

## SUPPLEMENT

TO THE

# NEW ZEALAND GAZETTE

## THURSDAY, MAY 7, 1891.

Published by Authority.

### WELLINGTON, SATURDAY, MAY 9, 1891.

Stratford Town Board, County of Stratford, declared subject to "The Public Bodies' Powers Act, 1887."

ONSLOW, Governor.
ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this twenty-seventh day of April, 1891.

Present:

THE HONOURABLE THE PREMIER PRESIDING IN COUNCIL. WHEREAS the Stratford Town Board, being a leasing authority within the meaning of "The Public Bodies' Powers Act, 1887" (hereinafter termed "the said Act"), has requested that these presents should issue, and it appears expedient to make the order hereinafter contained:

Now, therefore, His Excellency the Governor of the Colony of Now Zealand, acting by and with the advice and consent of the Executive Council of the said colony, doth hereby order and declare that the Stratford Town Board shall, as from the date of the publication hereof in the New Zealand Gazette, be subject to the provisions of the said Act.

ALEX. WILLIS, Clerk of the Executive Council.

Shooting Season for Imported Game, License-fee, &c., Tauranga District.

#### ONSLOW, Governor.

ONSLOW, Governor.

In exercise of the powers vested in me by "The Animals Protection Act, 1880," and the Acts amending the same, I, William Hillier, Earl of Onslow, the Governor of the Colony of New Zealand, do hereby notify that cockpheasants and Californian quail may be taken or killed within the Tauranga District, consisting of the Counties of Tauranga and Rotorua, and so much of the Counties of East Taupo and Whakatane as lies to the north of the Rangitaiki River, together with all town districts and boroughs therein, from the first day of May, one thousand eight hundred and ninety-one, to the thirty-first day of July, one thousand eight hundred and ninety-one, both inclusive (subject nevertheless to the restrictions in the said Acts mentioned). And I do further notify that licenses to take or kill such game within the said district shall be issued on payment of the sum of twenty shillings each, and that licenses to sell game and

native game shall be issued on payment of the sum of five pounds each; and the Postmasters at Tauranga and Rotorua are hereby appointed to sign and issue the said licenses.

As witness the hand of His Excellency the Governor, this thirtieth day of April, one thousand eight hundred and ninety-one.

P. A. BUCKLEY, Colonial Secretary.

IN the matter of a Bill intituled an Act to authorise the New Zealand Electrical Syndicate (Limited) to break up or cross over streets, roads, rivers, and bridges, and to place mains, service-lines, and distributing-mains either above or below ground, and to lay down and place pipes, conduits, and service-pipes, and to erect pillars, arches, or poles, and to make, construct, and do other works and things for supplying the City of Auckland and suburbs with electrical energy. energy

Notice is hereby given that application is intended to be made at the next session of the General Assembly of New Zealand for leave to bring in a Bill to authorise the New Zealand Electrical Syndicate (Limited) (hereinafter referred to as "the company"), to place mains, service-lines, and distributing-mains either above or below ground, and to lay down and place pipes, conduits, and service-pipes, and to erect pillars, arches, or poles, and to break up or cross over streets, rivers, and bridges, and to make and to construct other works for supplying the City of Auckland and suburbs with electrical energy, and for other purposes relating thereto, and to the objects for which the said company has been established. Notice is hereby given that application is intended to be established.

established.
Copies of the Bill will be deposited at the office of the Examiner of Standing Orders on or before the commencement of the session, and may be also had upon application to Messrs. Bell, Gully, and Izard, solicitors, Wellington, agents for the Bill, or from the undersigned.

It is intended to apply for the following powers on behalf of the company, that is to say:—

The company, under the superintendence of the persons having the control thereof respectively, may open and break up or cross over the soil and pavement of the several streets, roads, rivers, and bridges within the limits of this Act, and may open and break up or cross over any sewers, drains, or tunnels within or under such streets, rivers, and bridges, and lay down and place within or over the same limits, pipes, conduits, and service-pipes, and main service-lines, and

distributing-mains, and make, construct, and do other works and things, and from time to time repair, alter, or remove the same, and for the purposes aforesaid may remove and use all earth and materials in and under such streets, rivers, use all earth and materials in and under such streets, rivers, and bridges, and may in or on such streets and bridges erect any pillars, arches, or poles, lamps, and other works, and do all other acts and things which the company shall from time to time deem necessary for supplying electrical energy within the limits hereinafter mentioned, doing as little damage as may be in the execution of the powers by this Act granted, and making compensation for any damage which may be done in the execution of such powers.

making compensation for any damage which may be done in the execution of such powers.

That the company may from time to time enter into any contract with any person for lighting by means of electricity or supplying with electrical energy any public or private buildings, or for providing any person with pipes, service, mains, transformers, accumulators, conductors, burners, meters, and lamps, and for the repair thereof, and may also from time to time enter into any contract with the Mayor meters, and lamps, and for the repair thereof, and may also from time to time enter into any contract with the Mayor and Corporation of Auckland, or the City Council thereof, or other persons or body corporate having the control of any of the streets, roads, rivers, or bridges within the limits aforesaid for lighting the same or any of them by means of electricity or for supplying them with electrical energy, and for providing such Mayor and Corporation, City Council, persons or body corporate with lamps, lamp-posts, burners, and pipes, mains, transformers, accumulators or conductors for such purpose and for the repairs thereof, in such manner for such purpose, and for the repairs thereof, in such manner and upon such terms as shall be agreed upon between the company and the said Mayor and Corporation, City Council, or other persons or body corporate; and the maximum charge to be made for the actual amount of energy supplied to any

consumer, or for the electrical quantity contained in any such supply, shall be at or according to the rates specified in this Act or in the schedules hereto.

That the company may let for hire any meter for ascertaining the quantity of electrical current or electrical energy consumed, absorbed, or supplied, and also any electrical fittings, including transformers for altering tension and accumulators for storing the energy for such remuneration. cumulators for storing the energy, for such remuneration in money as shall be agreed upon between the company and any person to whom the same may be so let, and such remu-neration shall be recoverable in the same manner as the rents or sums due to the company for electrical energy sup-plied; and such meters and fittings shall not be subject to distress for rent of the premises where the same may be used, nor to be taken in execution under any process or proceeding of a Court of law or equity, or in bankruptcy against the person in whose possession the same may be.

That the clerk, engineer, or other officer duly appointed for the purpose by the company may at all reasonable times enter any building or place supplied by the company with electrical energy in order to inspect the meters, fittings, transformers, accumulators, and other instruments or things,

and for regulating the supply thereof, and for the purpose of ascertaining the quantity of current or energy consumed, absorbed, or supplied, and if any person hinder such officer as aforesaid from entering and making such inspection as aforesaid at any reasonable time he shall for every such

aforesaid at any reasonable time he shall for every such offence be liable to forfeit a sum not exceeding five pounds. That if any person supplied with electrical current or energy neglect to pay the rent due for the same to the company the company may stop such current or energy from entering the premises of such person by switching the same off, or by such means as the company shall think fit, and may recover the rent due from such person, together with the expense of switching off the current or energy and the costs of recovering the rent, by action in any Court of law of competent jurisdiction.

That in all cases in which the company are authorised to

That in all cases in which the company are authorised to switch off and take away the supply of electrical current or switch off and take away the supply of electrical current or energy from any house, building, or premises under the pro-visions of this Act, the company, their agents or workmen, after giving forty-eight hours' previous notice in writing to the occupier, or if no occupier, then after leaving such notice on any portion of the premises, may enter into such house, building, or premises between the hours of nine in the forenoon and four in the afternoon, and remove and carry away any main, switch, transformer, accumulator. carry away any main, switch, transformer, accumulator, meter, fittings, or other things being the property of the

The company may make by-laws or regulations, provided the same shall not be repugnant to this Act or to "The Electric Lines Act, 1884," or to "The Municipal Corporations Act, 1886," or to any statutory amendment thereof, or to any Road Board or County Act of the General Assembly, or to any by-law or regulation which may now or hereafter be made thereunder respectively; and may impose any penalty not exceeding the sum of five pounds for the breach of any by-law or regulation of the company.

The limits within which such works as aforesaid are intended to be made and maintained extend to and include the City of Auckland, the Borough of Parnell, the Borough of Newmarket, the Borough of Devonport, and all lands lying within a radius of five miles from the Auckland City Market.

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Market.
Such works as aforesaid are intended to be made and maintained wholly in the Counties of Waitemata, Eden, and Manukau, and through the City of Auckland, the Boroughs of Parnell, Newmarket, and Devonport, and the whole or portions of the Mount Eden, Eden Terrace, Mount Roskill, Epsom, Remuera, and One-Tree Hill Road Districts.

Dated this 13th day of April, 1891.

HESKETH and RICHMOND,
Solicitors for the said Bill.

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By Authority: George Didsbury, Govt. Printer, Wellington.