



AUCKLAND PROVINCIAL GOVERNMENT GAZETTE.

Published by Authority.

VOL. IV.] AUCKLAND, FRIDAY, JAN. 11, 1856. [No. 2.

PROCLAMATION.

By His Honor JOHN LOGAN CAMPBELL, Esquire, Superintendent of the Province of Auckland.

WHEREAS by an Act made and passed in the Parliament holden in the fifteenth and sixteenth years of the reign of her present Majesty, intituled "An Act to grant a Representative Constitution to the Colony of New Zealand," it is amongst other things enacted that it shall be lawful for the superintendent, by proclamation in the the *Government Gazette*, to fix such place or places within the limits of the Province, and such times for holding the first and every other Session of the Provincial Council as he may think fit.

Now, therefore, pursuant to the authority in me vested in that behalf, I, the Superintendent of the Province of Auckland, do hereby proclaim and declare that the fifth Session of the Provincial Council shall be holden at Auckland, and shall commence on Monday, the 28th day of January instant, and the members of the said Council are hereby warned to give their attendance at the said time and place accordingly.

Given under my hand at Auckland, this tenth day of January in the year of our Lord one thousand eight hundred and fifty-six.

J. LOGAN CAMPBELL,
Superintendent.

I HEREBY notify that Mr. JOHN PROBERT, has been appointed Acting Gaoler during the absence on leave of Mr. GEORGE McELWAIN.

J. LOGAN CAMPBELL,
Superintendent.
Superintendent's Office,
Auckland, 9th January, 1856.

I HEREBY notify that I have appointed WILLIAM BARTLEY, Esquire, to be Inspector of Police for the District of the Bay of Islands, vice JAMES REDDY CLENDON, Esquire. The appointment to date from the 8th instant.

J. LOGAN CAMPBELL,
Superintendent.
Superintendent's Office,
Auckland, January 5, 1856.

Provincial Road Surveyor's Office,
Auckland, January 8, 1856.

PERSONS desirous of Tendering for reforming the approach to the Punt at Panmure, may see Plans and Specifications at this Office.

Tenders to be sealed and delivered on or before noon of Saturday the 19th inst., endorsed "Tender for approach to Panmure Ferry."

Tenders are to be accompanied by a statement signed by two competent persons, and expressing their readiness, in the event of the Tender being accepted, to become sureties for its due performance by entering into a Bond, the penalty of which will be equal to the estimated amount of the whole.

WM. MASON,
Provincial Architect.

Provincial Road Surveyor's Office,
Auckland, January 8, 1856.

PLANS and Specifications of a Bridge over a Creek between the Whau and Canty's Creek, with other work on the Great North Road, may be seen at this Office after Thursday the 10th inst.

Tenders to be sealed and delivered on or before noon of Saturday the 19th inst., endorsed "Tender for Bridge."

Tenders are to be accompanied by a statement signed by two competent persons, and expressing their readiness, in the event of the tender being accepted, to become sureties for its due performance by entering into a Bond, the penalty of which will be equal to the estimated amount of the whole work.

WM. MASON,
Provincial Architect.

Superintendent's Office, Auckland,
8th January, 1856.

A STATEMENT of all Sums of Money raised by the sale and purchase of Debentures during the Quarter ended the 31st December, 1855, under the provisions of the "Debentures Act," Sess. 4, No. 1.

No. of every Debenture issued.	Amount for which each Debenture has been issued.			Amount received as the purchase money of each Debenture.		
	£	s.	d.	£	s.	d.
1	500	0	0	505	0	0
2	200	0	0	202	0	0
3	100	0	0	101	0	0
4	100	0	0	101	0	0
5	100	0	0	101	0	0
6	500	0	0	505	0	0
7	500	0	0	505	0	0
8	500	0	0	505	0	0
9	500	0	0	505	0	0
10	500	0	0	505	0	0
11	500	0	0	505	0	0
12	250	0	0	252	10	0
13	250	0	0	252	10	0
14	250	0	0	252	10	0
15	250	0	0	252	10	0
16	250	0	0	252	10	0
17	250	0	0	252	10	0
18	500	0	0	500	0	0
19	500	0	0	500	0	0
20	500	0	0	500	0	0
21	500	0	0	500	0	0
22	300	0	0	300	0	0
23	300	0	0	300	0	0
24	300	0	0	300	0	0
25	300	0	0	300	0	0
26	200	0	0	200	0	0
27	200	0	0	200	0	0
28	200	0	0	200	0	0
29	200	0	0	200	0	0
30	100	0	0	100	0	0
31	100	0	0	100	0	0
32	100	0	0	100	0	0
33	100	0	0	100	0	0
34	100	0	0	100	0	0
Totals.....	10,000	0	0	10,055	0	0

R. J. PORTER,
Provincial Treasurer.

SLAUGHTER-HOUSE LICENSES.

Superintendent's Office,
Auckland, 5th Jan., 1856.

THE following Licenses for keeping Slaughter-Houses have been granted.

Onehunga—William Pilcher, Sec. 47, Lot 7
Onehunga—John McGhee, Queen-street
Onehunga—James Dickie, Queen-street

Onehunga—Patrick Donovan, Green Meadows

Onehunga—James Ninnis, the Beach
Panmure—James Ninnis

J. LOGAN CAMPBELL,
Superintendent.

Commissioner of Crown Lands' Office,
Auckland, 7th January, 1856.

IN conformity with the provisions of the twenty-third clause of the Crown Lands Ordinance (No. 1, Sess. 10,) I hereby notify that the following persons have duly taken out, for the present year, Depasturing Licenses for the undermentioned Hundreds respectively, viz. :—

Hundred of Auckland.

Archbald, David	Mears, A.
Barribal, Charles	Maxwell, John
Barr, James	Millett, William
Bycroft, John	Mackay, Peter
Burns, David	Matson, Henry
Clarke, Joseph	Nisbett, John
Caldicutt, William	Osborne, Thomas
Crispe, Joseph	Patterson, Joseph
Dilworth James	Patce, James
Eade, Richard	Parsons, George
Easton, George	Russell, John
Farmer James	Russell, David
Finlay, Thomas	Roach, Thomas
Gambel, William	Rooney, Andrew
Gillingham, Richard	Sadgrove, William
Gribble, James	Shaw, Elishu
Green, James	Taylor, Joseph
Horn, Thomas	Tuty, William
Harper, John	Turner, Benjamin
Kempthorne, S.	Walters, John
Kemp, Thomas	Whisker, Alexander
Low & Motion	Walters, William
May, Joseph	

Hundred of Onehunga.

Alexander, J.	Kelly, Patrick
Bates, William	Lavery, H.
Bycroft, John	May, Joseph
Crew, Patrick	McGhee, J.
Colledge, John	Mooney, James
Clarke, Andrew	Murdock, John
Dilworth, James	May, Martin
Daldy, Robert	O'Neill, John
Duggan, John	Pilcher, William
Davison, Thomas	Rist, John
Farmer, James	Rooney, Andrew
Farnell, George	Stallard Edward
George, E.	Steward, James
Grant, Robert	Thomson, Henry
Higgins, William	Twamly, Richard
Kew, William	

Hundred of Panmure.

Brady, Peter	Kilkenny, Matthew
Brennan, Joseph	Linnard, James
Briadey, John	Murphy Michael
Cleary, James	Malone, Peter
Coyle, Anthony	McGlone, Patrick
Corrigan, John	Marsterson, Thomas
Condou, Benjamin	Murphy, Patrick
Farmer, James	Maude, John
Guard, John	Quinlan, Patrick
Holt, James	Smith, Benjamin
Head, William	Taylor, James
Hogan, John	Wylie, Thomas

Hundred of Otahuhu.

Farmer, James

Hundred of Howick.

Brady, Peter	Lynch, Owen
Barry, Richard N.	McDonald, Alex.
Curley, Michael	McGuinness, Lachlan
Driscoll, Timothy	McIntyre, Andrew
Fraser, W.	McCarthy, James
Gess, Michael	Norton, John
Gammonsway, Edw.	Paton, John
Healy, Thomas	Smith, Thomas
Jamieson William	White, James
Lord, Michael	Wilson, Thomas

Hundred of Pupuke.

Burgess, James	Heath, Patrick
Callan, Phillip	Kelly, James
Cooper Isaac R.	Melvin, Patrick
Fitzpatrick, James	Meneary, Benjamin
Hawkins, W. J.	Nolan, Martin
Hammond, James	Tiller, John

CHARLES J. TAYLOR,
Commissioner of Crown Lands.

Commissioner of Crown Lands' Office,
Auckland, 7th January, 1856.

WITH reference to the notice of this date from this office publishing the names of persons to whom Depasturing Licenses have been issued within the several Hundreds of Auckland, Onehunga, Panmure, Otahuhu, Howick, and Pupuke. for the year 1856, I hereby call meetings to be held in conformity with the provisions of the Crown Lands' Ordinance (No. 1, Sess. 10, and No. 2, Sess. 11) at the places and times specified

below, of such holders of Depasturing Licenses for the purpose of electing from among themselves three Wardens within the said Hundreds respectively, who shall have the regulation and appointment for the current year of the right of Pasturage upon the Waste Crown Lands within the said Hundreds, and also be entrusted with the other powers specified in the said Ordinance.

For the Hundred of Auckland.

At Newmarket, near Hobson's Bridge, on Saturday, the 19th January, at 4 p.m.

For the Hundred of Onehunga.

At the Village, on Monday, the 21st January, at noon.

For the Hundred of Panmure.

At the Village, on Tuesday, the 22nd January, at noon.

For the Hundred of Otahuhu.

There being only one License-holder, no election of Wardens will take place.

For the Hundred of Howick.

At the Resident Magistrate's Office, on Thursday, the 24th January, at noon.

For the Hundred of Pupuke.

At Mr. Patrick Heath's, North Shore, on Friday, the 25th January, at 10 o'clock, p.m.

None but personal attendants (being License-holders) at these meetings will be allowed to vote.

Every such voter will be entitled to one vote for each of the three Wardens, and is requested to bring his License with him for production if required.

CHARLES J. TAYLOR,
Commissioner of Crown Lands.

RETURN, showing the NUMBER, TONNAGE and CREWS of COASTERS, reported Inwards and Outwards; and of the IMPORTS COASTWISE, of New Zealand Produce, at the Port of KAIPARA, for the Quarter ended 30th September, 1855.

INWARDS.			OUTWARDS.		
Vessels.	Tonnage.	Crews.	Vessels.	Tonnage.	Crews.
2	344	18	0	0	0

IMPORTS COASTWISE.

ARTICLES.	QUANTITY.	VALUE.
Flour - - -	1 ton	£ s. d. 50 0 0
	TOTAL.....	50 0 0

F. D. FENTON,
Sub-Collector.

H. M. Customs, Kaipara, October 5, 1855.

RETURN of EXPORTS, the Produce of New Zealand, from the Port of KAIPARA from the 1st day of July to the 30th of September, 1855.

ARTICLES.	QUANTITY.	VALUE.		
		£	s.	d.
Navy Spars - -	185,812 feet	1500	0	0
Hewn Spars - -	111 712 "	620	0	0
Hewn Timber - -	83 979 "	370	0	0
Sawn Timber - -	67,826 "	470	0	0
Round Spars - -	62 in number	30	0	0
Kauri Gum - -	15 tons 15 cwt.	150	0	0
TOTAL.....£		3140	0	0

F. D. FENTON,
Sub-Collector.

H. M. Customs, Kaipara, October 5, 1855.

RETURN shewing the Quantities of the principal kinds of Provisions imported into KAIPARA from the 5th day of July to the 5th day of October, 1855.

ARTICLES.	QUANTITY.	VALUE.		
		£	s.	d.
Flour - - -	1 ton	50	0	0
TOTAL.....£		50	0	0

F. D. FENTON,
Sub-Collector.

H. M. Customs, Kaipara, October 5, 1855.

RETURN, showing the NUMBER, TONNAGE, and CREWS of COASTERS reported Inwards and Outwards; and of the IMPORTS, Coastwise, of New Zealand Produce, at the Port of KAIPARA, for the Quarter ended 31st December, 1855.

INWARDS.			OUTWARDS.		
Vessels.	Tonnage.	Crew.	Vessels.	Tonnage.	Crew.
1	15	3	1	15	3

IMPORTS COASTWISE.

ARTICLES.	QUANTITY.	VALUE.
Nil.	Nil.	Nil.

F. D. FENTON,
Sub-Collector.

H. M. Customs, Kaipara, January 5, 1856.

RETURN of EXPORTS, the Produce of New Zealand, from the Port of KAIPARA, from the 1st day of October to the 31st day of December, 1855.

ARTICLES.	QUANTITY.	VALUE.
Nil.	Nil.	Nil.

F. D. FENTON,
Sub-Collector.

H. M. Customs, Kaipara, January 5, 1856.

RETURN shewing the Quantities of the principal kinds of Provisions imported into KAIPARA, from the 5th day of October, 1855, to the 5th day of January, 1856.

ARTICLES.	QUANTITY.	VALUE.
Nil.	Nil.	Nil.

F. D. FENTON,
Sub-Collector.

H. M. Customs, Kaipara, January 5, 1856.

NOTICE.

Superintendent's Office, Auckland,
January 10th, 1856.

THE following proposed Land Regulations are published for general information in conformity with the provisions of an Act passed by the General Assembly of New Zealand, entitled, the "Waste Lands Act," 1854.

J. LOGAN CAMPBELL,
Superintendent.

Regulations for the Sale, Letting, Occupation, and Disposal of the Waste Lands of the Crown within the Province of Auckland.

1. From and after the day of 1856, the Waste Lands of the Crown in the Province of Auckland, in the Colony of New Zealand, shall be disposed of in the manner and according to the regulations hereinafter prescribed, and not otherwise.

2. Nothing herein contained shall affect any promise, or engagement made heretofore by or on behalf of Her Majesty, with, or to any person respecting any of the said lands, or be construed as intending to prevent the fulfilment or performance thereof.

3. The Governor of the said Colony may, from time to time, and as to him it shall seem meet, reserve portions of the said lands for the use and benefit of the aboriginal inhabitants of such Province, and for any purposes of public safety.

4. The Superintendent of the said Province may, from time to time and as to him it shall seem meet, reserve portions of the said lands for public roads or other internal communications, whether by land or water, or for the sites of future towns or villages, or for the sites of places of worship, schools, or other public buildings, or and for the purpose of endowments for such schools, or as places for the interment of the dead, or for the recreation and amusement of the inhabitants of any town or village, or as the sites of public quays, or landing-places, on the sea coast, or shores of navigable streams, or for any other purpose of convenience, health, or enjoyment.

5. Such Superintendent shall and may, from time to time and whensoever, and as often as to him it shall seem meet, divide the said Waste Lands into Town Lands, Suburban Lands, and Country Lands, and vary, alter, or annul such division, and make a new division thereof.

6. Subject to the provision herein contained, Town Lands and Suburban Lands, and such of the Country Lands as the Superintendent shall in that behalf appoint, shall not be sold or otherwise disposed of except by way of public auction.

7. Such public sales shall be holden and conducted by such person, and at such times, and in such places within the said Province as the Superintendent shall, in that behalf, from time to time, by notification in the *Auckland Provincial Government Gazette*, nominate and appoint.

8. The upset prices of the lands to be sold at such public sales shall be fixed from time to time by the Superintendent.

9. The Superintendent shall, from time to time notify through such Gazette what lands are to be sold at such public sales, and the upset prices thereof respectively, and such lands shall not be so offered to public sale until one calendar month shall have elapsed from and after the first publication of such notification as aforesaid. The purchase money of every allotment of land sold at such public sales shall be paid by the purchaser thereof or his agent unto such person as the Governor shall appoint to receive the same; one moiety thereof to be paid at the time of sale, and the other moiety to be paid within one calendar month from and after such time. In the event of the second moiety of such purchase money not being paid unto the person so appointed to receive the same within the said calendar month, such sale shall be void, and the first moiety shall thereupon be forfeited to the Crown.

Country Lands.

10. Subject to the provisions hereinafter in that behalf contained, all Country Lands shall be sold at the fixed price of ten shillings an acre, excepting such parts thereof as shall be reserved for public purposes or sale by auction as and in manner aforesaid, or as shall contain less than forty acres.

11. Such Country Lands shall be sold by such person as the Superintendent shall in that behalf from time to time nominate and appoint.

12. The Superintendent shall and may from time to time notify through the *Auckland Provincial Gazette* what blocks of Country Lands are to be sold at such fixed price, and the days on and after which the same shall be respectively open to sale, provided that none of the said blocks, excepting such as have been heretofore declared open for sale or settlement, shall be so offered to sale until one calendar month shall have elapsed from and after such notifying thereof as aforesaid.

13. As soon as the Superintendent shall have so notified that any block of such lands will be open to sale on and after a certain day, any person desirous of purchasing any surveyed or unsurveyed allotment of not less than forty acres in such block, may by himself or his agent give notice in writing of such his intention, unto the person so appointed to sell the same; and such notice shall contain the name of the intending purchaser, the area and situation of the allotment, and a description of its boundaries.

14. In the case of such allotment being unsurveyed and fronting on a river, road, lake, or coast, it must be as nearly as possible of a rectangular

*See page 115
in force from
16 June*

form, and the depth thereof must be at least three times the length of such frontage.

15. Such notice shall be put under a sealed cover, on which shall be legibly endorsed the name of the intending purchaser, the number of acres in the allotment which he contemplates purchasing, and the block whereof such allotment forms a part.

16. Such intending purchaser or his agent may then tender such notice for the allotment therein mentioned unto the person so appointed to sell such block at his office during office hours and the purchase money unto the person appointed to receive the same.

17. The person so appointed to sell shall not receive such notice unless such intending purchaser or his agent shall at the time of tendering the same, exhibit to him the receipt for the purchase money of such allotment.

18. The person so appointed to sell shall immediately thereupon (and in the presence of the said intending purchaser or his agent, if such purchaser or agent should desire the same) enter in a minute book to be in that behalf by him provided and kept, a minute of the receipt of such notice and purchase money, and of the endorsement in such notice.

19. The minutes to be so entered in such book shall be consecutively numbered, from one upwards, and shall set forth the date of the reception of every such notice, the name of the intending purchaser, the area of the allotment which he contemplates purchasing, the block whereof such allotment forms a part, and the amount which he shall have so paid as the purchase money thereof.

20. Such book shall be open to the public for inspection at all times, during office hours, at the Land Sales Office during, which time any person may take a copy of any minute entered therein.

21. The notices so received shall not be unsealed until the first day appointed in manner aforesaid by the Superintendent for the sale of such block, on which day no further notices for such block shall be receivable.

22. The person so appointed to sell shall on the day last mentioned, and in presence of such of the intending purchasers or their agents as may please to attend at his office in that behalf proceed to unseal and open all such notices so received.

23. Where it shall appear on unsealing and opening the said notices that but one person has in manner aforesaid given notice of his intention to purchase any one allotment, and that he has as in manner aforesaid paid the purchase money thereof, such person shall be deemed the purchaser of such allotment.

24. But if it should at such time appear that two or more intending purchasers have given such notice respecting the same allotment or part thereof, and that each of them has, as and in manner aforesaid, paid the purchase money of and for the said allotment or part, thereof as the case may be, the said allotment or part thereof shall be disposed of in the following manner.

25. The person so appointed to sell shall appoint a time and place whereat the said two or more intending purchasers or their agents as the case may be may attend, and shall give notice unto them of such time and place, and shall there and then sell by auction to the highest bidder of and amongst such intending purchasers or their agents the said allotment or part thereof (as the case may be), and the upset price of the said allotment or part thereof at such auction shall be ten shillings an acre.

26. Such of the said intending purchasers as shall be, by himself or his agent, the highest bid-

der at such auction, shall be deemed the purchaser of the said allotment or part upon paying in manner aforesaid unto the person appointed, to receive the same the additional purchase money of and for the said allotment arising from such sale by auction.

27. The person appointed to sell shall, immediately after such auction, give unto each of the unsuccessful parties thereof or his agent an order on the person so appointed by the Governor to receive such purchase money for the return unto such unsuccessful party or agent the purchase money so paid by him for such allotment or part thereof.

28. The person so appointed to receive such purchase money shall, on presentment of such order return forthwith to such unsuccessful party or agent the purchase money mentioned in such order.

Subsequent Applications.

29. From and after the day of unsealing and opening, any person desirous of purchasing any allotment in such block may by himself or his agent tender a notice in writing of such his intention unto the person so appointed to sell the same, which notice shall contain the name of the intending purchaser, the area and situation of the allotment, and a description of its boundaries.

30. The person so appointed, to sell shall not receive such notice unless such intending purchaser or his agent shall, at the time of tendering the same, exhibit to him the receipt for the purchase money of such allotment, and until such payment shall have been so made, the allotment shall be deemed and taken to be unsold.

31. The person so appointed to sell shall, immediately there (and in presence of the said intending purchaser or his agent, if such purchaser or agent should desire the same), enter in the said Minute Book the date of the reception of such notice, the name of such purchaser, the area and situation of the allotment so purchased, the block whereof such allotment forms a part, and the amount which such purchaser shall have so paid as the purchase money of and for such allotment.

32. All allotments in such blocks shall be respectively sold, subject to the right of the Crown to make public roads or railways over and through such allotments upon making compensation to the persons seized thereof respectively.

Lands offered to sale by Auction and not sold.

33. The Superintendent may from time to time, and as to him it shall seem meet, sell by private contract, for ready money, (to be paid to the person appointed by the Governor to receive the same) any Town Lands, Suburban Lands, or Country Lands which shall have been in manner aforesaid offered to sale by public auction and sold thereat, provided that no allotment of such lands shall be sold, by such private contract, for less than the upset price at which it was put up to sale at such auction.

Country Land offered to sale at fixed price and not sold.

34. When any block of Country Land, or part thereof, shall remain unsold for the space of six calendar months from and after the first day fixed by the Superintendent through such notification as aforesaid for the said block being so open to sale at such fixed price, the Superintendent may from time to time, and as to him it shall seem meet, cause the same to be sold by public auction at an upset price of not less than five shillings per acre, and in allotments not con-

taining respectively more than 640 acres provided that no such lands shall be so offered for sale until the Superintendent shall have given notice in such Gazette of such intended sale and until one calendar month shall have elapsed from and after the appearance of such notice.

Scrip.

35. In all sales of the said waste lands whether by auction or otherwise, all Scrip to be issued under any Act or Acts of the Local Legislature of this Province shall be deemed and taken to be money for the amount for which the same shall have been issued and shall be receivable for such amount as payment or part payment for any allotment of the said waste land to be sold under and subject to these Regulations.

Land containing Minerals.

36. The Superintendent shall and may from time to time, as to him it may seem meet, lease by public auction or public tender (excepting in the case hereinafter mentioned) in allotments not containing more than 160 acres, and for any term not exceeding 21 years, any of the Waste Lands containing minerals, unto such persons as may desire to become the lessees thereof.

37. In the event of any person discovering minerals in such Waste Lands, the Superintendent may lease unto him by private contract an allotment of such Waste Lands not containing more than 160 acres for any term not exceeding 21 years, and at such annual rental as he shall deem meet.

38. In every lease of Waste Lands containing minerals a royalty shall be reserved to the Crown of one-fifteenth of the minerals to be raised in the allotment thereby demised, and such lease shall contain clauses for the several purposes following, namely,—

1. For securing the payment of the royalty or rent.
2. For enabling some person, on the part of the lessor, from time to time to enter and examine the mine.
3. For securing the regular, proper, and efficient mining and working of the minerals.
4. For making void the lease on breach of the stipulations on the part of the lessee therein contained.
5. For delivering up the property at the termination of the lease in good tenantable repair.
6. For enabling the lessee to abandon the working of the minerals whenever he shall find the same unprofitable to work, and surrender the lease.

Depasturing Licenses.

39. The Superintendent may, from time to time, by license in writing, authorise any person to depasture stock on any block of the said Waste Lands.

40. Such license may be issued for any number of years not exceeding fourteen, subject to the provisions in that behalf hereinafter contained.

41. The extent of the block for which such license may be issued shall be in proportion to the number of stock to be depastured thereon by the licensee and in making computation thereof, allowance for natural increase will be made in the following proportions:—

For any number of sheep up to 500 to be granted for any number not exceeding 5000 sheep.

For every additional	100, between	500 and 1000 for 500	}	additional sheep.
Ditto ditto.....	1000 „	3000 „ 400		
Ditto ditto.....	3000 „	5000 „ 200		
Ditto ditto.....	5000 „	10000 „ 100		

and in no case will a block be granted capable of containing more than 25,000 sheep. In estimating runs for great cattle, one head of such cattle shall be rated as six sheep.

42. On, or immediately after the issuing of such license, the Superintendent shall notify through such Gazette that such license has been issued, and shall in such notification set forth as far as possible the situation and boundaries of the land for which the same shall have been so issued.

43. Such licensee may at any time during such license purchase of the said block at the price of £1 an acre any allotment not containing less than 40 acres, of a rectangular form, as nearly as circumstances will permit, and having, if fronting a river, road, lake, or coast, a depth of not less than three times the length of its frontage.

44. The licensee shall pay for such license on the first Wednesday in the month of January on every year during such license, unto the person whom the Governor shall in that behalf appoint, a license fee of five pounds and assessment fees of sixpence for every head of small cattle depastured on such land during the year immediately preceding, provided that such licensee shall pay on such day but one-half of the said license fee and assessment fees, if such license shall have been so issued to him on or after the first day of the month of July, immediately preceding the day last named.

45. In the event of such license fee and assessment fees, or any part thereof, being unpaid for four weeks after such day of payment, the license shall be void.

46. All disputes between such licensees respecting the boundaries of their respective lands, shall be finally adjudged by the Superintendent.

47. In the event of the block for which any such license shall have been issued, or any part thereof, being reserved or sold as and in manner aforesaid, such license shall determine as to such block or part in three calendar months from and after the day whereon such reserve or sale shall have been made or effected.

Timber Licenses.

48. The Superintendent may, from time to time, by license in writing, authorise any person to cut, saw, and split timber on any section of the said Waste Lands, and to remove and dispose of the same for the use and benefit of such licensee.

49. Such license may be issued for any time not exceeding one year.

50. The licensee shall pay a fee of five pounds for the same, if issued for six calendar months or upwards; and a fee of fifty shillings if issued for less than such six months.

51. Such fee shall be paid, on the issue of the license, unto such person as the Governor shall in that behalf appoint.

52. In default of payment, the license shall be void.

53. Such licensee will be entitled to the right of purchasing eighty acres of the said block at the price of one pound per acre on establishing, to the satisfaction of the Superintendent, that he made, as such licensee on the said block, roads and other improvements to facilitate the removal of timber of the value of forty pounds.

54. Such eighty acres shall be in one block of | thereof being reserved or sold in manner afore-
of rectangular form, having, if fronting on a river, | said, such license shall determine as to such sec-
road, lake, or coast, a depth of not less than three | tion or part in three calendar months from and
times the length of its frontage. | after the making or effecting of such reserve or

55. In the event of such section or any part | sale.