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WEDNESDAY, APRIL 25, 1866.

[No. 14.

PROCLAMATION.

By His Honor FREDK. WHITAKER,
Esq., Superintendent of the
Province of Auckland.

WHEREAS by an Act of the Local Legislature of the Province of Auckland, passed in the nineteenth Session thereof, intituled, "An Act to Consolidate and Amend the Laws relating to Slaughter-houses," it was amongst other things enacted that it should be lawful for the Superintendent, by Proclamation in the Provincial Government Gazette from time to time to constitute and define Slaughter-house Districts and to appoint one or more Public Slaughter-houses for each of such Districts, and the limits of such Districts, and the appointment of such Slaughter-houses from time to time, to alter or revoke, as occasion may require.

Now, therefore, I, the Superintendent of the said Province, in exercise of the power so vested in me in that behalf by the said Act, do hereby proclaim that I do constitute and define all that portion of the Hundred of Auckland bounded on the NORTH by the Waitemata Harbour and the Hauraki Gulf to the Tamaki River; on the EAST by the Tamaki River aforesaid and the Otahuhu Creek to the Otahuhu Portage; on the SOUTH by the Otahuhu Portage aforesaid and the Manukau Harbour to the Whau

Portage; and thence on the WEST by the Whau Portage aforesaid and the Whau Creek; to be a Slaughter-house District within the meaning of said Act. And I do appoint the existing Slaughter-house at Newmarket, and that at Panmure Road, formerly known as Young's Slaughter-house, both within the said District, to be Public Slaughter-houses for the said District within the meaning of the said Act.

Given under my hand at Auckland, in the Province aforesaid, this 23rd day of April, One thousand eight hundred and sixty six.

FREDK. WHITAKER,
Superintendent of the Province
of Auckland.

RULES AND REGULATIONS FOR THE MANAGEMENT OF PUBLIC SLAUGHTER-HOUSES.

Superintendent's Office,
Auckland, 23rd April, 1866.

IN exercise of the powers vested in the Superintendent in that behalf, by the provisions contained in the eleventh section of "The Slaughter-house Act, 1866," of the Superintendent and Provincial Council of Auckland, I do hereby make and promulgate the following Rules and Regulations for the

management of the Public Slaughter-houses within the said Province, and for other purposes in the said section specified :—

1. No Cattle shall be slaughtered on Sundays in any Public Slaughter-house within the said Province.
2. On all other days such Houses shall be kept open during the hours hereinafter specified, for the slaughtering of cattle therein, and for skinning and dressing the carcasses of the cattle so slaughtered.
3. From the first day of May to the first day of November in every year, such hours shall be from 3 a.m. to 5 p.m. : and from the said first day of November to the first day of the month of May, thence next ensuing, such hours shall be from 3 a.m. to 7 p.m. ; provided that for the said purposes the said Houses may be kept open three hours later on Fridays and Saturdays, and may be opened at 1 o'clock a.m., on Mondays.
4. No cattle shall be slaughtered at any such House except during the times hereinbefore prescribed ; and every such House shall be closed and securely fastened within one hour from and after the latest time to which, under these Rules and Regulations, the same may be kept open.
5. The keeper or lessee (as the case may be) of every such house shall cause the same to be clean kept, and to be washed out every day (Sundays excepted), and shall cause the walls thereof to be scraped and white-washed on the inside once in every month, or twice if deemed necessary ; and shall cause all manure, offal, and refuse, to be conveyed away daily from the said House and its premises ; and shall cause all Stock-yards and Sheep-pens thereunto belonging, to be kept clean and in repair ; all utensils, tackle, &c., used in the Slaughtering of Cattle to be kept clean, and in serviceable condition.
6. No Cattle shall be allowed to run at large in any such House, or on the premises thereunto belonging.
7. Cattle taken to any such House to be slaughtered, shall be slaughtered, skinned and dressed in such House, and not elsewhere.
8. The carcase of every head of Cattle slaughtered in any such House shall be skinned and properly dressed therein before the same or any part thereof shall be taken away therefrom.
9. Within eighteen hours after the slaughter of any such head of Cattle every part of the carcase thereof, and all matter thence proceeding shall be taken away from such House and its premises.
10. Every person slaughtering Cattle at any such House shall pay to the keeper or lessee the fees mentioned in the Schedule to the said Act, before the removal of the carcase or carcasses of such cattle, and shall not remove therefrom, or injure, or destroy any of the slaughtering tools or implements, or any part of the yards or buildings thereunto belonging.
11. Every such keeper or lessee shall, in the event of any diseased Cattle being brought for slaughter to or being slaughtered at such House, give immediate notice thereof to the Inspector of Slaughter-houses for the district wherein such House is situated.
12. The keeper or lessee of any such House shall admit therein, at all times, at any hour of the day or night, such Inspector of Public Slaughter-houses as aforesaid.
13. Every such keeper or lessee shall keep a correct account of all Cattle slaughtered at such House, and of the respective persons by or for whom the same shall have been slaughtered, and shall on every Monday transmit a copy thereof for the preceeding week signed by such keeper or lessee, to such district inspector as aforesaid.
14. All persons slaughtering Cattle at such House shall immediately on being thereunto requested by the keeper, lessee, or inspector, give every assistance in examining the hides of the Cattle so slaughtered.
15. The word "Cattle" as herein used shall be taken to include horned or neat Cattle, sheep, goats, and swine.
16. It shall be lawful for any person to deliver to such keeper or lessee any cattle for the purpose of being slaughtered, and the said keeper or lessee shall be responsible for such cattle so delivered to him for the purpose of being slaughtered, provided that such keeper or lessee shall not be responsible for a longer period than twenty-four hours.
17. No person shall cart or convey any carcass, or part of a carcass, unfit for human food, or any cattle in an injured or dying state, into any slaughter house, without the express permission of an Inspector of slaughter houses.
18. No person shall in any slaughter house, skin or dress any animal, or part of an animal, unfit for human food.
19. All persons working in any slaughter house, shall be subject to the orders of any Inspector of slaughter houses, and in the event of any person refusing, or delaying to obey the orders of any such Inspector, he shall be deemed guilty of an offence against these rules.
20. No person whatever shall be permitted to work in Slaughter houses unless licensed to do so in manner hereinafter mentioned.
21. Licences to work in the Slaughter houses shall be issued by the Provincial Treasurer on his being satisfied as to the character of the person to be licensed and on payment of a fee of One Pound. Such license shall be held to run for one year from 1st January, but may be revoked by

the Superintendent at any time and the license fee returned in the event of the person licensed being guilty of any breach of the Slaughter-house Regulations or of disobeying the orders of any Inspector of Slaughter-houses.

22. Every Inspector of Slaughter-houses is hereby authorised to proceed against all persons who shall, within his District offend against any of the Rules and Regulations herein contained.

FREDK. WHITAKER,
Superintendent.

Superintendent's Office,
Auckland, 23rd April, 1866.

Form of Slaughter-house License.

Provincial Treasury,
Auckland,

These are to certify that having paid the license fee of One pound is hereby licensed to work in the Government Slaughter-houses until the 1st day of January 186 .

No. Provincial Treasurer

NOTICE.

Superintendent's Office,
Auckland, April 23rd, 1866.

NOTICE is hereby given, that all applications for Publicans' Licenses on the Gold Fields must be made in writing to the Superintendent, and placed in the hands of the Resident Magistrate, in order that he may report on and forward the same.

FREDK. WHITAKER,
Superintendent

NOTICE is hereby given, that the existing Toll-bars and Gates on the Remuera Road, and on the Onehunga Road at Newmarket, are erected Toll-bars and Gates under "The Turnpike Act, 1866."

FREDK. WHITAKER,
Superintendent.

24th April, 1866.

NEW TOLL-GATES, GREAT SOUTH ROAD.

NOTICE is hereby given, in terms of Clause 5 of "The Turnpike Act, 1866," of the erection of new Toll-bars and Gates at the Tamaki Bridge and Otahuhu, and also at the Slippery Creek Bridge, near Drury, and that tolls will be levied at these Gates respectively on and after the 1st day of June, 1866.

FREDK. WHITAKER,
Superintendent.

24th April, 1866.

IN pursuance of "The Turnpike Act, 1866," I do hereby prescribe the following Tolls to be paid at all Toll Bars within the Province of Auckland erected or to be erected under the said Act, viz. :—

SCHEDULE.

	s.	d.
For every single or Saddle Horse	0	3
For every Carriage or Vehicle drawn by One Horse	0	6
For every Carriage or Vehicle drawn by Two Horses	0	9
For every Carriage or Vehicle drawn by more than Two Horses	1	0
For every Public Van or Conveyance carrying passengers for hire	2	0
For every Dray drawn by Bullocks : every Two Bullocks to be charged as One Horse.		
For all great cattle, per head	0	3
For Pigs, Sheep, and Goats, per head	0	0½

Provided that all vehicles with wheels having tires of a breadth not less than six inches shall only be liable to one-half the above rates of Toll.

FREDK. WHITAKER,
Superintendent.

Provincial Treasury,
Auckland, April 24th, 1866.

IN conformity with the 5th clause of the "Auctioneers Licensing Act, 1863," the names of the persons to whom Auctioneers Licenses have been issued for the year ending 14th April, 1867, are now published.

	Auckland
Alfred Buckland,	Auckland
John Buckland Way	"
Richard Arthur	"
Charles Stichbury	"
Hyman Joseph	"
Charles Davis	"
Henry Ridings	"
Walter Dowden	"
Levi Woodworth Eaton	"
Morton Jones	"
Edward Jones	"
Samuel Cochrane	"
Benjamin Tonks	"
John Robertson	"
David Nathan	"
Henry Isaacs	"
George Sibbin	"
William Hunter	"
John Rigg	"

FOR COUNTRY DISTRICTS ONLY.

John Stewart Rust, Wangarei
George Vause, Raglan
John Douglas Hill, Alexandra
William Rowe, Waikato.

DANIEL POLLEN,
Provincial Treasurer.

NOTICE.

Native Land Court Office,

Auckland, April 21, 1886.

NOTICE is hereby given that the Crown Grants to the undermentioned persons for the undermentioned blocks of land in the Province of Auckland, are now in this office ready for issue to the Grantees or persons authorised in writing by them to receive them.

A. J. DICKEY,

Chief Clerk.

Name of Grantee.	Name of Block.	Area.	District in which situate.
		A. B. P.	
Pene te Pae, Matiu Tauhara, Hehi Whare- rau, Kaio Tawhitu, Wi Hakitara, Hemi Kahoe, Wiremu Kaitaia, Rakina, Wai- aia, and Tana Pokoia	Peria	1130 0 0	Mongonui
Karaka Te Kawau, Hare Mikare			
Reihana te Huhu, Nopera Kuka, Wharu Neiho, Hare Peka, Pita Tohia, Wiremu Te Wha, Timoti Popota, and Matenga Pairate	Rangirangiranga	176 0 0	"
Waka Rangaunu, and Puhipi Te Ripi	Paripari	3 0 0	"
Catherine Murray	Te Maroa	195 0 0	"
Waka Ranganu and Puhipi Te Ripi	{ Humu Tanga- ta or Te Awa } Patiki	5 0 0	"
Tohuora Parahiku, Wharerau Te Rata Ngapipi Mumu, Hore Ngakoto, Hemi Pau, Pita Tohia, Rupene Hopewai, Rapiana Tohe, Rata te Ahi, and Nopera Kirione	Ta Keke	79 0 0	"
Wharerau Te Kanohi and Hehi Wharerau	Wai Mamaku	154 0 0	"
Wiremu Naihi, Hongi Hika, Paora Uru- roa, Heremai Te Ara, Ruinga Tapu, and Hoani Hake	Ohauhau	10 3 30	"
Wiremu Naihi, Hongi Heka, Paora Uru- roa, Heremaia Te Ara, Ruinga Tapu and Hoane Haki	Okura	18 2 0	"