



THE  
NEW ZEALAND GAZETTE.

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WELLINGTON, THURSDAY, OCTOBER 28, 1875.

*"The Otago Gold Bonus Ordinance, 1875,"  
disallowed.*

(L.S.) 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 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 Otago, with the advice and consent of the Provincial Council thereof, and the said Act was received by the Governor on the fifteenth day of July, 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 Otago, namely,—

"The Otago Gold Bonus Ordinance, 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; and issued under the Seal of the said Colony, at Wellington, this fifteenth day of October, in the year of our Lord one thousand eight hundred and seventy-five.

DANIEL POLLEN.

GOD SAVE THE QUEEN!

*Time when Oysters are not to be taken for Sale.*

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

WHEREAS by "The Oyster Fisheries Act Amendment Act, 1874," it is enacted that the Governor may from time to time, by Proclamation in the *New Zealand Gazette*, declare that, within such district of the colony as shall therein be described, and during such consecutive months as shall therein be named, not exceeding four, it shall not be lawful to take or catch for sale any rock oysters, whether between high and low watermarks or not; and if any person shall within such district, and during such months as shall be named in any such Proclamation, take or catch for sale, or sell or expose for sale, or buy, any such rock oysters, he shall be liable to a penalty not exceeding twenty pounds for any one offence, to be recovered in a summary way before any one or more Justice or Justices of the Peace: And further that the Governor may from time to time revoke or alter any such Proclamation:

And whereas by Proclamation made under the said Act, bearing date the twenty-first day of December, one thousand eight hundred and seventy-four, and published in the *New Zealand Gazette* of the twenty-fourth day of December, one thousand eight hundred and seventy-four, it was proclaimed and declared

that during the consecutive months commencing on the first day of January in each year, and ending on the thirty-first day of March in each year, it shall not be lawful to take or catch for sale any rock oysters as in the said Proclamation mentioned:

And whereas it is expedient to revoke the said Proclamation, and to make another Proclamation in lieu thereof:

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 under the said Act, do hereby revoke the said in part recited Proclamation, and in lieu thereof do hereby proclaim and declare that during the four consecutive months commencing on the first day of December in each year, and ending on the thirty-first day of March in each year, it shall not be lawful to take or catch for sale any rock oysters, whether between high and low watermarks or not, within the district comprised within the Province of Auckland, the boundaries of which are set forth in the Schedule hereto.

#### SCHEDULE.

BOUNDED on the North by the coast line, including the islands adjacent thereto; on the East by the coast line, including the islands adjacent thereto; on the West by the coast line, including the islands adjacent thereto; on the South by the River Mokau to its source; thence by a right line running from the source of the Mokau to the point where the Ngahuinga or Tuhua, the principal tributary of the Wanganui River, is intersected by the thirty-ninth parallel of south latitude; thence eastward by the thirty-ninth parallel of south latitude to the point where that parallel of latitude cuts the east coast of the Northern Island of New Zealand.

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 the Government House, at Wellington, this twenty-sixth day of October, in the year of our Lord one thousand eight hundred and seventy-five.

DANIEL POLLEN.

GOD SAVE THE QUEEN!

*Declaring Waste Lands of the Crown in the Province of Taranaki.*

(L.S.) NORMANBY, Governor.

A PROCLAMATION.

WHEREAS under the provisions of "The Immigration and Public Works Act, 1870," the Governor was empowered from time to time, in the name and on behalf of Her Majesty, to purchase or in any way acquire any land in the North Island of New Zealand, or any interests therein, which the owners might be willing to sell, convey, or surrender, as therein mentioned: And whereas by "The

Immigration and Public Works Act, 1873," it is enacted that whenever the Governor is satisfied that any lands purchased out of the sums of two hundred thousand (200,000) pounds and five hundred thousand (500,000) pounds therein mentioned are free from Native claims and all difficulties in connection therewith, he shall by Proclamation declare such lands to be waste lands of the Crown, subject, except as hereafter provided, to be sold and dealt with according to the provisions of the laws for the time being in force in the province in which such land is, regulating the sale and disposal of waste lands of the Crown within such province; and thereupon such lands so proclaimed shall become subject to such provisions: And whereas the lands described in the Schedule hereto have been purchased out of the sum of two hundred thousand (200,000) pounds declared to be applicable for the purchase of lands in the North Island under the provisions of Part Four (IV.) of "The Immigration and Public Works Act, 1870," and the further sum of five hundred thousand (500,000) pounds declared to be applicable for the purchase of lands in the North Island under the provisions of section 3 of "The Immigration and Public Works Act, 1873:" And whereas it is expedient that the said lands should be declared to be waste lands as hereinafter set forth: Now therefore, I, the Most Honorable George Augustus Constantine, Marquis of Normanby, the Governor of the Colony of New Zealand, being satisfied that the lands described in the Schedule hereto are free from Native claims and all difficulties in connection therewith, in pursuance and exercise of the power and authority vested in me by "The Immigration and Public Works Act, 1873," do hereby proclaim and declare the said lands to be waste lands of the Crown, subject (except as by the said Act is provided) to be sold and dealt with according to the provisions of the laws for the time being in force in the Province of Taranaki regulating the sale and disposal of waste lands of the Crown within such province.

#### SCHEDULE.

##### MANGANUI.

ALL that block or parcel of land in the Province of Taranaki, in the Waitara District, containing eleven thousand two hundred (11,200) acres, or thereabouts, known or called Manganui, and bounded towards the North by an irregular line running westward from Puketutu, crossing the Mangamawhete River at its junction with the Manganui River; thence by a straight line till it intersects the eastern boundary of the Moa Block; towards the West by a portion of the eastern boundary line of the Moa Block, and the Mangamawhete River to its intersection of the mountain road; thence by the mountain road until it is intersected by the Waipuku River; thence by the Waipuku River to its intersection by the North-eastern boundary of the Waipuku-Patea Block; on the South-west by the aforesaid boundary of the Waipuku-Patea Block to its intersection by the Manganui River; on the South and South-east by a portion of the Manganui River and an irregular line running northward to the boundary of the Huiroa Block; thence on the North-east by a straight line to Puketutu; excepting two hundred (200) acres at Tariki, two hundred (200) acres at Otikiwi, burial-grounds; at Mangaone, quarter ( $\frac{1}{4}$ ) acre; at Ngakohete, quarter ( $\frac{1}{4}$ ) acre, and at Te Apiti, quarter ( $\frac{1}{4}$ ) acre.

##### WAIPUKU-PATEA.

All that block or parcel of land in the Province of Taranaki, in the Patea District, containing twenty thousand seven hundred (20,700) acres, or thereabouts, known as or called the Waipuku-Patea Block,

and bounded as follows:—Commencing at the Waipuku River, going in a straight line to the River Manganui, crossing over and going on to Piakou to Kahouri, straight on till it gets to the Patea River; turning here and following up that river to its source; turning here and going straight on to Tahunaatutawa, the line of the land lately sold to the Government called Waipuku; turning here and following that line down to the source of the Waipuku River; following down that river to where the line commenced; with the exception of seven hundred (700) acres reserved for the benefit of the Native sellers.

#### WAIPIKOU.

All that block or parcel of land in the Province of Taranaki, containing seven thousand (7000) acres, or thereabouts, and known as or called Waipuku, and bounded as follows:—Commencing at the River Mangamawhete by the side of the main road now being made; continuing by the side of that road till it gets to the River Waipuku; turning here to the South-west, it follows up the windings of that river to its source; thence in a straight line to Panitahi te Tahunaatutawa, where it joins the boundary line of the Moa Block, lately sold to the Government; turning here and going back to the North, it continues on that line to Whakangerengere to Mangamawhete: following the course of the Mangamawhete in its windings till it gets to the road where it commenced.

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 the Government House, at Wellington, this twelfth day of October, in the year of our Lord one thousand eight hundred and seventy-five.

DONALD McLEAN.

GOD SAVE THE QUEEN!

*Money granted under "The Branigan Allowance Act, 1871," placed in the Public Trust Office.*

NORMANBY, Governor.

#### ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-sixth day of October, 1875.

PRESENT:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by the fifteenth section of "The Public Trust Office Act, 1872," it is, amongst other things, enacted that the Governor may, by Order in Council, place in the Public Trust Office any property held in trust for the benefit of private persons by officers or trustees appointed by the Governor in virtue of any Act in that behalf; and from and after the date of any such Order in Council the property to which it relates shall become vested

in the Public Trustee, subject to the trusts attaching thereto, and to the provisions of the now reciting Act, for the custody, disposal, or management thereof: And whereas William Hunter Reynolds and Francis Fulton, two trustees appointed by the Governor, under "The Branigan Allowance Act, 1871," of a sum of twelve hundred pounds thereby granted, have resigned, and it is desired to place such trust property in the Public Trust Office:

Now therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council of the Colony, in exercise and pursuance of the power and authority in that behalf vested in him, doth hereby place in the Public Trust Office all that sum of twelve hundred pounds granted by "The Branigan Allowance Act, 1871," and all securities upon which the same is invested; and doth direct that such trust property and securities shall be vested in the Public Trustee, subject to the trusts attaching thereto, and to the provisions of "The Public Trust Office Act, 1872," for the custody, disposal, or management thereof, and shall be held by him with, under, and subject to the powers, trusts, and provisions contained, *mutatis mutandis*, in a deed, bearing date the eighth day of April, one thousand eight hundred and seventy-two, executed by the said William Hunter Reynolds and Francis Fulton, as if the name of the Public Trustee had been inserted in such deed in lieu of the two last-mentioned trustees.

FORSTER GORING,  
Clerk of the Executive Council.

*Sections 20 to 45 of "The Public Health Act, 1872," to be in force in the Town of Invercargill.*

NORMANBY, Governor.

#### ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-sixth day of October, 1875.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by the second section of "The Public Health Act Amendment Act, 1875," it is enacted that the Governor in Council may make orders from time to time directing that the provisions contained in the sections twenty to forty-five of "The Public Health Act, 1872," both inclusive or any of them, be put in force in New Zealand, or in such parts thereof or in such places therein as in such orders respectively may be expressed, and may in like manner revoke any such order; and, subject to such revocation as aforesaid, every such order shall be in force for such period as shall be expressed in such order, and in case no period shall be expressed in such order, then such order shall be in force until revocation; and every such order shall be published in the *Gazette*, and such publication shall be conclusive evidence of such order to all intents and purposes; and none of the said provisions shall be in force in any part of New Zealand until an order directing the same to be put in force shall have been made and published as aforesaid:

Now therefore, His Excellency the Governor, with the advice and consent of the Executive Council, and in exercise and pursuance of all powers and authorities in this behalf in him vested, doth hereby direct that the provisions contained in the sections of "The Public Health Act, 1872," numbered from twenty to forty-five, both inclusive, shall be put in force in the town of Invercargill.

FORSTER GORING,  
Clerk of the Executive Council.

*Rehearing of Native Land Claim.*

NORMANBY, Governor.  
ORDER IN COUNCIL.

At the Government House, at Wellington, this  
twenty-sixth day of October, 1875.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by the fifty-eighth section of "The Native Land Act, 1873," (hereinafter referred to as "the said Act,") it is enacted that upon the application of any persons interested in any Native land who may feel themselves aggrieved by the decision of the Native Land Court in respect thereof, the Governor in Council may order a rehearing of any matter heard and decided under the provisions of the said Act, within such a period of time from the publication of the decision and memorial of ownership, in manner in the said Act required, as may be limited in such order; and upon such order being made, all proceedings theretofore taken by the Court in such matter shall be annulled, and the case shall commence *de novo*, and shall proceed in manner provided by the said Act: Provided that no application for a rehearing shall be entertained if it be made after six months shall have elapsed from the time of such publication.

And whereas by the eighth section of "The Native Land Act Amendment Act, 1874," (hereinafter referred to as "the said Amendment Act,") it is enacted that in any case where an application for a rehearing of any matter heard and decided under "The Native Lands Act, 1865," and the Acts amending the same, shall have been made subsequently to the first day of July, one thousand eight hundred and seventy-three, the Governor in Council may, in the manner provided by the fifty-eighth section of the said Act, order a rehearing of any such matter so heard and decided as aforesaid, and all the provisions of the said Act respecting rehearings, so far as applicable, shall extend to any rehearing ordered under the said Amendment Act: Provided that such application shall in each case have been made within six months from the date of the decision of the Court in such case:

And whereas at a sitting of the Native Land Court of New Zealand, at Gisborne, in the East Coast District, in the Province of Auckland, held on the eighteenth day of June, one thousand eight hundred and seventy-five, the claim of Paora Kati and others, aboriginal natives of New Zealand, to a piece of land called "Te Ruaotaua," situate near the Waipaoa River, Poverty Bay, East Coast District, Province of Auckland, was heard and decided, and a certain order was thereupon made by the said Court:

And whereas on or about the twenty-first day of August, one thousand eight hundred and seventy-five, an application was made to the said Court, by and on behalf of certain aboriginal natives claiming to have an interest in the said land, for a rehearing of the said claim, and it is expedient that the said claim should be reheard before the said Court:

Now therefore, His Excellency the Governor, in exercise and pursuance of the above-recited power, and by and with the advice and consent of the Executive Council of New Zealand, doth hereby order and direct that the said claim of Paora Kati and others to the piece of land aforesaid shall be reheard as and in the manner provided by "The Native Land Act, 1873;" and doth also order that such rehearing shall take place within twelve months from the said twenty-first day of August, one thousand eight hundred and seventy-five.

FORSTER GORING,  
Clerk of the Executive Council.

*Revoking Warrant appointing Port of All Day Bay.*

NORMANBY, Governor.

WHEREAS by warrant, dated the first day of September last, limits were defined, for the purposes of "The Marine Act, 1867," for the Port of All Day Bay, in the Province of Otago, and whereas it is expedient to revoke the same: Now therefore, I, George Augustus Constantine, Marquis of Normanby, the Governor of New Zealand, in pursuance of all the powers and authorities in me vested in this behalf, do hereby revoke the said warrant defining the limits for the said port.

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 twenty-sixth day of October, in the year of our Lord one thousand eight hundred and seventy-five.

WILLIAM H. REYNOLDS.

In Council:

FORSTER GORING,  
Clerk of the Executive Council.

*Rehearing of Native Land Claim.*

NORMANBY, Governor.  
ORDER IN COUNCIL.

At the Government House, at Wellington, this  
twenty-sixth day of October, 1875.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by the fifty-eighth section of "The Native Land Act, 1873," (hereinafter referred to as "the said Act"), it is enacted that upon the application of any persons interested in any Native land who may feel themselves aggrieved by the decision of the Native Land Court in respect thereof, the Governor in Council may order a rehearing of any matter heard and decided under the provisions of the said Act, within such a period of time from the publication of the decision and memorial of ownership, in manner in the said Act required, as may be limited in such order; and upon such order being made, all proceedings theretofore taken by the Court in such matter shall be annulled, and the case shall commence *de novo*, and shall proceed in manner provided by the said Act: Provided that no application for a rehearing shall be entertained if it be made after six months shall have elapsed from the time of such publication:

And whereas by the eighth section of "The Native Land Act Amendment Act, 1874," (hereinafter referred to as "the said Amendment Act,") it is enacted that in any case where an application for a rehearing of any matter heard and decided under "The Native Lands Act, 1865," and the Acts amending the same, shall have been made subsequently to the first day of July, one thousand eight hundred and seventy-three, the Governor in Council may, in the manner provided by the fifty-eighth section of the said Act,

order a rehearing of any such matter so heard and decided as aforesaid, and all the provisions of the said Act respecting rehearings, so far as applicable, shall extend to any rehearing ordered under the said Amendment Act: Provided that such application shall in each case have been made within six months from the date of the decision of the Court in such case:

And whereas at a sitting of the Native Land Court of New Zealand, at Gisborne, in the East Coast District, in the Province of Auckland, on the eighteenth day of June, one thousand eight hundred and seventy-five, the claim of Anaru Matete, Keita Waere, Paora Puhia, and others, aboriginal natives of New Zealand, to a piece of land called "Okirau," situate at Poverty Bay, in the said district, was heard and decided, and a certain order was thereupon made by the said Court:

And whereas on or about the twenty-first day of August, one thousand eight hundred and seventy-five, an application was made to the said Court, by and on behalf of certain aboriginal natives claiming to have an interest in the said land, for a rehearing of the said claim, and it is expedient that the said claim should be reheard before the said Court:

Now therefore, His Excellency the Governor, in exercise and pursuance of the above-recited power, and by and with the advice and consent of the Executive Council of New Zealand, doth hereby order and direct that the said claim of certain aboriginal natives to the piece of land aforesaid shall be reheard as and in the manner provided by "The Native Land Act, 1873," and doth also order that such rehearing shall take place within twelve months from the said twenty-first day of August, one thousand eight hundred and seventy-five.

FORSTER GORING,  
Clerk of the Executive Council.

*Provincial Ordinance of Taranaki assented to by the Governor.*

Colonial Secretary's Office,  
Wellington, 23rd October, 1875.

THE following Ordinance, passed by the Provincial Council, and reserved by the Superintendent of Taranaki for the signification of the Governor's pleasure thereon, intituled

"The Patea Educational Reserves Trust Ordinance, 1875,"

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

DANIEL POLLEN.

*Registration Officers appointed under "The Representation Act, 1875."*

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

HIS Excellency the Governor has been pleased to appoint the following gentlemen to be the Officers to form New Electoral Rolls for the Districts set opposite their names, as constituted by "The Representation Act, 1875":—

Name.	District.
William Lawrence Simpson...	Dunstan.
John Nugent Wood ...	Waikaia.
Richmond Beetham ...	Wakatipu.
William Reid ...	Port Chalmers.
William Parker Street ...	Roslyn.
James Fulton ...	Taieri.
William Horton Revell ...	Grey Valley.
Joseph Giles ...	Buller.
Frank Guinness ...	Collingwood.

Name.	District.
William John Warburton } Hamilton ...	City of Christchurch.
William Nicholas Searancke... }	
" " " ...	Waikato.
" " " ...	Waipa.
Belfield Woolcombe ...	Timaru.
" " " ...	Geraldine.

DANIEL POLLEN.

*Second Clerk Assistant to the House of Representatives appointed.*

Colonial Secretary's Office,  
Wellington, 27th October, 1875.

HIS Excellency the Governor has been pleased to appoint

HENRY OTTERSON, Esq.,

to be Second Clerk Assistant to the House of Representatives.

DANIEL POLLEN.

*Decorative Distinction conferred.*

Colonial Defence Office,  
Wellington, 22nd October, 1875.

HIS Excellency the Governor has been pleased to award the Decorative Distinction instituted by Order in Council, dated tenth March, one thousand eight hundred and sixty-nine, to

ISAAC EARL FEATHERSTON, Esq., Companion of the Most Distinguished Order of Saint Michael and Saint George,

whose claim to the same has been submitted to His Excellency on account of his meritorious and intrepid services during the campaign under Major-General Chute, C.B., on the west coast of the North Island, of 1865-6, and more particularly at the storming and capture of the formidable Pa, "Otapawa," on the 13th January, 1866.

DONALD MCLEAN.

*Changing Names of Bonding Warehouses.*

CUSTOMS.—In pursuance of the powers in me for this purpose vested by "The Customs Regulation Act, 1858," I, the Commissioner of Customs, do hereby change the names of the under-mentioned Warehouses, viz.,—

*Port of Riverton.*

The building situate on Section 1, Block 1, Palmerston Street, and heretofore known as

WILSON AND Co.'s BOND,

to

PETCHELL AND BELL'S BOND.

*Port of Invercargill.*

The building situate on Section 20, Block 1, in Dee Street, and heretofore known as

ROSS'S BOND,

to

McPHERSON'S BOND.

Given under my hand at Wellington, this twenty-second day of October, one thousand eight hundred and seventy-five.

WILLIAM H. REYNOLDS,  
Commissioner of Customs.

Commissioner's Order No. 87.]

*Revocation of a Bonded Warehouse.*

**CUSTOMS.**—Whereas a building situate at the corner of Tancred Street and Gibson Quay, at the Port of Hokitika, and known as

**KEON'S BOND,**

was, by an Order dated the 4th day of March, 1875, appointed to be a Warehouse for the reception of Goods under Bond: Now, in exercise of the authority in me for this purpose vested, I, the Commissioner of Customs, do by this Order under my hand revoke and annul the appointment of the said building as such Warehouse as aforesaid.

Given under my hand at Wellington, this twenty-second day of October, one thousand eight hundred and seventy-five.

**WILLIAM H. REYNOLDS,**  
Commissioner of Customs.

Commissioner's Order No. 85.]

*Approving and appointing Bonding Warehouses.*

**CUSTOMS.**—In exercise of the powers in me for this purpose vested by "The Customs Regulation Act, 1858," I, the Commissioner of Customs, do hereby approve and appoint the under-mentioned warehouses, viz.,—

*Port of Auckland.*

A building situate at the corner of Fort and Commerce Streets, on Allotment No. 50, of Section No. 2, of the City of Auckland, and known as

**KUMMER AND Co.'S BOND.***Port of Timaru.*

A portion of a stone building, situate in Church Street, Timaru, and known as

**SIMS' BOND.***Port of Dunedin.*

A brick and stone building, situate on part of Section No. 37, Block IX., on the north side of Rattray Street, Dunedin, and known as

**P. HAYMAN AND Co.'S BOND.**

—to be Warehouses for the reception of Goods under Bond.

Given under my hand at Wellington, this twenty-second day of October, one thousand eight hundred and seventy-five.

**WILLIAM H. REYNOLDS,**  
Commissioner of Customs.

Commissioner's Order No. 86.]

*Harbour Master appointed for Port of Kakanui.*

Customs Department (Marine Branch),  
Wellington, 27th October, 1875.

**HIS** Excellency the Governor has been pleased to appoint

**JAMES MATHESON**

to be Harbour Master for the Port of Kakanui.

**WILLIAM H. REYNOLDS.**

**NOTICE TO MARINERS.**

*No. 23 of 1875.*

Customs Department (Marine Branch),  
Wellington, 26th October, 1875.

**T**he following Notices to Mariners are published for general information.

**WILLIAM H. REYNOLDS.**

**TIDAL SIGNAL, ENDEAVOUR RIVER.**

ON and after this date, the following Tidal Signals, for the use of vessels about to enter the Endeavour River, will be made from the yard-arms of the flagstaff at the Signal Station, Grassy Hill.

Depth of Water on Bar.	Signals.
ft. in.	
10 0	Ball at north yard-arm.
10 6	Ball at north yard-arm, dipped.
11 0	Ball at south yard-arm.
11 6	Ball at south yard-arm, dipped.
12 0	Two balls at north yard-arm.
12 6	Two balls at north yard-arm, dipped.
13 0	Two balls at south yard-arm.
13 6	Two balls at south yard-arm, dipped.
14 0	Ball at each yard-arm.
14 6	Ball at each yard-arm, dipped.
15 0	Flag over ball north yard-arm.
15 6	Flag over ball north yard-arm, dipped.
16 0	Flag over ball south yard-arm.
16 6	Flag over ball south yard-arm, dipped.
17 0	Ball over flag north yard-arm.
17 6	Ball over flag north yard-arm, dipped.
18 0	Ball over flag south yard-arm.
18 6	Ball over flag south yard-arm, dipped.
19 0	Ball north yard-arm, flag south yard-arm.

During flood tide a red burgee will be flown from a detached pole near the flagstaff.

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

Department of Ports and Harbours,  
Brisbane, 27th September, 1875.

**TIDAL SIGNALS, PIONEER RIVER.**

ON and after this date, the following code of Tidal Signals will be used when vessels require to enter the Pioneer River. The signals will be hoisted at the yard-arms of the flagstaff at the Pilot Station, and when necessary will be repeated from the Signal Station, Flat-top Island.

Depth of Water on outer Bar	Signals.
ft. in.	
6 0	Ball north yard-arm.
6 6	Ball south yard-arm.
7 0	Flag north yard-arm.
7 6	Flag south yard-arm.
8 0	Ball at each yard-arm.
8 6	Flag at each yard-arm.
9 0	Two balls north yard-arm.
9 6	Two balls south yard-arm.
10 0	Ball over flag north yard-arm.
10 6	Ball over flag south yard-arm.
11 0	Flag over ball north yard-arm.
11 6	Flag over ball south yard-arm.
12 0	Ball over flag north, ball south yard-arm.
12 6	Ball over flag south, ball north yard-arm.
13 0	Flag over ball north, ball south yard-arm.
13 6	Flag over ball south, ball north yard-arm.
14 0	Two balls north, flag south yard-arm.
14 6	Two balls south, flag north yard-arm.
and upwards	

A red burgee will be hoisted at the masthead during flood tide.

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

Department of Ports and Harbours,  
Brisbane, 27th September, 1875.

*Deputy Commissioners of Stamp Duties appointed.*

Office of the Commissioner of Stamps,  
Wellington, 22nd October, 1875.

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

ANDREW TURNBULL, Esq.,

to be Deputy Commissioner of Stamp Duties for the Province of Wellington, *vice* E. Stafford, Esq., resigned; and

EDWIN BAMFORD, Esq.,

to be Deputy Commissioner of Stamp Duties for the Province of Nelson, *vice* A. Turnbull, Esq., transferred

These appointments to take effect on and from the 1st November proximo.

CHARLES C. BOWEN.

*Money Order Offices opened.*

General Post Office,  
Wellington, 27th October, 1875.

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

By order.  
W. GRAY,  
Secretary.

MONEY ORDER OFFICES.

ENGLAND.

On the 2nd August the following alterations will take place, viz.,—

1. The designation of the Office in London, at Mostyn Road, Stockwell, S.W., will be changed to Loughborough Road, North, S.W.

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

	Head Office.	County.
Aycliffe ... ..	Darlington ...	Durham.
Binfield ... ..	Bracknell ...	Berks.
Cassop Colliery ...	Ferryhill ...	Durham.
Dunball ... ..	Bridgewater	Somerset.
East Hill R.O. ...	Colchester ...	Essex.
Killamarsh ... ..	Chesterfield	Derby.
Lockhurst Lane ...	Coventry ...	Warwick.
Moreland ... ..	Penrith ...	Cumberland.
Road ... ..	Northampton	Northampton.
Sea Houses ... ..	Chathill ...	Northumberland.
Shawforth ... ..	Rochdale ...	Lancaster.
Sunbury Common ...	Twickenham	Middlesex.
Walford ... ..	Ross ...	Hereford.
Wellswood Place	Torquay ...	Devon.

R.O. Wheathampstead ... St. Alban's ... Herts.

3. The Money Order Offices at New Basford (Nottingham); Pavilicn Place (Scarborough); and Ryhall (Stamford), will be abolished.

4. The Offices at Gilfach-Coeh and Tonyrefail will henceforth be subordinate to Cardiff, instead of as at present to Pontypridd.

5. The Railway Sub-Office at Longcot will become an ordinary Sub-Office to Faringdon.

SCOTLAND.

6. A Money Order Office will be opened at—

	Head Office.	County.
Garscube Cross ...	Glasgow ...	Lanark.

General Post Office, London,  
July 26th, 1875.

*Application for Registration of a Trade Mark.*

**N**OTICE is hereby given, that Mr. B. O. HOLTERMANN, of Sydney, in the Colony of New South

Wales, has applied to register under "The Trade Marks Act, 1866," the Trade Mark of which the following is a description, viz.,—

*Description of Trade Mark.*

A paper label having printed thereon, in black ink, the figure of a man with his coat off and his hat removed, standing beside a monument of quartz and gold, and having one hand resting on the said monument; the word or name "Holtermann's" appears above the monument, having beneath it a scroll, and the words "Life Drops" below or at the base of the monument, having scrolls above and below such words.

*Nature of the Article to which it is proposed such Trade Mark shall apply.*

A medicinal mixture prepared by the said B. O. Holtermann, to be taken in specific quantities as a remedy for fevers, cholera, &c.

AMELIUS M. SMITH,  
(for the Registrar of Trade Marks).

Wellington, 27th October, 1875.

PUBLIC NOTIFICATION.

**I**, GEORGE TURNBULL, Esquire, Deputy Superintendent of the Province of Otago, do hereby, in pursuance of section eighty-two of "The Municipal Corporations Waterworks Act, 1872," notify that notice having been duly given by the Council of the Town of Oamaru, within the said Province (in the form in Schedule B to the said Act), of the intention of the said Council to construct waterworks for supplying the said town with water, and to raise the sum of sixty thousand pounds by way of loan for that purpose, no notice in the form of Schedule C to the said Act has been delivered to the Superintendent of Otago, or to me, the Deputy Superintendent of the said Province, pursuant to the provisions of the said Act; and I do hereby further notify that the undertaking will be carried out under the provisions of the said Act.

Dated at Dunedin, in the Province of Otago aforesaid, this twelfth day of October, 1875.

GEO. TURNBULL,  
Deputy Superintendent, of Otago.

LAND TRANSFER ACT NOTICES.

**N**OTICE 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 4th day of December, 1875.

2316. JOHN LAVERY.—District of Christchurch, 1 rood 3 perches, part of Rural Section No. 26, occupied by Mrs. Earnshaw.

2379. WILLIAM WALKER.—District of Port Victoria, 7 acres 2 roods 5 perches, part of Rural Section No. 247, Dampier's Bay, in occupation of James Lewin.

2385. FULBERT ARCHER.—District of Timaru, 49 acres, Rural Section No. 4839, in occupation of Applicant.

2389. SAMUEL WILLIAM GOLDSMITH.—District of Waitangi, 2 roods 24 perches, part of Rural Section No. 997, being Lots No. 1 and 38 on deposited Plan No. 6.

2393. JOHN COWELL BOYS.—District of Oxford, 3 acres, part of Rural Section No. 1839, in occupation of Joseph Lamb.

Diagrams may be inspected at this office.

Dated this 22nd day of October, 1875, at the Lands Registry Office, Christchurch.

EDWARD DENHAM,  
Deputy District Land Registrar.





LAND TRANSFER ACT NOTICE.

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

JAMES TOWNSEND LOWE, as Attorney for John Hall Gladstone and Charles Fitch Kemp.—115 acres, Section No. 14, Motupipi District. (Adams and Kingdon, Solicitors.)

Caveat in above case must be lodged on or before the 1st day of May, 1876.

Diagrams may be inspected at this office.

Dated this 20th day of October, 1875, at the Lands Registry Office, Nelson.

ANDREW TURNBULL,  
Deputy District Land Registrar. 595

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 on or before the 4th day of December next.

WELLINGTON, Sections "392," "393," "398," "399," 4 acres. In occupation of Robert Somerville.—WILLIAM DONALD, of Wellington, Brewer, Applicant. (B. Smith, Broker.) 601.

FOXTON, parts Sections "156," and "157," 1 rood. Bounded—N., 125 links, by a public road; E., 200 links, by other part of Section 156; S., 62½ links, by other part of Section 156, and 62½ links by other part Section 157; W., 200 links, by other part Section 157. In occupation of Peter Gibbon.—JAMES BUCHANAN, of Wellington, Printer, Applicant. (B. Smith, Broker.) 686.

Diagrams may be inspected at this office.

Dated this 26th day of October, 1875, at the Lands Registry Office, Wellington.

JOHN E. SMITH,  
District Land Registrar. 598

NOTICE is hereby given, that the Partnership hitherto subsisting between the undersigned Thomas Richmond and John Richmond, both of Oamaru, Hotelkeepers, under the style of "T. and J. Richmond," has been this day dissolved by mutual consent. The business will in future be carried on by John Richmond and Stewart Richmond, under the style of "J. and S. Richmond," who will pay and receive all moneys due by and to the late firm.

Dated this 14th day of October, 1875.

THOMAS RICHMOND.  
JOHN RICHMOND.  
Witness—B. Balmer, Solicitor, Oamaru. 591

To the Registrar of Births, Deaths and Marriages, for the District of Dunedin, Otago, New Zealand.

I, ROBERT MARTIN, Licentiate of the Royal College of Physicians, Edinburgh; Licentiate of the Faculty of Physicians and Surgeons, Glasgow; Licentiate of Midwifery, Edinburgh and Glasgow, now residing in Dunedin, do hereby give notice, that I intend to apply to you on 30th November, 1875, to have my name placed on the Register of Medical Practitioners in the Colony of New Zealand; and I have deposited my diplomas, along with this, in your office for public inspection, in terms of "The Medical Practitioners Act, 1869."

ROBERT MARTIN. 592

NOTICE is hereby given, that at an Extraordinary General Meeting of "The Sons of Freedom Gold Mining Company, Limited," held at Wyndham Street, Auckland, on the ninth day of October, 1875, the Secretary read to the Meeting Minutes of the Resolution passed at a Meeting of the Company held on the 8th day of September last, whereby it was resolved as follows, viz.—"That the Company be wound-up voluntarily, and that Mr. Henry Nelson Garland be appointed Liquidator;" and it was resolved unanimously by the Members present at such Meeting, that the above Resolution be confirmed, and the same was confirmed accordingly.

H. N. GARLAND,  
Secretary.

Auckland, 9th October, 1875. 594

THIS is to certify, that the Registered Office of "The Black Reef Gold Mining Company" is situated at No. 42, Queen Street, Auckland, and that the Manager's Name is JOHN MOWBRAY.

A. J. CADMAN,  
JAMES ROSIE,  
CHARLES DUNSTER, } Directors.

16th October, 1875. 593

I HEREBY give notice, that at a Meeting of "The Wairarapa Boiling Down Company, Limited," held at Featherston, 14th October, 1875, the following Resolution was passed:—"That this Meeting is of opinion that 'The Wairarapa Boiling Down Company, Limited,' has been fairly wound-up."

GEORGE BERTHAM,

Liquidator. 597

To the Registrar of the Supreme Court, Hokitika.

WE, the undersigned Directors of "The Grey Valley Gold Mining Company, Limited," give notice, that the Office of the above Company has been changed to Camp Street, Ahaura, Province of Nelson.

WM. S. WAITE, }  
JAMES L. LOCK, } Directors.

Ahaura, 4th October, 1875. 601

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

1. The name of the Company is to be "The Provincial Gold Mining Company, Limited."
2. The place of operations is at Pakirarahi Block, Tairua, in the Province of Auckland, and Colony of New Zealand.
3. The registered office of the Company will be situated at the office of Edward Thomas Wildman, Brown Street, Thames.
4. The nominal capital of the Company is fifteen thousand pounds, in fifteen thousand shares of one pound each.
5. The number of shares subscribed for is fifteen 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 Edward Thomas Wildman.
9. The names and addresses and occupations of the shareholders, and the number of shares held by each at this date, are as follow:—

	No. of Shares.
W. B. Jackson, Thames, Shipowner	500
Henry C. Gillespie, Thames, Shipping Agent	500
William Souter, Thames, Shipowner	500
James Darrow, Thames, Battery Manager	500
T. L. Murray, Thames, Bank Agent	500
E. T. Wildman, Thames, Mining Agent	500
W. McCullough, Thames, Journalist	250
W. C. Wright, Thames, Mining Surveyor	250
Robert Rose, Auckland, Agent	500
T. L. White, Auckland, Accountant	250
John E. White, by his Attorney, Thomas L. White, Auckland, Accountant	500
A. Saunders, Auckland, Agent	250
H. R. George, Auckland, Agent	500

James Reid, Auckland, Agent ... ..	250
William Pickett, Auckland, Agent ... ..	250
R. C. Greenwood, Auckland, Commission Agent ... ..	500
George Williamson, Auckland, Tobacconist ... ..	500
J. Howard, Auckland, Merchant ... ..	500
Charles Alexander, Auckland, Broker ... ..	500
Samuel Wells, Auckland, Estate Agent ... ..	250
H. N. Garland, Auckland, Accountant ... ..	500
W. A. R. Ryan, Auckland, Merchant ... ..	500
James Frater, Thames, Miner ... ..	500
Walter Sully, Grahamstown, Thames, Mining Agent ... ..	500
D. H. Baydon, Grahamstown, Mining Surveyor ... ..	250
John B. Beeche, Thames, Mine Manager ... ..	500
Edward Cameron, Thames, Miner ... ..	2,500
Daniel Taylor, Thames, Miner ... ..	1,500
	15,000

E. T. WILDMAN,  
Manager.

Witness to signature—H. Goldsmith, J.P.

I Edward Thomas Wildman, 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."

E. T. WILDMAN,  
Manager.

Taken before me at Grahamstown, this 23rd day of October, 1875—H. Goldsmith, J.P. 600

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

1. The name of the Company is to be "The Jersey Brothers Gold Mining Company, Limited."
2. The place of operations is at Pakirarahi Block, Tairua, Province of Auckland, and Colony of New Zealand.
3. The registered office of the Company will be situated at the office of Edward Thomas Wildman, Brown Street, Thames.
4. The nominal capital of the Company is six thousand three hundred and seventy-five pounds, in twelve thousand seven hundred and fifty shares of ten shillings each.
5. The number of shares subscribed for is twelve thousand seven hundred and fifty, being the entire number of shares in the Company.
6. The number of shares paid up is nil.
7. The amount already paid up is nil.

8. The name of the Manager is Edward Thomas Wildman.  
9. The names and addresses and occupations of the shareholders, and the number of shares held by each at this date, are as follows:—

	No. of Shares.
Thomas Manning, Shortland, Engineer ... ..	637
T. B. Percy, Grahamstown, Licensed Victualler ... ..	212
J. M. Coote, Pollen Street, Hotelkeeper ... ..	106
John Harris, Pollen Street, Miner ... ..	106
Francis Amy, Pollen Street, Shortland, Hotelkeeper ... ..	425
Francis Amy, jun., Pollen Street, Shortland, Moulder ... ..	425
Phillip Lempriere, Macky Street, Shortland, Brewer ... ..	2,231
Clement Godfrey Ahier, Macky Street, Shortland, Brewer ... ..	1,168
George Carson, Hape Creek, Brewer ... ..	1,168
Robert Samuel Brown, Willoughby Street, Publican ... ..	425
Charles Cox, Pollen Street, Chemist ... ..	637
E. T. Wildman, Thames, Mining Agent ... ..	111
T. B. Wilson, Thames, Clerk ... ..	106
J. H. Smith, Auckland, Commercial Traveller ... ..	425
Thos. McN. Glasgow, Thames, Miner ... ..	425
John Leydon, Thames, Auctioneer ... ..	425
Henry Endres, Thames, Settler ... ..	106
John Thomas Brown, Thames, Miner ... ..	425
William Montgomery, Thames, Miner ... ..	425
John Sawyer, Tairua, Miner ... ..	425
William Fraser, Tairua, Miner ... ..	425
William Searls, Tairua, Miner ... ..	425
John Ramsay, Tairua, Miner ... ..	425
James Aitkins, Tairua, Miner ... ..	425
John Lynch, Thames, Miner ... ..	637
	12,750

E. T. WILDMAN,  
Manager.

Witness to signature—Hy. Goldsmith, J.P.

I, Edward Thomas Wildman, 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."

E. T. WILDMAN,  
Manager.

Taken before me at Grahamstown, this 23rd day of October, 1875—H. Goldsmith, J.P. 599