



SUPPLEMENT
TO THE
NEW ZEALAND GAZETTE
OF THURSDAY, SEPTEMBER 30, 1875.
Published by Authority.

WELLINGTON, FRIDAY, OCTOBER 1, 1875.

Regulations under "The Gold Mining Districts Act, 1873," for the Hauraki Gold Mining District.

NORMANBY, Governor.
ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-eighth day of September, 1875.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by "The Gold Mining Districts Act, 1873," it is, among other things, enacted that no rule or regulation made under the said Act shall become or have the effect of law until the same shall have been approved by the Governor in Council as therein mentioned: And whereas, by virtue of the powers delegated to Sir George Grey, K.C.B., the Superintendent of the Province of Auckland, by the Governor in Council, under his hand and the Public Seal of the Colony, under the said Act, the said Sir George Grey, K.C.B., hath made the Rules and Regulations set forth in the Schedule hereto for the Hauraki Gold Mining District, within the said Province:

Now therefore, His Excellency George Augustus Constantine, Marquis of Normanby, Governor of the Colony of New Zealand, in pursuance of the provisions of the said Act, in exercise of every power and authority enabling him in that behalf, and by and with the advice and consent of the Executive Council of the said Colony, doth hereby approve of the said Rules and Regulations so made by the said Sir George Grey, K.C.B., as aforesaid, for

THE HAURAKI GOLD MINING DISTRICT,
in the Province of Auckland, and as the same Rules and Regulations are set forth in the Schedule hereto.

FORSTER GOBING,
Clerk of the Executive Council.

SCHEDULE.

PUBLIC NOTIFICATION.

By His Honor Sir George Grey, Knight Commander of the Most Honorable Order of the Bath, Superintendent of the Province of Auckland.

By virtue of the powers to me delegated by the Governor in Council, under his hand and the Public

Seal of the Colony, under "The Gold Mining Districts Act, 1873," I do hereby revoke the Rules and Regulations for the Hauraki Gold Mining District, within the Province of Auckland, being those published in the *New Zealand Gazette*, dated 26th February, 1872, 15th July, 1872, 6th March, 1873, and 18th December, 1873, respectively. And by virtue of the powers to me delegated as aforesaid, I do hereby make the following Rules and Regulations for the Hauraki Gold Mining District, within the Province of Auckland aforesaid.

Given under my hand, at Auckland, this 16th day of July, 1875.

G. GREY,
Superintendent.

REGULATIONS FOR THE HAURAKI GOLD MINING DISTRICT.

PART I.

Relative to General Management of the District, Claims and Licensed Holdings, Tunnels and Mullock Tips, Protection and Forfeitures.

Interpretation.

1. In these Regulations—

Claim—shall mean a claim held for mining purposes, of whatsoever class the same may be, and shall include licensed holdings, save where otherwise expressed.

A Stuice Head of Water—shall mean forty square inches of opening, with a head of seven inches (head being measured from centre of opening to surface of water).

The Act—shall mean "The Gold Mining Districts Act, 1873."

Miners' Rights.

2. Miners' rights shall be issued by the Receivers of Revenue.

Production of Miners' Rights.

3. Every holder of a Miner's right must exhibit the same on demand of the Warden or any person duly authorized in writing by him.

Plans to be approved.

4. Every plan required to be lodged under the Act or Regulations must be subject to the approval of the Warden, and in the case of any works affecting public interests, plans, sections, and specifications may be required by the Warden.

Angle Trench.

5. After every claim shall have been marked out with a post at each angle thereof, as required by the Act, and previous to notice of marking out, registration, or application for license, the owner thereof shall cut an L trench six feet long and six inches deep along the boundary lines, commencing from each angle post.

Notice of Marking out.

6. The owner, or one of the owners, of every claim situated within a radius of five miles from the nearest Warden's Office shall, within forty-eight hours after marking out the same (or within ninety-six hours if the claim shall be situated outside that radius), give notice thereof to the Mining Registrar, in the form hereunto annexed, marked Schedule A, stating the situation and the day and hour of marking out such claim, and all other particulars therein prescribed: Provided that in lieu of such notice any such claim may be registered in the Mining Registrar's Office within forty-eight hours (or ninety-six hours, as the case may be) after such marking out, in manner hereinafter provided.

Claim to be Registered, or License applied for within ten days.

7. Within ten days after marking out any such claim, the owner, or one of the owners, thereof shall register the same in the Mining Registrar's Office, in the manner hereinafter prescribed, unless he shall make application to the Warden for a license, in the form hereunto annexed, marked Schedule B.

Unoccupied Land contiguous to a Licensed Holding.

8. The owner of any licensed holding upon which *bonâ fide* mining operations are being carried on, who may desire to include therein any unoccupied land, not exceeding in area one-third of such licensed holding, and which shall be situated immediately contiguous thereto, may, after having registered such land as a claim, apply to the Warden for permission to hold the same unworked until application is made for a license to include the same as hereinafter provided; and upon the report of the Mining Inspector the Warden may, in the exercise of his discretion, grant or refuse such application: Provided that such permission shall be revoked and determined if the owner of such licensed holding shall cease to carry on *bonâ fide* mining operations. And provided also that before the next annual payment in respect of such licensed holding shall become due, the license for the same shall be surrendered; and a new application be made for the whole of the land to be included in one license.

Claims presumed to be abandoned.

9. When it shall come to the knowledge of the Mining Inspector that any claim, not being a licensed holding, has remained unworked for a period of seven days, he shall issue a notice to the owner thereof, or to any person holding a registered interest therein, in the form hereunto annexed, marked Schedule C, stating that upon a day to be fixed in such notice, not being less than seven nor more than fourteen days from the day of service, or of the posting of such notice, whichever may last be done, as hereinafter prescribed, he will certify that such claim has been abandoned, unless objection thereto in writing be previously lodged at the Mining Inspector's office by the owner or some other person holding a registered interest therein. Such notice may be served personally on the owner, or some one of the owners if there are more than one, if he or they can conveniently be found, and if not, such notice shall be posted upon some conspicuous part of the land comprised in the claim, and a copy thereof outside the Warden's Office.

If Objection made.

10. If previous to the day fixed as aforesaid any

person holding a registered interest in such claim shall have lodged with the Mining Inspector a written objection to such claim being certified as abandoned, the Mining Inspector shall forego such proceedings, but may apply to the Warden to declare such claim forfeited.

If no Objection made.

11. If on such day fixed as aforesaid no objection shall have been lodged thereto, the Mining Inspector shall forward to the Mining Registrar a certificate to the effect that such claim has been abandoned, and the Mining Registrar shall file such certificate in his office, and shall make an entry of the same in the register of such claim.

Claims when deemed abandoned.

12. A registered claim, not being a licensed holding, shall be deemed to be abandoned when notice thereof shall have been given to the Mining Registrar, as provided by Regulation 69, or when an entry shall have been made in the register of such claim by the Mining Registrar, pursuant to the foregoing section.

Claims to be *bonâ fide* worked.

13. Every claim shall be *bonâ fide* and continuously worked from day to day, unless protected, or sufficient reason be proved to the satisfaction of the Warden, and there shall be employed therein or thereon, for gold-mining purposes, at least one man for every fifteen thousand square feet of land comprised in the claim.

Neglect or Absence of Workmen.

14. No forfeiture of any claim or portion thereof, or any share or interest therein, shall accrue from non-working through the neglect, absence, or omission on the part of any workman employed thereon, or of any tributer: Provided that the owner of such claim, portion, share or interest, shall, without undue delay, after notice in writing, signed by the Mining Inspector, in the form hereto annexed, marked Schedule D, served upon him or posted on the claim, proceed to rectify such neglect, absence or omission.

No Jumping allowed.

15. No person shall take possession of any ground held and registered as a claim, or of any registered right or privilege whatsoever, without the consent of the owner, or the authority of the Warden in writing, or of the Mining Inspector, under section thirty-six of the Act, unless such claim, right, or privilege has been surrendered or abandoned by entry in the Mining Register.

Injuries to Claims.

16. No person shall remove, injure, destroy, or deface any posts, pegs, logs, fence, notice, or any mining plant of any description, or interfere with any mark or boundary, without permission of the owner of the claim on which the same is situated.

Notice before Blasting.

17. Five minutes previous to the discharge of any blast of gunpowder, or other explosive substance, within fifty feet from the surface of the ground, due notice of such intended discharge shall be given by the persons preparing the same to all other persons working, residing, or passing within a distance of one hundred yards from the place of such discharge. When any road or footpath passes through any such claim, a red flag, not less than one foot square, shall be exhibited at each extremity of the intersection of the claim by such road or footpath for five minutes before the discharge.

Prevention of Accidents.

18. Any person who may sink a shaft, or make an excavation on his claim, shall substantially fence in, to the satisfaction of the Mining Inspector, such shaft or excavation to the height of at least four feet,

and maintain the same during the occupancy of such claim, and shall leave it so fenced on relinquishment or abandonment of the claim. Where from the nature of the ground it is impossible to prevent the descent of rocks, boulders, stones, earth, or other heavy substances when disturbed by working, it shall not be lawful to mine on such claim unless notice boards, with the words "Danger from Stones," in letters not less than four inches in length painted thereon, shall be placed at intervals of ten yards along any line of road or footpath near to the place where such rock, stone, or heavy substance is likely to fall.

19. No person shall remove any props or timber the removal of which may endanger life or injure the workings of any claim, and no person shall draw slabs or timber out of any shaft without filling in such shaft as timber is removed.

Amalgamation.

20. The owners of any number of adjoining claims not being licensed holdings may amalgamate the same, provided the area of such amalgamated claim shall not exceed thirty acres. Such owners desiring amalgamation shall sign in duplicate a writing in the form in the Schedule hereto appended, marked E, and deposit the same in the office of the Mining Registrar, who shall return one of such writings, sealed with the seal of the office, to the parties, and thereon the several claims mentioned in such writing shall be amalgamated, and thenceforth be held and worked as one claim.

Rent to be returned if License refused.

21. A deposit paid in respect of rent upon any application for license under section thirty-nine of the Act shall be returned to the applicant if the license shall be refused by the Warden, but no such deposit shall be returned upon the withdrawal of any such application for license: Provided that if previous to the advertised day for granting such license the applicant shall desire to withdraw any such application for the purpose of immediately making another application for a license to include the same and other ground, he may be permitted to do so, subject to such reduction as rental for occupation as in the opinion of the Warden the circumstances may require; and the balance of such deposit so paid in respect of rent upon the previous application shall then be retained by the Receiver of Revenue in part payment of the deposit required to be made under such new application.

Tunnelling.

22. The owner of any claim who shall desire to make or to use any already made level, adit, drive, or tunnel through other Crown lands, whether held as claims or not, shall apply to the Warden, in writing, in the form hereto appended, marked Schedule F, who, upon hearing all parties, may make such order as to him shall seem just, and may grant to the applicant a certificate, in the form hereto appended, marked Schedule G, with conditions prescribing the mode in and the terms on which such level, adit, drive, or tunnel may be made or used; and the Warden shall fix the compensation, if any, to be paid to any person who may be injured thereby. In making any such application, it shall be the duty of the applicant to satisfy the Warden that all parties affected thereby have received due notice of the same.

Débris.

23. The owner of any claim who shall be unable to discharge the *débris* from his workings upon his own ground may, on application to the Warden, in the form hereunto annexed, marked Schedule H, obtain authority to discharge the same upon or convey the same over any adjacent claim or claims, or unoccupied ground, with permission to occupy there-

on sufficient space for the discharge of such *débris*, provided such discharge, conveyance, or occupation does not interfere with the working of such adjacent claim or claims; and it shall be the duty of the applicant to satisfy the Warden that all parties likely to be affected thereby have received due notice of such application; and, if there be no valid objection thereto, the Warden may grant such authority, in the form hereto annexed, marked Schedule I, with such conditions as he may think fit.

Protection of Claims.

24. Permission to hold a claim unworked, as provided in Section sixty-one of the Act, shall be applied for in the form hereto annexed, marked Schedule K.

25. The Warden may grant permission to any person wishing to retain possession of quartz, or other auriferous substances, to have the same protected for a period not exceeding six months, provided that such substance is properly stacked, and that a board, with the owner's name, address, and date of stacking legibly written or painted thereon, be posted close to such stack.

Notice of Protection to be posted on Claims.

26. On all protected claims there shall be erected, in some conspicuous place near the entrance to the workings thereof, a board not less than nine inches square, standing at least five feet above the ground, with the word "Protected" and the number of the protection certificate legibly painted or marked thereon.

Notices of Forfeiture by Inspector.

27. All notices of liability to forfeiture required to be given by the Inspector under section ninety-two of the Act, in respect of any licensed holding, water-race, dam, or reservoir, shall be in the form hereto appended, marked Schedule M, or to the like effect; and when any rights under a machine, business, or residence license shall be deemed forfeited under section one hundred and twenty-six of the Act, the Inspector shall give notice to the licensee, in the form hereto appended, marked Schedule N, or to the like effect, and such last-mentioned notices shall be served in the manner prescribed for serving notices by section ninety-three of the Act.

Declaration of Forfeiture.

28. All notices of the Inspector's decision declaring the forfeiture of any license shall be in the form hereto appended, marked Schedule O, or to the like effect.

Forfeited Land, how dealt with after Application or Sale.

29. The right of occupation to any forfeited land previously held as a claim or licensed holding, when granted by the Warden to any person under section thirty-four or under sections one hundred and ten and one hundred and eleven of the Act, shall be exercised by marking out such land as a claim within forty-eight hours from the time of acquiring such right, and failing such marking out, the land shall be open to any person under the Act.

PART II.

Water Races, Dams, and Reservoirs.

Water Rights.

30. Any person desiring to obtain a license for the construction of a water-race shall make application in writing, in the form hereunto appended, marked Schedule P, and shall furnish, within fourteen days of making such application, a plan for the information of the Warden, showing the point of commencement of such race, its intended course, and the point of its termination.

Heads of Races.

31. All races shall have a point specified at which they shall be taken from the creek or river. No

person shall shift or alter the head of any race without the written sanction of the Warden, nor to the prejudice of any existing right.

Alteration of Races.

32. The alteration or extension of a race at any time shall not in any way affect any right or privilege attached to such race, and the owner thereof shall, during such alteration or extension, be deemed to be in occupation of all the rights and privileges attached to such race: Provided that such alteration or extension shall first be approved of by the Warden.

Number of Sluice Heads allowed.

33. The number of sluice heads allowed for any such race as aforesaid shall be determined by the Warden, according to the circumstances of each case and locality; and no water-right shall be granted for the use or diversion of any water which is or may be shown to be required for public purposes or for the use of the miners generally.

Water not to be wasted.

34. Owners of licenses shall not allow any water to run to waste, and any such owner, when not using the water, shall (if required by the Mining Inspector) turn off the water at the head of his race into its natural channel.

Construction of Crossings, &c.

35. Any licensee of a water-race, cutting the same across roads or thoroughfares, shall construct and keep in repair good substantial and suitable crossings over the said race, not less than twelve feet in width; and shall also construct suitable approaches not less than ten feet in length to and on each side of said crossings. And any person or persons opening up new roads or thoroughfares across any race shall construct and keep in repair suitable approaches as aforesaid thereto: Provided that such last-mentioned roads, thoroughfares, and crossings shall not interfere with the security of the race.

Obstructions to Water-courses.

36. No person shall deposit any earth, stones, tailings, or other substance in or so that it may be washed into the bed of any water-course, so as to obstruct the flow of the water therein, unless by the express permission of the Warden in writing.

Races may be carried through Claims.

37. Upon application being made to the Warden, it shall be competent for him to authorize the applicant to pass a water-race over, under, or through any claim or authorized holding: Provided that compensation shall be allowed, and such compensation shall be fixed, as in the case of compensation for improvements, as provided for by section sixty-five of the Act, for estimated damage (if any); and prior to commencing the construction of such race, such compensation shall be paid to the owner or owners of the claim or authorized holding over, under, or through which the proposed race has to be constructed.

Reservation of Water.

38. The Warden may, by notice in the Provincial Government Gazette, set apart any spring, stream, or other depository of water for domestic purposes; and no person shall thereafter defile such water, or do any act whatsoever by means of which such water may be defiled or rendered unfit for domestic purposes.

Original line of Race may be altered.

39. If by reason of any natural impediment, it shall be impracticable, or attended with unforeseen difficulty or expense, to cut or construct a race according to the line originally designed therefor, it shall be lawful for the licensee of such race, having first obtained the permission in writing of the Warden, to deviate in the cutting of such race so far from such originally designed line as shall be necessary to avoid the effects of such impediment, provided that no prior right be affected thereby.

Repair of Race.

40. When a race is in so inefficient a state of repair as to cause a waste of water, the Mining Inspector may order the water to be turned out at the head of such race until the defective portion is made good.

Dams, &c.

Mode of Application.

41. Any person desiring to obtain a license for the construction of a dam or reservoir shall make application to the Warden in writing, in the form hereto appended, marked Schedule Q, and shall furnish with such application a plan for the information of the Warden, showing, as regards a dam, the site of such dam, and, as regards a reservoir, the site and area of such reservoir, together with a specification containing all details of construction; and the applicant for such license shall obtain from the owner or owners of all claims or other authorized holdings contiguous to such proposed site, or any other persons who may be affected by such proposed dam or reservoir, a certificate, in the form hereunto annexed, marked Schedule R, expressing his or their assent to or dissent from such application.

Application to be posted, and Conditions.

42. A copy of the application required by the previous section shall be posted and maintained for fourteen days at the site of the proposed dam or reservoir, and if all other proceedings required by the Act shall have been fully complied with, the Warden may, after hearing all parties interested, grant a license for such dam or reservoir; provided no valid objection shall have been substantiated thereto; and provided that such dam or reservoir shall be substantially constructed, that such construction shall be approved by the Mining Inspector, and that the license for such dam or reservoir shall be granted and held, subject to the inspection and approval of the Mining Inspector from time to time, as he may consider necessary.

Licensee may construct Catch Races.

43. The licensee of any dam or reservoir, on obtaining permission from the Warden in writing, may form and cut or construct catch races to gather and convey water into such dam or reservoir: Provided that if such races are required to convey water from any running stream or creek, they must be acquired in the same manner as ordinary water-races.

Date of Issue of Licenses.

44. For the purpose of section eighty-five of the Act, the date of issue of a license for a water-race, dam, or reservoir, shall be deemed and taken to be the date advertised as that on which the same may be granted, unless any objection shall have been lodged to the granting thereof, and in such case the date on which such objection shall have been finally adjusted.

Applications may be deemed relinquished.

45. If the first annual payment to be made for a license for a water-race, dam, or reservoir be not made on the day of issue above mentioned, or within thirty days thereafter, the Warden may deem such application relinquished, and may order the balance of deposit paid by the applicant to be applied to gold fields revenue.

PART III.

Machine, Business, and Residence Sites.

Application for Business and Residence Sites.

46. Any person desirous of obtaining a license to occupy land for a business or residence site shall mark the corners of such site with posts standing not less than two feet above the surface of the ground, and being not less than three inches square, and shall make application to the Warden in the form marked Schedule S, and a copy thereof shall be posted and

maintained on some conspicuous part of such site for the space of fourteen clear days, at the expiration whereof, if no valid objection exist, the Warden may grant a license to the applicant for such site.

Machine Sites.

47. Application for machine sites shall be made in the same form as applications for business and residence sites, but notice of any such application, and of the intention of the Warden to grant the same, shall be twice advertised in some local newspaper at the cost of the applicant, and a plan of the proposed site shall be furnished with such application.

Amalgamation of Residence Sites.

48. In cases where two or more adjoining residence sites are held by members of one family, they may amalgamate their allotments, if such amalgamation be approved by the Warden, but for so long only as they may continue to hold such allotments as members of one family.

Maintenance of Pegs.

49. Occupants of machine, business, or residence sites shall place and maintain at each corner of such machine, business, or residence site a peg not less than three inches square, and standing at least two feet above the surface of the ground.

Land may be set apart for Business Sites.

50. The Warden may, whenever it shall be necessary for the public convenience, set apart land to be occupied for business purposes, and may direct a competent surveyor to divide such land by streets and roadways in the most convenient manner; and no person shall occupy any part of any land so set apart except under a business site license.

How Land to be dealt with after Forfeiture.

51. On a decision by the Warden's Court at the suit of the Inspector, giving him possession of any machine, business, or residence site, it shall be lawful for the Warden to direct that the land shall then be open for occupation, or to deal with the same in the manner provided in sections one hundred and nine to one hundred and eleven of the Act.

PART IV.

Timber, Roads, and Tramways.

Permission to cut Timber.

52. Any person desiring to cut timber for sale shall make application to the Warden for permission in the form hereto appended, marked Schedule T, and a copy of such application shall be posted for seven days in at least two conspicuous places on the ground, and also one copy outside the Warden's Office. If no valid objection be made, the Warden may grant a certificate, in the form hereto appended, marked Schedule V, on payment of a fee of not less than five pounds sterling, which shall be in force for twelve months from the date thereof, and shall entitle the holder, subject to such conditions as the Warden may think fit to impose, to cut any timber (except kauri or reserved trees) within the block of land for which the certificate is issued: Provided that every person holding any such certificate, and every person employed by him to cut timber, shall be the holder of a miner's right.

Rights of Owner of Claim.

53. The owner of any claim shall be entitled to cut and use for mining purposes all timber (other than kauri) growing upon the said claim, and shall be entitled to cut for his own mining purposes any timber (other than kauri) growing on unoccupied ground.

Kauri Timber to be paid for.

54. Any person requiring kauri timber must apply to the Warden, who may give permission to cut the same on payment to the Receiver of Revenue of the sum of one pound five shillings sterling for each tree required.

Timber not to be felled so as to cause an obstruction.

55. If any person shall fell any tree or timber,

either intentionally or by undermining or other means, he shall remove it beyond the reach of floods, so that it may not be drifted down any stream. If any person shall fell any tree or timber on to any adjoining claim, or on to any public or private road, so as to cause or be likely to cause an obstruction, he shall immediately remove the same.

Roads and Tramways.

Formation of Private Roads, Tramways, &c.

56. When any person is desirous of forming a road, tramway, bridge, or crossing-place, over or across any gully, creek, reef, claim, or race, a notice to that effect, in the form hereunto appended, marked Schedule W, shall be posted on the ground (in the case of a road or tramway, at the commencement and termination of such road or tramway), and outside the Warden's Office, for seven days, after which period the Warden shall determine whether such road, tramway, bridge, or crossing-place is necessary, and if he shall agree to its formation, he may prescribe such conditions as he may think fit, and he shall then fix, or cause to be fixed, the exact line or position thereof: Provided that no such road, tramway, or crossing-place shall be made over or through any claim unless compensation for damage or loss shall be immediately paid or tendered to the owner thereof. In the event of the parties concerned not agreeing as to the amount of such compensation, the same shall be ascertained and determined in the manner prescribed for fixing the value of improvements by section sixty-five of the Act. A sketch plan, showing the position of such road, tramway, bridge, or crossing-place, shall be lodged with the application, but the Warden may require a proper survey and plan to be furnished before granting such application. The Warden's certificate shall be in the form hereto appended, marked Schedule A 1.

Main Roads.

57. The Warden shall cause main or trunk lines of public roads to be laid out wheresoever the same shall appear to him to be necessary, and no person shall resist the formation of the same: Provided that if any damage is done to any occupied claim, water-race, or other working, compensation shall be granted to the holder thereof. The amount of such compensation shall be ascertained in the manner provided in section sixty-five of the Act.

Width of Private Roads.

58. The owner of any claim may, subject to the provisions of Rule number 37, occupy a breadth of eighteen feet of ground for any necessary roadway; but if he shall mark out a greater breadth of ground than shall be necessary for the purpose of a roadway, it shall be lawful for the Warden to order the said roadway to be reduced.

Changing position of a Road to enable ground to be worked.

59. If any person desire to change the direction of any road, he shall post and maintain for a period of seven days a notice of his intention in a conspicuous place on such road, and shall also post a copy of such notice outside the Warden's Office for the same period. At the expiration thereof the Warden shall make such order as shall appear to him to be necessary in the matter.

Roads not to be damaged by undermining.

60. No person shall dig within the distance of five feet from the nearest wheel track of any road, or drive underneath the same, unless the drive shall be more than twelve feet beneath the surface of the road and shall be securely timbered, nor shall any person interfere with such road.

PART V.

Registration, Miscellaneous Regulations, and Schedule of Fees.

Registration.

61. There shall be established registers of all

rights, titles, and interests held under the Act, and of all assignments and transfers thereof, and of all encumbrances and liens thereon and discharges thereof.

62. A certificate of the contents of such registers, purporting to be signed by the Mining Registrar, shall be *prima facie* evidence of such contents, without production of the registers or proof of the Registrar's signature.

63. Every owner or part owner of a claim not being a licensed holding, shall, within ten days of his becoming possessed thereof, either originally or by transfer, cause his interest in the same to be registered in a book kept for that purpose by the Mining Registrar of the portion of the district within which such claim is situated.

64. It shall be the duty of the Mining Registrar who has the custody of such registers to receive all memorials for registration of claims, in the form in the Schedule marked A 2, and to enter the same forthwith in the book appointed for that purpose, and to receive all documents purporting to be assignments of any registered claim, license, or interest (provided that the same be duly stamped, as required by law), and to register the same; and to deliver to the person presenting the document a memorandum in the form set forth in the Schedule marked A 3, Part II., and to return the said document to him, at the same time obtaining his signature to a memorandum in the form set forth in the Schedule A 3, Part I.

65. If on the presentation of any document purporting to be a transfer or assignment of any claim, license, or interest, it shall be found on reference to the register that such claim, license, or interest has been already transferred on the authority of an assignment received at some prior date, it shall nevertheless be the duty of the Mining Registrar to receive the document so presented, and to register the same, provided that a notification of the prior registration be indorsed on the memorandum given to the person presenting the document, and that the document itself be retained by the Mining Registrar.

66. Every assignment which is hereby authorized to be registered shall, so far as regards any claim or authorized holding to be affected thereby, be void as against any person claiming under any subsequent assignment duly registered, unless the prior assignment shall have been registered before the registration of the subsequent assignment.

67. Every license of a claim, water-right, machine, business, or residence site, and every certificate for any authorized holding under these Rules and Regulations, shall, before delivery to the person entitled thereto, be registered in a book or books to be kept by the Mining Registrar for that purpose.

68. The owner of any claim, right, title, interest, or privilege not being a licensed holding, shall, within seven days after abandonment or relinquishment of the same, give notice in writing thereof to the Mining Registrar.

69. It shall be lawful for the Mining Registrar, upon the certificate of the Mining Inspector that any claim, machine, residence, business site, or other authorized holding has been forfeited or abandoned, or upon being notified by the Warden or Mining Inspector of a decision declaring any forfeiture under Parts VII. or VIII. of the Act, or upon the written surrender of the registered owner of any claim or other authorized holding, or of any interest therein, of his claim, holding, or interest, to make a corresponding entry in such register, and close the register against all future entries in respect of such claim, holding, or interest.

70. A memorial of any encumbrance or lien upon any claim, right, title, or interest, or any share or interest therein, in the form in the Schedule hereto annexed, marked A 4, may be registered against such claim, right, title, or interest, an attested copy of the

instrument creating such encumbrance being at the same time deposited with the Registrar; and any transfer or assignment of such claim, right, title, or interest or share, or interest therein, shall be subject to such incumbrance or lien until a discharge thereof, in the form in the Schedule hereto annexed, marked A 5, shall have been duly registered.

71. There shall be kept in the Mining Registrar's office a book, to be called "The Address Book," in which shall be entered at the time of registration of any claim or share, or interest therein, the address of the owner of such claim, share, or interest, if resident within the mining district, and if not, of some agent residing therein; and all notices required to be given to such owner shall be deemed to be duly given by being delivered at or posted to such address, and if no such address be so entered, the posting of any notice on the claim shall be deemed to be good service thereof.

72. Any person requiring information in respect of any claim, right, title, or interest, or of any interest therein, may obtain the same, or a certificate thereof, from the Mining Registrar on payment of the respective fees mentioned in the Schedule hereto.

Miscellaneous.

Lost Documents.

73. On being satisfied of the loss or destruction of any miner's right, license, or other document herein referred to, the Warden may cause to be issued a duplicate thereof, which shall have equal validity with the original document.

Depasturing Cattle.

74. No person shall depasture any cattle on Crown lands within the district unless he be the holder of a miner's right or business license, and shall also hold a certificate, in the form hereto annexed, marked Schedule A 6, showing that he has paid a fee of two shillings and sixpence for each head of cattle so depastured.

Forfeited Leaseholds.

75. All lands which shall hereafter come under the operation of "The Gold Mining Districts Act, 1873," within the district, through the forfeiture of any leasehold rights now subsisting under "The Gold Fields Act, 1866," shall be dealt with as if such lands were forfeited lands open for application under section one hundred and six of the said "Gold Mining Districts Act, 1873."

Non-payment of Sums due.

76. If the annual payment in respect of any licensed holding, water-race, dam, or reservoir shall not be paid when due, or within sixty days thereafter, or if the annual payment due in respect of any machine, business, or residence site shall not be paid when due, the Receiver of Revenue shall give notice thereof to the Mining Inspector, in the form hereto annexed, marked Schedule A 7.

Inspection of Machinery, &c.

77. The Mining Inspector shall visit and inspect all steam engines, steam boilers, and other machinery used in mining operations in the Hauraki Gold Mining District, and may give instructions for the safer working of the same; he may also visit any mine and other workings, and give instructions for the safer working of the same. And it shall be the duty of the person to whom any such instruction shall be given to obey the same.

Dangerous Shafts or Workings.

78. No person shall remove or injure the covering or enclosure of any closed-up or dangerous shaft or workings, without permission in writing from the Warden.

Forms.

79. The forms in the Schedules hereto, and such other forms as shall from time to time be prescribed by the Warden or Mining Registrar, shall be used in respect of the various matters therein referred to.

Fees.
80. The fees in the Schedule hereto annexed shall be taken and charged in the respective offices therein mentioned.

Penalties for Breach of Regulations.

81. If any person shall commit any breach, whether by way of omission or by way of commission, of any of the foregoing Rules and Regulations, he shall forfeit and pay for such breach a fine or penalty not exceeding ten pounds for the first offence, and not exceeding twenty pounds for any subsequent offence.

SCHEDULES.

SCHEDULE A.

Notice to Registrar of Marking out Claim.
To the Mining Registrar at _____ hereby give notice that _____ have marked out a Claim, the particulars of which are specified below.

Locality.	Names of all Persons at present interested in the Claim.	Date and Hour of Marking out.	Distinguishing Mark on Posts.	Number of Men to be employed thereon.	Name, Class, and Situation of Claim, describing as nearly as possible its position, with reference to some fixed or well-known point, and to creeks, water-courses, and existing claims.

(Signature and address of Owner.)

(No. of Miner's Right.)

(Date and hour of giving notice.)

SCHEDULE B.

Received in the Warden's Office, _____ day of _____ 187 , at _____ h. _____ m.

Application for License.
(Under Section .)

In pursuance of the provisions of "The Gold Mining Districts Act, 1873," I hereby apply for a License for the Claim whereof particulars are as follows, to be granted to

Date and Hour when marked out as a Claim, and when reported to Mining Registrar.	Description of the Distinguishing Mark on Posts.	Area.	Class and Description of Claim, a correct plan of which is herewith deposited with the Warden, showing its position with reference to some well-known point, and as to creeks, water-courses, and existing claims or holdings.

I also appoint _____ as the place where all notices required to be given respecting the above application may be served; and where, if so served, I will consider them as served on myself personally.

Dated this _____ day of _____, 187 . Applicant.

SCHEDULE C.

Notice.—Abandoned Claim.

To the owner or owners of the Claim. TAKE notice, that on the _____ day of _____ it is my intention to file in the office of the Mining Registrar, if in the meantime no valid objection thereto be lodged with me, a certificate that the Claim mentioned and described in the Schedule hereunder is abandoned.

Schedule.

Registered number of Claim
Name of Claim
Area
Date of registration
Situation
Name of registered owner
Dated this _____ day of _____, 187 .

Mining Inspector.

SCHEDULE D.

Notice of Neglect, Absence, or Omission.

To Mr. A.B., owner or part owner, or having an interest in the Claim or Licensed Holding, situated at _____ I HEREBY give you notice that your hired servant, C.D., working in the above Claim or Licensed Holding, has been guilty of [Here state the particulars of neglect, absence, or omission], contrary to the provisions of "The Gold Mining Districts Act,

1873," and unless you rectify the same without undue delay, I shall proceed against you for forfeiture of your interest.

Dated this _____ day of _____, 187 .

E.F.,
Mining Inspector.

[Indorsement at back of copy.]

A copy of this notice was served on A.B., personally, or by posting the same on the _____ Claim, at _____ on the day of _____, 187 .

X.Y.,
(The person who served or posted the same.)

SCHEDULE E.

Notice of Amalgamation, to be signed in duplicate, and one copy returned signed by the Registrar.

To the Mining Registrar at _____, 187 . WE hereby give notice that we desire to have our Claims amalgamated, situated at _____, the particulars of which Claims are given below.

Locality.	Registered No. and Name of the respective Claims to be amalgamated.	Class of Claims.	Names of Owners of the Claims to be amalgamated.	Share of each Owner of the Amalgamated Claim.	Signature of each Owner in Amalgamated Claim.

Registered. _____ Registrar.
(Date.) _____

SCHEDULE F.

Application for Permission to Tunnel on occupied or unoccupied ground.

To the Warden at _____, 187 . I HEREBY give notice that I desire to obtain permission to tunnel [or to use a certain adit, drive, or tunnel, situated as described hereunder] on ground adjoining my Claim at _____ The length of the proposed tunnel is _____ feet, and I desire to obtain permission to occupy _____ feet square for stacking quartz and other substances at the mouth of the tunnel.

(Signature of Applicant.)

(No. of Miner's Right.)

Any person having any objection to this application must lodge the same in writing at the Warden's Office, at _____ within seven days from the date hereof.

Warden.

SCHEDULE G.

Certificate for Permission to Tunnel on occupied or unoccupied Ground.

No. _____ I HEREBY certify that _____ has received permission to cut [or to use] a tunnel _____ feet in length, adjoining his claim at _____, and to occupy _____ feet square for stacking quartz or other substances at the mouth of such tunnel. [State conditions, if any.]

Dated at _____ this _____ day of _____, 187 . Warden.

SCHEDULE H.

Application for Authority to discharge Débris on, or to convey the same over, occupied or unoccupied Ground.

To the Warden at _____, 187 . I HEREBY give notice that I desire to obtain authority to discharge débris upon [or to convey débris over] an adjacent claim as hereunder specified [or unoccupied ground adjoining my claim], at _____, and I desire to obtain permission to occupy thereon sufficient space for the discharge of such débris.

Name of adjacent claim

Signature of applicant

No. of miner's right

Any person having any objection to this application must lodge the same in writing at the Warden's Office, at _____ within seven days from the date hereof.

(Date.) _____ Warden.

SCHEDULE I.

Certificate of Authority to convey or discharge Débris on, to, or over Ground.

No. _____ I HEREBY certify that _____ has received authority to discharge débris upon [or to convey débris over] the claim Registered No. _____ [or Licensed Holding No. _____] or on unoccupied ground adjoining his claim at _____, and to occupy thereon sufficient space for the discharge of such débris. [State conditions, if any.]

Dated at _____ this _____ day of _____, 187 . Warden.

SCHEDULE K.

Application for Protection of Claim or Licensed Holding.
(Sec. 61, "G. M. Dist. Act, 1873.")

No. 187 .
To the Warden at _____
hereby give notice that _____ desire to obtain a
Protection Certificate for _____ days or months, for
claim, situate at _____, and the following particulars are true
in all respects:—

1. Registered No. of Claim, or No. of Licensed Holding
2. Date at which occupation commenced
3. Time during which the same has been worked, from
day of 187 , to day of 187
4. The claim has or has not been protected before
5. Reason of previous protection
6. Cause for which protection is now required
(Signature of Applicant or Applicants.)
(No. of Miner's Right or Rights.)

SCHEDULE L.

Certificate of Protection of Claim.

No. _____
I HEREBY certify that the claim known as the _____ Claim,
Registered No. _____ [or Licensed Holding No. _____], is
protected for a period of _____, terminating on the
day of 187 .
Warden.

SCHEDULE M.

Hauraki Gold Mining District.

Mining Inspector's Office, 187 .

Notice.

In pursuance of Section 92 of "The Gold Mining Districts
Act, 1873."

To _____ Licensee of Licensed Holding No.*
TAKE notice, that the conditions of your license hereunder
specified have not been complied with, and I hereby warn you
that at the expiration of ten days from the service hereof I will
proceed for a forfeiture of your license, in accordance with the
provisions of the above-mentioned Act.
(Conditions referred to.)

Inspector.

* Insert water-race, dam, or reservoir, as the case may be.

SCHEDULE N.

Hauraki Gold Mining District.

Mining Inspector's Office, 187 .

Notice.

In pursuance of Section 126 of "The Gold Mining Districts
Act, 1873."

To _____, Licensee of*
TAKE notice, that the conditions of your license hereunder
specified not having been complied with, all rights under the
same are forfeited, and I hereby warn you that, at the expira-
tion of ten days from the service hereof, I will proceed for
possession of your* _____, in accordance with the provisions
of the above-mentioned Act.

(Conditions referred to.)

Inspector.

* Machine, business, or residence site, as the case may be.

SCHEDULE O.

Hauraki Gold Mining District.

Mining Inspector's Office, 187 .

Notice of Forfeiture.

To _____, Licensee of
In accordance with section 96 of "The Gold Mining Districts
Act, 1873," I hereby give notice that I have decided that* the
whole [or the under-mentioned part] of the land comprised in
the license set forth in the Schedule hereunder, be forfeited
upon the following grounds:—

Mining Inspector.

SCHEDULE.

Description, number, and date of license.
Situation of land, water-race, dam, or reservoir.
In whose name held or registered.
Area of Mining License.

* Here insert any other decision, according to circumstances of the case.

SCHEDULE P.

Application to form a Water Race.

(Copy to be posted and maintained for fourteen days at the
proposed source and termination of the Race.) 187 .

To the Warden at _____
hereby give notice that _____ desire to construct a

water-race for mining purposes, commencing at a point
and terminating _____ as shown on plan. The length of such
race is _____, or thereabouts, and its intended course is _____
The mean breadth and depth of such race is _____; it is
capable of carrying _____ sluice heads of water, and the
number of sluice heads, of forty inches each, which it is pro-
posed to appropriate is _____

(Signature of Applicant).

Notice is therefore given, that on the _____ day of _____
187 , a license will be granted to the above-named _____ for
the said water race, unless valid objection thereto be in the
meantime made in writing and lodged at this office not less
than seven clear days before that date.

Warden.

Warden's Office, 187 .

SCHEDULE Q.

Application to construct a Dam or Reservoir.

(Copy to be posted and maintained for fourteen days on the
site of the proposed dam or reservoir.) 187 .

To the Warden at _____
hereby give notice that _____ desire to construct a
dam or reservoir situated at _____, as shown on plan lodged
herewith. The height of such dam is _____ feet. The area
of such reservoir is _____ square yards, and the depth thereof
is _____ feet.

(Signature of Applicant.)

Notice is therefore given, that on the _____ day of _____
187 , a license will be granted to the above-named _____
for the said dam or reservoir, unless valid objections thereto be
in the meantime made, in writing, and lodged at this office not
less than seven clear days before that date.

Warden's Office, 187 .

Warden.

SCHEDULE R.

Certificate of Assent to, or Dissent from, Application

of _____ for permission to construct a dam or reservoir
at _____

The undersigned, being the owner or owners of* _____,
do hereby express _____ assent to [or dissent from] the
application of _____ for permission to construct a dam or
reservoir at _____

Dated this _____ day of _____, 187 .

(Signature.)

* Here insert name of claim or description of other property supposed to
be affected.

SCHEDULE S.

Application for Machine, Residence, or Business Site.

To the Warden at _____
hereby give notice that _____ desire to occupy for
machine* [residence or business site] _____ feet by
feet of land, situate at _____* and that I have this day
marked such land _____, in conformity with the regulations
herein made and provided.

(Signature of Applicant.)

(No. of Miner's Right.)

Any person having any objection to this application must
lodge the same in writing at the Warden's office, at
within fourteen days from the date hereof.
(Date.)

Warden.

* If a machine site, add the words, "as shown in plan lodged herewith."

SCHEDULE T.

Application for permission to cut Timber.

To the Warden at _____
hereby make application for permission to cut timber
within the _____ Block. 187 .

(Signature.)

(No. of Miner's Right.)

Any person having any objection to this application must
lodge the same in writing at the Warden's office, at
within seven days from the date hereof.
(Date.)

Warden.

SCHEDULE V.

Timber Certificate.

No. _____
I hereby certify that _____ has received permission to cut
timber, except kauri or reserved trees, within the _____ block,
for the period of twelve months from the date hereof, subject to
all Native rights during the currency of this certificate.
Dated at _____, this _____ day of _____, 187 .

Warden.

SCHEDULE W.

Application to form a Road or Tramway, or divert a Road, &c.

To the Warden of _____ hereby give notice that _____ desire* from _____ to _____, as per sketch plan lodged herewith. The length of such road or tramway, or diverted road, is _____ yards, or thereabouts, and the proposed width is _____ feet, and it is required for _____. It passes through the claims undermentioned, situated at _____ (Signature of Applicants.) (No. of Miners' Rights.)

Any person having any objection to this application must lodge the same in writing at the Warden's office, at within seven days of the date hereof. (Date.) _____ Warden.

* Alter the above statement to suit circumstances.

SCHEDULE A 1.

Certificate of Permission to make a Road or Tramway, or divert a Road, &c.

No. _____ I hereby certify that _____ received permission to* [State conditions, if any.] Dated at _____, this _____ day of _____, 187 _____. _____ Warden.

* Here state particulars.

SCHEDULE A 2.

No. _____ Memorial for Registration of Claim, to be presented in duplicate to the Registrar, who shall sign and return one copy thereof.

Locality.	Names of Owners and Interests held by them respectively.	Nature of Claim.	State Day and Hour of Marking out.	Distinguishing Mark on Posts.	Give Name, Situation, and Area of Claim, and, as near as possible, its Proximity to fixed Points and existing Claims.	Remarks.

(Signature of person applying for registration.)

Registered (Date.) _____ Registrar.

SCHEDULE A 3.

No.	Part I.	No.	Part II.
	<i>Assignment or Transfer—</i>		<i>Memo. of Assignment.</i>
	Date of Registration.		Mining Registrar's Office, 187 _____
	<i>Particulars—</i>		I have this day registered a document exhibited to me by _____ purporting to be an assignment of _____ of which the particulars are as follows:—
	Assignor		Name of Assignor
	Assignee		Name of Assignee
	Date of Assignment		Date of Assignment
	Nature of Property Assigned		Nature of Property Assigned
	Interest therein Assigned		Interest Assigned therein
	Reference to Folio of Register		Reference to Folio of Register
	Fees Received		Fees received.
	Signature of Assignee, } or Agent presenting } Assignment }		Mining Registrar.

Original documents to be exhibited, and after being marked by Registrar, to be returned to Assignee or his agent.

SCHEDULE A 4.

Memorial of Encumbrance.

To be presented in duplicate, and one copy signed and returned by Registrar. No. _____

Name of Claim.	Interest intended to be affected by such Encumbrance	Name of Owner of Interest.	Nature of Encumbrance.	Date of Instrument.	Remarks.

(Date of Registration.) _____
(Signature of Grantor of Encumbrance.) _____
(Signature of Grantee of Encumbrance.) _____
(Signature of Registrar.) _____

SCHEDULE A 5.

Discharge of Encumbrance.

To the Mining Registrar. TAKE notice that Encumbrance No. _____ upon the interest of _____ in the _____ claim has been satisfied and discharged this _____ day of _____ 187 _____. (Signature of Grantor of Encumbrance.) _____ Registrar.

SCHEDULE A 6.

Depasturing Certificate.

having paid the sum of Two Shillings and Sixpence per head for Cattle enumerated in the Schedule annexed, has permission to depasture the same within the Hauraki Gold Mining District for Twelve Months from the date hereof.

	Number.	Amount paid.
Horses, Mules, and Asses ...		
Horned Cattle ...		
Sheep ...		
Goats ...		

Dated at _____ this _____ day of _____ 187 _____. _____ Warden.

SCHEDULE A 7.

Notice to Mining Inspector.

Warden's Office, 187 _____. I HEREBY certify that the annual payments in respect of the Licenses mentioned and described in the Schedule hereunder are due, and have not been paid.

SCHEDULE.

Name of Licensee.	No. of License.	Description of License.	Amount due.	When due.

Receiver of Revenue.

SCHEDULE OF FEES.

REGISTRAR'S OFFICE.	£	s.	d.
Registering each claim, licensed holding, water-right, machine, residence, business site, or other authorized holding, and every transfer thereof ...	0	2	6
Registering any share or interest in a claim or other authorized holding, or any transfer thereof ...	0	1	6
Registering each amalgamation ...	0	5	0
Certificate of entry in Register—each entry ...	0	1	0
Registering memorial of encumbrance or discharge thereof ...	0	2	6
Search—each claim, authorized holding, or address ...	0	1	0
Any other entry in the Register ...	0	1	0

RECEIVER OF REVENUE'S OFFICE.

Fees as per Act.	£	s.	d.
Miner's Right ...	1	0	0
Business License, per year ...	5	0	0
" " per half-year ...	3	0	0
" " per quarter ...	2	0	0
Machine Site, per annum ...	10	0	0
Business Site " ...	5	0	0
Residence Site " ...	1	0	0
Water-right, race, dam, or reservoir ...	5	0	0
(Not exceeding two sluice-heads for a water-race, and one pound for every extra sluice head.)			
<i>Other Fees.</i>			
Permission to cut kauri, per tree ...	1	5	0
Timber Certificate, per annum, not less than ...	5	0	0
Depasturing Certificate, per head, per annum ...	0	2	6

WARDEN'S OFFICE.

Duplicate Document ...	0	2	6
Certificate of Protection ...	0	2	6
For each Certificate, Authority, or other Order by Warden ...	0	2	6
On issue of Gold Mining License ...	2	2	0
On application for Protection of Claim ...	1	1	0
On application to hold Licensed Holding with reduced number of men ...	1	1	0
On application for right to Tunnel, to make Road or Tramway, or to convey or discharge Débris, not exceeding ...	2	2	0
(As may be ordered by Warden.)			
For Survey and Report of Mining Inspector, when required by Warden in special cases, not exceeding ...	3	3	0

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 be lodged forbidding the same within one calendar month after publication of this notice.

WILLIAM ACTON BLAKEWAY ADAMS.—11 perches, part of Section 426, Nelson City; a rectangular block fronting Nile Street East, 31 feet, with a depth north of 100 feet; its south-east corner being 50 feet from junction of said street and Alton Street. (Adams and Kingdon, Solicitors.)

ELIZABETH SMITH.—7 acres 2 roods, Section 769, Nelson City, and that part of Section 6, Block F, Wakatu District, lying to north-west of a line across the section in continuation of south-eastern boundary line of Section 769. (Adams and Kingdon, Solicitors.)

THOMAS NISBET.—12 perches, part of Section 288, Nelson City; a rectangular block fronting Grove Street, 30 feet 9 inches, with a depth north of 110 feet; its south-west corner being 36 feet from south-west corner of section. (William Rout, Land Broker.)

Diagrams may be inspected at this office.

Dated this 25th day of September, 1875, at the Lands Registry Office, Nelson.

ANDREW TURNBULL,
Deputy District Land Registrar.

543

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 be lodged forbidding the same in each case on or before the 8th day of November, 1875.

2323. RICHARD KING.—Christchurch District, 3 acres 1 rood 31 perches, part Rural Section No. 7, unoccupied.

2333. CHARLES FITTON.—District of Port Victoria, 6 acres 1 rood 20 perches, part of Rural Section No. 184, Block I., in occupation of Applicant.

2347. GEORGE GOULD.—Town of Christchurch, 33 perches, being part Section No. 747, in occupation of — Rouse.

2348. WILLIAM ANDREWS.—Waitangi District, 1 rood 12 perches, being Lot 27 on deposited Plan No. 6, part of Rural Section No. 997, in occupation of John Molloy.

2349. ANN METHERELL.—Timaru District, 38 perches, Lot 410, Rhodestown, Part of Rural Section No. 8, in occupation of William Bradshaw.

2351. HENRY THOMAS CORY.—Timaru District, 1 rood, Lot 303, Rhodestown, part of Rural Section No. 8, in occupation of Applicant.

2353. THOMAS CABOT.—Timaru District, 1 rood, Lot 19, Rhodestown, part of Rural Section No. 8, in occupation of Applicant.

2355. FREDERICK BAILIE.—Town of Christchurch, 25 perches, part Lot No. 16, Town Reserves, unoccupied.

2356. CORNELIUS CUFF.—Christchurch District, 50 acres, being Rural Section No. 8776, in occupation of Applicant.

2357. HYMAN MARKS.—Rakaia District, 84 acres, being Rural Section No. 11186, in occupation of Daniel Cairncross.

Diagrams may be inspected at this office.

Dated this 25th day of September, 1875, at the Lands Registry Office, Christchurch.

EDWARD DENHAM,
Deputy District Land Registrar.

542