 ... F. B. PASSMORE,

Superintending Engineer.

Friendly Societies Rules registered.

IN the matter of "The Friendly Societies Act, 1867," notice is hereby given, that a transcript of the Rules of the following Lodge, viz.,

The Loyal Rangiora Lodge, No. 5032, Inde-pendent Order of Odd Fellows, Manchester Unity, No. 3 of the North Canterbury District; and

duly certified, has been received by the Registrar of Friendly Societies, registered, and recorded in his Office, under the provisions of "The Friendly Societies Act, 1867."

Dated the 21st day of July, 1875.

G. S. COOPER, (for the Registrar).

Regulæ Generales.

SUPREME COURT OF NEW ZEALAND.

WHEREAS by "The Imprisonment for Debt Abolition Act, 1874," (hereinafter referred to as "the said Act,") it is enacted that in the said Act the term "prescribed" means, as respects the Supreme Court, prescribed by General Rules or Orders to be made in pursuance of "The Supreme Court Act, 1860," or any Acts altering or amending the same the same :

And whereas by "The Supreme Court Act, 1860," it is enacted that it shall be lawful for the Judges of the Supreme Court, amongst other things, from time to time to make such additional rules touching the practice, pleading, and procedure of the Courts in all matters, both civil and criminal, as the Judges may deem advisable :

And whereas in pursuance of the powers vested in us, the Judges of the said Court, certain general rules were on the seventh day of January last, made and prescribed under and for the purposes of the said first-mentioned Act, and it is expedient that the said rules should be amended :

Now therefore, by virtue of the powers vested in us by the said Act and by "The Supreme Court Act, 1860," it is ordered by us, the Judges of the said Court, that the following General Rules shall come into and be in force on and after the first day of August, 1875, in addition to the rules now in force :-

(1.) So much of rule 4 of the General Rules of the 7th January, 1875, as provides that con-current orders may be issued for execution in different Sheriffs' districts, and that the Sheriff and officer shall be entitled to the same fees in respect thereof as are now payable upon a capias ad satis-faciendum, is hereby revoked. (2.) The warrant to be issued by the Registrar

upon default being made in payment of the money and costs mentioned in the order of committal under the 11th section of "The Imprisonment for Debt Abolition Act, 1874," shall be in the form set out hereunder; and such warrant shall, for the purposes of the said section, be deemed to be the "warrant in

the prescribed form " required to be issued under the said section.

Concurrent warrants may be issued for execution in different Sheriffs' districts. The Sheriff and officer shall be entitled to the same fees in respect thereof

as are now payable upon a *capias ad satisfaciendum*. (3.) The order as well as the Registrar's warrant shall be delivered to the Sheriff.

In the Supreme Court of New Zealand, District.

To the Sheriff of and to Keeper of the Gaol at Greeting :

 $Between \begin{cases} A.B., Plaintiff, \\ and \\ C.D., Defendant. \end{cases}$

WHEBEAS His Honor Mr. Justice , a Judge of the said Court, by an order of committal under his hand, dated the day of , 187, did order that the said C.D., of , be, for default in payment of the debt therein and hereinafter mentioned, committed to prison for the term of from the date of his arrest, including the day of such date :

These are therefore to command you the said Sheriff to take the said C.D., if he be found in your district, and deliver him to the Governor or Keeper of the Public Gaol at , and you the said , the Governor or Keeper of the said gaol, to receive the said , and him safely keep in the gaol, to receive the said , and him safely keep in the said gaol for days from the date of his arrest, including such day, or until he shall have satisfied the sum of \pounds ,

judgment or decree of our said Court [or an order made by], bearing date the day of , 187, together with £ for costs of this warrant and Sheriff's fees for the execution thereof; and for so doing this shall be

your warrant.

Dated this day of . 187 .

(Seal of Court.)

Registrar.

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, the Governor or

Dated this 24th day of June, 1875.

JAMES PRENDERGAST, C.J. ALEXANDER J. JOHNSTON. THOMAS B. GILLIES. JOSHUA S. WILLIAMS.

I the undersigned, hereby make application to register "The National Gold Mining Com-pany" as a Limited Company, under the provisions of "The Mining Companies Act, 1872."

The mining Companies Act, 1872."
 The name of the Company is to be "The National Gold Mining Company, Limited."
 The place of operations is at Pakirarahi Block, Tairua Gold Field, District of Hauraki South.
 The registered office of the Company will be situated at Brown Street, Grahamstown, Thames.
 The nominal capital of the Company is ten thousand five hundred starting in ten thousand five hundred starting.

5. The number of shares users in the company is ten thousand rive hundred pounds sterling each.
5. The number of shares subscribed for is ten thousand five hundred, being not less than two-thirds of the entire number of shares in the Company.
6. The number of poid-up shares is nil.

The number of paid-up shares is nil.
 The amount already paid up is nil.
 The name of the Manager is James Macky.

9. The names and addresses and occupations of the share-holders, and the number of shares held by each at this date, are as follow :-No. of

	Shares.
John Edward Banks, Gum Merchant, Thames	 1,000
John Bramwell Steedman, Battery Manager, Thames	 250
Scott Hunter, Miner, Thames	 500
John Hudson, Clerk, Thames	 500
James Heron, Contractor, Thames	 500
John Robert Perry, Machine Owner, Thames	 500
Alfred Mayo, Miner, Thames	 500
Frederick Snowling, Grocer, Thames	 500
Duncan Macnab, Commission Agent, Thames	 500
Alexander Adamson, Miner, Thames	 1,000
Richard Pruce, Miner, Thames	 500
Edward Cameron, Miner, Thames	 500

THE NEW ZEALAND GAZETTE.

10,500

Manager.

8) Bit withing a broken a sector subscription and a	o. OI Brés.
T.1	-
John Quant, Miner, Thames Thomas Horsbrugh, Legal Manager, Thames William Sims, Battery Manager, Thames	250
William Sims, Battery Manager, Thames	250
William Sims, Battery Manager, Thames	250
Richard Fitch Bennett Horton, Gold Assayer, Thames	250
William Frater, Miner, Thames	250
James Frater, Miner, Thames	500
William Henry Grace, Native Interpreter, Thames	500
David Rickard Gellion, Sharebroker, Thames	500
William Cameron, Printer, Auckland	500

Dated this first day of July, 1875.

JAMES MACKY,

Witness to signature-W. Davies.

I, James Macky, do solemnly and sincerely declare that-

1. I am the Manager of the said intended Company. 2. The above statement is, to the best of my belief and knowledge, true in every particular; and I make this solemn declaration conscientiously believing the same to be true, and by virtue of an Act of the General Assembly of New Zealand intituled "The Justices of the Peace Act, 1866.'

JAMES MACKY. Taken before me at Grahamstown, this first day of July, 1875-W. Davies, J.P. 410

I the undersigned, hereby make application to register "The Gem Gold Mining Company" as a Limited Company, under the provisions of "The Mining Companies Act, 1872."

The name of the Company is to be "The Gem Gold Mining Company, Limited."
 The place of operations is at Pakirarahi Block, adjoining the Tairua Claim, District of Hauraki South, Province of Auck-land, and Colony of New Zealand.
 The registered office of the Company will be situated at Owan Street. The mas

Owen Street, Thames.

4. The nominal capital of the Company is five thousand pounds, in ten thousand shares of ten shillings each.

pounds, in ten thousand shares of ten shillings each.
5. The number of shares subscribed for is ten thousand, being the entire number of shares in the Company.
6. The number of paid-up shares is nil.
7. The amount already paid up is nil.
8. The name of the Manager is Roderick McDonald Scott.
9. The names and addresses and occupations of the shareholders, and the number of shares held by each at this date, are set follows := as follows :-

		ondar out.
James Darrow, Thames, Battery Manager		500
Thomas Henry Crawford, Thames, Mine Manag	er	500
Louis Ehrenfreid, Thames, Brewer	•••	500
Thomas Bennett Hicks, Thames, Mine Manager		500
John Edwin Macdonald, Thames, Solicitor		500
James Armstrong Miller, Thames, Solicitor		500
Samuel Browning, Auckland, Gentleman		500
George Burgoyne Owen, Auckland, Gentleman		500
William Chisholm Wilson, Auckland, Newspap	er Pro-	
prietor	· · · · ·	500
Charles Brown Robinson, Thames, Miner		250
William Henry Crick, Thames, Settler		250
Thomas Leitch Murray, Thames, Bank Manager		125
James Veitch, Thames, Engineer		125
Edwin George Boon, Thames, Draper	•••	125
James Marshall, Thames, Draper		125
Thomas Kneebone, Thames, Miner		125
Charles Curtis, Thames, Hotelkeeper		250
James Duncan Grant, Thames, Bank Manager		250
Samuel Bawden, Thames, Battery Manager		250
John Hudson, Thames, Accountant		250
William McCullough, Thames, Journalist		125
John Bates, Thames, Mine Manager		250
John Cook, Thames, Gentleman		250
James Atkinson Fryer, Thames, Gentleman	• • • •	250
David Rickard Gellion, Thames, Mining Agent		125
William Henry Grace, Thames, Native Interpret	er	125
Frank Amodeo, Auckland, Mariner		125
	5 - C - C - C - C - C - C - C - C - C -	

Charles Fréderick Quint, Thames, Hotelkeeper John Dickson Wickham, Thames, Mining Agent Roderick McDonald Scott, Thames, Mining Agent 141

yah Smars 1.1 Dated this eighth day of July, 1875.

R. MCDONALD SCOTT, oon is daa Manager.

Witness to signature-W. Davies.

I, Roderick McDonald Scott, do solemnly and sincerely declare that-

1. I am the Manager of the said intended Company. 2. The above statement is, to the best of my belief and knowledge, true in every particular; and I make this solemn declaration conscientiously believing the same to be true, and by virtue of an Act of the General Assembly of New Zealand intituled "The Justices of the Peace Act, 1866."

R. McDonald Scott, Manager.

Taken before me, this eighth day of July, 1875-403W. Davies, J.P.

the undersigned, hereby make application to register "The Young Gold Mining Company" L, as a Limited Company, under the provisions of "The Mining Companies Act, 1872."

I. The name of the Company is to be "The Young Gold Mining Company, Limited."
 2. The place of operations is at Pakirarahi Block, Tairua Gold Field, District of Hauraki South.
 3. The registered office of the Company will be situated at Brown Street, Grahamstown, Thames.
 4. The nominal capital of the Company is sixteen thou-sand pounds, in sixteen thousand shares of one pound each

5. The number of shares subscribed for is sixteen thousand, being not less than two-thirds of the entire number of shares a. The number of paid-up shares is nil.
b. The number of paid-up shares is nil.
c. The amount already paid up is nil.
c. The name of the Manager is James Macky.
c. The names and addresses and occupations of the share-

holders, and the number of shares held by each at this date, are as follow : No. of

			Shares
	William Joseph Young, Native Agent, Thames		1,500
	John Charles Young, Land Purchase Commission	ler,	
	Auckland		0 200
	Andrew Nolan, Miner, Coromandel		750
	Daniel Tookey, Battery Owner, Thames	•••	250
	Edwin Webb, Battery Owner, Thames	•••	
	Joshua Walter Adlam, Grocer, Shortland	•••	1,000
	Albert Walker, Gentleman, Auckland		
	William Henry Grace, Licensed Native Interpret	er,	
	Thames	•••	
	William Rowe, Mine Manager, Thames	•••	500
	Frank Amodeo, Mining Agent, Auckland	•••	250
	Joseph Williams, Miner, Thames	•••	500
	Thomas Atkin Dunlop, Mine Manager, Thames	· • •	250
	James Heron, Contractor, Thames	• • •	500
	Frederick Snowling, Grocer, Shortland	•••	250
	James Macky, Commission Agent, Thames	•••	500
	Duncan MacNab, Commission Agent, Thames		500
1	James Macky, in trust, Commission Agent, Thames	•••	3,000
			16,000
1			

Dated this first day of July, 1875.

JAMES MACKY,

Witness to signature-W. Davies.

I, James Macky, do solemnly and sincerely declare that-

Manager.

1. I am the Manager of the said intended Company. 2. The above statement is, to the best of my belief and knowledge, true in every particular; and I make this solemn declaration conscientiously believing the

499

No. of Shares. 125 1,000

12

1,000 10.000 same to be true, and by virtue of an Act of the General Assembly of New Zealand intituled "The Justices of the Peace Act, 1866.'

JAMES MACKY. Taken before me, at Grahamstown, this first day of July, 1875-W. Davies, J.P. 411

the undersigned, hereby make application to register "The Ajax Gold Mining Company" I, as a Limited Company, under the provisions of "The Mining Companies Act, 1872."

 The name of the Company is to be "The Ajax Gold Mining Company, Limited."
 The place of operations is at Pakirarahi Block, adjoining the Tairua Claim, District of Hauraki South, Province of Auck-land and Colony of New Zealand land, and Colony of New Zealand. 3. The registered office of the Company will be situated at

Albert Street, Grahamstown.

4. The nominal capital of the Company is twenty-two thousand pounds, in twenty-two thousand shares of one pound each.

each.
5. The number of shares subscribed for is twenty-two thousand, being the entire number of shares in the Company.
6. The number of paid-up shares is nil.
7. The amount already paid up is nil.
8. The name of the Manager is John Leonard Whitford.
9. The names and addresses and occupations of the share-bilding and the superbox of shares held her cap at this data.

holders, and the number of shares held by each at this date, are as follow :-

			No. of
TO: 1 7 77 (Discussion of anti-			Shares. 1,000
Richard Kennan, Thames, Gentleman	•••	•••	
James Macky, Thames, Mining Agent	•••	•••	500 275
Edward Honiss, Thames, Mining Agent	•••	•••	275
Henry Gidley, Thames, Hotelkeeper	•••	•••	275
James McCutcheon Beeche, Thames, Miner	•••	•••	275
Samuel Marsden Preece, Tairua, Miner	•••	•••	275
John Hare, Tairua, Miner	•••	•••	718
James Frater, Thames, Miner	•••	•••	719
John Arthur, Tairue, Miner	•••	•••	719
William Frater, Thames, Gentleman Edward Cameron, Thames, Mine Manager	***	• • •	719
Patrick William Donnelly, Thames, Mine Manager	 ana <i>der</i>	•••	719
John Townsend, Thames, Butcher	-		500
Francis Kneebone, Thames, Miner	•••	•••	718
	•••		719
James Downes, Thames, Miner Thomas Horsbrugh, Thames, Mining Agent	•••		500
George Read, Thames, Gentleman	•••		500
36.1 3 4 3 (0) 36.	•••	•••	500
Michael Adams, Thames, Miner Henry Hopper Adams, Thames, Miner	•••		1,000
William Caine, Thames, Machine Owner	•••		500
John Benney, Thames, Mine Manager	•••	•••	500
Michael Hennelly, Thames, Mining Agent	•••	•••	500
Francis Simpson, Thames, Miner	•••	•••	500
Samuel Usher Roberts, Thames, Gentleman		•••	500
William Davies, Thames, Storekeeper		•••	500
Edward Cameron, Thames, Mine Manager			719
Jonathan Daddow, Thames, Miner			500
Joseph Williams, Thames, Miner			125
John Walpole Keller, Thames, Miner			500
Richard Hockin Smith, Thames, Miner			250
Daniel Cottee, Thames, Miner			125
Edwin Binney, Thames, Commission Agent			500
William Benjamin Jackson, Tairua, Storeke	ener		275
Edward Honiss, Thames, Commission Agen	t		550
Charles William Whittard, Thames, Gentle	man		500
John Leonard Whitford, Thames, Mining A			500
Walter Sully, Thames, Mining Agent	9		500
George Gray, Thames, Miner			275
William Fisk, Tairua, Miner			275
Edward Shaw Lapham, West Coast, Bank			1,000
John Leonard Whitford, Thames, Mining A	gent, in t		1,000
Henry Andrew, Thames, Miner			500

Dated this sixteenth day of July, 1875. JOHN LEONARD WHITFORD,

22,000

Manager. Witness to signature-H. Chas. Lawlor, J.P.

I, John Leonard Whitford, do solemnly and sincerely declare, that— 1. I am the Manager of the said intended Com-

pany. 2. The above statement is, to the best of my belief and knowledge, true in every particular; and I make

this solemn declaration conscientiously believing the same to be true, and by virtue of an Act of the General Assembly of New Zealand intituled "The Justices of the Peace Act, 1866."

JOHN LEONARD WHITFORD, Manager. Taken before me this sixteenth day of July, 1875-409 H. Chas. Lawlor, J.P.

STATEMENT of the Affairs of "The United M. and E. Water Race Company, Registered," for the half-year ended 26th June, 1875, in accordance with section 135 of "The Mining Companies Act, 1872."

Name of Company: "The United M. and E. Water Race Company, Registered."

When formed, and date of registration : 8th April, 1872; 23rd April, 1872.

Where business is conducted, and name of Legal Manager: Where business is conducted, and name of Legal Ma St. Bathans, Otago; Samuel Turner. Nominal capital: £7,600. Amount of paid-up scrip given to shareholders: £7,600. Number of shares in which capital is divided : 152. Number of shares taken : 152. Amount of calls made : Nil.

Total amount of subscribed capital paid up : £7,600.

Number of shareholders at time of registration of Company : 13. Amount of cash in hand : Nil.

Whether in operation or not : In operation.

Total amount of dividends declared : £342.

Number of shares unallotted : Nil.

SAMUEL TURNER, Manager. St. Bathans, 10th July, 1875. 406

21	CTATEMENT of the Affairs of "The Scandinavian
51	Water Race Company, Registered," for the half-
5	year ended 1st June, 1875, in accordance with
3	section 135 of "The Mining Companies Act, 1872."
))	Name of Company: "The Scandinavian Water Race Company,
	Registered."
ə Ə	When formed, and date of registration: 1865; 6th May, 1868.
	Where business is conducted, and name of Legal Manager:
21	St. Bathans, Otago ; George Purton.
0 B 9	Nominal capital : £12,000.
	Amount of paid-up scrip given to shareholders : £50.
	Number of shares in which capital is divided : 240.
ŏĺ	Number of shares taken : 240.
o I	Amount of calls made : Nil.
	Total amount of subscribed capital paid up : £12,000.
o	Number of shareholders at time of registration of Company: 28.
ŏ	Amount of cash in hand : £132 12s. 9d.
ŏ	Whether in operation or not : In operation.
0	Total amount of dividends declared : £840.
ŏ	Number of shares unallotted : Nil.
9	GEORGE PURTON, Manager.

St. Bathans, 6th July, 1875. 407

LAND TRANSFER ACT NOTICES.

NOTICE is hereby given, that the several parcels of land hereinafter described of land hereinafter described will be brought under the provisions of "The Land Transfer Act, 1870," unless caveat be lodged forbidding the same on or before the 28th day of August next.

WADESTOWN.—Lots "80," "81," "82," 3 roods 20 perches.—In occupation of ALEXANDER JOHNSTON, M.D., the Applicant. (Brandon and Quick, Solicitors.) 661.

Quick, Solicitors.) 661. WELLINGTON. — Part Section "269," 171 perches. Bounded—N., 122 feet, W., 40 feet, and S., 122 feet, by other parts of Section 269, and E., 40 feet, by Cambridge Terrace, the northern boundary running parallel with and distant 64 feet from Vivian -In occupation of WILLIAM CHRISTIAN Street.-SMITH, the Applicant. 667.

Diagrams may be inspected at this office.

Dated this 21st day of July, 1875, at the Lands Registry Office, Wellington.

•	0	•	JOHN E. SMITH,	
f	414		District Land Registrar.	

By Authority : GEORGE DIDSBURY, Government Printer, Wellington.