

SUPPLEMENT

NEW ZEALAND GAZETTE

THURSDAY, SEPTEMBER 11, 1884.

Published by Authority.

WELLINGTON, FRIDAY, SEPTEMBER 12, 1884.

 ${\it Slaughterhouse_lBy-Laws made by the Waitotara County } \\ {\it Council.}$

Colonial Secretary's Office,

Wellington, 4th September, 1884.

THE following by-laws, made by the Waitotara County
Council, are published in accordance with "The Counties Act 1876 Amendment Act, 1882."

P. A. BUCKLEY.

SPECIAL ORDER.

THAT the by-laws of the Wanganui County Council relating to slaughterhouses be adopted by this Council, with clause 10 struck out.

By-laws relating to Slaughterhouses.

1. No cattle, large or small, shall be slaughtered within the county for the purposes of trade, as defined by clause 27 of "The Slaughterhouses Act, 1877," except at some slaughterhouse licensed in that behalf by the Council under the 23rd section of "The Slaughterhouses Act, 1877," under a penalty not exceeding £10 for each and every head of such cattle so slaughtered.

the 23rd section of "The Slaughterhouses Act, 1877," under a penalty not exceeding £10 for each and every head of such cattle so slaughtered.

2. Any person, or number of persons trading in copartnership, desirous of obtaining a license for a slaughterhouse, shall apply for the same in writing, addressed to the Clerk of the Council, and delivered at the office of the Council at the ast one month before the meeting of the Council at which such application is desired to be heard; and such application shall state specifically the locality and accommodation of the buildings desired to be licensed, and the arrangements for insuring cleanliness therein. Any public notice of any such application as may not be for the renewal of a previously existing license shall be given as required by the 24th section of the said Act by advertising such application once in each week in one or more newspapers having general circulation in the county for one month immediately preceding the date of the meeting of the Council at which such application is intended to be made.

3. The sum to be paid to the Council before the delivery of any license which the Council may decide to issue shall be £10 by the year, and every license shall (unless cancelled for the breach of any by-law) remain in force until the thirty-first day of December next ensuing; and any license issued in

respect of a part of a year shall be subject to the payment of such sum, not exceeding £10, as the Council may, in each instance, determine.

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4. Any person, or number of persons trading in copartnership, to whom a license shall have been granted prior to December, 1879, and who shall be desirous of renewing the same, shall apply in writing during the month of December in each year for the renewal thereof, without the necessity of publicly notifying such application; and any such license as the Council may decide to grant shall be issuable during the last week of December in each year on payment of the sum of £10 as before mentioned, subject to the carrying information of £10 as before mentioned, subject to the carrying information of £10 as before mentioned, subject to the carrying information of £10 as before mentioned, subject to the carrying information of £10 as before mentioned, subject to the carrying information of £10 as before mentioned, subject to the carrying information of £10 as before mentioned, subject to the carrying information of £10 as before mentioned and good management as may be required in writing on the sissue of such license by the Council.

5. The skins, hides, and fleeces of all animals slaughtered in any slaughterhouse licensed under these by-laws shall be allowed to remain until disposed of in the ordinary way of trade in the same condition as they were in when the animals were received at such slaughterhouse; and an entry shall be made in every instance in the book directed to be kept for that purpose of all earmarks, brands, and of any person destroying, altering, obliterating, or effacing in any respect any earmarks or brand on any skin, hide, or fleece shall be liable for every such offence to a penalty not exceeding £5.

6. Every slaughterhouse shall be subject to the inspection

shall be liable for every such offence to a penalty not exceeding £5.

6. Every slaughterhouse shall be subject to the inspection at all hours of the officer appointed by the Council as Inspector, and all requisitions made by him in writing, and delivered to the person in charge or left on the premises, shall, within a time to be limited in that behalf, be strictly fulfilled by the person in charge thereof, or by the licensee or licensees; and in default thereof such person in charge, or the licensee or licensees, shall be liable to a penalty not exceeding £10; and on the continued failure to observe such requisitions the Council may cancel any license in respect of such slaughterhouse, and all fees paid in respect thereof shall be absolutely forfeited.

shall be absolutely forfeited.
7. The Council may, by their Inspector, and with such assistance as may be necessary, proceed in case of such failure or neglect on the part of the person in charge of any slaughterhouse, or the licensee or licensees, to abate any nuisance existing therein or in connection therewith, and do

all such acts and things as may be necessary for the clean-liness and good management of such slaughterhouse; and all costs and expenses thereby incurred shall be recoverable from the licensee or licensees in addition to any fine under the preceding by-law.

8. The several fees, dues, fines, penalties, and forfeitures enforceable by the provisions of the said Act shall be re-coverable at the suit or upon the information of the Inspector or other person appointed in that behalf by the Council.

9. The several terms interpreted by the 5th section of the said Act as used therein shall be deemed to have the same meanings when used in these by-laws.

I hereby certify that the foregoing special order was duly

I hereby certify that the foregoing special order was duly made and passed by the Waitotara County Council on Monday, the 1st September, 1884.

H. E. DYMOCE County Clerk.

Special Order made by Selwyn County Council.—Constituting Waimakariri Water-race District.

Colonial Secretary's Office,
Wellington, 11th September, 1884.

THE following special order, made by the Selwyn County
Council, is published in accordance with "The Counties Act 1876 Amendment Act, 1882."

P. A. BUCKLEY.

Spicial Order constituting the Waimakariri Water-race District.

In the matter of "The Counties Acts Amendment Act, 1883,"

section 34.

Wedge as in pursuance of section 34 of "The Counties Acts' Amendment Act, 1883," a petition has been presented to the Council of the County of Selwyn, praying the Council, by special order, to declare the part of the said county therein described to be a district for the purposes of the part of the said Act which relates to water supply: Now, therefore, the Council of the said county, in pursuance and exercise of the power given to it by the said Act, and of every other power in anywise enabling it, doth hereby ordain and declare that the part of the said county which is described in the Schedule be under written shall, from and after the law on which this special order shall be gazetted, be a district for the purposes declared and expressed in and by the said part of the said Act (being sections 30 to 50, both inclusive), and that such district shall be known by the name of the Waimakariri Water-race District.

Schedule above referred to.

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All that area of land in the County of Selwyn, Provincial District of Canterbury, commencing at the north-western corner of Section No. 12901; thence in an easterly direction following the southern boundary of Reserve No. 947 to the north-western corner of Section No. 2091; thence along the northern boundary of Sections Nos. 2091 and 2121 to the south-western corner of Section No. 1513; thence along the western boundary of Sections Nos. 1513, 3015, and 5523; thence easterly along the northern boundary of Sections Nos. 5523, 3014, and 7718; thence southerly along the eastern boundary of Sections Nos. 7718, 1304, and 1156; thence easterly along the northern boundary of Section Nos. 156, Reserve No. 70 (Racecourse), Sections Nos. 389 and 160, to the junction of the West Coast Road and the Great South Road; thence westerly along the northern side of the Great South Road to the western corner of Reserve No. 183; thence along the road separating Sections Nos. 1837, 1720, and 873 to its junction with the Springs Road; thence along the Springs Road to its junction with the Prebbleton and Lincoln Road; thence along the Prebbleton and Lincoln Road; thence along the Prebbleton and Lincoln Road; thence along the Southern boundary of Section No. 3041, Reserve No. 343, Sections Nos. 2404 and 2905, to the south-western corner of Section No. 2907; thence along the Springs Road to its junction with Ellesmere Junction Road; thence along the Ellesmere Junction Road to the corner of

Section No. 33394; thence along the public road which forms the southern boundary of Sections Nos. 33394, 5007, 5075, 33200, 18261, 18262, 29876, 29992; thence along the said road to the left bank of the River Selwyn; thence along the left bank of the River Selwyn in a westerly direction to the Railway Reserve; thence along the south side of the Railway Reserve to a point opposite the south-western corner of Reserve No. 1159; thence along the western and northern boundaries of Reserve No. 1159 to the south-western corner of Reserve No. 1176; thence along the western and northern boundaries of Reserve No. 1176 to the Sandy Knolls Road; thence along the Sandy Knolls Road in a northerly direction to the north-eastern corner of Section No. 6530 and 6531 to the south-western corner of Section No. 6282; thence along the western boundary of Section No. 6282 to the Halkett Road; thence along the Halkett Road to the southern corner of Section No. 8752; thence along the eastern boundary of Sections Nos. 8752, 9917, 12536, and Reserve No. 1053 to a point opposite the north-western corner of Section No. 12901; thence in a straight line to the commencing point. mencing point.

Made by the Council of the County of Selwyn, at the Chambers of the said Council, in the City of Christchurch, Chambers of the same Council, this 26th day of August, 1884.

H. J. Mathias, Chairman.

W. Jameson, Clerk of the Council.

I hereby certify that the foregoing is a true copy of a special order, which was duly made at a meeting of the Council of the County of Selwyn, held on the 26th day of August, 1884.

W. JAMESON, Clerk of the Council.

Special Order made by Waitaki County Council.—Name of
Riding altered.

Colonial Secretary's Office,

Wellington, 11th September, 1884.

THE following special order, made by the Waitaki County
Council, is published in accordance with "The Counties Act 1070 Amendment Act, 1002."

P. A. DICKLOW

P. A. BUCKLEY.

SPECIAL ORDER.

THAT the name of Kauroo Riding be altered to Incholme. I hereby certify that the above special order has been duly

27th August, 1884.

JAS. MARTIN. County Clerk.

Special Order made by Clutha County Council.—Richard-son Riding extended.

Colonial Secretary's Office.

Wellington, 4th September, 1884.

THE following special order, made by the Clutha County
Council, is published in accordance with "The
Counties Act 1876 Amendment Act, 1882." P. A. BUCKLEY.

SPECIAL ORDER.

That the Richardson Riding be extended so as to include that portion lately added to the Clutha Road District, as per Gazette of the 18th April, 1884.

I hereby certify that the special order, as above, was duly made, and was passed by the Clutha County Council on the 29th August, 1884.

HENRY S. REUNEUT, Clerk, Clutha County Council.

Balclutha, 30th August, 1884.

By Authority: George Didsbury, Govt. Printer Wellington.