



Auckland Provincial Government Gazette.

PUBLISHED BY AUTHORITY.

VOL. XX.]

THURSDAY, OCTOBER 26, 1871.

[No. 35.]

HAURAKI GOLDFIELD.

PUBLIC NOTIFICATION.

IN pursuance of the 29th section of "The Goldfields Act, 1866," and of 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 Leases for Gold Mining purposes to the applicants specified in the Schedule hereunder, unless valid objections can be shown against granting such Leases.

Copies of the applications made, and plans annexed, may be seen at the Warden's Office, Grahamstown.

THOMAS B. GILLIES,
Superintendent.

26th October, 1871.

SCHEDULE.

THE *Nonpareil* Gold Mining Company, Registered: applied for by Charles Fletcher; 15 years' lease of 8 acres; bounded by the "Italian," "Central Italy," "Moanatairi," "Waitemata," J. Clare's "Comstock," and J. Abram's leases, Waitotahi Creek, Karaka Block; lease to "Nonpareil" Gold Mining Company of date 27th July, 1870, to be surrendered for the purpose of this application; application received in Warden's Office, Grahamstown, at 11:30 a.m. on the 3rd October, 1871—R.B. 967.

EDWARD MAJOR WEST, JOHN BATY, ROBERT WINGATE, and EDWARD THOMAS WILDMAN, of Hauraki Goldfield, Miners; applied for by E. T. Wildman; 15 years' lease of 16 acres, adjoining ground held by the "Nonpareil," "Waitemata," "Bass Rock," and "Golden Lion" Gold Mining Companies; known as "Interlude No. 2" and "Supplement" Claims, together with surplus and unoccupied ground adjoining Karaka Block; ground partly held under Miners' Rights; application received in Warden's Office, Grahamstown, at 10:40 a.m. on the 6th October, 1871—R.B. 968.

J. C. FIRTH, of Auckland; applied for by W. Lang Thorburn; 15 years' lease of 3½ acres; bounded on the north by the "Eveline," on the west by the "Wild Missouri," on the south by the "Highland Chief," and on the east by the "Florence," Tinkers' Gully, Tararu; ground not held under Miners' Rights; application received in Warden's Office, Grahamstown, at 12:30 p.m. on the 12th October, 1871—R.B. 969.

THE *Flagship Golden Anchor* Gold Mining Company, Registered, applied for by Henry George Collett; 15 years' lease of 9 acres, more or less, quartz reef; bounded on the north by "Pretty Nelly" claim, on the west by "Cable" Gold Mining Company's lease, and south and east by unoccupied ground, Karaka, ground partly held under Miners' Rights, known as the "Flagship" and "Golden Anchor No. 2" Claims and unoccupied ground; applications for leases Nos. 958 and 964

withdrawn for the purpose of this application; application received in Warden's Office, Grahamstown, at 3 p.m., on the 12th October, 1871—R.B. 970.

JAMES BAXTER and **JAMES FOSTER**, of Hauraki Goldfield, Miners; 15 years' lease of 16 acres of quartz mining land, situated between the main creek and the right hand branch of same creek, at Puru. Easement required—Road to Machine Site; application dated 13th October, 1871—R.B. 971.

JOHN KENYON of Grahamstown, Miner; 15 years' lease of 8 acres, bounded by the "John O'Groats" on the south and east sides, on the south-west by the "Bona Venture" and on other sides by abandoned ground, Karaka Block; held under Miners' Rights and unoccupied ground; application received in Warden's Office, Grahamstown at 11:45 a.m. on the 16th October, 1871—R.B. 972.

A. BRYCE BAIN of Grahamstown, Mining Agent; 15 years' lease of 3 acres more or less of quartz land, situated on the Waitotahi Creek and bounded by the "Golden Age" and "Oriental" claims, Karaka; ground known as the "Evening Star" claim, held under Miners' Rights; application received in Warden's Office, Grahamstown at 12 noon on the 16th October, 1871—R.B. 973.

THE English Gold Mining Company, to be registered, applied for by William Harry Oldrey; 15 years' lease of 16 acres more or less of auriferous ground situated on the Waitotahi Spur and bounded on the south by the "St. Andrews" claim, on the west by the "Dividend" claim, and on the north by the "Shamrock Extended" and "New Caledonia" claims, Karaka Block; ground partly held under Miners' Rights and known as the "English" claim; application received in Warden's Office, Grahamstown, at 12:30 p.m. on the 17th October, 1871—R.B. 974.

THE Savage Gold Mining Company to be registered as a Limited Company, applied for by Edward Thomas; 15 years' lease of 16 acres more or less of auriferous land situated on the Karaka Creek, and bounded on the north by the "Level" claim, on the south by "Ottalsman" claim, on the west by spare ground, and on the east by the "General Chute" lease, Karaka; ground known as the "Savage" claim, not held under Miners' Rights; application received in Warden's Office, Grahamstown, at 2:30 p.m. on the 18th October, 1871—R.B. 975.

THE Ne Plus Ultra Gold Mining Company to be registered, applied for by Malcolm Bruce; 15 years' lease of 16 acres between the "Yarra Yarra" claim, eight men's ground, the "Bank of New Zealand" Gold Mining Company and the "Vale of Avoca" Gold Mining Company, Karaka; application received in Warden's Office, Grahamstown at 3:20 p.m. on the 18th October, 1871—R.B. 976.

PUBLIC NOTIFICATION.

IT is hereby notified that the applications for Mining Leases set forth in the Schedule hereunder have been withdrawn.

THOMAS B. GILLIES,
Superintendent.

26th October, 1871.

SCHEDULE.

THE Golden Anchor Gold Mining Company: applied for by Robert Vincent and Henry George Collett; 15 years' lease of 8 acres, more or less; bounded on the west by the "Flagship" Claim, on the north by the "Pretty Nelly" Claim, and on the south and east by unoccupied ground; known as the "Golden Anchor No 2" Claim; application (R.B. 958) dated 15th September, 1871; withdrawn 12th October, 1871.

THE Flagship Golden Anchor Gold Mining Company, Registered: applied for by Henry George Collett; 15 years' lease of 3 acres, more or less; bounded on the west by the "Cable" Company's Lease, on the north by the "Pretty Nelly" Claim, and on the south and east by unoccupied ground, Karaka; known as the "Flagship" Claim; application (R.B. 964) dated 29th September, 1871; withdrawn 12th October, 1871.

COROMANDEL GOLDFIELD.

PUBLIC NOTIFICATION.

IN pursuance of the 29th section of "The Goldfields Act, 1866," and of 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 Leases for Gold Mining purposes to the applicants specified in the Schedule hereunder, unless valid objections can be shewn against granting such Leases.

Copies of the applications made, and plans annexed, may be seen at the Warden's Office, Coromandel.

THOMAS B. GILLIES,
Superintendent.

26th October, 1871.

SCHEDULE.

JOSEPH PARKS, CHAS. SNOWDON, and HARVEY B. GRAHAM, applied for by A. D. McTavish; 15 years' lease of 10 acres quartz claim, bounded on the south by the "Pacific" lease, on the west by the "Green Harp" and "Golden Harp" claims, and on the south and east by unoccupied ground, known as the "Shamrock," "Atlantic," "John Bull," and "Una" claims, partly held under Miner's Right; application received in Warden's Office, Coromandel, at 11:45 a.m., on 11th October, 1871.

THE Golden Point Gold Mining Company, to be registered, applied for by Thomas Douglas; 15 years' lease of 10 acres, quartz claim, bounded on the west by the "Kapanga" lease, and on the east by the "Nil Desperandum" lease and the "Independent" claim; ground partly held under Miners' Rights and known as the "Golden Point" claim; application received in Warden's Office, Coromandel, at 3:55 p.m., on the 12th October, 1871.

THE Bonshaw Gold Mining Company, to be registered, applied for by George Bennett; 15 years' lease of 16 acres of quartz land, bounded on the north and west by "Murphy's Hill" Gold Mining Company's lease, on the south by "Conquering Hero" Gold Mining Company's lease, and on the east by unoccupied ground; claim not held under Miners' Rights; application received in Warden's Office, Coromandel, at 10:15 a.m. on the 18th October, 1871.

PROCLAMATION.

By JOSEPH MAY, Esquire, Deputy-Superintendent of the Province of Auckland.

UNDER and in pursuance of the powers and authority vested in the Superintendent under the 56th section of "The Auckland Waste Lands Act, 1867," I do hereby revoke the notification issued by John Williamson, Esquire, the Superintendent of the said Province, on the 6th day of May, 1868, whereby the lands in the Blocks specified in the Schedule thereunder written, and published in the *Provincial Government Gazette* No. 25, dated 8th May, 1868, were set apart and reserved for Special Settlement.

Given under my hand, at Auckland this eighteenth day of October, One thousand eight hundred and seventy-one.

JOSEPH MAY,
Deputy-Superintendent.

PROCLAMATION.

By JOSEPH MAY, Esquire, Deputy-Superintendent of the Province of Auckland.

UNDER and in pursuance of the powers vested in the Superintendent by "The Auckland Waste Lands Act, 1870," I do hereby proclaim and declare that all that parcel of land hereinafter mentioned shall be opened for *bona fide* occupation, under the provisions of the said Act, on and after Friday the first day of December, one thousand eight hundred and seventy-one.

Given at Auckland, under my hand and the Public Seal of the Province, this nineteenth day of October, one thousand eight hundred and seventy-one.

JOSEPH MAY,
Deputy-Superintendent.

SCHEDULE.

All that portion of the Hoteo Block, containing 12,500 acres, more or less, situated in the Kaipara District, County of Marsden, and being bounded towards the north-west by the Oruawharo Block; towards the north-east by the Pakiri Block and the Hoteo River; towards the south by the Chalmerston Settlement; and towards the west by the Pahi River and Kaipara Harbour; Landing and other Reserves excepted.

Application for any of the land set forth above must be made to the Resident Surveyor, Mr. Laurence Cussens, on the Block.

PUBLIC NOTIFICATION.

Superintendent's Office,
Auckland, 19th October, 1871.

THE following Regulations for the occupation of Waste Lands of the Crown under "The Auckland Waste Lands Act, 1870," are published for general information.

JOSEPH MAY,
Deputy Superintendent.

REGULATIONS FOR THE OCCUPATION OF WASTE LANDS OF THE CROWN UNDER "THE AUCKLAND WASTE LANDS ACT, 1870."

1. On and after a certain day upon which the whole or any part of the Waste Lands of the Crown shall have been proclaimed open for *bona fide* occupation, every person of eighteen years of age and upwards taking possession of any of the said land

shall make written application to, and cause such application to be lodged with, the District Surveyor of the locality in which the land so proclaimed is situate, or such other person and at such place as the Superintendent shall from time to time appoint.

2. Every such application as aforesaid shall be made during office hours (*viz.*, 10 a.m. to 4 p.m.) and shall state the name of the applicant and shall describe the situation and number of acres he has taken possession of, together with the date whereon he took possession of the same, as also the name or names of the person or persons in whose favour the land is applied for; and no application shall be received for a less area than 40 acres. Provided always that not more than 200 acres can be held or occupied by any number of persons living together in one household.

3. The District Surveyor, or other person, to be appointed as aforesaid, shall, on receipt of any such application (and in the presence of the applicant or of the person presenting such application) enter in a book to be kept for that purpose, a minute of the receipt of such application, and shall give a receipt for the same.

4. The minutes to be so entered in such book shall be consecutively numbered from one upwards; and shall set forth the date and hour of the reception of every such application the name of the applicant and the area and situation of the land of which he has taken possession.

5. Such book shall be open to the public for inspection during office hours, and any person may take a copy of any minute entered therein.

6. Where it shall appear that but one application has in manner aforesaid been received for any one piece of land, the person or persons making such application shall be deemed to be in possession of and entitled to occupy the same.

7. But if at any time two or more applications be simultaneously received for one and the same piece of land, or any part thereof, the District Surveyor, or other person to be appointed as aforesaid, shall at once, in the presence of the applicants, or of the persons presenting such applications, decide by lot the priority of choice.

8. Every such application made as aforesaid must, so far as the features of the country will permit, be of a rectangular form, and when fronting on a road, river, lake or coast be of a depth not less than three times the length of the frontage; but no selection must be made so as to monopolise the wood or water in any particular locality. Provided always that under special circumstances the Waste Lands Commissioner may permit occupants to complete their selections by the purchase at the rate of 10s. per acre of adjoining lands in blocks, of irregular shape and of small extent.

9. Every occupant of the land so selected shall have the same surveyed at his own expense by an approved Surveyor, and shall deliver, or cause to be delivered at the Waste Lands Office within six months after taking possession of and occupying such land, a correct plan of the same.

10. Where land shall be selected for occupation in any part of a district in which roads shall not have been determined on and laid out, such selections must be made subject to the right of Government to lay out such roads over the said land when required.

SURVEYS.

All Section Surveys under the provisions of this Act to be made and completed to the satisfaction of the Provincial Surveyor, and in accordance with regulations to be seen at the Waste Lands Office.

The scale of charges for surveys shall be as follows :

	£	s.	d.	
Traverse	1	12	6	per mile.
Grass open	2	10	0	"
Fern	3	5	0	"
Scrub	5	0	0	"
Forest	6	10	0	"

For purposes of computation of payment,

Vegetation not exceeding 18 inches in height will be considered and termed "Grass."

Vegetation above 18 inches, and not exceeding 4 feet will be considered and termed "Fern."

Vegetation above 4 feet, and not exceeding 6 feet, will be considered and termed "Scrub."

Vegetation above 6 feet in height will be considered and termed "Forest."

A field-book and finished plan of the survey to be furnished without extra charge.

NOTE.—No survey should be finally paid for until the plan of the same shall have been duly passed as approved by the Provincial Surveyor.

Any dispute arising as to cost of survey shall be heard and decided by the Provincial Surveyor.

PROCLAMATION.

By JOSEPH MAY, Esquire, Deputy-Superintendent of the Province of Auckland.

UNDER and in pursuance of the powers vested in the Superintendent, by an Act of the Local Legislature of the Province of Auckland intituled, "An Act to abate the nuisance caused by Dogs," (Session 1, No. 4, 1854), I do hereby proclaim and declare that, from and after the publication hereof, the said Act shall come into operation within the District of the

TOWN OF NGARUAWAHIA,

as constituted under "The Highways Act, 1871."

Given under my hand and the Public Seal of the Province of Auckland, this nineteenth day of October, One thousand eight hundred and seventy-one.

JOSEPH MAY,
Deputy-Superintendent.

PUBLIC NOTIFICATION.

By JOSEPH MAY, Esquire, Deputy-Superintendent of the Province of Auckland.

UNDER and in pursuance of the powers vested in the Superintendent by the fourth section of "The Highways Act, 1871," I do hereby abolish the District under the said Act, known as the MARAETAI Highway District.

Given under my hand at Auckland, this nineteenth day of October, One thousand eight hundred and seventy-one.

JOSEPH MAY,
Deputy-Superintendent.

PUBLIC NOTIFICATION.

By JOSEPH MAY, Esquire, Deputy Superintendent of the Province of Auckland.

UNDER and in pursuance of the powers vested in the Superintendent by the fourth section of "The Highways Act, 1871," I do hereby abolish the District under the said Act, known as the MURIWAI Highway District.

Given under my hand, at Auckland, this twenty-fifth day of October, One thousand eight hundred and seventy-one.

JOSEPH MAY,
Deputy-Superintendent.

PUBLIC NOTIFICATION.

Superintendent's Office,
Auckland, 17th October, 1871.

IT is hereby notified that the Chairman of the First Meeting of the Ratepayers of the TAURANGA Highway District has reported in writing to the Superintendent the names of the undermentioned persons, duly elected as Members of the District Board :—

S. CLARKE,
A. CRAIG,
CAPTAIN SKEET,
—CAMPNEY,
J. A. CHADWICK,

JOSEPH MAY,
Deputy Superintendent.

PUBLIC NOTIFICATION.

Superintendent's Office,
Auckland, 17th October, 1871.

IT is hereby notified that the Chairman of the First Meeting of the Ratepayers of the TAURANGA NORTH TOWNSHIP Highway District has reported, in writing, to the Superintendent the names of the undermentioned persons, duly elected as members of the District Board :—

THOMAS WRIGLEY,
EBENEZER GODDARD NORRIS,
LEWIS SAMUELS,
ALEXANDER TOVEY,
THOMAS TUNKS.

JOSEPH MAY,
Deputy-Superintendent.

PUBLIC NOTIFICATION.

Superintendent's Office,
Auckland, 17th October, 1871.

IT is hereby notified that the Chairman of the First Meeting of the Ratepayers of the HAMILTON EAST TOWNSHIP Highway District, has reported in writing to the Superintendent the names of the undermentioned persons duly elected as members of the District Board :—

PHILIP LE QUESNE,
JOHN K. McDONALD,
WILLIAM CUMMING,
HARRY MULLIONS,
EDWARD PEARSON,

JOSEPH MAY,
Deputy-Superintendent.

PUBLIC NOTIFICATION.

Superintendent's Office,
Auckland, 25th October, 1871.

IT is hereby notified that the Chairman of the First Meeting of the Ratepayers of the CAMBRIDGE NORTH TOWNSHIP Highway District has reported in writing to the Superintendent the names of the under-mentioned persons, duly elected as Members of the District Board :—

JAMES HALLY,
HUGH CAMPBELL,
HUGH M. D. PEARSON,
JOHN RUNCIMAN,
ANDREW ROBINSON,

JOSEPH MAY,
Deputy-Superintendent.

PUBLIC NOTIFICATION.

Superintendent's Office,
Auckland, 20th October, 1871.

I HEREBY notify that the several Chairmen of the after-named District Boards under "The Highways Act, 1871," have reported in writing to the Superintendent the names of the under-mentioned persons duly appointed members of those Boards respectively, to supply vacancies :—

HAMILTON EAST TOWNSHIP—Isaac Coates, and Robert Williamson, *vice* Phillip Le Quesne, and John K. McDonald, resigned.

WAIROA—David Shaw junior, and William Clow, *vice* Henry Worthington and Alexander Crawford, resigned.

HUGH H. LUSK,
Provincial Secretary.

PUBLIC NOTIFICATION.

Superintendent's Office,
Auckland, 26th October, 1871.

NOTICE is hereby given, in accordance with the provisions of "The Highways Act, 1871," that certified copies of the Assessment Lists for the

HAMILTON,
MAKETU,
WAIKOMITI,
MATAKANA,
MATAKOHE, and
TOWN OF NGARUAWAHIA

Highway Districts respectively, have been forwarded to this Office.

HUGH H. LUSK,
Provincial Secretary.

PUBLIC NOTIFICATION.

Superintendent's Office,
Auckland, 26th October, 1871.

THE names of the undermentioned persons, appointed Collectors of Rates for the Highway Districts set opposite their respective names, have been reported to this Office :—

PAPAKURA—James Ballantine.

RUARANGI—John James.

WAINUI—Alfred Wm. Baker.

UPPER MAHURANGI—William Charles Macklow.

HUGH H. LUSK,
Provincial Secretary.

[Republished from the *New Zealand Gazette*, No. 55 dated 12th October, 1871.]

IMMIGRATION REGULATIONS.

REGULATIONS FOR THE INTRODUCTION OF ASSISTED IMMIGRANTS INTO THE PROVINCE OF AUCKLAND.

ANY person residing in Europe desirous of obtaining an assisted passage to the Province of Auckland in vessels under contract to proceed to any port of that Province, may receive assistance on the following terms :—

1. The Government will afford to small farmers and agricultural labourers assistance equal in amount to one-half the passage money.

2. Assisted passages will be granted to such persons only as shall be approved by the Agent-General of the Colony in England acting under instructions from the Colonial Government.

3. No single man above the age of 50 years, and no person above 60 years of age, shall under any circumstances receive an assisted passage.

4. All persons desirous of obtaining assisted passages must satisfy the Agent-General that they are in good health, and bear good characters.

5. Free passages will be provided for single women between the ages of 15 and 35, accustomed to domestic service, who shall produce satisfactory proof of good character.

6. In certain other cases free passages may be granted upon conditions, of which the Agent-General in England will from time to time be advised.

REGULATIONS FOR THE INTRODUCTION OF IMMIGRANTS INTO THE PROVINCE OF AUCKLAND UPON THE NOMINATION OF PERSONS RESIDENT THEREIN.

1. Any person resident in the Province of Auckland desirous of nominating friends in Europe for passages to that Province, may do so on payment at the time of making such application of £7 10s. in respect of each adult male, of £5 in respect of each adult female, and of £3 for each child between the ages of one and twelve years. These rates include the passage from the port of embarkation to Auckland only; the cost of reaching such port must be defrayed by the immigrants themselves.

2. Free passages may be granted upon application by friends in the Province to single women between the ages of fifteen and thirty-five, accustomed to domestic service, and able to produce satisfactory proof of good character to the Agent-General in London.

3. In the event of any immigrants applied for declining to immigrate, whatever money may have been deposited on their account with the Government, will be returned so soon as the Agent-General shall have apprised the Government of such refusal. But in the event of any immigrants applied for accepting the offer of a passage in a particular ship, and failing to embark at the time and place appointed by the Agent-General in England for the sailing of such ship, or inform him in good time of their inability to do so, their passage money will be forfeited.

4. All the ships employed in this service shall be under the provisions of the Passenger Act.

5. In all cases the Agent-General shall have the power to refuse passages where the intending immigrants are in ill health, or unfitted, in his judgment, to undertake the voyage, provided that in such cases all deposits shall be repaid.

6. Applications for passages must be addressed to the Provincial Secretary, Auckland, in the following form, viz. :—

I, the undersigned, hereby apply for the passage to Auckland under the Regulations of _____ day of _____ 1871, of

Name.....
 Age.....
 Calling.....
 Address in full.....

for which I herewith pay the sum of £ _____, being equal to _____ adults at £7 10s per adult male, £5 per adult female, and £3 for each child under 12 years of age, and hereby agree to receive the said immigrants immediately on their arrival in Auckland.

Dated at this day of _____ 1871.

[Signature and address of applicant.]

[Republished from *New Zealand Gazette* No. 55, dated 12th October, 1871, page 549.]

Colonial Secretary's Office,
 Wellington, 10th October, 1871.

HIS Excellency the Governor has been pleased to appoint

DANIEL AUSTIN TOLE, Esq.,
 to be Commissioner of Crown Lands under "The Crown Lands Act, 1869," for the Province of Auckland.

This appointment takes effect on and from the 5th instant.

W. GIBBORNE.

CHANGE OF NAME OF COMPANY.

I HEREBY give notice that the name of the Gold Mining Company at Coromandel known as "The Bank of New Zealand Gold Mining Company, Registered," has been, under provisions of clause 8 of "The Mining Companies' Limited Liability Act Amendment Act, 1869," this day changed to "The Bank of Tokatea Gold Mining Company, Registered."

Given under my hand at Coromandel, this eleventh day of October, 1871.

JACKSON KEDDELL,
 Warden.

CROWN GRANTS.

Crown Lands Office,
 Auckland, 24th October, 1871.

I HEREBY notify that a Crown Grant in favor of the person named in the following Schedule is now ready for delivery at the Office of the Registrar of Deeds, Auckland.

D. A. TOLE,
 Commissioner of Crown Lands.

SCHEDULE.

Frederick Wightman, Pukekohe, 20 acres.
 Robert Farmer, Suburbs of Mangere, 3la. 3r. 1lp.

DISTRIBUTION SCHEDULE UNDER THE MINING COMPANIES' LIMITED LIABILITY ACT, 1865.

IN THE MATTER OF THE KELLY'S GOLD MINING COMPANY (REGISTERED.)

	£	s.	d.
Assets Balance at credit with Union Bank of Australia	143 13 4

Handed over to the Albion Quartz Mining Company, (Limited)	143 13 4
--	-----	-----	----------

In consideration of the foregoing, I hereby declare the above-named Kelly's Gold Mining Company, Registered, fully wound up and extinct.

THOS. LEIGH WHITE,
 Official Agent.
 Canada Buildings,
 Auckland, October 19, 1871.

PUBLIC NOTICE.

NOTICE is hereby given that the partnership heretofore carried on by the undersigned Thomas Must, Joseph McMullen Dargaville, and George Dacre, under the firm of Must & Co., in the Colony of New Zealand, as General Merchants and Commission Agents, has this day been dissolved by mutual consent, so far as relates to the said George Dacre, who retires from the said firm.

The business will hereafter be carried on as usual by the said Thomas Must and Joseph McMullen Dargaville, under the firm of Must & Co., who will receive and pay all debts due to and by the said late firm.

Dated the 25th day of September, 1871.

THOMAS MUST (by his attorney,
 J. M. Dargaville).
 J. M. DARGAVILLE.
 GEORGE DACRE.

Witness—

A. S. RUSSELL,
 Accountant,
 Auckland.

I, THE undersigned CHARLES WALLACE HALL hereby make application to register "THE NEPTUNE GOLD MINING COMPANY, REGISTERED," under the provisions of "The Mining Companies' Limited Liability Act, 1865," and "The Mining Companies' Limited Liability Act Amendment Acts, 1869 and 1870," 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 Neptune Gold Mining Company, Registered.
2. The place of operations is at Kevin's Hill, Coromandel Goldfields, in the Province of Auckland, in the Colony of New Zealand.
3. The nominal capital of the Company is Five thousand pounds in Five thousand shares of One pound each.
4. The amount already paid up in cash is Nil.
5. The name of the manager is CHARLES WALLACE HALL.
6. The Office of the Company is at Rings Road, Coromandel.
7. The names and several residences of the shareholders, and the number of shares held by each, at this date are as follows, namely:—

	SHARES.
Charles Wallace Hall, Coromandel	... 500
John Gibbons, Shortland	... 750
James Mackay jun., Shortland	... 750
Luke Nagle, Coromandel	... 500
William Regan, Coromandel	... 500
Denis Regan, Coromandel	... 500
C. W. Hall in trust for the Company	... 1500
	5000

Dated this 18th day of October, 1871.

CHARLES WALLACE HALL,
 Manager.

Witness to signature,

JACKSON KEDDELL, R.M.,
 A Justice of the Peace.

I, THE undersigned, HENRY GEORGE COLLETT, of Grahamstown, hereby make application to register "THE FLAG SHIP GOLDEN ANCHOR GOLD MINING COMPANY REGISTERED," under the provisions of "The Mining Companies' Limited Liability Act, 1865," and "The Amendment Acts, 1869, and 1870," 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 Flagship Golden Anchor Gold Mining Company, Registered.

2. The place of operations is at the Hape Creek, at the Thames Goldfield, in the Province of Auckland, in the Colony of New Zealand.

3. The nominal capital of the Company is Twelve thousand pounds in Six thousand shares of Two pounds each.

4. The amount already paid-up in cash is Nil, and in partly paid-up shares Six thousand pounds being the estimated value of the mine and allotted to the shareholders.

5. The name of the Manager is HENRY GEORGE COLLETT.

6. The Office of the Company is at Brown-street, Grahamstown.

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

	SHARES.
Richard Webster, Shortland	... 150
Mary Ann Oliver, Auckland	... 37
Thomas Wilson, Grahamstown	... 300
David Caunn, Shortland	... 300
Charles Whittle "	... 150
George Laycock "	... 150
Robert Morgan "	... 150
Charles Gilligan "	... 150
Stephen Loader "	... 150
Charles Rowley "	... 300
Henry Knight "	... 75
Robert Vincent "	... 450
Henry George Collett, Grahamstown	... 938
Alfred Aylett, Shortland	... 150
James Liddell "	... 150
William Bobbett "	... 150
W. Alcock jun. "	... 150
John Ritchie "	... 300
Urich Mader "	... 300
Robert Workman "	... 300
Scott Hunter "	... 75
R. T. Douglas "	... 75
David Pitkethley "	... 150
Henry George Collett in trust for Flag Ship Golden Anchor Gold Mining Company Registered, Grahamstown	... 900
	6000

Dated this 29th day of September, 1871.

H. G. COLLETT,
Manager.

Witness to signature—

ALBERT J. ALLOM,
A Justice of the Peace.

I, THE undersigned D. G. MACDONNELL, hereby make application to register "THE APOLLO 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 Apollo Gold Mining Company Registered.

2. The place of operations is at the Upper Tararu, at the Thames Goldfield, in the Province of Auckland in the Colony of New Zealand.

3. The nominal capital of the Company is Thirty thousand pounds, in Three thousand shares of Ten pounds each.

4. The amount already paid-up in cash is nil, The amount paid-up on shares allotted to shareholder is One thousand pounds

5. The name of the Manager is DENNIS GILMORE MACDONNELL.

6. The office of the Company is at Grahamstown, Province and Colony aforesaid.

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

	SHARES.
William Hay, Auckland	... 600
Robert Graham "	... 300
E. B. Dickson "	... 300
W. J. Hunt "	... 450
Robert Sommerville,	... 150
Charles Alexander "	... 150
Andrew Beveridge "	... 150
John White "	... 150
W. J. Harrison "	... 150
G. M. Thompson, Melbourne	... 150
Alexander Beveridge, Grahamstown	... 150
D. G. MacDonnell "	... 300
	3000

Dated this 27th day of September, 1871.

D. G. MACDONNELL,
Manager.

Witness to Signature:

JAMES SKENE,
A Justice of the Peace.

I, THE undersigned, JAMES SLATOR, hereby make application to register "THE SMILE AGAIN 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. That the name and style of the Company is The Smile Again Gold Mining Company, Registered.

2. The place of intended operations is on the Karaka Creek, Karaka Block, Thames Goldfield.

3. The nominal capital of the Company is Six thousand pounds in Six thousand shares of One pound each.

4. The amount already paid up is One thousand pounds consisting of One thousand shares reserved to the said Company, in the name of the Manager as a contingency fund.

5. The name of the Manager is JAMES SLATOR.

6. The office of the Company is at Exchange Sale Rooms, Grahamstown, Thame Gold Fields.

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

	SHARES.
James Mitchell, Grahamstown	... 500
Austin Daly "	... 500
Richard Burke "	... 500
Daniel O'Sullivan "	... 500
Joseph Punch, Shortland	... 500
Edwin Ninnis, Shortland	... 1000

John Northey, Grahamstown 1000
 John F. Alston " 500
 James Slator for the Company, Grahamstown 1000
 ————
 6000

Dated this 3rd day of October, 1871.

Witness to signature,
 JNO. L. TOLE,
 A Justice of the Peace.

I, THE undersigned, FRANCIS JOSEPH WARDELL, hereby make application to register "THE CREMORNE GOLD MINING COMPANY REGISTERED," under 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 Cremorne Gold Mining Company, Registered.

2. The place of operations is at the Karaka Creek, Karaka Block, at the Thames Goldfields, in the Province of Auckland, in the Colony of New Zealand.

3. The nominal capital of the Company is Twelve thousand pounds, in Eight thousand shares of One pound ten shillings each.

4. The amount already paid-up is in cash Nil, and Eight thousand pounds in partly paid up shares allotted to the shareholders.

5. The name of the manager is FRANCIS JOSEPH WARDELL.

6. The office of the Company is at Williamson-street, Grahamstown.

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

	SHARES.
Silvester B. Percy, Grahamstown	2000
James Brand Hannah "	800
Thomas Glover Smith "	800
Donald McIntyre "	800
Alexander Campbell "	600
James McColl "	600
In hands of the Directors for the Company	2,400
	8000

Dated this 6th day of October, 1871.

Witness to signature—
 FRANCIS JOSEPH WARDELL,
 Manager.
 ALBERT, J. ALLOM,
 A Justice of the Peace.

I, THE undersigned, D. G. MACDONNELL, hereby make application to register "THE LONG TUNNEL 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. That the name and style of the Company is The Long Tunnel Gold Mining Company, Registered.

2. The place of operations is at the Kuranui Spur, at the Thames Goldfield, in the Province of Auckland, in the Colony of New Zealand.

3. The nominal capital of the Company is Ten thousand eight hundred pounds, in Three thousand six hundred shares of Three pounds each.

4. The amount already paid up in cash is Nil, the amount paid up in shares allotted to the shareholders is Five thousand four hundred pounds.

5. The name of the Manager is DENNIS GILMORE MACDONNELL.

6. The office of the Company is at Grahamstown.

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

	SHARES.
Chrisben Chrisbenson, Grahamstown	900
Henry Goldsworthy "	300
John J. Woods "	600
Philip Carmen "	150
Mary Midigan "	150
John Henry Heitman "	150
William J. Guthrie "	600
John Carter "	300
James Sawyer "	150
Robert Guthrie "	150
James Foster "	150
	3,600

Dated this ninth day of October, 1871.

D. G. MACDONNELL,
 Manager.

Witness to signature—
 JAMES SKENE,
 A Justice of the Peace.

NATIVE LANDS COURT OFFICE,

Auckland, October 10, 1871.

NOTICE is hereby given, that the Crown Grants to the undermentioned persons, for the undermentioned Blocks of Land in the Province of Auckland, have been forwarded by the Secretary for Crown Lands to the Registrar of Deeds here for delivery to the Grantees.

A. J. DICKEY,
 Chief Clerk

NAME OF BLOCK.	GRANTEES.	DISTRICT.	AREA.		
			A.	R.	P.
Te Kahia Te Kapua	Rihia Te Kauae and others	Waikato	2039	0	0
	Whareoneone, Watana Tuma, and others	Hauraki	12	0	0