

SUPPLEMENT

TO THE

NEW ZEALAND GAZETTE

OF THURSDAY, NOVEMBER 25, 1875.

Published by Authority.

WELLINGTON, FRIDAY, NOVEMBER 26, 1875.

Appointing date for Annual Meeting of Justices in North Kaipara Petty Sessions District.

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

WHEREAS by "The Petty Sessions Act, 1865," it is enacted that, as soon as conveniently may be after the establishment of a Petty Sessions District, and afterwards from time to time as may be deemed expedient, the Governor shall, by Proclamation in the New Zealand Gazette, appoint a meeting of the Justices resident in such district to be yearly held within such district, at some specified time and place, for the purpose of choosing a Chairman of Petty Sessions and settling a rota of attendance: And whereas, by an Order in Council bearing even date herewith, the Petty Sessions District named in the Schedule hereto was, from and after the first day of December next, defined and established as in the said Order in Council mentioned:

Now therefore, I, George Augustus Constantine, Marquis of Normanby, Governor of the Colony of New Zealand, in pursuance and exercise of the power and authority vested in me, do hereby proclaim and appoint that, for the district named in the Schedule hereto, a meeting of the Justices of the Peace resident within such district shall be yearly held at the place whereof the name is in the said Schedule set opposite to the name of such district, at eleven o'clock in the forenoon on the second Thursday in the month of December, for the purpose of choosing a Chairman and settling a rota of attendance.

SCHEDULE.

Name of District. Place of Meeting.

North Kaipara District ... The Public Hall in the Township of Pahi.

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-fifth day of November, in the year of our Lord, one thousand eight hundred and seventy-five.

EDWARD RICHARDSON, (for the Minister of Justice). God save the Queen!

Land withdrawn from Gold Fields, Province of Westland.

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

WHEREAS it is enacted by the forty-eighth section of "The Gold Fields Act, 1866," that any district proclaimed or to be proclaimed a gold field shall not be subject to any provisions of any Waste Lands Act or of any other law for the time being in force regulating the sale, disposal, and occupation of Crown lands within the province in which such gold field is situate, except so far as such provisions may relate to the granting of mineral leases, or to the issue of leases or licenses for any of the following purposes:—Cutting and felling of timber; raising of lignite and coal; removal of clay for bricks and pottery; removal of sand, gravel, and stone; working of quarries; sites for saw-mills, flour-mills, tanneries, fellmongers' yards, slaughter yards, potteries, and brick kilns; or to the occupation of land under any depasturing lease or license granted before the issue of the Proclamation establishing such gold field, or to land theretofore or which thereafter may be reserved for any public use or purpose; or except

so far as such provisions may specially authorize the sale or leasing of land within a gold field: Provided that it shall be lawful for the Governor, at any time subsequent to the proclamation of a gold field, to withdraw by Proclamation therefrom any Crown lands which he may deem it necessary to withdraw; and such lands shall thenceforth be dealt with, sold, occupied, and disposed of under any law or laws for the time being in force regulating the sale, occupation, or disposal of, or in any way affecting or relating to the management of or dealing with, the Crown lands within the province in which such gold field is situate, in like manner in every respect as though such lands had never been comprised in any proclaimed gold field: And whereas, by Proclamations bearing date the twenty-second day of April, one thousand eight hundred and sixty-eight, and the nineteenth day of June, one thousand eight hundred and sixty-eight, and the seventeenth day of September, one thousand eight hundred and seventy, certain lands, including the lands mentioned or described in the Schedule hereto, were under and by virtue of the said Act proclaimed and declared to be a gold field: And whereas it is desirable and expedient to withdraw from the said gold field the lands mentioned or described in the said Schedule:

Now therefore, I, George Augustus Constantine, Marquis of Normanby, the Governor of the Colony of New Zealand, in pursuance and exercise of every power and authority enabling me in that behalf, do hereby proclaim and declare that the lands in the said Schedule hereto mentioned are hereby withdrawn

from the said gold field.

SCHEDULE.

ALL that piece or parcel of land contained within the dotted red lines, being generally, unless otherwise indicated on plan not more than five chains on either side of the line tinted red on the plan marked C.W. 246, which plan is for the purposes of this Proclamation identified by the signature of the Honorable Edward Richardson, and deposited in the office of the Registrar of the Supreme Court at Hokitika, in the

Province of Westland.

The said line commencing at or near a point which is situated in a north-westerly direction about thirty-three chains, more or less, from the seventeenth milepost of the Hokitika and Christchurch Road, in the Province of Westland, and indicated by a peg driven in the ground and marked 295s, the said peg being a peg of the Waimea Water Race survey line; proceeding thence in a generally west-north-westerly direction for a distance of about one hundred and ninety chains, more or less, and terminating at a peg driven in the ground and marked 496, the said peg being a peg of the Waimea Water Race survey line.

The whole of the above-described piece or parcel of land being situated between the Hokitika and Christchurch Road, near the seventeenth mile-post, and Fox's Township, in the Province of Westland.

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-fifth day of November, in the year of our Lord one thousand eight hundred and seventy-five.

EDWARD RICHARDSON. GOD SAVE THE QUEEN!

Circuit Court to be held at Napier in December next.

NORMANBY, Governor.
ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-fifth day of November, 1875.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

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

And whereas by Order in Council made the first day of November, in the year one thousand eight hundred and seventy-one, the Governor appointed Circuit Courts to be held within the Wellington District, at the Provincial Council Chamber at Napier, on the second Monday in each of the months of June and December in each and every year:

And whereas it is expedient that a Circuit Court of the Supreme Court should be held at the Supreme Court House at Napier on Wednesday, the fifteenth day of December next, in lieu of the Circuit Court, appointed by the said in part recited Order in Council to be held at Napier on Monday, the thirteenth day

of December next:

Now, therefore, His Excellency the Governer of the Colony of New Zealand, by and with the advice and consent of the Executive Council of the said colony, in exercise and pursuance of the power and authority vested in him by "The Supreme Court Act, 1860," doth hereby revoke the said in part recited Order in Council so far, but so far only, as the same appoints a Circuit Court of the Supreme Court to be held in the Wellington District on the second Monday in December next, at the Provincial Council Chamber at Napier; and doth hereby appoint that, in lieu of the Circuit Court so appointed to be held, there shall be held in the said district, at the Supreme Court House at Napier, on Wednesday, the fifteenth day of December next, a Circuit Court for the despatch of civil and criminal business of the said Court.

Approved in Council.

FORSTER GORING, Clerk of the Executive Council.

Circuit Court to be held at Blenheim in January next.

NORMANBY, GOVERNOR.
ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-fifth day of November, 1875.

Present:

in the Peerage of Ireland; a Member of His Excellency the Governor in Council. WHEREAS by "The Supreme Court Act, 1860," WHEREAS by "The Supreme Court Act, 1860," it is enacted that there shall be held Circuit Courts for the despatch of civil and criminal business of the Court before one of the Judges thereof, at such places and times as the Governor in Council of New Zealand and its Dependencies, and may from time to time appoint:

And whereas by Order in Council made the sixteenth day of July, in the year one thousand eight hundred and seventy-five, Circuit Courts were appointed to be held within the Nelson District, at the Provincial Council Hall at Blenheim, on the second Monday in each of the months of June and December in each and every year:

And whereas it is expedient that a Circuit Court of the Supreme Court should be held on Tuesday, the fourth day of January next, in lieu of the Circuit Court appointed by the said in part recited Order in Council to be held at Blenheim on Monday, the thir-

teenth day of December next:

Now therefore, His Excellency the Governor of the Colony of New Zealand, by and with the advice and consent of the Executive Council of the said colony, in exercise and pursuance of the power and authority vested in him by "The Supreme Court Act, 1860," doth hereby revoke the said in part recited Order in Council so far, but so far only, as the same appoints a Circuit Court of the Supreme Court to be held in the Nelson District on the second Monday in December next, at the Provincial Council Hall at Blenheim; and doth hereby appoint that, in lieu of the Circuit Court so appointed to be held, there shall be held in the said district, at the Provincial Council Hall at Blenheim, on Tuesday, the fourth day of January next, a Circuit Court for the despatch of civil and criminal business of the said Court.

Approved in Council.

FORSTER GORING,
Clerk of the Executive Council.

Circuit Court to be held at Wellington in January next.

NORMANBY, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-fifth day of November, 1875.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

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

And whereas, by Order in Council made the first day of November in the year one thousand eight hundred and seventy-one, the Governor appointed Circuit Courts to be held within the Wellington District, at the Supreme Court House at Wellington, on the first Monday in each of the months of January, April, July, and October in each and every year:

And whereas it is expedient that a Circuit Court of the Supreme Court should be held on Wednesday, the twelfth day of January next, in lieu of the Circuit Court appointed by the said recited Order in Council to be held at Wellington on Monday, the third day

of January next:

Now therefore, His Excellency the Governor of the Colony of New Zealand, by and with the advice and consent of the Executive Council of the said colony, in exercise and pursuance of the power and authority vested in him by "The Supreme Court Act, 1860," doth hereby revoke the said in part recited Order in Council so far, but so far only, as the same appoints a Circuit Court of the Supreme Court to be held in the Wellington District on the first Monday in January next, at the Supreme Court House at Wellington; and doth hereby appoint that, in lieu of the Circuit Court so appointed to be held, there shall be held in the said district, at the Supreme

Court House at Wellington, on Wednesday, the twelfth day of January next, a Circuit Court for the despatch of civil and criminal business of the said Court.

Approved in Council.

FORSTER GORING, Clerk of the Executive Council.

Abolishing the Matakohe and constituting the North Kaipara Petty Sessions District.

NORMANBY, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-fifth day of November, 1875.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by "The Petty Sessions Act, 1865," it is enacted that the Governor, from time to time, by Order in Council, whereof notice shall be published in the New Zealand Gazette, may constitute and define districts within and for which Courts of Petty Sessions respectively shall be held, and such districts, or any of them, may from time to time in manner aforesaid abolish, and the boundaries thereof may define or alter:

And whereas by an Order in Council, bearing date the twenty-seventh day of April, one thousand eight hundred and seventy-two, His Excellency the Governor, in pursuance and in exercise of the power in that behalf vested in him as aforesaid, did define the District of Matakohe, in the Province of Auckland, to be a district within and for which Courts of Petty Sessions should be held for the purposes of the said Act: And whereas it is expedient to abolish the district aforesaid, and to define another district within the Province of Auckland within and for which Courts of Petty Sessions shall be held for the purposes of the said Act:

Now therefore, His Excellency the Most Honorable George Augustus Constantine, Marquis of Normanby, Governor of the Colony of New Zealand, in pursuance and in exercise of the power in this behalf vested in him as aforesaid, doth hereby, with the advice and consent of the Executive Council of the Colony, abolish, from and after the first day of December next, the District of Matakohe, within the Province of Auckland, defined in the said Order in Council, and, with the like advice and consent, doth hereby define the district following to be a district, from and after the said first day of December, within and for which Courts of Petty Sessions shall be held for the purposes of the said Act, that is to say,—

PROVINCE OF AUCKLAND.

North Kaipara District.

Being all that territory in the Province of Auckland and County of Marsden, comprising the Parishes of Matakohe, Paparoa, Wairau, and Whakapirau, and the Native land called Hukatere.

FORSTER GORING, Clerk of the Executive Council.

Land vested in Trustee under "The Maori Real Estate Act, 1867."

NORMANBY, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-fifth day of November, 1875.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.
WHEREAS by "The Maori Real Estate Management Act, 1867," it is enacted, that if any

title to or interest in any hereditaments shall accrue | person under legal disability, shall be vested in to any Maoris, who or any of whom shall be infants, lunatics, or under legal disability, it shall be lawful for the Governor in Council, if he think fit, to order that such hereditaments, or any part thereof or interest therein as shall to the Governor in Council be shown to belong to such infant, lunatic, or other person under legal disability, shall be vested in trustees, as the Governor in Council shall think fit: And whereas by virtue of a Crown grant bearing date the ninth day of November, one thousand eight hundred and sixty-eight, the parcel of land and hereditaments described in the Schedule hereto be-came vested in Heana Tunui, of the district of Opotiki, in the Province of Auckland, an aboriginal native of New Zealand: And whereas the said Hoana Tunui died intestate: And whereas at a Native Land Court, held at Opotiki, in the province aforesaid, on the seventh day of December, one thousand eight hundred and seventy-four, Hira te Popo claimed to succeed to the interest of the said Hoana Tunui in the said parcel of land described in the said Schedule; and it was ordered by the said Court that Witiria, Te Irimako, and Puroko, infants under the age of twenty-one years, should succeed to the hereditaments aforesaid: And it is expedient that Hira te Popo be appointed trustee under the said Act, on behalf of the said Witiria, Te Irimako, and Puroko, during their minority:

Now therefore, His Excellency the Governor of New Zealand, with the advice and consent of the Executive Council of the Colony, in exercise and pursuance of the powers and authorities vested in him by the said Act, doth hereby order that the land described in the Schedule hereto shall be and re-

main vested in

HIRA TE Popo, of Opotiki, in the district of Opotiki, Province of Auckland, an aboriginal native of New Zealand

as trustee, within the meaning and for the purposes of the said Act, for the said Witiria, Te Irimako, and Puroko, during their minority.

SCHEDULE.

ALL that parcel of land situate at Waioeka, in the district of Opotiki, Province of Auckland, being called or known by the name of Western Portion of Allotment No. 62, parish of Waioeka. Bounded on the North by a road 100 links wide, 1612 links; on the East by other portion of allotment No. 62, 1860 links; on the South by allotment No. 64, 1612 links; and on the West by a road of width aforesaid, 1860 and on the West by a road of width aforesaid, 1860

FORSTER GORING Clerk of the Executive Council.

Land vested in Trustee under "The Maori Real Estate Act, 1867."

NORMANBY, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-fifth day of November, 1875.

Present: HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by "The Maori Real Estate Management Act, 1867," it is enacted, that if any title to or interest in any hereditaments shall accrue to any Maoris, who or any of whom shall be infants, lunatics, or under legal disability, it shall be lawful for the Governor in Council, if he think fit, to order

trustees, as the Governor in Council shall think fit: And whereas by virtue of a Crown grant bearing date the ninth day of November, one thousand eight hundred and sixty-eight, the parcel of land and hereditaments described in the Schedule hereto be-came vested in Hoana Tunui, of the district of Opotiki, in the Province of Auckland, an aboriginal native of New Zealand: And whereas the said Hoana Tunui died intestate: And whereas at a Native Land Court, held at Opotiki, in the province aforesaid, on the seventh day of December, one thousand eight hundred and seventy-four, Hira te Popo claimed to succeed to the interest of the said Hoana Tunui in the said parcel of land described in the said Schedule; and it was ordered by the said Court that Witiria Te Irimako, and Puroko, infants under the age of twenty-one years, should succeed to the hereditaments aforesaid: And it is expedient that Hira te Popo be appointed trustee under the said Act, on behalf of the said Witiria, Te Irimako, and Puroko, during their minority:

Now therefore, His Excellency the Governor of New Zealand, with the advice and consent of the Executive Council of the Colony, in exercise and pursuance of the powers and authorities vested in him by the said Act, doth hereby order that the land described in the Schedule hereto shall be and remain

vested in

HIRA TE Popo, of Opotiki, in the district of Opotiki, Province of Auckland, an aboriginal native of New Zealand.

as trustee, within the meaning and for the purposes of the said Act, for the said Witiria, Te Irimako, and Puroko, during their minority.

SCHEDULE.

ALL that parcel of land situate at Waioeka, in the district of Opotiki, Province of Auckland, being called or known by the name of Allotment No. 264, Parish of Waioeka. Bounded on the North by Lord the Control of Waioeka. 100 links wide, 100 links; on the East by Allotment No. 263, 250 links; on the South by Allotment No. 225, 100 links; and on the West by Allotment No. 265, 250 links.

FORSTER GORING. Clerk of the Executive Council.

Land vested in Trustees under "The Maori Real Estate Act, 1867."

NORMANBY, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-fifth day of November, 1875.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL. HEREAS by "The Maori Real Estate Manage ment Act, 1867," it is enacted, that if any title to or interest in any hereditaments shall accrue to any Maoris, who or any of whom shall be infants, lunatics, or under legal disability, it shall be lawful for the Governor in Council, if he think fit, to order that such hereditaments, or any part thereof or in-terest therein as shall to the Governor in Council be shown to belong to such infant, lunatic, or other person under legal disability, shall be vested in trustees, as the Governor in Council shall think fit: And whereas, by virtue of a certificate of title bearing date the twenty-second day of December, one thousand eight hundred and seventy-three, the parcel that such hereditaments, or any part thereof or interest therein as shall to the Governor in Council hereto became vested in Pene Korako, Maihi te be shown to belong to such infant, lunatic, or other Huhu, Tepana Taurere, Rameka Wahapu, Rawiri

Taringa, Rawiri Kaiwaka, Makoare te Kakati, Inoka Tutangiora, Keremeneta, Mita te Wharewhiti, Herewini Ruahini, Mata Taomarere, Matiu Tuapaki, Herepeti Kingi Wiremu, Mehana te Waenga, Te Paki Hamiora, Erina Waka, Orano te Wewehi, Takerei Mimi, Matere Taurere, Epuha Peretahi, Mihaka Kingi Wiremu, Nehemaia Taupaki, Hemi Kapa, Mereana Mohuta, Emerina te Paki, Katerina te Ngaumata, Rapini Korotu, Karaihi Wahapu, Amiria te Huhu, Terei Pou, Harawira Whai, Te Ngaramare, Hemi te Ngare, Wiremu te Kurukuru, Karina, Hone Kuruini, Hakaraia Maengarau, Hipa Wheti, Mitai Tapu, Mihi Pati te Ngaro, and Rewini te Taku, of the District of Mangonui, in the Province of Auckland, aboriginal natives of New Zealand: And whereas Inoka Tutangiora, one of the persons named in the said certificate, died intestate: And whereas at a Native Land Court, held at Mangonui, in the province aforesaid, on the third day of May, one thousand eight hundred and seventy-five, Wi Hoeta Hongi claimed to succeed to the interest of the said Inoka Tutangiora, in the said parcel of land described in the said Schedule; and it was ordered by the said Court that Apikera Tutangiora and Tipina Tutangiora, infants under the age of twenty-one years, should succeed to the hereditaments aforesaid: And it is expedient that Pene Korako and Wi Wheta Hongi be appointed trustees under the said Act, on behalf of the said Apikera Tutangiora and Tipina Tutangiora, during their minority:

Tutangiora, during their minority:

Now therefore, His Excellency the Governor of New Zealand, with the advice and consent of the Executive Council of the Colony, in exercise and in pursuance of the powers and authorities vested in him by the said Act, doth hereby order that the estate or interest of the said Inoka Tutangiora in the land described in the Schedule hereto shall be and

remain vested in

PENE KOBAKO and WI WHETA HONGI, of Mangonui in the District of Mangonui, in the said province, aboriginal natives of New Zealand,

as Trustees within the meaning and for the purposes of the said Act for the said Apikera Tutangiora and Tipina Tutangiora, during their minority.

SCHEDULE.

ALL that parcel of land situate at Mangonui, in the District of Mangonui, Province of Auckland, being called or known by the name of Muriwhenuatika. Bounded towards the North by the sea; towards the North-east by the Waitangi Creek; towards the South-east by a line 7470 links; towards the South by lines 15640 links and 6340 links; and towards the West by lines 8326 links and 4505 links.

FORSTER GORING, Clerk of the Executive Council.

Land vested in Trustees under "The Maori Real Estate, Act, 1867."

NORMANBY, GOVERNOR.
ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-fifth day of November, 1875.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by "The Maori Real Estate Management Act, 1867," it is enacted, that if any title to or interest in any hereditaments shall accrue to any Maoris, who or any of whom shall be infants, lunatics, or under legal disability, it shall be lawful

for the Governor in Council, if he think fit, to order that such hereditaments, or any part thereof or interest therein as shall to the Governor in Council be shown to belong to such infant, lunatic, or other person under legal disability, shall be vested in trustees, as the Governor in Council shall think fit: And whereas, by virtue of a certificate of title bearing date the twenty-second day of December, one thousand eight hundred and seventy-three, the parcel of land and hereditaments described in the Schedule hereto became vested in Pene Korako, Maihi te Huhu, Tepana Taurere, Rameka Wahapu, Rawiri Taringa, Rawiri Kaiwaka, Makoare te Kakati, Inoka Tutangiora, Keremeneta, Mita te Wharewhiti, Herewini Ruahini, Mata Taomarere, Matiu Tuapaki, wini Ruahini, Mata Taomarere, Matiu Tuapaki, Herepeti Kingi Wiremu, Mehana te Waenga, Te Paki Hamiora, Erina Waka, Orano te Wewehi, Takerei Mimi, Matere Taurere, Epuha Peretahi, Mihaka Kingi Wiremu, Nehemaia Taupaki, Hemi Kapa, Mereana Mohuta, Emerina te Paki, Katerina te Ngaumata, Ropini Korotu, Karaihi Wahapu, Amina te Huhu, Terei Pori, Harawira Whai, Te Ngaramare, Hemi te Ngare, Wiremu te Kurukuru, Karina, Hone Kuruini, Hakaraia Maengarau, Hipa Wheti, Mitai Taou. Mihi Pati te Ngare and Rewini Wheti, Mitai Tapu, Mihi Pati te Ngaro and Rewini te Taku, of the district of Mangonui, in the Province of Auckland, aboriginal natives of New Zealand:
And whereas Erina Waka, one of the persons named
in the said certificate, died intestate: And whereas
at a sitting of the Native Land Court, held at Mangonui, in the province aforesaid, on the third day of May, one thousand eight hundred and seventy-five, Mereana Waka claimed to succeed to the interest of the said Erina Waka in the said parcel of land described in the said Schedule; and it was ordered by the said Court that Ana Maraea Waka, Atereta Waka, Neri Waka, Reweri Waka and Pere Waka, infants under the age of twenty-one years, should succeed to the hereditaments aforesaid; and it is expedient that Puhipi te Pa and Mereana Waka be appointed trustees under the said Act on behalf of the said Ana Maraea Waka, Atereta Waka, Neri Waka, Reweri Waka, and Pere Waka, during their minority:

Now therefore, His Excellency the Governor of New Zealand, with the advice and consent of the Executive Council of the Colony, in exercise and pursuance of the powers and authorities vested in him by the said Act, doth hereby order that the estate or interest of the said Erina Waka in the land described in the Schedule hereto shall be and remain vested in

PUHIPI TE PA and MEREANA WAKA, of the District of Mangonui, in the said Province, aboriginal natives of New Zealand,

as Trustees, within the meaning and for the purposes of the said Act, for the said Ana Maraea Waka, Atereta Waka, Neri Waka, Reweri Waka, and Pere Waka, during their minority.

SCHEDULE.

ALL that parcel of land situate at Mangonui in the District of Mangonui, Province of Auckland, being called or known by the name of "Muriwhenuatika." Bounded towards the North by the sea; towards the North-east by the Waitangi Creek; towards the South-east by a line 7470 links; towards the South by lines 15650 links and 6340 links; and towards the West by lines 8326 links and 4505 links.

FORSTER GORING, Clerk of the Executive Council. Land vested in Trustees under "The Maori Real Estate Act, 1867."

NORMANBY, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-fifth day of November, 1875.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL. WHEREAS by "The Maori Real Estate Management Act, 1867," it is enacted, that if any title to or interest in any hereditaments shall accrue to any Maoris, who or any of whom shall be infants, lunatics, or under legal disability, it shall be lawful for the Governor in Council, if he think fit, to order that such hereditaments, or any part thereof or interest therein as shall to the Governor in Council be shown to belong to such infant, lunatic, or other person under legal disability, shall be vested in trustees, as the Governor in Council shall think fit: And whereas, by virtue of a certificate of title bearing date the twenty-third day of November, one thousand eight hundred and seventy-one, the parcel of land and hereditaments described in the Schedule hereto became vested in Te Huirama Tukariri, Ihaia Tukariri, Reihana te Ahumakiri, Anikiha te Umuroa, and Poni te Kanohi, of the District of Mangonui, in the Province of Auckland, aboriginal natives of New Zealand: And whereas Poni te Kanchi, one of the persons named in the said certificate, died intestate: And whereas at a Native Land Court, held at Mangonui, in the province aforesaid, on the third day of May, one thousand eight hundred and seventyfive, Takangaroa claimed to succeed to the interest of the said Poni te Kanohi, in the said parcel of land described in the said Schedule; and it was ordered by the said Court that Wirkake Takangaroa, an infant under the age of twenty-one years, should succeed to the hereditaments aforesaid; and it is expedient that Roka Kahumotu and Te Huirama be appointed trustees under the said Act, on behalf of the said Wirikake Takangaroa, during his minority:
Now therefore, His Excellency the Governor of

Now therefore, His Excellency the Governor of New Zealand, with the advice and consent of the Executive Council of the Colony, in exercise and in pursuance of the powers and authorities vested in him by the said Act, doth hereby order that the estate or interest of the said Poni to Kanohi in the land described in the Schedule hereto shall be and remain

vested in

ROKA KAHUMOTU and TE HUIRAMA, of Mangonui, in the District of Mangonui, in the said province, aboriginal natives of New Zealand,

as Trustees within the meaning and for the purposes of the said Act for the said Wirikake Takangaroa, during his minority.

SCHEDULE.

ALL that parcel of land situate at Mangonui, in the District of Mangonui, Province of Auckland, being called or known by the name of Parangiora. Bounded towards the North-east by Lot 40 of the Kohumaru Block, 3565 links; towards the East by the block aforesaid; towards the South-east by Lots 52 and 53 of the said block, 2337 links; towards the Southwest by Lot 53 aforesaid, 4390 links; and towards the North-west by lines 2600 links and 1077 links.

FORSTER GORING, Clerk of the Executive Council. Land vested in Trustees under "The Maori Real Estate Act, 1867."

NORMANBY, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-fifth day of November, 1875.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL. 7 HEREAS by "The Maori Real Estate Management Act, 1867," it is enacted, that if any title to or interest in any hereditaments shall accrue to any Maoris, who or any of whom shall be infants. lunatics, or under legal disability, it shall be lawful for the Governor in Council, if he think fit, to order that such hereditaments, or any part thereof or interest therein as shall to the Governor in Council be shown to belong to such infant, lunatic, or other person under legal disability, shall be vested in trustees, as the Governor in Council shall think fit: And whereas, by virtue of a Crown grant bearing date the twenty-fifth day of April, one thousand eight hundred and seventy-one, the parcel of land and hereditaments described in the Schedule hereto became vested in Inoka Tutangiora, Rapini te Marere, Mita Kapa, Te Paki Oropi, Rameka Wahapu, Makoare Waiora, Ahikera te Horo, Matere te Huia, Hemi te Kapa, and Matiu Tuapaki, of the District of Mangonui, in the Province of Auckland, aboriginal natives of New Zealand: And whereas Inoka Tutangiora, one of the persons named in the said Crown grant, died intestate: And whereas at a Native Land Court held at Mangonui, in the province aforesaid, on the third day of May, one thousand eight hundred and seventy-five, Pene Korako claimed to succeed to the interest of the said Inoka Tutangiora, in the said parcel of land described in the said Schedule; and it was ordered by the said Court that Apikera Tutangiora and Tipina Tutangiora, infants under the age of twenty-one years, should succeed to the hereditaments aforesaid; and it is expedient that Pene Korako and Wi Wheta Hongi be appointed trustees under the said Act on behalf of the said Apikera Tutangiora and Tipina Tutangiora, during their minority

Now therefore, His Excellency the Governor of New Zealand, with the advice and consent of the Executive Council of the Colony, in exercise and in pursuance of the powers and authorities vested in him by the said Act, doth hereby order that the estate or interest of the said Inoka Tutangiora in the land described in the Schedule hereto shall be

and remain vested in

PENE KORAKO and WI WHETA HONGI, of Mangonui, in the District of Mangonui, in the said province, aboriginal natives of New Zealand,

as Trustees within the meaning and for the purposes of the said Act for the said Apikera Tutangiora and Tipina Tutangiora, during their minority.

SCHEDULE.

ALL that parcel of land situate at Ahipara, in the District of Mangonui, Province of Auckland, being called or known by the name of Te Wairoa. Bounded towards the North-east by a line 387 links; towards the South east by a line 205 links; towards the South by a line 198 links; towards the South-west by a line 198 links; and towards the North-west by a line 290 links.

FORSTER GORING, Clerk of the Executive Coun Land vested in Trustees under "The Maori Real Estate Act, 1867."

NORMANBY, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-fifth day of November, 1875.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by "The Maori Real Estate Management Act, 1867," it is enacted, that if any title to or interest in any hereditaments shall accrue to any Maoris, who or any of whom shall be infants, luuatics, or under legal disability, it shall be lawful for the Governor in Council, if he think fit, to order that such hereditaments, or any part thereof or interest therein as shall to the Governor in Council be shown to belong to such infant, lunatic, or other person under legal disability, shall be vested in trustees, as the Governor in Council shall think fit: And whereas, by virtue of a Crown Grant bearing date the eleventh day of March, one thousand eight hundred and seventy-four, the parcel of land and hereditaments described in the Schedule hereto became vested in Pororua Wharekauri, Karena Kiwa, Matiu Tauhara, and Meu Haka, of the District of Mangonui, in the Province of Auckland, aboriginal natives of New Zealand: And whereas Meu Haka, one of the persons named in the Crown Grant, died intestate: And whereas at a sitting of the Native Land Court, held at Mangonui, in the Province aforesaid, on the fifteenth day of May, one thousand eight hundred and seventy-five, Karena Kiwa claimed to succeed to the interest of the said Meu Haka in the said parcel of land described in the said Schedule; and it was ordered by the said Court that Matiu Meu, Tanga Meu, Te Oneroa Meu, and Pare Meu, infants under the age of twenty-one years, should succeed to the hereditaments aforesaid; and it is expedient that Pororua te Taepa and Karena Kiwa be appointed trustees under the said Act on behalf of the said Matiu Meu, Tanga Meu, Te Oneroa Meu,

of the said Mathi men, ranga men, re office from, and Pare Men, during their minority.

Now therefore, His Excellency the Governor of New Zealand, with the advice and consent of the Executive Council of the Colony, in exercise and pursuance of the powers and authorities vested in him by the said Act, doth hereby order that the estate or interest of the said Meu Haka in the land described in the Schedule hereto shall be and remain

vested in

PORORUA TE TAEPA and KARENA KIWA, of the District of Mangonui, in the said Province, aboriginal natives of New Zealand,

as Trustees, within the meaning and for the purposes of the said Act, for the said Matiu Meu, Tanga Meu, Te Oneroa Meu, and Pare Meu, during their minority.

SCHEDULE.

ALL that parcel of land situate at Mangonui, in the District of Mangonui, Province of Auckland, being called or known by the name of "Aputerewa No. Bounded towards the North-east by a line 3379 links, and by the Tokatoka Creek; towards the East by the said Creek; towards the East by the said Creek; towards the East by the said; towards the West by the Oruru Block, 2415 links, 670 links, 507 links, 902 links, 1015 links, 450 links, 902 links, and 5410 links; and towards the North-west by Crown land, 735 links, and by a

> FORSTER GORING, Clerk of the Executive Council.

Fixing Sittings of Nelson District Court.

NORMANBY, Governor.

IN pursuance and exercise of the power and authority in this behalf enabling me, I, George Augustus Constantine, Marquis of Normanby, Governor of the Colony of New Zealand, do hereby fix and appoint that sittings of the Nelson District Court for Civil and Chimings of Preincest and the held Court, for Civil and Criminal Business, shall be held at the Provincial Council Hall, at Nelson, on Monday, the thirteenth day of December next.

Issued this twenty-fifth day of November, one thousand eight hundred and seventy-five.

> EDWARD RICHARDSON, (for the Minister of Justice).

Fixing Sittings of Nelson District Court.

NORMANBY, Governor.

N pursuance and exercise of the power and authority in this behalf enabling me, I, George Augustus Constantine, Marquis of Normanby, Governor of the Colony of New Zealand, do hereby fix and appoint that sittings of the Nelson District Court shall be held as follows:-

In the Provincial Hall, Nelson, for Criminal Business only, on the third Monday in March, June, September, and December in each year;

In the Resident Magistrate's Court House, Nelson, for Civil Business only, on the second Monday in every month;

In the Resident Magistrate's Court House, Nelson, for Bankruptcy Business only, on the second and

fourth Friday in every month.

Provided that in case any of the days so fixed as aforesaid shall happen to be a holiday, then the Court appointed for that day shall be holden on the first day thereafter not being a holiday.

Provided further that this warrant shall not take effect till the first day of January, one thousand

eight hundred and seventy-six.

Issued this twenty-fifth day of November, one thousand eight hundred and seventy-five.

EDWARD RICHARDSON (for the Minister of Justice).

Fixing Sittings of District Court of Westland.

NORMANBY, Governor.

N pursuance and exercise of the power and Augustus Constantine, Marquis of Normanby, the Governor of the Colony of New Zealand, do hereby fix and appoint that sittings of the District Court of Westland Westland, for Civil and Criminal Business, shall be held as follow:-

In the Supreme Court House at Hokitika, on the first day of February, April, June, August, October, and December in each year.

In the Resident Magistrate's Court House at Greymouth, on the seventh day of February, April, June, August, October, and December in each year.

In the Resident Magistrate's Court House at Westport, on the fifteenth day of March and June, the eighteenth day of September, and the fifteenth day of December in each year.

In the Resident Magistrate's Court House at Reefton, on the fourteenth day of February, April, July, and October in each year.

Provided that in case any of the days so fixed as aforesaid shall happen to be a Sunday or a holiday, then the Court appointed for that day shall be holden on the first day thereafter not being a Sunday or a holiday.

Provided further, that this warrant shall not take effect till the first day of January, one thousand eight hundred and seventy-six.

> As witness the hand of His Excellency the Governor this twenty-fifth day of November, one thousand eight hundred and seventy-five.

> > EDWARD RICHARDSON, (for the Minister of Justice).

Fixing Sittings of District Court of Otago Gold Fields.

NORMANBY, Governor.

In pursuance and exercise of the power and authority in this behalf enabling me, I, George Augustus Constantine, Marquis of Normanby, the Governor of the Colony of New Zealand, do hereby fix and appoint that sittings of the District Court of the Otago Gold Fields for Civil and Criminal Business shall be held as follow:

In the Resident Magistrate's Court House at Naseby, on the thirty-first day of January, the twenty-eighth day of March, the thirtieth day of May, the first day of August, the twenty-sixth day of September, and the twenty-eighth day of November in each year.

In the Resident Magistrate's Court House at Clyde, on the seventh day of February, the fourth day of April, the sixth day of June, the eighth day of August, the third day of October, and the fifth day of December in each year.

In the Resident Magistrate's Court House at Cromwell, on the ninth day of February, the sixth day of April, the eighth day of June, the tenth day of August, the fifth day of October, and the seventh day of December in each year.

In the Resident Magistrate's Court House at Queenstown, on the fourteenth day of February, the eleventh day of April, the thirteenth day of June, the fifteenth day of August, the tenth day of October, and the twelfth day of December in each year.

In the Resident Magistrate's Court House at Lawrence, on the twenty-first day of February, the eighteenth day of April, the twentieth day of June, the twenty-second day of August, the seventeenth day of October, and the nineteenth day of December in each year.

Provided that in case any of the days so fixed as aforesaid shall happen to be a Sunday or a holiday, then the Court appointed for that day shall be holden on the first day thereafter not being a Sunday or a holiday.

Provided further that this warrant shall not take effect till the first day of January, one thousand eight hundred and seventy-six.

As witness the hand of His Excellency the Governor this twenty-fifth day of Novem-ber, one thousand eight hundred and seventy-five.

EDWARD RICHARDSON, (for the Minister of Justice).

Place and Time appointed for Vaccination.

NORMANBY, Governor.

IN pursuance and exercise of the powers vested in me by "The Public Health Act, 1872," I, George Augustus Constantine, Marquis of Normanby, the Governor of New Zealand, do hereby appoint the place mentioned in the second column of the Schedule hereto as and to be the place at which the Public Vaccinator appointed for the district mentioned in the first column of the said Schedule shall attend for the performance of vaccination, as required by the said Act; and I do hereby give notice that such Public Vaccinator will attend at the place aforesaid, for the purpose of performing such vaccination, on the day and at the hour set forth in the third column of the said Schedule opposite the name of such place; and further, that at such place as last aforesaid the Public Vaccinator will attend for the purpose of inspecting the progress of such vaccination in the persons so vaccinated on the day and at the hour respectively set forth in the fourth column of the said Schedule appropriate the name of such place. said Schedule opposite the name of such place.

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 November, one thousand eight hundred and seventy-five.

SCHEDULE. PROVINCE OF NELSON.

District for which Public Vaccinator appointed.	Place where Vaccination to be performed.	Day and Hour fixed for Performance of Vaccination.	Day and Hour fixed for inspect- ing the Progress of Vaccination.
Amuri,	At the residence of Mr. W. H. Pinching, Waisu	First Tuesday in each month, be- tween the hours of 12 noon and 2 p.m.	Second Tuesday in each month, be- tween the hours of 12 noon and 2 p.m.

THE NEW ZEALAND GAZETTE.

Place and Time appointed for Vaccination.

NORMANBY, Governor.

IN pursuance and exercise of the powers vested in me by "The Public Health Act, 1872," I, George Augustus Constantine Marquis of Narmanhy the Constantine Marquis of Narmanhy the Constantine In pursuance and exercise of the powers vested in me by "The Public Health Act, 18/2," I, George Augustus Constantine, Marquis of Normanby, the Governor of New Zealand, do hereby appoint the place mentioned in the second column of the Schedule hereto as and to be the place at which the Public Vaccinator appointed for the districts mentioned in the first column of the said Schedule shall attend for the performance of vaccination, as required by the said Act; and I do hereby give notice, that such Public Vaccinator will attend at the place aforesaid, for the purpose of performing such vaccination, on the day and at the hour set forth in the third column of the said Schedule opposite the name of such place; and further, that at such place as last aforesaid the Public Vaccinator will attend for the purpose of inspecting the progress of such vaccination in the persons so vaccinated on the day and at the hour respectively set forth in the fourth column of the said Schedule opposite the name of such place. the hour respectively set forth in the fourth column of the said Schedule opposite the name of such place.

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 November, one thousand eight hundred and seventy-five.

DANIEL POLLEN.

SCHEDULE. PROVINCE OF OTAGO.

Districts for which Public Vaccinator appointed.	Place where Vaccination to be performed.	Day and Hour fixed for Performance of Vaccination.	Day and Hour fixed for inspecting the Progress of Vaccination.
Winton Lower Mataura	The Schoolhouse, Mataura Bridge	Last Wednesday in each Month, from 11 a.m. to 12 noon	First Wednesday in each Month, from 11 a.m. to 12 noon.

Resignation of Returning Officer accepted.

Colonial Secretary's Office, Wellington, 25th November, 1875. HIS Excellency the Governor has been pleased to accept the resignation by

RICHMOND BEETHAM, Esq.,

of his appointment as Returning Officer for the election of Members of the House of Representatives for the District of Wakatipu.

DANIEL POLLEN.

Returning Officer appointed.

Colonial Secretary's Office, Wellington, 25th November, 1875. IS Excellency the Governor has been pleased to appoint

JOHN SCOTT WORTHINGTON, Esq., to be Returning Officer for the election of Members of the House of Representatives for the District of Wakatipu.

DANIEL POLLEN.

Revising Barrister appointed.

Colonial Secretary's Office, Wellington, 25th November, 1875. H is Excellency the Governor has been pleased to appoint appoint

JAMES WREN CARLILE, Esq.,

to be a Revising Barrister for the Province of Hawke's Bay, under "The Friendly Societies Act,

DANIEL POLLEN.

Deputy Registrar of Marriages &c. appointed.

Colonial Secretary's Office, Wellington, 25th November, 1875.

Is Excellency the Governor has been pleased to appoint

HOWARD WILSON CAPPER, Esq.,

to be the Deputy of the Registrar of Marriages, and of Births, Deaths, and Marriages, for the District of Tokomairiro, as the same is defined in Proclamation of the 8th day of May, 1873, and published in the New Zealand Gazette, No. 28, of the 9th day of May, 1873.

DANIEL POLLEN.

Letters of Naturalization issued.

Colonial Secretary's Office, Wellington, 25th November, 1875.

IS Excellency the Governor has been pleased to HIS Excellency the Governor has been processed issue Letters of Naturalization, under "The Aliens Act, 1866," in favour of the under-mentioned persons, viz.,-

Name.	Occupation.	Residence.
Ah Yeng	Storekeeper	Milton.
Edward Castaing	Boatman	Tauranga.

DANIEL POLLEN.

Sheriff appointed.

Department of Justice,
Wellington, 26th November, 1875.

IIS Excellency the Governor has been pleased to
appoint

Alfred Greenfield, Esq.,

to be Sheriff for the District of Nelson, from and after the 30th instant, vice Lowther Broad, Esq., resigned.

CHARLES C. BOWEN.

Inquiry for Missing Person.

Colonial Secretary's Office,
Wellington, 25th November, 1875.

INQUIRIES have been made for a man named
ROBERT SAYER,
who was last heard of about seven years ago at

Dunedin, Otago.

He is a native of Bungay, Suffolk.

Any person possessing information respecting the person above named is requested to communicate the same to this office.

AMELIUS M. SMITH, (for the Under Secretary).

Application for Registration of Trade Marks.

NOTICE is hereby given, that EDWIN HELLARD CREASE, of Wellington, Province of Wellington, has applied to register the following Trade Marks under "The Trade Marks Act, 1866," viz.,—

No. 1.

Description of Trade Mark.

On a paper label of an orange colour, a rectangular figure, about $4\frac{1}{2}$ inches long by about 3 inches broad, printed across the label and formed by a black line, with a small scroll at each corner, having at the top a figure of the Royal Arms, about $1\frac{1}{2}$ inches by about $\frac{3}{2}$ of an inch in size, and underneath the words "By Special Appointment to His Excellency Sir G. F. Bowen;" in the centre and between the words "Trade Mark," printed in small-capital letters on a fancy scroll, is an ornamental "C" encircling a profile of the late Duke of Wellington, the C is about $1\frac{3}{2}$ inches long by about $1\frac{1}{2}$ inches broad; above is printed in large black type, with ornamental capital letters, the word "Crease's;" in black type on a scroll the word "Wellington;" and underneath in large capitals the word "Coffee," and in smaller type the words "Steam Coffee Works, Willis Street, Wellington, New Zealand." Surmounting the above figure, between two black lines, are the words "Crease's Best Quality Coffee," the words "Crease's" and "Coffee" being in large capital letters; between the words "Best Quality" is a figure of a diamond about $1\frac{1}{2}$ inches by about $\frac{3}{2}$ of an inch, formed by two black lines, having in the centre the figure "A1" in bold type. The full size of the label is about 6 inches long by about $4\frac{1}{2}$ inches broad.

Nature of Article to which such Trade Mark is intended to apply.

"Prepared Coffee."

No. 2.

Description of Trade Mark.

On a paper label of a pink colour, a rectangular figure, about 4½ inches long by about 3 inches broad, printed across the label, and formed by a black line, with a small scroll at each corner, having at the top

a figure of the Royal Arms, about 1½ inches by about ½ of an inch in size, and underneath the words "By Special Appointment to His Excellency Sir G. F. Bowen;" in the centre and between the words "Trade Mark," printed in small-capital letters on a fancy scroll, is an ornamental "C" encircling a profile of the late Duke of Wellington, the C is about 1½ inches long by about 1½ inches broad; above is printed in large black type, with ornamental capital letters, the word "Crease's;" in black type on a scroll the word "Wellington;" and underneath in large capitals the word "Coffee," and in smaller type the words "Steam Coffee Works, Willis Street, Wellington, New Zealand." Surmounting the above figure, between two black lines, are the words "Crease's Beehive Brand Coffee," the words "Crease's" and "Coffee" being in large capital letters; between the words "Beehive Brand" is a figure of a beehive about ¾ of an inch long by about ¾ of an inch wide. The full size of the label is about 6 inches long by about 4½ inches broad.

Nature of Article to which such Trade Mark is intended to apply.

"Prepared Coffee."

No. 3.

Description of Trade Mark.

On a paper label of a yellow colour, a rectangular figure, about 4½ inches long by about 3 inches broad, printed across the label, and formed by a black line, with a small scroll at each corner, having at the top a figure of the Royal Arms, about 1½ inches by about ½ of an inch in size, and underneath the words "By Special Appointment to His Excellency Sir G. F. Bowen;" in the centre and between the words "Trade Mark," printed in small-capital letters on a fancy scroll, is an ornamental "C" encircling a profile of the late Duke of Wellington, the C is about 1½ inches long by about 1½ inches broad; above is printed in large black type, with ornamental capital letters, the word "Crease's;" in black type on a small scroll the word "Wellington;" and underneath in large capitals the word "Coffee," in smaller type the words "Steam Coffee Works, Willis Street, Wellington, New Zealand." Surmounting the above figure, between two black lines, are the words "Crease's Keybrand Quality Coffee," the words "Crease's Keybrand Quality Coffee," the words "Crease's "and "Coffee" being in large capital letters; between the words "Keybrand Quality" is a figure of two keys crossed, about ¼ of an inch by ¼ of an inch in size. The full size of the label is about 6 inches long by about 4½ inches broad.

Nature of Article to which such Trade Mark is intended to apply.
"Prepared Coffee."

AMELIUS M. SMITH, (for Registrar of Trade Marks). Wellington, 25th November, 1875.

Medical Referee appointed.

Government Insurance Office,
Wellington, 25th November, 1875.

THE under-mentioned gentleman has been appointed Medical Referee under "The Government Insurance and Annuities Act, 1874," for the District of Lawrence, Province of Otago:—

ALEXANDER STEWART, Esq., M.D.

W. GISBORNE, Commissioner

By Authority: George Didsever, Government Printer, Wellington.