

SUPPLEMENT

TO THE

NEW ZEALAND GAZETTE

OF THURSDAY, JULY 24, 1879.

Published by Authority.

WELLINGTON, FRIDAY, JULY 25, 1879.

Lands declared to be Waste Lands of the Crown.

(L.S.) HERCULES ROBINSON, Governor. A PROCLAMATION.

WHEREAS by the seventeenth section of "The Waste Lands Administration Act, 1876," it is enacted that, whenever the Governor is satisfied that any lands purchased out of the sums authorized under "The Immigration and Public Works Act, 1870," and any Act amending the same, to be issued and expended in the purchase of lands in the North Island of New Zealand, 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 thereafter in the said Act provided, to be sold and dealt with according to the provisions of the laws regulating the sale and disposal of waste lands of the Crown for the time being in force in the land district in which such land is situated; and thereupon such land so proclaimed shall become subject to such provisions:

And whereas the lands described in the Schedule hereto have been purchased out of the sums authorized under "The Immigration and Public Works Act, 1870," and Acts amending the same, and it is expedient that the said lands should be declared to be waste lands of the Crown:

Now, therefore, I, Sir Hercules George Robert Robinson, 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 Waste Lands Administration Act, 1876," do hereby proclaim and declare the said lands to be waste lands of the Crown, subject to be sold and dealt with according to the provisions of the laws regulating the sale and disposal of waste lands of the Crown in force in the Land District of Auckland.

SCHEDULE.

ALLOTMENT No 2, PARISH OF MATATA.

All that piece of land in the District of Matata, in the Provincial District of Auckland, known as Allotment No. 2 of the Parish of Matata, containing by admeasurement 43 acres, more or less. Bounded towards the North-east by high-water mark of the sea; towards the South-east by Allotment No. 9, 1080 links; towards the South-west by a road 100 links wide, 447 links, 2470 links, and 1912 links; and towards the North-west by Allotment No. 13, 606 links.

ALLOTMENT No. 11, PARISH OF MATATA.

All that piece of land in the District of Matata, in the Provincial District of Auckland, known as Allotment No. 11 of the Parish of Matata, containing by admeasurement 66 acres, more or less. Bounded towards the North by high-water mark of the sea: towards the East by Allotment No. 13, 706 links: towards the South by a road 100 links wide, 3901 links, 1765 links; thence crossing the same road 100 links, and by Allotment No. 12, 7100 links: and towards the West by Allotment No. 63, 100 links; thence crossing a road 100 links, and again by Allotment No. 63 aforesaid 200 links: intersected by a road 100 links wide.

ALLOTMENT No. 12, PARISH OF MATATA.

All that piece of land in the District of Matata, in the Provincial District of Auckland, known as Allotment No. 12 of the Parish of Matata, containing by admeasurement 4,200 acres, more or less. Bounded towards the North by Allotment No. 11, 7100 links; thence by a road 100 links wide, 415 links: towards the East by Allotments Nos. 15, 23, and 22, 34220 links: again towards the North by Allotment No. 22 aforesaid, 6360 links: again, towards the East by Allotment No. 21, 11730 links: towards the South by Allotment No. 27, 13670 links: and towards the West by Allotment No. 63, 47000 links.

ALLOTMENT No. 16, PARISH OF MATATA.

All that piece of land in the District of Matata, in the Provincial District of Auckland, known as Allotment No. 16 of the Parish of Matata, containing by admeasurement 698 acres, more or less. Bounded towards the North by a road 100 links wide, 3708 links and 182 links; towards the East by Allotment No. 17, 17880 links; towards the South by Allotment No. 23, 3840 links; and towards the West by Allotment No. 15, 18500 links.

ALLOTMENT No. 19, PARISH OF MATATA.

All that piece of land in the District of Matata, in the Provincial District of Auckland, known as Allotment No. 19 of the Parish of Matata, containing by admeasurement 1,306 acres, more or less. Bounded towards the North-west by Allotment No. 22, 4620 links; thence crossing a road, 133 links; again by Allotment No. 22 aforesaid, 14260 links: towards the East by the Tarawera River: towards the South-east by Allotment No. 21, 6734 links; thence crossing a road, 102 links; again by Allotment No. 21 aforesaid, 14187 links: and towards the West by Allotment No. 21 aforesaid, 9860 links: intersected from north-west to south-east by a road 100 links wide.

ALLOTMENT No. 20, PARISH OF MATATA.

All that piece of land in the District of Matata, in the Provincial District of Auckland, known as Allotment No. 20 of the Parish of Matata, containing by admeasurement 738 acres, more or less. Bounded towards the North-west by Allotment No. 21, 13121 links; thence crossing a road, 175 links; again by Allotment No. 21 aforesaid, 2734 links: towards the East by the Tarawera River: towards the South-east by Allotment No. 27, 3200 links; thence crossing a road, 194 links; again by Allotment No. 27 aforesaid, 9500 links: and towards the West by Allotments Nos. 26, 25, 24, and 21, 5935 links: intersected from north-east to south-west by a road 100 links wide.

ALLOTMENT No. 23, PARISH OF MATATA.

All that piece of land in the District of Matata, in the Provincial District of Auckland, known as Allotment No. 23 of the Parish of Matata, containing by admeasurement 2,396 acres, more or less. Bounded towards the North by Allotments Nos. 15, 16, 17, and 14, 20700 links; thence crossing a road 107 links, and by Allotment No. 1 10220 links: towards the East by the Tarawera River: towards the South by Allotment No. 22, 9950 links; thence crossing a road, 118 links; thence by Allotment No. 22 aforesaid, 21470 links: and towards the West by Allotment No. 12, 7630 links: intersected from north to south by a road 100 links wide.

ALLOTMENT 29, PARISH OF MATATA.

All that piece of land in the District of Matata, in the Provincial District of Auckland, known as Allotment No. 29 of the Parish of Matata, containing by admeasurement 1,725 acres, more or less. Bounded towards the North-west by Allotment No. 27, 14760 links and 4016 links; thence crossing a road, 108 links; thence by Allotment No. 27 aforesaid, 9360 links: towards the East by the Tarawera River: towards the South by a road 100 links wide, 1320 links, 1371 links, 742 links, 965 links, 380 links, 1707 links, 845 links, and 1761 links; thence crossing a road, 109 links: towards the South-east by a road of width aforesaid, 3094 links: thence towards the Northeast by a road of width aforesaid, 746 links, 2717 links, and 321 links: again towards the South-east by Allotment No. 30, 16000 links: and towards the South-west by Allotment No. 28, 8749 links: intersected from north to south by a road 100 links wide.

KARAMURAMU.

All that piece of land at Karamuramu, in the Bay of Plenty District, in the Provincial District of Auckland, known by the name of Karamuramu, containing by admeasurement 323 acres, more or less. Bounded towards the North by the Kaingaroa No. 1 Block, 5171 links; towards the East and South-east by the Rangitaiki River, 14100 links; towards the South by lines, 3463 links; and towards the West by the said Kaingaroa No. 1 Block, 4800 links.

WAITAHAIA.

All that piece of land in the East Coast District, in the Provincial District of Auckland, known by the name of Waitahaia, containing by admeasurement 47,186 acres, more or less. Bounded towards the North-west and North by the Mangatutara River, 120000 links; towards the North-east by the Papatipu-o-te-Ngaere Block, the Mangaokura River, the Waingata River, the Waitahaia River, and the Pouturu West Block, 167662 links; towards the South-east by the Puateroku Block, the Wetea Block, and the Huiarua Block, 69092 links; towards the South-west by the said Huiarua Block and lines, the Ruatahunga River and lines, 69311 links; towards the South by lines and Te Kiakeheka Stream, 82422 links; and towards the West by the Motu River, 8900 links.

UAWA.

All that piece of land in the Poverty Bay District, in the Provincial District of Auckland, known by the name of Uawa, containing by admeasurement 248 acres 1 rood 24 perches, more or less. Bounded towards the East by a Native reserve, 5844 links; towards the South by a Native reserve 626 links and 1332 links, and by the last-named reserve and the Mangarara Block 2447 links; towards the West by the Mangarara River and the Uawa No. 1 Block, 3912 links; and towards the North by the last-named block, 165 links, 479 links, 686 links, 471 links, 405 links, 1116 links, 1007 links, and 1201 links: excepting a reserve of one acre to be set apart as a burial-ground for Natives.

Aniwaniwa.

All that piece of land situate at Waiapu, in the County of Cook, in the Provincial District of Auckland, known by the name of Aniwaniwa, containing by admeasurement 3,830 acres, more or less. Bounded towards the North by Te Papatipu-o-te-Ngaere Block, 9661 links; towards the North-east by the Ouemahanga Block and the Mangaropa Stream, 32375 links; towards the South-east and South by the Waitahaia River and Te Ngaere Block, 29448 links; and towards the South-west and West by the Mokokomuka Stream, 34600 links.

TE ANGANGA.

All that piece of land situate at Waiapu, in the County of Cook, in the Provincial District of Auckland, known by the name of Te Anganga, containing by admeasurement 1,145 acres, more or less. Bounded towards the North-east by Te Roto Block and Te Roto Stream, 12173 links; towards the South-east by the Mata River, 6200 links; towards the South-west by the Mangaoahiroa Stream, a tributary of the same, and the Whakaironui Block, 18998 links; and towards the North-west by the Arawhawhati Block and the Korakonui Block, 10626 links.

TE MARUNGA.

All that piece of land near Uawa, in the District of Poverty Bay, in the Provincial District of Auckland, known by the name of Te Marunga, containing by admeasurement 6,896 acres, more or less.

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Bounded towards the North-east by the Mangato-kerau Block, 3499 links, 4928 links, 853 links, and 17640 links; towards the North by the said block, 1596 links, 646 links, 2970 links, and 1505 links; towards the East by a line and the Mangaheia No. 2 Block 10552 links, and by the last-named block 7441 links, 1524 links, 3553 links, 432 links, 835 links, 675 links, 1253 links, and 604 links; towards the South and South-west by the Mangaheia River; and towards the West by the Puremungahua Block 3048 links, 1214 links, 255 links, and 2960 links, the Mangaopiha Creek and the Ngatawakawaka Block 75 links, 671 links, 1026 links, 799 links, 180 links, 168 links, 134 links, 352 links, 458 links, 172 links, 347 links, 158 links, 289 links, 271 links, 294 links, 204 links, 154 links, 376 links, 344 links, and 5811 links.

Given under the hand of His Excellency
Sir Hercules George Robert Robinson,
Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint
George, Governor and Commander-inChief 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-third day of July, in the year of
our Lord one thousand eight hundred and
seventy-nine.

JOHN SHEEHAN.

GOD SAVE THE QUEEN!

Lands declared to be Waste Lands of the Crown.

(L.S.) HERCULES ROBINSON, Governor. A PROCLAMATION.

WHEREAS by the seventeenth section of "The Waste Lands Administration Act, 1876," it is enacted that, whenever the Governor is satisfied that any lands purchased out of the sums authorized under "The Immigration and Public Works Act, 1870," and any Act amending the same, to be issued and expended in the purchase of lands in the North Island of New Zealand, 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 thereafter in the said Act provided, to be sold and dealt with according to the provisions of the laws regulating the sale and disposal of waste lands of the Crown for the time being in force in the land district in which such land is situated; and thereupon such land so proclaimed shall become subject to such provisions:

And whereas the lands described in the Schedule hereto have been purchased out of the sums authorized under "The Immigration and Public Works Act, 1870," and Acts amending the same, and it is expedient that the said lands should be declared to be waste lands of the Crown:

Now, therefore, I, Sir Hercules George Robert Robinson, 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 Waste Lands Administration Act, 1876," do hereby proclaim and declare the said lands to be waste lands of the Crown, subject to be sold and dealt with according to the provisions of the laws regulating the sale and disposal of waste lands of the Crown in force in the Land District of Auckland.

SCHEDULE.

MOEHAU No. 1P.

ALL that parcel of land in the District of Coromandel, in the Provincial District of Auckland, known by the name of Moehau No. 1p, containing by admeasurement 19,500 acres, more or less. Bounded towards the North by the Pauhu Stream, the Poihakena Nos. 1 and 2 and the Moehau No. 1m Blocks, 45282 links; towards the East by the ocean; towards the South-east by the Tapapakaroro and Okahutai Blocks, the Okahutai Stream, the Motukahakaha, Tangiaronui, Paraemauku, Moehau Nos. 1m and 1g Blocks, 60400 links; and towards the West by the Moehau No. 1k and Moehau No. 1k Blocks, 56125 links, and thence by the Hauraki Gulf to the Pauhu Creek, the place of commencement: save and excepting therefrom the Ngatihi o Moehau No. 1o Block, containing 150 acres.

MOEHAU No. 1c.

All that parcel of land in the District of Coromandel, in the Provincial District of Auckland, known by the name of Moehau No 1c, containing by admeasurement 992 acres, more or less. Bounded towards the North-west by the Pakautukua Block, 5000 links; towards the East by the ocean; towards the South by the Moehau No. 1 or Waikawau Block, 13250 links; and towards the West by the Tangiaronui and Parakete Blocks, 47000 links.

KUAOTUNA No. 1a.

All that parcel of land in the District of Coromandel, in the Provincial District of Auckland, known by the name of Kuaotuna No. 1A, containing by admeasurement 1451 acres 2 roods, more or less. Bounded towards the North by the sea; towards the East by the Kuaotuna No. 2 Block, 20350 links; towards the South by the Wharekao and Otanguru Blocks and the Mapauriki Creek, 25293 links; and towards the West by the Matarangi Block, 15710 links.

Given under the hand of His Excellency
Sir Hercules George Robert Robinson,
Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint
George, Governor and Commander-inChief 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-third day of July, in the year of
our Lord one thousand eight hundred and
seventy-nine.

JOHN SHEEHAN.

GOD SAVE THE QUEEN!

4th August to be a Bank Holiday in City of Nelson.

(L.S.) HERCULES ROBINSON, Governor. A PROCLAMATION.

IN pursuance and exercise of all powers and authorities enabling me in that behalf, I, Hercules George Robert Robinson, the Governor of the Colony of New Zealand, do hereby proclaim and declare that, by Order in Council made under the provisions of "The Bank Holidays Act, 1873," of even date herewith, I have appointed Monday, the fourth day of August next, to be observed as a bank holiday, under and for the purposes of the abovementioned Act, within the Borough of the City of Nelson.

Given under the hand of His Excellency Sir Hercules George Robert Robinson, Knight Grand Cross 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 July, in the year of our Lord one thousand eight hundred and seventy-nine.

G. S. WHITMORE.

GOD SAVE THE QUEEN!

Rules for the Court of Survey under "The Shipping and Seamen's Act, 1877."

HERCULES ROBINSON, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-fifth day of July, 1879.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by "The Shipping and Seamen's Act, 1877," it is, amongst other things, enacted that the Governor in Council may from time to time make, and, when made, revoke, alter, and add to, general rules, to carry into effect the provisions of this Act with respect to a Court of Survey, as in the said Act particularly mentioned:

Now, therefore I, Sir Hercules George Robert Robinson, the Governor of the Colony of New Zealand, by and with the advice and consent of the Executive Council of the colony, and in pursuance and exercise of the power and authority conferred by the said Act, do hereby make the following general rules to carry into effect the provisions of the said Act in respect to the Court of Survey, that is,—

Rules for the Court of Survey.

1. These rules may be cited as "Rules of the Court of Survey."

${\bf Commencement.}$

2. These rules shall come into operation on the date hereof.

Interpretation.

3. In the construction of these rules and the form of proceedings thereunto, the following terms and expressions shall have the meanings hereby applied to them, unless there be something in the context repugnant thereto or inconsistent therewith: Words importing the singular number shall include the plural, and words importing the plural number shall include the singular number. "The said Act" means "The Shipping and Seamen's Act, 1877." "Minister" has the same meaning as given to that term in the said Act. "Court" means the Resident Magistrate's Court held at any port in the colony at which a ship has been detained under the said Act. Proceedings may be taken under these rules, and such Court shall be constituted as provided in the 156th section of the said Act. "Clerk" shall mean the Clerk of such Court as provided by the said section. "Port" means any port defined under the provisions of any Act for the time being in force, or constituted by any other lawful authority.

Publication of Rules.

4. These rules shall be printed and published by the Government Printer, and a copy shall be kept at every Customhouse in the colony, and may be perused thereat by the master or owner of any ship

which may be detained under "The Shipping and Seamen's Act, 1877," and by any one deputed by

Notice of Appeal.

5. Where the owner or master of a ship (hereinafter called "the appellant") desires to appeal to a Court of Survey, he shall file at the office of the Clerk having jurisdiction at the port at which the ship is detained (hereinafter called "the Court") a notice in the form No. 1 in the Appendix A.

Summoning of Court.

6. Immediately upon the filing of the notice of appeal, the Clerk shall communicate the fact by telegraph and letter to the Minister.

7. On ascertaining when the hearing will take place, the Clerk will take the instructions of the Magistrate or Justices, who are to form part of the Court, as to the Assessor to be appointed.

Court, as to the Assessor to be appointed.

8. The Minister shall appoint the other Assessor, and shall forthwith send the name and address of such Assessor to the Clerk.

9. If the ship is a foreign ship, the Clerk shall give notice to the Consular Officer for the State to which the ship belongs, residing at or nearest to the place where the ship is detained, that, at the request of the appellant, some competent person will be selected by the Consular Officer to act as Assessor.

10. As soon as the Clerk has ascertained by whom the appeal will be heard, he shall summon the Court in the Form No. 2 in Appendix A. He shall at the same time send notice thereof to the Minister and to the appellant, in the Form No. 3 in Appendix A.

11. If the survey has been made on the complaint of any person (hereinafter called "the complainant"), the Minister shall send to him notice of the time and place appointed for the hearing.

12. Previous to the hearing, the Minister shall forward to the Clerk, to be produced as evidence at the hearing, an official copy of the report of the Surveyor.

13. The Court shall, if practicable, be summoned to hear the appeal on a day not later than fourteen days from filing of the notice of appeal.

Parties.

14. The Minister and the appellant shall be parties to the proceedings.

to the proceedings.

15. Any other person on entering an appearance may, by permission of the Court, be made a party to the proceedings.

Notice to produce.

16. Either party may give to the other a notice in writing to produce such documents (saving all just exceptions) as relate to any matters in difference and which are in possession or control of such other party; and, if such notice be not complied with, secondary evidence of the contents of the said documents may be given by or on behalf of the party who gave such notice.

Notice to admit.

17. Either party may give to the other party notice in writing to admit any documents (saving all just exceptions), and, in case of neglect or refusal to admit after such notice, the party so neglecting or refusing shall be liable for all the costs of proving such documents, whatever the result may be, unless the Court is of opinion that the refusal to admit was reasonable; and no costs of proving any documents shall be allowed unless such notice be given, except where the omission to give the notice is, in the opinion of the officer by whom the costs are taxed, a saving of expenses.

Witnesses.

18. The Court shall have power to issue a sum-

mons to a witness as nearly as may be in form used in a Resident Magistrate's Court, and such summons shall have effect and may be served in any part of the colony.

19. Affidavits may, by permission of the Court, be used at the hearing, when sworn to in any of the

following ways, viz.:—

1. In the United Kingdom, before any Judge or Registrar of a Court of Survey, or before a person authorized to administer oaths in the Supreme Court of Judicature, or before a Commissioner empowered to take or receive affidavits, or before a Justice of the Peace for the county or place where it is sworn or

2. In New Zealand, before any person or authority authorized to take affidavits in the Supreme Court of the colony.

- 3. In any place in the British dominions out of the United Kingdom, before any Court, Judge, or Justice of the Peace, or any person authorized to administer oaths there in any Court.
- 4. In any place out of the British dominions, before a British Minister, Consul, Vice-Consul, or Notary Public, or before a Judge or Magistrate, his signature being authenticated by the official seal of the Court to which such Judge or Magistrate is attached.

Proceedings in Court.

20. At the hearing, the Minister shall first call his witnesses, and, having done so, shall state in writing

what order he requires the Court to make.

21. The complainant, if he has appeared, shall then call his witnesses, and, having done so, shall state in writing what order he requires the Court to

make.

22. The appellant shall then call his witnesses, and, having done so, shall state in writing what order

he requires the Court to make.

23. After the appellant has examined all his witnesses, the Minister and the complainant may, on cause shown to the satisfaction of the Court, call further witnesses in reply.

24. After all the witnesses have been examined, the Court shall first hear the appellant, then the complainant (if any), and afterwards the Minister.

25. Either party, or a complainant, can appear in person, or by counsel, or solicitor, in any proceedings

26. The Court may be adjourned from time to time, and from place to place, as may be most con-

venient.

27. The Court may deliver the decision of the Court either vivâ voce or in writing; and if in writing it may be sent or delivered to the respective parties, and it shall not be necessary to hold a Court merely for the purpose of giving the decision.

28. As soon as possible after the Court has come to its decision, the Court shall forward an order for the release or detention (either finally or on conditions) of the vessel, in the Form No. 4 in Appendix A.

29. The Court shall report to the Minister in the

Form No. 5 in Appendix A. Costs and Damages.

30. The Court may, if the parties consent thereto in writing, decide whether costs, or costs and damages, are due, and to and from whom, and may assess the amount thereof; or the parties may, by consent in writing, refer the questions to the Court.

The order for the payment of costs, or of costs and damages, shall be in the Form No. 6 in Appen-

dix A.

Computation of Time.

32. In computing the number of days within which any act is to be done, the same shall be reckoned exclusive of the first day and inclusive of the last day, unless the last day shall happen to fall on a Sunday, Christmas Day, or Good Friday, in which case the time shall be reckoned exclusive of that day. Also,

33. The days between Thursday next before and Wednesday next after Easter Day, and Christmas Day and the three following days, shall not be

reckoned or included in the computation.

Service of Notice.

34. Any notice, summons, or other document issuing out of the Court, may be served by post.

35. The service of any notice, summons, or other document may be proved by the oath or affidavit of

the person by whom it was served.

36. The fees, a table whereof is in Appendix B, shall be demanded and taken in any proceedings before a Court of Survey.

APPENDIX A.

THE following forms shall be employed, as far as possible, with such alterations as circumstances may require, but no deviation from the prescribed form shall invalidate the proceedings, unless the Court shall be of opinion that the deviation was material:-

No. 1.—Notice of Appeal.

"The Shipping and Seamen's Act, 1877."

In the matter of the ship

To the Clerk of the Court of Survey at TAKE notice that I [name and address], the master [or shares], of the , do appeal (1) from managing owner, or owner of ship , of the port of , do appeal (1) from the report of the L.M., the Surveyor appointed by the Minister to survey the said ship; or (2) from a declaration given by declaration given by , an Inspector and Surveyor, or an Engineer Surveyor [or from the refusal of , an Inspector and Surveyor, or an Engineer Surveyor, to give a declaration], under the provisions of section 186 of "The Shipping and Seamen's Act, 1877;" or (3) from the refusal of an Emigration Officer [or as the case may be], to give an Emigration Omeer for as the case may be a certificate of clearance under sections 11 and 50 of "The Passengers Act, 1855;" or (4) from the refusal of , an Inspector and Surveyor, or , appointed by the Minister under section 176 of "The Shipping and Seamen's Act, 1877," to give a certificate that the said ship is properly provided with lights, and with the means of making for signals. fog signals.

The address at which all notices and documents

may be served by post or otherwise on me is

Dated

day of (To be signed by the Appellant.)

No. 2.—Summons to Court. "The Shipping and Seamen's Act, 1877."

The Court of Survey for In the matter of an appeal by , from the report of the L.M., the Surveyor appointed by the Minister to survey the [or as the case may be]. In pursuance of "The Shipping and Seamen's Act, 1877," I hereby summon you to attend as Assessor , on the on this appeal at day of , at the hour of noon. Dated this day of , 18

Clerk to the Court of Survey.

I will attend as summoned. (Signature of person summoned.) No. 3.—Notice of Sitting of Court of Survey.

"The Shipping and Seamen's Act, 1877."

The Court of Survey for
In the matter of , an appeal by

In the matter of , an appeal by , from the report of the L.M., the Surveyor appointed by the Minister to survey the [or as the case may be].

To A.B., the master [or managing owner, or owner of shares] of the ship , the appellant [or the Minister].

Take notice that the Court of Survey will meet at , on , the day of , 18 , at o'clock in the noon.

Clerk to the Court of Survey.

No. 4.—Order of Court for Release or Detention of Ship.

"The Shipping and Seamen's Act, 1877."

The Court of Survey for

In the matter of an appeal by , from the report of L.M., the Surveyor appointed by the Minister to survey the [or as the case may be].

I, do, with the concurrence of , order the said ship to be released [or detained] finally [or conditionally upon].

Given under my hand, this day of

We [or I] concur in the above report.

Assessor.

No. 5.—Report of Court of Survey.

"The Shipping and Seamen's Act, 1877."

The Court of Survey for

In the matter of an appeal by , from the report of L.M., the Surveyor appointed by the Minister to survey the [or as the case may be].

I, , do report that, having heard this appeal, I did, with the concurrence of , order the said ship to be released or detained [finally or conditionally upon], for the reasons set forth in the annexed statement.

I am also of opinion that the costs of this appeal should be paid by A.B. to the Minister [or by the solicitor to the Minister, to A.B.; or that all parties shall pay their own costs].

shall pay their own costs].

Dated this day of 18

We [or I] concur in the above report.

Assessor.

No. 6.—Order for Payment of Costs, or of Costs and Damages.

"The Shipping and Seamen's Act, 1877."

The Court of Survey for

In the matter of an appeal by , from . The parties to this appeal having, by agreement in writing, consented to refer the questions whether any costs, or costs and damages, are due, and to and from whom, to me [or us], with liberty to assess the amount thereof, I order—

(1.) That the Minister do pay to the appellant the sum of , for the costs [or the costs and damages] incurred by reason of such detention and survey; or

(2.) That the appellant do pay to the solicitor of the Minister the sum of , for the costs incurred by reason of such detention and survey of the said ship; or

(3.) That each party pays his own costs.

day of 18.

We [or I] concur in the above order.

Assessor.
Assessor.

APPENDIX B.	£	8.	d.						
On filing notice of appeal, for every fifty tons of the									
gross registered tonnage of the ship	0	10	0						
On filing every affidavit	0	2	6						
On entering appearance	0	10	0						
On every subpæna		2	6						
On every statement of the order required to be made		_	•						
by the Court	Λ	10	0						
On the production and swearing of every witness		2	ĕ						
On every consent by the parties to refer the question		-	٠						
of costs, or of costs and damages, to the Court, to									
be paid by each party	Λ	10	0						
On around horning for each dow to be said by each	U	ΙU	U						
On every hearing, for each day, to be paid by each									
party, the amount thereof to be at the discretion	_	_	_						
of the Court From £1 to	Ð	0	0						
On every order, whether for the release or detention									
of the ship, or for payment of costs, or costs and									
damages, to be paid by the party taking out the									
order	1	0	0						
On every office copy of the judgment, or report, or									
of notes of the evidence, or of any of the pro-									
ceedings in the appeal, per folio of seventy-two									
words	0	0	6						
Forster Goring,									
Clerk of the Executive Council									

Altering Form of Account contained in the Second Schedule of "The Government Insurance and Annuities Act, 1874."

HERCULES ROBINSON, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-fifth day of July, 1879.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by the fifth section of "The Government Insurance and Annuities Act, 1874" (hereinafter referred to as "the said Act"), it is enacted that the Governor shall have power, by Order in Council, from time to time to alter the

enacted that the Governor shall have power, by Order in Council, from time to time to alter the forms contained in the Schedules to the said Act, for the purpose of better carrying into effect the objects of this Act:

And whereas it is expedient that the form of account contained in the Second Schedule of the said Act should be altered, and that the form so altered should be used in future:

should be used in future:

Now, therefore, I, Hercules George Robert Robinson, the Governor of the Colony of New Zealand, in pursuance and exercise of the power and authority vested in me by the said Act, and by and with the advice of the Executive Council of the said colony, do hereby alter the form contained in the said Schedule to the form set forth in the Schedule hereto.

SCHEDULE.

REVENUE ACCOUNT of the GOVERNMENT INSURANCE DEPARTMENT for the Year ended .

DEPARTMENT for the Year ended

Income.

Amount of funds at the beginning of the year
Renewal premiums, assurance, annuity, and
endowment

New premiums on policies assuring

, and yielding an annual revenue
of £

....

Single premiums, assurance, and endowment ...

Consideration for annuities granted ...

Interest.

Other receipts, accounts to be specified

£

		Out	tgo.						
			•	£	8.	d.	£	s.	d.
Claims under	r policies,	assurance	e						
Annuities									
Surrenders									
Commission,	new								
,,	renewal								
Expenses of	managen	nent—							
Salaries, h	ead office								
,, b	ranch offi	ees							
Medical f	ees								
Travelling		, agents	•••						
Advertisin	ng -		• • •						
Printing a	and static	nery							
Rent									
$\mathbf{Postage}$									
Telegrams	3								
Other exp	enses, ac	counts to	be						
specifie	d		• • •						
Amount of									
year, as	per Thir	d Schedul	e		• • •				
						e -			
						£	_		

FORSTER GORING, Clerk of the Executive Council.

Notification of the Payment of Money on and Entry into Negotiations for the Purchase of Native Lands in the North Island.

HERCULES ROBINSON, Governor.

In pursuance of the provisions of "The Government Native Land Purchases Act, 1877," it is hereby notified that money has been paid by or on behalf of Her Majesty the Queen for the purchase or acquisition of the several blocks of Native land in the North Island which are more particularly described and mentioned in the Schedule hereto; and, further, that negotiations in respect of such purchases or acquisitions as aforesaid have been entered into by or on behalf of Her said Majesty.

SCHEDULE.

PUKETAUHINU.

ALL that parcel of land in the District of Waiapu, in the Provincial District of Auckland, known by the name of Puketauhinu, containing by estimation 30,000 acres or thereabouts. Boundaries: Commencing at the mouth of the Mangamauku Stream on the survey line of the Papatipu Block, thence to Ururoanui, thence to Te Kahika, thence to Puketauhinu, thence to Te Poho o Ohinekehu, thence to Tututohora, thence to Pukakahonui, thence to Mangahatapua, thence to Manuriki, thence following the Motu River to Huwaero, thence to the mouth of the Mangatutara River, thence following the survey line of Waitahaia and Papatipu Blocks to the mouth of the Mangamauku Stream, the starting point. This block has not passed the Native Land Court.

WAEWAETAPAHIA.

All that parcel of land in the District of Waiapu, in the Provincial District of Auckland, known by the name of Waewaetapahia, containing by estimation 3,000 acres or thereabouts. Boundaries: Commencing at Puketoi, thence to Whangairopa, thence to Te Riukokako, thence following up the creek to the mouth of the Arikiruawai Stream, thence following up the said stream, thence ascending the hill Wawarua, thence in a straight line to the head of the Mangatoetoe, thence ascending Mount Hikurangi, thence to Te Maara a Kahukuraporo Tamahoka, thence following along the survey lines of Te Ngaere, Aorangiwai, and Aorangi Maunga Blocks to Puketoi, the starting point. This block has not passed the Native Land Court.

TE AHOMATARIKI.

All that parcel of land in the District of Waiapu, in the Provincial District of Auckland, known by the name of Te Ahomatariki, containing by estimation 30,000 acres or thereabouts. Boundaries: Commencing at Te Hutinga a Kiwi, thence to Makoekoea, thence to Tutaki ki te piko, thence to Te Whakaumu, thence to Iwitea, thence to Te Waihirere, thence to Tawaroa, thence to Mangaroa, thence to Tawamatangi, thence to Te Kokomuka, thence to Te Wharekaka o te Pohutu, thence to Taumata o te Awhengaio, thence to Te Ahiraraika, thence to Taupaki, thence to Te Kahika a Tawiwi, thence to Tutotara, thence to Maungaitauria e te Kohu, thence to Te Ruaki, thence to Tawhiti a Uenukukotai, thence to Te Ruaki, thence to Tawhiti a Uenukukotai, thence to Te Rua Taiko, thence to Te Waiwhiua te Waipapa, thence to Waiwhinau thence to Waiwhiua te Waipapa, thence to Te Hutinga a Kiwi, the starting point. This block has not passed the Native Land Court.

MANGATAWHITO.

All that parcel of land in the District of Waiapu, in the Provincial District of Auckland, known by the name of Mangatawhito, containing by estimation 6,000 acres or thereabouts. Boundaries: Commencing at Parongomaitutangata, thence to Te Whanautanga o te Ratunuku, thence along the Rawhitiroa Range to Te Umu a Mokaiohungiamo Makahuri, thence to Tamahine a Mataroa, thence to Te Kaunoti a Pouawahine, thence to Takapuhinu, thence to Rotoehu, thence to Ngapuketurua, thence descending into and following the Mangamahi Stream to the mouth of the Wharikirauponga, thence following up the latter to Arikirua, thence ascending to Pukehou, thence descending to the head of the Mangatawhito Stream, thence following down the latter to the mouth of the Poipoi, thence following up that stream to Tapatahi Mangamanga Upoko, thence ascending to the Maire, thence following the Pakiaka Range to the Ana o Torowhaikai, thence to Puketahi, thence to Pupahi o te Autauru, thence to Paraumu, thence to Parongomaitutangata, the starting point. This block has not passed the Native Land Court.

MANGAEHU.

All that parcel of land in the District of Waiapu, in the Provincial District of Auckland, known by the name of Mangaehu, containing by estimation 3,000 acres or thereabouts. Boundaries: Commencing at Mangatekapua, thence to Pukehouhou, thence running along the top of the range to the head of the Mangaehu Stream, thence following down that stream to its junction with the Mangaoparo Stream, thence following the latter stream to Pariwhero, thence to Mangatekapua, the starting point. This block has not passed the Native Land Court.

PAKIAKANUI.

All that parcel of land in the District of Waiapu, in the Provincial District of Auckland, known by the name of Pakiakanui, containing by estimation 2,000 acres or thereabouts. Boundaries: Commencing at Te Aitanga a Tauroa, Te Kuramori, Te Akirara, Maraehara, Mangatawhito, Te Poipoi, Te Uapata, thence to Te Aitanga a Tauroa, the starting point. This block has not passed the Native Land Court.

TE UMUMANGO.

All that parcel of land in the District of Mahia, in the Provincial District of Auckland, known by the name of Te Umumango, containing by estimation 600 acres or thereabouts. Boundaries: Commencing at Hamoringa, thence following the sea-coast to Rauwawa, thence to Tokitoki, thence to Te Rakauwhakamatuku, thence following the survey line of Te Mahanga

Block, Parinuitera, thence to Te Upoko o Paea, thence to Te Rakauwhakatangitangi, thence to Te Kahika, thence following the Waiau River to Tamanuhiri Opupu, thence to Mangahouhouriki, thence following the survey line of the Takararoa Block to Takapaukura, thence to Hamoringa, the starting point. This block has not passed the Native Land Court.

PUKERANGIORA.

All that parcel of land in the District of Waiapu, in the Provincial District of Auckland, known by the name of Pukerangiora, containing by estimation 7,000 acres or thereabouts. Boundaries: Commencing at Te Raoraopoto, thence to Te Poti a te Whawhai, thence to Tapatahi, thence across to the Awatere River, thence to Te Pohatuturua, thence to Poriwhero, thence to Mahaki, thence to Kapitepuni, thence following the stream Te Aote Koeae, thence to Papataia, thence to Mangataiko, thence to Te Kahika, thence to Te Waihoru, thence to Raoraopoto, the starting point. This block has not passed the Native Land Court.

TE UMUHAKU.

All that parcel of land in the District of Nuhaka, in the Provincial District of Auckland, known by the name of Te Umuhaku, containing by estimation 3,000 acres or thereabouts. Boundaries: Commencing at Te Pahio Ruapani, Te Kahika o Kinaki, thence to Hamia, thence to Mangakaiwharangi, thence to Takapu o te Atakahaia, thence to Hinetama, thence to Te Whakamarumaru, thence to Te Weranga o Taruarua, thence to Kakewahine, thence to Te Pohatu a Taruna, thence to Takaratua, thence to Te Kaiawhi Tirohanga, thence to Te Pahi o Ruapani, the starting point. This block has not passed the Native Land Court.

Kokomuka.

Waiapu, in the Provincial District of Auckland known by the name of Kokomuka, containing by estimation 5,000 acres or thereabouts. Boundaries: Commencing at Kokomuka, thence South to Taumatao-te-Amorakau, thence to Telhu-o-Paka, thence to Tipia-Rongomaitapu, thence to Taumata-o-Konohi, thence to Taraingahuata, thence to Mangawhero, thence following the creek to Oweka, thence to Te Wai-a-Raho, thence to Te Mai, thence to Te Kakamaire, thence to Te Ahoroa, thence to Mara-a-te-Atua, thence to Te Ruataiko, thence to Powhatu-a-Hinetauria, thence to Arikirua, thence to Papaeo, thence to Tapua-Kareao, thence to Taurangakoau, thence to Mangamate, thence to Te Motumotu, thence to Arataha, thence to Pakihau, thence to Te Orangiura, thence to Wai-o-nga-Kuri, thence to Te Puru-o-Tautu, thence to Te Karetu, thence to Te Koiwi, thence to Te Arataua, thence to Wairakai, thence to Te Papahapu, thence to Tuae-o-te-Rangitikei, thence to Kokomuka, the starting point. This block has not passed the Native Land Court.

MAUNGAKARETU.

All that parcel of land in the District of Wanganui, in the Provincial District of Wellington, known by the name of Maungakaretu, containing by estimation 100,000 acres or thereabouts. Bounded on the West by the Whangachu River; on the North by the southern boundary of the land called Murimotu, already notified as under negotiation; on the East by the Turakina River; and on the South by the Ohaumoko and Mangamahu Blocks. This block has not passed the Native Land Court.

As witness the hand of his Excellency the Governor, this twenty-third day of July, one thousand eight hundred and seventynine.

JOHN SHEEHAN.

All that parcel of land situate in the District of By Authority: GEORGE DIDSEURY, Government Printer, Wellington.