



Auckland Provincial Government Gazette.

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WEDNESDAY, APRIL 7, 1869.

[No. 18.]

PUBLIC NOTIFICATION.

By JOHN WILLIAMSON, Esquire,
Superintendent of the Province
of Auckland.

IN pursuance of the Quarantine Regulations in force within the Colony of New Zealand as hereinafter published (clause 112), I do hereby nominate and appoint the under-mentioned gentlemen to be Health Officers for the Ports set opposite their respective names.

Name.	Port.
Thomas Moore Philson, M.D.	Auckland.
John Robinson Nicholson, M.D.	Manukau.
Henry Weekes, L.R.C.S.	Shortland.
Joseph Henry, M.R.C.S.	Tauranga.
James Bell, L.R.C.S.	Kaipara.
Samuel Hayward Ford, M.R.C.S.	Russell.
Thomas Ball, J.P.	Mangonui.
W. L. Jackson, L.R.C.S.	Hokianga.
William Augustus Perston, M.D.	Whangarei.
Edward Waddington, M.D.	Whaingaroa (Raglan.)

Given under my hand, at Auckland, in the said Province, this sixth day of April, in the year of our Lord one thousand eight hundred and sixty-nine.

J. WILLIAMSON,
Superintendent.

PUBLIC NOTIFICATION.

By JOHN WILLIAMSON, Esquire,
Superintendent of the Province
of Auckland.

IN pursuance of the Quarantine Regulations in force within the Colony of New

Zealand, as hereinafter published (clause 113) I do hereby nominate and appoint the under-mentioned gentlemen to be Members of the Board of Health for the several Ports within this Province, as specified hereunder; that is to say—

For the Port of AUCKLAND.
William Crush Daldy, Esq., J.P.
James Naughton, Esq., J.P.

For the Port of MANUKAU.
Major William Gordon, J.P.

‡ For the Port of SHORTLAND.
Robert Graham, Esq., J.P.
Henry Goldsmith, Esq., J.P.

For the Port of TAURANGA.
Philip Harington, Esq., J.P.
William Henry Simcox, Esq., J.P.

For the Port of KAIPARA.
Thomas Frederic Gooch, Esq., J.P.

For the Port of MANGONUI.
William Butler, Esq., J.P.
Samuel Hayward Ford, Esq., M.R.C.S.
R. H. Matthews, Esq., J.P.

For the Port of HOKIANGA.
James Reddy Clendon, Esq., J.P.
John Webster, Esq., J.P.
Samuel Hayward Ford, Esq., M.R.C.S.

For the Port of WHANGAREI.
Robert Reyburn, Esq., J.P.
James Irwin Wilson, Esq., J.P.

For the Port of WHAINGAROA (RAGLAN).
Walter Harsant, Esq., J.P.

Given under my hand at Auckland, this sixth day of April, One thousand eight hundred and sixty-nine.

J. WILLIAMSON,
Superintendent.

QUARANTINE REGULATIONS,

Published (together with the Harbour Regulations for New Zealand) in the *New Zealand Gazette*, No. 34, page 286, June 25th, 1868.

112. There shall for every port be a Health Officer, who shall from time to time be appointed and be removable by the Superintendent.

113. There shall for every Port be a Board of Health, which shall consist of the Resident Magistrate of the Port, one or more Justices of the Peace to be appointed by the Superintendent, the principal Officer of the Customs at the Port, the Health Officer at the Port, and if the Health Officer be not a medical practitioner, one or more legally qualified medical practitioners to be appointed by the Superintendent. The Resident Magistrate shall be Chairman of the Board.

114. It shall be lawful for the Superintendent upon the recommendation of the Board of Health to appoint any station or place within any port or harbour for the performance of Quarantine, where all vessels liable to Quarantine and the crews, passengers, and other persons on board thereof shall perform the same, and also if necessary to appoint lazarets and other places where the crews, passengers, and other persons and the goods, wares, and merchandise which shall or may be on board the said vessels shall and may be detained, landed, and kept for the performance of Quarantine. Provided that any Quarantine Ground or lazaret heretofore legally appointed by the Governor or by any Superintendent, shall be deemed to have been appointed under these regulations.

115. The master of any vessel arriving from any port in the Australian Colonies or New Zealand which may at any time, by a notice in the *New Zealand Gazette*, be duly declared an infected port, and the master of every vessel arriving from any port whatsoever not within the Australian Colonies or New Zealand, shall on approaching any port in New Zealand cause the Health Officer's flag (No. 8 of Marryat's code) to be hoisted at the mast or mainmast head of the said vessel, and shall keep the same flying until she has been communicated with by the Harbour Master, Pilot, or other officer of the port, after which, if the vessel be considered clean, the said flag may be hauled down. If any such vessel shall call at more than one New Zealand port, the flag herein prescribed shall be hoisted on arrival at each port.

116. Should it be considered necessary by the Harbour Master, Pilot, or other officer as aforesaid that such vessel shall be visited by the Health Officer, the master shall on being directed so to do, cause the vessel to be anchored in the quarantine ground appointed

for the harbour, and shall hoist the quarantine (or yellow) flag as hereinafter appointed.

117. The master of every vessel so anchored is to deliver to the Harbour Master, Pilot, or other person duly authorised by the Superintendent to receive the same, his bill of health, manifest, log book, and journal, and he is to fill up a report in the form and manner pointed out in the schedule annexed.

118. No person shall go on board any vessel whilst the yellow quarantine flag is flying, and before she has been visited by the Health Officer, and if any person shall offend against this regulation he shall, in addition to other penalties which he may thereby incur, be liable to be compelled to remain on Board or in the lazaret until the vessel or their passengers and crew be duly admitted to pratique, should they be thereafter placed in quarantine; and no person shall assist any one on board to leave such vessel or in any way assist to remove any goods, packages, or baggage, soever, before such vessel has been duly visited by the Health Officer.

119. The Health Officer shall immediately visit any vessel which has hoisted the yellow flag, and has been brought up in the quarantine ground, and if he shall find that any sickness of an infectious or contagious nature exists or shall then recently have existed on board of her, he shall declare the vessel to be in quarantine and shall submit full information in regard thereto to the Board of Health. But should he be satisfied that the sickness is not of a contagious nature he may authorise the hauling down of the yellow flag, and the removal of the vessel to the ordinary mooring ground.

120. The Master of every vessel in quarantine is to hoist at the main a yellow flag of not less than six breadths of bunting by day, and a white light by night in an ordinary globe lantern, not less than eight inches in diameter, and to keep the same respectively hoisted until released from quarantine. The said lantern at the main to be in addition to the usual anchor light provided for in the Harbour Regulations.

121. The Master of every vessel in quarantine shall not either himself quit, or permit any seaman, passenger, or other person to quit the same until duly admitted to pratique, except by special authority from the Board of Health.

122. No seaman, passenger, or other person shall quit any vessel in quarantine or any lazaret to which he may have been removed from a vessel in quarantine until admitted to pratique.

123. No master of any vessel in quarantine shall suffer any goods, wares, or merchandise, packets, package, baggage, books, letters, or other articles to be unshipped or landed from such vessel.

124. No person shall remove or aid and assist in removing from any vessel in quarantine or from any lazaret, in which any persons

are performing quarantine, any goods, wares, merchandise, packets, packages, baggage, books, letters, or other articles or any of them.

125. No person shall knowingly receive any goods, wares, or merchandise, packets, package, baggage, books, or letters, or any other article whatever, from any vessel in quarantine or from any lazaret in which persons are performing quarantine.

126. No person, without the authority of the Board of Health, shall go within the limits of the quarantine station when any vessel shall be then at anchor performing quarantine, or within the limits of any lazaret while the same is occupied by persons performing quarantine; and any person offending against this regulation shall, in addition to any other penalties to which he may be liable, be liable to be detained and kept in quarantine as if he were himself subject to quarantine.

127. If any Officer, or person entrusted with orders respecting quarantine, shall in any way neglect his duty he shall be deemed guilty of an offence against these regulations.

128. If any person shall, contrary to the provisions of these regulations, quit any vessel in quarantine, or any lazaret in which he may be performing quarantine, or go within the limits of any quarantine station or lazaret while the same is occupied by persons performing quarantine, and thereafter quit the same, it shall be lawful for any Peace Officer or Constable to apprehend him and carry him before a Justice of the Peace, who may, if he shall think fit, grant his warrant for conveying such person back to the vessel, quarantine station, or lazaret which he shall have left, there to remain in quarantine until admitted to pratique.

129. The Board of Health, or a majority of the members thereof, shall have authority to detain any such vessel as aforesaid in quarantine, or the crew or passengers thereof in lazaret until every symptom of an infectious or contagious disease, as aforesaid, shall have disappeared, and until sufficient time to prevent the spread of such disease shall in the opinion of the Board have elapsed since the last case disappeared, and thereupon to release such vessel, passengers, or crew from quarantine, and admit the same to pratique.

130. The Board of Health shall have power to prescribe all measures necessary for cleansing, purifying, and disinfecting any vessel in quarantine, and the passengers and crew thereof, and the goods, wares, and merchandise therein, and if necessary to order the destruction of any clothing or materials which cannot be cleansed purified, or disinfected.

131. During the detention of the crew or passengers of any vessel in quarantine, whether on board or on shore, the master of such vessel shall provide and supply provi-

sions for the said crew and passengers on the same scale as during the voyage.

132. During the period any vessel may be in quarantine, the Health Officer and one or more other Members of the Board of Health shall visit her alongside from time to time, and institute such regulations as the nature of the case may demand, and the master or commander shall carry such regulations into effect.

NOTE.—Any person offending against the provisions of any of these regulations, for the breach of which no penalty is specifically provided, is subject by "The Marine Act, 1867," to a penalty not exceeding fifty pounds.

SCHEDULE.

1. What is the tonnage of the vessel and her name?

Answer.

2. What is the master's name, and are you the master?

Answer.

3. From whence do you come, and when did you sail?

Answer.

4. At what ports have you touched on your passage?

Answer.

5. What vessels have you had intercourse or communication with on your passage, and from whence did they come?

Answer.

6. Have you any, and what, bills of health?

Answer.

7. Did the cholera or any other highly infectious and dangerous disease prevail at the place from which you have sailed, or at any of the places at which you have touched, or on board of any vessel with which you have had communication? If so state when and where?

Answer.

8. In the course of your voyage, have any persons on board suffered from sickness of any kind; what was the nature of such sickness; and when did it prevail. How many persons were affected by it; and have any of them died in the course of the voyage?

Answer.

9. What number of officers, mariners, and passengers have you on board?

Answer.

10. What was the whole number of persons on board your vessel when you sailed?

Answer.

11. What is the whole number of persons now ill on board your vessel?

Answer.

12. If there be no sickness now on board, when did the last attack of disease appear, and when did it entirely disappear?

Answer.

PUBLIC NOTIFICATION.

Superintendent's Office,
Auckland, 24th March, 1869.

I HEREBY notify for general information that, in accordance with the power vested in the Superintendent by the "The Auckland Waste Lands Act, 1867," the Allotment of Land in the Schedule hereunder written has been reserved and set apart as an Endowment for Educational purposes.

J. WILLIAMSON,
Superintendent.

SCHEDULE.

Sec.	Lot	Area.
		A. R. P.
2	39	17 2 26

PUBLIC NOTIFICATION.

Superintendent's Office,
Auckland, 7th April, 1869.

UNDER, and in pursuance of the powers vested in the Superintendent, by virtue of the "Auckland Waste Lands Act, 1867," I hereby notify for public information that so much of the Okaihau Block, No. 2, as was set apart, on the 10th day of December, 1867, as Special Settlement Land, will be open to the persons for whom it was so set apart for selection and sale at the Waste Lands Office, at Auckland, on and after Monday, the 17th day of May, 1869, as Special Settlement Land.

J. WILLIAMSON,
Superintendent.

PUBLIC NOTIFICATION.

Superintendent's Office,
Auckland, 5th April, 1869.

THE following appointment to the Commission of the Peace is republished from the *New Zealand Gazette* for general information.

J. WILLIAMSON,
Superintendent.

Colonial Secretary's Office,
(Judicial Branch)
Wellington, 24th March, 1869.

HIS Excellency the Governor has been pleased to appoint the following gentleman to be a Justice of the Peace for the Colony:—

CHARLES O'NEILL,
of Shortland, Esq.

F. W. STAFFORD.

MOUNT EDEN HIGHWAYS DISTRICT.

MR. THOMAS BIRD

HAS been appointed Collector of Rates for the above named District, in the room of Mr. John Probert, resigned.

JOHN WALTERS,
Chairman.

Auckland, March 31, 1869.

PUBLIC NOTIFICATION.

Superintendent's Office,
Auckland, 25th March, 1869.

THE following Notifications are republished from the *New Zealand Gazette*, for general information.

J. WILLIAMSON,
Superintendent.

G. F. BOWEN,
Governor

PROCLAMATION.

WHEREAS by "The Petty Sessions Act, 1865," it is enacted that as soon as conveniently may be after the establishment of a Petty Sessions District, and afterwards from time to time as may be deemed expedient, the Governor shall, by Proclamation in the *New Zealand Gazette*, appoint a meeting of the Justices of the Peace resident in such District, to be yearly held within such District, at some specified time and place, for the purpose of choosing a Chairman of Petty Sessions, and settling a rota of attendance. And whereas by an Order in Council, bearing date the twenty-seventh day of January, One thousand eight hundred and sixty-nine, certain Petty Sessions Districts, including the District hereinafter named, were defined and established: And whereas by a Proclamation bearing date the twenty-seventh day of January, One thousand eight hundred and sixty-nine, a certain time and place for the meetings of the Justices of the Peace resident in the District hereinafter named were proclaimed and appointed: And whereas it is expedient that the times of meeting proclaimed and appointed by such Proclamation should be altered.

Now therefore, I, Sir GEORGE FERGUSON BOWEN, the Governor of New Zealand, in pursuance and in exercise of the power and authority in that behalf vested in me, do hereby proclaim and appoint that for the Bay of Islands District, a Meeting of the Justices of the Peace resident within such District shall be yearly held at the Court House, at Russell, at twelve o'clock noon, on the Third Tuesday in the month of May, for the purpose of choosing a Chairman of Petty Sessions and settling a rota of attendance.

Given under the hand of his Excellency Sir GEORGE FERGUSON

BOWEN, 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; at the Government House at Wellington, and issued under the Seal of the said Colony, this nineteenth day of March, in the year of Our Lord One thousand eight hundred and sixty-nine.

E. W. STAFFORD.

God Save the Queen.

G. F. BOWEN,
Governor.

IN exercise and pursuance of the powers vested in me by "The Weights and Measures Act, 1868," I, Sir GEORGE FERGUSON BOWEN, G.C.M.G., the Governor of New Zealand, do hereby direct that the authorised copies of the Standard Weights and Measures issued and to be issued under the provisions of the said Act to the Inspector of Weights and Measures for the Province named in the first column of the Schedule hereunder written, shall be kept therein at the place of deposit, the name whereof is in the second column of the said Schedule set opposite the name of the said Province, and the building, the description whereof is in the third column of the said Schedule set opposite the name of such place of deposit.

SCHEDULE.

1st column. Province.	2nd column. Place of Deposit.	3rd column. Description of Building.
Auckland.	Office of Inspector of Weights and Measures at Auckland.	New Custom-House and Post Office Building, fronting Short-land-street and Fort-street, Auckland.

Given under the hand of his Excellency, Sir GEORGE FERGUSON BOWEN, 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 Depen-

dencies, and Vice-Admiral of the same, at the Government House at Wellington, this twenty fifth day of March, in the year of Our Lord One thousand eight hundred and sixty-nine.

E. W. STAFFORD.

WE, the undersigned, carrying on Business as General Cargo and Parcel Delivery Company, under the style of R. M. McTURK & Co., do hereby mutually agree to Dissolve Partnership This Day so far as regards ROBERT MURRAY McTURK and GEORGE HART, and that all debts owing to and by the Firm will be received and paid by GEORGE WHITTINGTON, who will carry on the Business.

As witness our hands this 30th day of March, 1869.

ROBERT M. McTURK,
GEORGE WHITTINGTON,
GEORGE C. HART.

Witness:—

JAMES STICHBURY.

TO THE WARDENS OF THE DISTRICT OF HAURAKI, PROVINCE OF AUCKLAND.

I, THE undersigned, JOHN GOODALL, here- by make application to REGISTER the GOLDEN CROWN GOLD - MINING COMPANY (Registered) under the provisions of the Mining Companies Limited Liability Act, 1865; and I do solemnly and sincerely declare that the following statement is to the best of my belief and knowledge true in every particular, namely:—

1. The name and style of the Company is the Golden Crown Gold-Mining Company (Registered).

2. The place of operations is situated between the Waiotahi and the Moanataiari Creeks, Thames, District of Hauraki, Province of Auckland.

3. The capital of the Company is One hundred and ninety-two thousand pounds, in One hundred and ninety-two Shares, of One thousand pounds each, paid up.

4. The name of the Manager is JOHN GOODALL.

5. The Office of the Company is at Tooke's Flat, Graham's Town.

6. The names in full and several residences of the Shareholders and the number of Shares held by each at this date are as follows:—

	Shares.
William Aitken, of Auckland	- - 14
William Brown, of the Kingdom of England	- - - 6
John Logan Campbell, of the Kingdom of England	- - - 6
James Farmer, of Epsom, near Auckland	- 26

Robert Farmer, of Mangere, near Auckland	15
John Goodall, of Shortland	18
Michael Hannaford, of Australia	12
James Tannock Mackelvie, of Auckland	23
George Matson, of the Kingdom of England	24
Neville Sepimus Walker, of Shortland	9
Andrew Wardrop, of Auckland	6
Jules George Wilson, of Shortland	8
Robert Workman, of Shortland	24
James de Hirsch, of Shortland	4
Total—Shares	192

Dated the eighteenth day of March, 1869.

Witness to signature :

J. S. MACFARLANE, J.P.

JOHN GOODALL,

Manager.

THOMAS S. WESTON, of Shortland-street,
Auckland, Solicitor to the Company.

THE undersigned, EDWARD PRATT, here-
by make application to register the MARQUIS
OF HASTINGS GOLD MINING COMPANY,
(Registered), under the provisions of the
"Mining Companies Limited Liability Act,
1865," and I do solemnly and sincerely
declare that the following statement is, to
the best of my belief and knowledge, true
in every particular, namely :—

1. The name and style of the Company
is "The Marquis of Hastings' Gold Mining
Company (Registered)."

2. The place of operations is at Tapu Creek,
Hastings.

3. The nominal capital of the Company is
Four thousand pounds in four thousand shares
of one pound each.

4. The amount already paid up is nil.

5. The name of the Manager is Edward
Pratt.

6. The office of the Company is at
49, Queen-street, Auckland.

7. The names and several residences
of the shareholders, and the number of
shares held by each at this date, are as
follow, namely :—

	SHARES.
Hugh Patterson, Hastings	121
William Rouse, Hastings	199
Thomas Racliffe, Hastings	199
Frederick Noble, Hastings	143
Robert Dyason, Auckland	71
Charles Mills, Hastings	159
Robert Horne, Auckland	104
George Cotterill, Canterbury	132
Frederick W. Wright, Parnell	86
Eliza S. Armstrong, Auckland	68
Samuel Edmonds, Auckland	66
George Gunn, Dunedin	71
Frederick Gerard Armstrong, Auckland	171

Fanny Kinder, Auckland	71
Martin Sholl, Auckland	66
George Frederick Whitaker, Auckland	33
Joseph P. Prescott, Auckland	33
Frederick Harvey Lewisson, Auckland	101
Edward Pratt, Auckland	66
Edward Pratt (in trust for the present proprietors)	2000
	<u>4000</u>

Dated this twelfth day of March, 1869.

EDWARD PRATT.

Manager.

Witness to signature :

JOHN L. TOLE,

Justice of the Peace.

IN THE SUPREME COURT OF NEW ZEALAND.

NORTHERN DISTRICT.

Between RICHARD LAISHLEY and WILLIAM GORRIE, of Shortland, Wine Merchants, trading in Co-partnership as LAISHLEY & Co., Plaintiffs; and VALENTINE BLAGROVE, of the Suburbs of Auckland, Settler, Defendant.

WHEREAS by virtue of a Writ of Fieri Facias issued in this action, and directed to me, ordering me that of the real and personal estate of the above-named VALENTINE BLAGROVE, I should cause to be made the sum of £98 19s. 6d., together with interest on the said sum, at the rate of Eight Pounds for every One Hundred Pounds by the year, from the fourteenth day of January, 1869, together with £1 13s. 4d., for the said writ and warrant thereon besides Sheriffs' Poundage, Officers Fees, &c. Now, I do hereby give notice that I shall cause to be sold by Public Auction, by SAMUEL COCHRANE and, SON, at their Auction Mart, Fort-street, Auckland, on the eighteenth day of May, 1869, at the hour of twelve o'clock noon, unless the said debt of £98 19s. 6d. and interest be sooner paid, together with the said sum of £1 13s. 4d., besides Sheriff's Poundage, Officers' Fees, &c. All the estate, right, title, and interest of the said VALENTINE BLAGROVE, of, in, and of, all that piece or parcel of LAND, situate in the Parish of Titirangi, in the County of Eden, and being Lots Numbers one, two, three, four, and five, of the subdivision into lots of Allotment Number twenty, which said allotments are delineated, and the boundaries and

measurements shown upon the plan thereof, drawn on the Memorial of Judgment upon which the said writ of Fieri Facias was issued and which memorial is registered at the Registrar of Deeds Office, at Auckland, aforesaid, as numbered 38591. And I further give notice that the estate and interest of the said VALENTINE BLAGROVE, in the said piece or parcel of Land, consist of an estate in fee simple, subject to a certain mortgage, and further charge made between the said VALENTINE BLAGROVE of the one part, and WILLIAM ADAM, therein described, of the other part, and registered in the said Registry Office, under numbers 38096, and 38541 respectively; and that the same has been taken by me in execution at the suit of the said RICHARD LAISHLEY and WILLIAM GORRIE, the Execution Creditors.

Dated the twelfth day of February, 1869.

H. C. BALNEAVIS,
Sheriff.

SAMUEL JACKSON and JAMES RUSSELL, of Fort-street, Auckland, Solicitors for the said Richard Laishley and William Gorrie.

SCALE of Charges for the Insertion of Advertisements and other Notices in this *Gazette*.

	£	s.	d.
<i>Plain.</i>			
For the first 50 words and under	0	3	0
For every additional eight words, and under	0	0	4
Headings, date lines, signatures, &c., requiring to be printed in separate lines, at per line	0	0	4

Tabular.

Double the Charge of Plain.

Table.

Treble the charges of Plain

All private notices or advertisements intended for insertion in the *Gazette*, must be forwarded to the Superintendent's Office accompanied by prepayment of the charge for advertising according to the rates above specified.

Such matter must be legibly written on one side of the paper only; and the number of insertions required must be signified in writing across the face of the copy.

The Government will not guarantee the publication of any such notice or advertisement within a given date; nor will the same be inserted unless prepaid.

Copies of the *Gazette* may be obtained at the Superintendent's Office, on payment of one shilling per copy.

VINCENT E. RICE,
For the Provincial Secretary.

PUBLIC NOTIFICATION.

By JOHN WILLIAMSON, Esquire, Superintendent of the
Province of Auckland.

IN conformity to the 29th Section of "The Gold Fields Act, 1866," and to the Regulations made under that Act, for the granting of Leases for Gold Mining purposes, it is hereby notified that it is intended to grant a Lease for Gold Mining purposes, of Crown lands to the applicant specified in the annexed Schedule, unless valid objections can be shown against granting such Lease.

Objections to granting such Lease, stating the grounds of objection, must be made in writing, and lodged with the Wardens, at Shortland, within the time prescribed by the aforesaid Regulations.

Copy of the application made, and plans annexed, may be seen at the Wardens' Office, Shortland.

Given under my hand, at Auckland, this sixth day
of April, one thousand eight hundred and
sixty-nine.

J. WILLIAMSON,
Superintendent.

SCHEDULE

APPLICATION FOR LEASE.

IN pursuance of the Regulations for granting Leases for Gold Mining purposes on Gold Fields in the Province of Auckland, I hereby make application for a Lease, whereof the particulars are as follows, to be granted to James Horne.

Estimated Area	Number of Years	Description of Land	If held under Miner's Right Name (if any) of Claim	Special Description of Easements (if any) required
10 acres.	Fifteen	Parareka Block, and other allotments adjoining, in Grahamstown.	Not held under miner's right. Parareka Gold-Mining Company (Registered).	The right of breaking surface of the said land.

Dated the 2nd day of March, 1869.

J. HORNE,
Manager.

At A. Saunders' Office, Owen-street, Grahamstown.

NATIVE LANDS COURT

NOTICE OF TIMES AND PLACES FOR INVESTIGATING CLAIMS.

NOTICE is hereby given that the claim on behalf of the person whose name is mentioned in the first column of the Schedule hereunder written, to the block of land, of which the name and locality is mentioned in the second column, the boundaries of which are published in the Schedule hereunder will be investigated at Awaroa, Kaipara, on the 29th day of April next, and following days.

A. J. DICKEY,
Chief Clerk.

Native Land Court Office,
Auckland, March 28, 1869.

SCHEDULE.

Name of Claimant.	Name and Locality of Block.	Boundaries of the Lands translated from the Claims.	Place where Plan will be deposited for public inspection.
Te Otene Kikokiko	Maikuku, at the Awaroa, Kaipara	The boundary commences at Kaiwaka; goes straight on from thence to Te Pohi; there turns and goes straight by the ridge of the hill to the road that runs down to the river, and from thence to Te Maikuku	The map of this piece of land can be seen at the Court-house of the Resident Magistrate, Helensville, Kaipara

HE PANUITANGA KI NGA TANGATA E WHAI TAKE ANA KI TE WHENUA KIA MOHIOTIA AI TE WAHI ME TE RA E TU AI TE KOOTI HEI WHAKAWA I O RATOU TAKE.

Na, he Panuitanga tenei kia mohiotia ai, ko te take o te tangata nona te ingoa e mau nei i te rarangi tuatahi i raro nei, ki te piihi whenua e mau nei i te rarangi tuarua, ka whakawakia a te 29 o nga ra o Aperira, 1869, e te Kooti Whakawa Whenua Maori ki Awaroa, Kaipara. Ko nga tangata katoa e whai tikanga ana mo tanu whenua me haere ki reira.

Ka oti te whakawa, ka puta te Karauna Karaati ki te hunga i kitea tona tika e te Kooti : heoiano, he tino whakaotinga tena ; ekore rawa e tika kia peke mai tetahi tangata ki muri.

NA TIKI,
Kaituhituhi o te Kooti.

Kooti Whakawa Whenua Maori,
Akarana, 28 Mache, 1869.

Ko nga ingoa o nga tangata no ratou nga piihi.	Nga ingoa o nga whenua me te Takiwa hoki.	Ko te takotoranga o te mapi.
Te Otene Kikokiko Kua taia nga rohe o tenei piihi whenua ki roto ki te Kahiti.	Maikuku, Awaroa, Kaipara	Ka kitea te mapi o tenei piihi whenua ki te Kooti o te Kaiwhakawa Tuturu, i te Awaroa Kaipara