

SUPPLEMENT

TO THE

GAZETTE NEW ZEALANI

THURSDAY, DECEMBER 9, 1875. $\mathbf{0F}$

Published by Authority.

WELLINGTON, FRIDAY, DECEMBER 10, 1875.

Regulations under "The Stamp Act, 1875."

NORMANBY, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this ninth day of December, 1875.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHERE THE GOVERNOR IN COUNCIL.

Acted that the Governor may, by Order in Council, from time to time make regulations, not in-consistent with the provisions of the said Act, for the conduct of all persons concerned in the administration thereof, and generally for carrying the said Act into

Now therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council of the Colony, in pursuance and exercise of the above-recited power and authority, doth hereby make the Regulations contained in the Schedule following.

Forster Goring, Clerk of the Executive Council.

SCHEDULE. REGULATIONS.

1. The Head Office of the Department, being the office of the Commissioner, shall be at Wellington; Stamp Offices being offices of Deputy Commissioners shall be established in the chief towns of provinces.

2. At the Offices so constituted, adhesive and impressed stamps will be sold on requisition, and stamps will be officially affixed to and impressed on

deeds and other instruments.

3. The Stamp Offices will, unless otherwise directed, be open to the public, for the issue of stamps and receipt of money, at 10 a.m., and will close to the public at 4 p.m. on every working day

except Saturday, when they will close at 12.30 p.m.
4. All Postmasters, Sub-Postmasters, and Managers of Banks are hereby authorized to sell any stamps deposited with them by the Commissioner for sale.

5. All Licensed Dealers are required to sell to the public for cash any stamps in their possession, on demand, between the hours of 9 a.m. and 5 p.m. on

every day except Sundays and holidays. Depositaries are required to sell in like manner at any time during office hours.

6. Stamps for denoting duties without the use of an adhesive stamp will be impressed on blank forms of affidavits, cheques, drafts, or orders, bills of exchange, promissory notes, receipts, bills of lading, charter-parties, transfers, policies of insurance, and others, and on paper and parchment not previously written on; but such stamps will be impressed only at the Head Office.

7. All applications for stamps at the Stamp Offices (except those relating to legacy, succession, and residuary duty under former Acts) must be made by requisition in the forms A and B in the Appendix hereto for duty stamps, and C and D for fee stamps.

13. Applications for stamps amounting in the whole to less than £2 cannot be received at the Stamp Offices except for stamps to be affixed by the Department, and all stamps must be paid for in cash

at the time of application.

8. A commission in the form of discount will be allowed on all duty stamps purchased at the Stamp Offices, after the following scale: — To Licensed Dealers, and to the persons hereinbefore named as being authorized to sell stamps deposited with them for sale, £4 per centum on all purchases of £2 and upwards. To all other persons, £2 10s. per cent. on all purchases of £5 and upwards.

9. Persons requiring stamps to be impressed on paper or parchment not previously written on must provide the paper or parchment, and mark distinctly on or near the place where they desire the stamp to be impressed, the particular denomination of stamp

they require.

10. Neither the Commissioner nor his officers shall be held responsible for any loss by reason of any stamped parchment or paper being obtained by a person not legally entitled thereto.

11. All instruments required to be stamped after the same shall have been executed must be left at a Stamp Office (together with an abstract of the particulars of such instrument in the form E in the Appendix hereto) in order that the duty payable and any fine chargeable thereon may be determined; and on the payment of the duty and fine assessed thereon. by the Deputy Commissioner, the same will be stamped with stamps denoting that such duty and

fine (if any) has been paid.

12. All applications for the allowance of spoiled stamps must be lodged at the Head Office, or with the Deputy Commissioner of the district, accompanied by an affidavit duly swern according to the form F in the Appendix hereto, and a receipt for such stamps will be given by the Receiving Officer in the form G.

13. Every receipt for spoiled stamps must be presented within one calendar month from the date thereof, at the Stamp Office where the application for allowance has been lodged, or the stamps left for

allowance will be forfeited.

14. If, after examination of such stamps, the application for allowance is granted, either impressed or adhesive stamps, but not portion of each, will be issued in exchange to the person entitled thereto to the amount so allowed, after deducting therefrom commission at the rate of $2\frac{1}{2}$ per cent.

15. All spoiled stamps (if not allowed) will be marked with the word "Disallowed," and the date

when so disallowed, and, together with the parchment or paper on which the same are affixed or impressed, will be returned to the person leaving the same for allowance; but the receipt given at the time of the same being left for allowance must be given up to the Stamp Office.

16. Subject to the production of such evidence, by affidavit or otherwise, as the Commissioner may require, and to such further regulations as may from time to time be issued in that behalf, allowance for spoiled stamps will be made in the manner and in the

cases hereinafter mentioned, that is to say,

(1.) The stamp on any material inadvertently and undesignedly spoiled, obliterated, or by any means rendered unfit for the purpose intended, before any instrument written thereon is executed by any party, and for which stamp no money or other consideration has been paid or given to the Solicitor or other person employed to transact the business intended to have been carried into execution thereby, or to the person by whom the same was written.

(2.) Any adhesive stamp which has never been used or affixed to any material, but which has been inadvertently and undesignedly spoiled or rendered unfit for use.

(3.) The stamp used or intended to be used for any bill of exchange or promissory note signed by or on behalf of the drawer or intended drawer, but not delivered out of his hands to, or deposited with, any person as a security for the payment of money, or in any way negotiated, issued, or put in circulation, or made use of in any other manner whatsoever, and which, being a bill of exchange, has not been accepted by the drawee, and provided that the material on which any such stamp is affixed or impressed does not bear any signature intended as or for the acceptance of any bill of exchange to be afterwards written thereon, except as and in manner provided in the next following sub-section.

(4.) The stamp used or intended to be used for any bill of exchange or promissory note signed by or on behalf of the drawer thereof, but which, from any omission or error therein or any accidental defacement thereof, has been spoiled or rendered useless, although the same being a bill of exchange may have been accepted or indorsed, or being a promissory note may have been de-livered to the payee, provided that another completed and duly stamped bill of exchange or promissory note is produced, identical in every particular, except in the correction of such error

or omission as aforesaid, with the spoiled bill or note, provided as follows:—

(a.) That in all cases the stamp, stamped

material, or stamped form, be given up to the

Commissioner.

(b.) That in the case of a signed instrument, the application for allowance be made within six calendar months from the date of the stamp being spoiled; and in the case of an unsigned instrument, within twelve calendar months from that date.

(5.) The stamp used for any of the following instruments, that is to say,—

(a.) An instrument executed by any party therefore, but afterwards found to be absolutely void in law from the beginning.

(b.) An instrument executed by any party thereto, but afterwards found unfit, by reason of any error or mistake therein, for the purpose

originally intended.

(c.) An instrument executed by any party thereto, but which, by reason of the death of any person, by whom it is necessary that it should be executed, without having executed the same, or of the refusal of any such person to execute the same, or to advance any money intended to be thereby secured, cannot be completed so as to effect the intended transaction in the form proposed.

(d.) An instrument executed by any party thereto which, for want of the execution thereof by some material and necessary party, and his inability or refusal to sign the same, is in fact incomplete and insufficient for the purpose for

which it was intended.

(e.) An instrument executed by any party thereto which, by reason of the refusal of any person to act under the same or by the refusal or non-acceptance of any office thereby granted, totally fails of the intended purpose.

(f) An instrument executed by any party

thereto which, for want of enrolment or registration within the time required by law, has become

null and void.

(g.) An instrument executed by any party thereto which has become useless in consequence of the transaction intended to be thereby effected being effected by some other instrument duly stamped.

(h.) An instrument executed by any party thereto which is inadvertently and undesignedly spoiled, and in lieu whereof another instrument, made between the same parties and for the same purpose, is executed and duly stamped.

Provided as follows:

(1.) That in the case of an executed instrument-

(a.) The instrument is given up to be cancelled.

(b.) The application for allowance is made within six calendar months after the date of the instrument, or, if it is not dated, within six calendar months after the execution thereof by the person by whom it was first or alone executed, except when, from unavoidable circumstances, any instrument for which another instrument has been substituted cannot be given up to be cancelled within the aforesaid period, and in that case, within six calendar months after the date or execution of the substituted instrument; and except where the spoiled instrument has become void for want of filing or registration, and in that case within six calendar months next after it has so become void; and except also where the spoiled instrument has been sent abroad, and in that case within six calendar

months after it has been received back in any part of the colony.
(c.) No action has been brought or suit com-

menced in which the instrument could or would

have been given or offered in evidence.

(2.) That in the case of stamped material not having any executed instrument written thereon, and of any adhesive stamp not affixed to any material, the application for allowance is made within twelve calendar months after the stamp has been spoiled as aforesaid, and that the stamped material or stamp be given up to be cancelled.

(6.) Any stamp inadvertently used for an in-strument liable to duty when such stamp is of greater value than was necessary, or any stamp inadvertently used for an instrument not liable to any duty, provided the application is made within six calendar months after the date of the instrument, or, if it is not dated, within six calendar months after the execution thereof by the person by whom it was first or alone executed; and provided that the instrument, if liable to any duty, be restamped with the proper duty.

18. Every person tendering a transfer of a station or run, or of any interest therein, to be stamped, must accompany the same with a declaration according to the form marked H, duly made and subscribed, setting forth the whole consideration agreed to be paid for the interest in the run, station improvements, and stock thereon, and must at the same time pay

the duty imposed by the Act.

19. On receipt of the quarterly returns furnished by the several Banks under "The Banker's Returns Act. 1858," a notice in the form marked J will be issued to the said Banks, specifying the amount at which the composition payable by them respectively has been assessed, and the said Banks are required forthwith to pay the same accordingly at the head office.

20. The notice to be issued to administrators of the estates of deceased persons directing attention to the provisions of the Act shall be in the form K, and the statement of property required to be filed by administrators under section 108 shall be in the

form marked L.

21. The statement required in order to ascertain the duty payable on a life interest or annuity shall be in the form marked M, which must be attached to the statement L.

22. The amended statement required to be made under section 117, in the case of insufficient duty

having been paid, shall be in the form marked N.
23. The amended statement required to be made under section 118, in the case of too much duty having been paid, shall be in the form marked O.

24. Where the administrator is allowed to give bond under the second proviso to section 121, for the due payment of duty prior to delivery of ad-ministration, such bond shall be in the form marked Ρ.

25. All persons holding responsible positions in the Government service are required to provide against the infringement of "The Stamp Act, 1875," so far as it may be in their power to do so.

Folio..... No.....

REQUISITION A.—(From 1d. to £10.)

To be prepared in Duplicate.

REQUIRED by (1)..... Adhesive Duties Stamps of the following Numbers and Denominations.

Denomi- nation.	Number, (3).	Amount.	Denomi- nation.	Number. (3)	Amount.
			£ s. d.	Brought fd.	£ s. d.
			Commi	t ssion of sent }	1
	Carried fd. £		Net An	nount s	3

Signature of Applicant Date18

(1) Christian and Surname at full length.(2) Place of residence or business, and post town. (3) In words at length.

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Folio		<u>e</u>	Amount.	43			18
		<u> </u>	On other Total Number Denominational Forms. Value.	ક. ત	rate of	nt £	Signature of Applicant
Requisition B.—(Impressed Stamps.)	W. S.	ons to be imp	Total Number of Stamps.		Amount Commission at the rate of per cent.	Net Amount	tpplicant Date
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ъ В.—(Д	Y Con	bers and I	On Promissory Notes or Acceptances				Sig
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PA .		of the following Numbe transmitted herewith:—	On Drafts On Drafts Promissory in Duplicate in Triplicate Acceptances		~		
:	жо by	uties Stamps of the transmi	On Sola Drafts.				
No	REQUIE	Dutie	On Cheques				

Folio..... No......
REQUISITION C (Adhesive Fee Stamps). (To be prepared in duplicate).

Adhesive* Stamps of REQUIRED by of the following numbers and denominations:

Number of Stamps.	Price of each.	Amount.		nt.	Number of Stamps.	Price of each.	Amount.	
1		£	s.	d.	Brought for	wd.	£ s. d.	
Carried forw	ard £				Amount Comn. of p			

Signature of Applicant.....

Folio.....

Requisition D (Impressed Fee Stamps).

(G.)

RECEIPT for SPOILED STAMPS.

No.

REQUII numbe inafter	rs and d particu	of lenomination larized).	, Fee s (to be impr	Stamps of the essed on the	he following forms here-	Stemp Office,
. De	escription Requi	of Form red.	Number of Stamps.	Value of each.	Amount.	I construe that of , has this play de- posited at this Office the Stamp particularized on the back
				£ s. d.	£ s. d.	hereof for allowance, accompanied with an Affidavit duly sworn, setting forth how the same we rendered useless.
				t tage		Stamp Clerk.
	Amoun Less co	nmission et		per cent	\$\$}	If the allowance is granted, this receipt must be exchanged for Stamps in lieu of those for which allowance has been made, within one month from the date hereof. This receipt is not transferable.
	Net am	ount	a to the little of the little	£		
	· · · · · · · · · · · · · · · · · · ·	Signature o	f Applicant			(H.)
			(E.)		18	FORM of DECLARATION of the Consideration paid for a Run or Station held under Lease or promise of Lease or in any other manner from the Crown,
		isition			io	or of any Interest therein.
	RACT O	I INSTRUI	TENT requi	ring to be	STAMPED	I, , of , do solemnly and sincerely declare,— day of last, I purchased from , the whole property and interest in a
Date of Instrument.	Nature of Instrument.	Names of Pa	Considera-	Duty. Fine	s. Stamps Issued.	under on behalf of the Crewn, dated the day of 18, together with the improvements and stock thereon, at or
H.	L Na					for the price of 2. That the said sum of is the whole consideration
			£ s. d.	L s. d. E s.	d.	paid or agreed to be paid for the interest of the said in the said Run or Station, improvements and stock. And make this solemn declaration conscientionals
				\$1. ************************************		hand make this solemn declaration conscientionally believing the same to be true, and by virtue of the provisions of "The Justices of the Peace Act, 1866."
····	:		te of Applica			Made and subscribed at , in the Colony of New Zesland, this
Amoun	t of dut	y payable, £				day of , one thousand eight hundred and before me
•••		Deputy	Commission	er.		
			(F.)			((3.)
l.FFIC			IATION to of Spoile			Notice.
iere his	nt must st	8 0- (To the Manager of the
ion.	nd desc affirmati	·)	of	maketh oa	th and saith	THE declared Returns furnished by the "pursuant to "The Bankers' Returns Act, 1858," show that the average total
asde, the so alt	is form o	an that the	several Stam ibed, that is	ps hereinafi		value of the Notes of the said Bank in circulation in the Colony of New Zealand during the Quarter ended on the
		100.00		cription		of 18 , amounted to sterling. The amount payable under "The Stamp Act, 1875," by way
Numb	er of Star	- 01.68	h. Ins	of trument,	Total Value,	of composition on the sum above mentioned, is assessed at sterling, and you are accordingly required to pay that amount to the Commissioner of Stamps, at this Office.
		# •	4.	er weeking a some	& s. d.	Head Office, Stamp Department, Wellington, , 18
						Head Office, Stamp Department,
by	or		use, and the	st pr	purchased ud or now	Wellington, , 18 BECHIVED from the the sum of sterling, being
		l for and re	ally and tru	ly liable to	pay the full	the amount payable by way of composition on the amount of Notes of the said Bank in circulation in the Colony during the
Tere sta	ite cause g the Stan	for		Action to the	Sex St	Quarter ended the day of 18 .
And	this De	penent furt	her saith, th	at he hath	not in any	(K.)
r anv	part tl	nercof, by	aid the valuary other p	erson or p	ersons, and	Stamp Office,
stamps	, he wi	ll not ask o	e allowed by r receive an	y compensat	ion for the	
ame or harge	any pa	rt thereof, fi e or any par	om any othe thereof, in	r person or account or o	persons, or therwise, to	Register No. 18 . Folio .
charge the same or any part thereof, in account or otherwise, to any other person or persons, either generally or particularly, so as to be again paid or compensated for the same, or any part						SIR,—As Administrator* under "The Stamp Act, 1875," of
hereof, worn		this	ly, in any ma day)	nner whatso	ever.	the real and personal estate of , late of deceased, I have to call your attention to the provisions of Part
of		18 , befor	e filled up s	o as to suit	the circum-	III. of the said Act.
tances	affectir	e page 3).	ticular case,	and in ter	rms of the	*Under section 105 of the said Act, "Administrator," includes Executor, Administrator, and also any person succeeding to any property where no probate or letters of administration are required to be issued, &c.

THE N			AND GA		790
Under those provisions, it becomes your of Administrat , within six months from the ministration,** to file with the Commissioner of missioner a statement in writing (form L) in property† to which such Administration relates, amount of such duty as may be assessed by a thereto, pursuant to the said Act.	e grant or Deputy respect and to p	REAL PROPERTY.			
I am,				Description:	£
Your obedient Servant,			Brief particulars		
Deputy O	 Kommiesi	omer.	and extent must be given here or		
To the Administrat	V		by schedule.	_i	
of the Estate of				Total	
(L.)			The dates of deeds and names of parties must be given.	Particulars of all Mortgages and Debts due thereon and the amounts thereof:	
"THE STAMP ACT, 1875."					
	-1 3 70			•	
FORM of STATEMENT by Administrator of the Re Property to which the Administration relates the Commissioner or Deputy Commissioner with from the grant of such Administration, in order amount of duty payable on such Property pursu Act. Note.—"Administrator" means and includes	to be file hin six 1 to ascert ant to t Execute	ed with months ain the he said or, Ad-	Balance of Deduct an	e (after deducting such debts) personal property brought forward	f ·
ministrator, and also any person succeeding to where no probate or letters of administration are issued.				duty is paid on form M	£
				net balance on which duty is to be essed	. ₤
Register. No. 18.	Folio	•			'
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STATEMENT of all Real and Personal Property, late of , in the , w	ho died	on the		DECLARATION.	
day of 18, was possessed the time of his death, filed by , of ministrator of the Estate and Effects of the Dec	, t	he Ad-	, of (severally) male 1.	, in the New Zeala se oath and say as follows:— , the Administrator of the Estate :	
The state of the s	elster i r	. 1130 9 757	the said 2. That to th	deceased.	
PERSONAL PROPERTY.		statement is trueffects of the sa	ue in every particular, and that th iid deceased do not exceed		
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Inventories, Valuations, and Plate, Jewels, and Ornaments				For the Commissioner	
Vouchers must be annexed hereto Wines, Spirits, and Liquors Horses, Carriages, Farming Stock and Implements			rity.		
Stock in Trade (Good-will of Trade or Business			r ann	RECEIPT.	
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newal			Received	from the sum of f	or [or on ac-
Life Assurance Policies Rents due at death of deceased Mortgages, Bonds, Bills, &c.,			1.0	the duty assessed as above	or for our mo
detailed parties and Interest due at death			t wor	For the Com	missioner.
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cieties, &c All other Personal Property not			Where the order the order the order the order the order the order to be a second		
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perty £				ve), being the balance of the duty	18 which credit assessed as
	1 - 1		above mentione	β α.	
*"Administration" includes probates, letters of ad- any rule or order of Court entitling any person to admin	ministrati ister the	on, and	Registered.		
† Under section 4 of the said Act, "Property" means and personal property.	_	_		For the Com	missioner.

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of all Real	20,000	Per count.	စ		r religious,	nterest or annuity peneficially for life, u and that I am info was born on the	this is a just and true statement of to which is entitled to pon the death of the before-named rmed and verily believe the said day of 18	succeed
he Value	20,000	Per cent.	# # #0		pointed fe	of the said Dated at	from whom the same is d, this day of ,18 Here sign the Account)	enved.
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he pa.	as descends to any Exceeding	aged alissu roft	andmo	arty s	a a trust	Register	No. 18 . Folio	e •
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_	ದರೆ			4	ભાં જાં		Amended statement—Real Pro-	
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	" T ī	.(M. ie Stamp		75."	(4.) (4.)	Particulars, as in Statement L., must be given in all cases.	Deduct additional Mortgages, &c., due by deceased	
This form, to be attac ment form	when used, i	STATEMEN in Proper	T of the V	alue of Li	fe Interest or Annual		Net balance, after deducting debts Deduct any part not liable to duty	
	gister	No.	18	Folio			Total net balance	
	er life intere			by, give	en or be-		DECLARATION. , in the , New Zeals	nd
State who	d or annuity ther rent or r payable or	died on the	ne ged on <i>o</i> r p	day of	18 ,	(1. ,t)	ath, and say as follows:— he Administrator of the Estate and	
of any and what fund. as under. PARTICULARS OF LIFE INTEREST OR ANALYSTS.						9 That to the	deceased. best of knowledge and true in every particular, and the	belief, the
				1	, 	effects of the said	deceased do not exceed the value	of
Name of Bene- floiery.	or Belat ords	on the o	o Va	of Duty Cent.	t of D	Sworn by the sa day	of , one (
Name fi	Degree of Belation- ship to be stated in the words of the	Act, as on the other side. Describe nature of Anguity or Life In-	Schedu	Bate of	Amount of Duty	thousand eigh Before m		
			8		& s. d.	Supply Schedule,	Assessment. The duty on the above sum of £	3 is
i i i i i i i i i i i i i i i i i i i	1 .			or Naire Saire		showing now total	assessed at the sum of £ Schedule annexed, credit being allo , paid as per receipt on Statement	, as per wed for the
		· .				The Marian sales of	Tou the Commissioner o	f Stamma

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, being balance of

duty assessed as above. For the Commissioner of Stamps. Registered..... (0.)THE STAMP ACT, 1875. Register. No. 18 . Folio To be used where too much duty has been paid.

In the paid was possessed or entitled at the time of his death (and the value thereof), exhibited by a sthe Administrator of the estate and effects of the Deceased. Net balance as per account (L) brought down ... £ AMENDED STATEMENT, PERSONAL PROPERTY. Items reducing the Personal Estate must be set out here or by Schedule. AMENDED STATEMENT, REAL PROPERTY. AMENDED of Charges or in-cumbrances not previously known, or par-ticulars of any trusts affecting such property must be set out here or by Schedule. Total of deductions Total net balance £. DECLARATION. New Zealand of in the (severally) make oath and say as follows:—

1. the Administrator of the estate and effects of the said deceased. 2. That to the best of knowledge and belief the above Statement is true in every particular, and the estate and effects of the said deceased do not exceed the value of sterling. Sworn by the said day of this Before me ASSESSMENT ON REFUND. THE duty on the above sum of £ is assessed at the sum as per Schedule annexed, and a refund (from the originally paid as per receipt on Statement is hereby allowed to the said sum of £ L) of £ For the Commissioner of Stamps. FORM of BOND to be entered into by the Administrator, where credit is given for Duty payable on the Real and Personal Property of Deceased, under Section 121 of "The Stamp Act, 1875." Know all Men by these presents, that we and severally held and firmly bound unto Her Majesty the Twice the estimated Queen, in the sum of of good and duty. I lawful money of Great Britain, to be paid to Her said Majesty, for which payment well and truly to be made, we bind ourselves, and each and every of us, for the whole, our and each and every of our heirs, executors, and administrators, firmly by these presents. Sealed with our Seals. Dated the day of in the year of our Lord one thousand eight hundred and where more than one Administrator, accordingly.

WHEREAS the above bounden the of the Real and Personal of the Real and P as such Administrat has applied And whereas the said And whereas the said as such Administrat has applied to the Commissioner of Stamps to give to him, the said, credit for the amount of the estimated duty payable in respect of such real and personal estate for the period of six months from the day of the date of the grant of Administration, which the said Commissioner has agreed to do: The condition of the above-written Obligation is such, that if the said do

RECEIPT.

the sum of

RECEIVED from

Stamp Office,

and shall well and truly pay to the said Commissioner the full duties payable in respect of such real and personal estate within six months from the date of the grant of administration: Then this Obligation to be void and of none effect, or else to remain in full force and virtue.

Signed, sealed, and delivered by the	
above bounden in the presence of	(L.S.)
Signed, sealed, and delivered by the	
above bounden in the presence of	(L.S.)
Signed, sealed, and delivered by the	, ,
above bounden in the presence of	(L.S.)

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 be lodged forbidding the same on or before the 15th day of January, 1876.

Foxton, Sections 76, 77, 78, 1 acre 2 roods.—JOHN WATSON LIDDELL, Applicant, on behalf of Andrew James Whyte, the Occupant. (Ernest J. Thynne, Broker.) 683.

A Diagram may be inspected at this office. Dated this 7th day of December, 1875, at the Lands Registry Office, Wellington.

672

John E. Smith, 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 be lodged forbidding the same within one calendar month after the publication of this notice.

WILLIAM HADFIELD SMITH.—3 roods 36 perches, Sections 5 and 6, District of Havelock, Suburban. (E. T. Conolly, Solicitor.)

Diagrams may be inspected at this office.

Dated this 3rd day of December, 1875, at the Lands Registry Office, Blenheim.

670

C. M. HENNING, 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 be lodged forbidding the same within one calendar month from date of gazetting this notice.

calendar month from date of gazetting this notice.

CHARLES HARRISON, Applicant.—55 acres,
Allotment 55, Military Settlement of Wairoa.

(C. L. Margoliouth, Broker.)

Diagrams may be inspected at this office.

Dated this 1st day of December, 1875, at the Lands Registry Office, Napier.

671

Hanson Turron, District Land Registrar.

LAND TRANSFER ACT NOTICES.

NOTICE is hereby given, that the several parcels of land hereinafter described will be brought under the provisions of "The Land Transfer Act, 1870," unless caveat be lodged forbidding the same within one calendar month from the date of gazetting this notice.

HENRY WILKINS, of Wanganui, in the Province of Wellington, Storekeeper, Applicant.—12 perches, part of Section "171" on the plan of the

City of Nelson. Bounded—North (30 feet) by Bridge Street; East (100 feet and 37 feet), South (10 feet and 20 feet), West (137 feet), by other parts of same section. (W. Bout, Broker.)

GEORGE MARSHALL, of the City of Nelson, Gardener, Applicant.—13 perches, part of Section "717" on the plan of said city. Bounded—Northwestward (40 feet), Bourth-westward (90 feet), by other parts of same section; North-eastward (90 feet) by Section "720" on said plan; Southeastward (40 feet) by Vanguard Street. (W. Rout, Broker.) Broker.)

EDGAR JONES, of the District of Amuri, Stock-owner, Applicant—198 cores, being Sections "64). 65, and 66" on Square "104" of the plan of the Province of Nelson. (Adams and Kingdon, Solici-

tors.)
EXECUTORS OF WILLIAM BRABANE
WRIGHT, late of the District of Motueka, Esquire, WRIGHT, late of the District of Motueka, Esquire, deceased, Applicants—12 acres 2 reeds, part of Section "254" on the plan of the said district. Bounded—North (3900 links) by a Native Reserve; East (330 links) by waste land; South by other part of same section; West by a public road. (Henry Adams and Son, Solicitors.)

GEORGE HARPER, of the City of Nelson, Gentleman, Applicant—2 roads, part of Section "218" on the plan of the said city. Bounded—North (76 feet) by a private road; West (260 feet) by other part of same section; South (76 feet) by Bridge Street; East (260 feet) by Section "216" on said plan.

said plan.

ROBERT DISHER, of the City of Nelson,
Hotelkeeper, Applicant. 44 acres 3 rooms 24 perches,
part of Section 17 on the plan of the District of
Waimea East, commencing at a point measured 560 links from the north-western angle of the said Trucker desirations.

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section. Bounded—Northward (1000 links), Eastward (490 links), Southward (1000 links), by other parts of same section; Westward (490 links) by a public road. (W. Rout, Broker.)

Diagrams may be inspected at this office. Dated this 7th day of December, 1875, at the Lands Registry Office, Nelson.

SAMUEL KINGDON, District Land Registrar.

A NTONIO JOAC. ALVEZ.—Information wanted as to his present abode. He is a Portuguese, and the last heard of at one of the New Zeeland Gold Fields in July, 1878. Information to be addressed to J. R. George, Portuguese Consul, Wellington, who is in possession of a letter from the friends of the above in Portugal. NTONIO JOAC. ALVEZ.—Information wanted above in Portugal.

INGLEWOOD QUARTZ MINING COMPANY, LIMITED.

NOTICE is hereby given, that the Registered Office of the above Company is situated in Tainui Street, Greymouth, in the Province of Westland.

668

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SAMUEL GILMER, Directors.

INGLEWOOD QUARTZ MINING COMPANY, LIMITED.

NOTICE is hereby given, that GEORGE WILLIAM MOSS is the Local M. Moss is the Legal Manager of the above Company.

SAMUEL GILMER, Directors. J. BARKLEY,

By Authority: George Didsbury, Government Printer, Wellington. Park material 1000年 - 100 - 132 - 1420年