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SATURDAY, FEBRUARY 22, 1873.

[No. 9.]

ERRATUM.—In *Gazette*, No. 7, dated 18th February, 1873, page 42, left-hand column, 19th line from top, for “16 acres, 48 men’s ground,” read “12 acres and 3 roods, 37 men’s ground.”

HAURAKI GOLD MINING DISTRICT.

PUBLIC NOTIFICATION.

Superintendent’s Office,
Auckland, 22nd February, 1873.

IT is hereby notified that re-entry has been made by the Lessor upon the ground demised by the Leases hereunder named, and the Lessees’ estates therein respectively determined, and that the lands therein mentioned will be open for occupation under sections 53, 54, and 55 of “The Gold Mining Districts Act, 1871.

THOMAS B. GILLIES,
Superintendent.

THAMES.

The **CITY OF BOSTON** Gold Mining Company Registered; 15 years’ lease of 10 acres and 28 perches, 30 men’s ground, situated at Fiery Creek, Tararu, adjoining the “Californian” and “Ivanhoe” Claims; lease dated 10th May, 1871.

HENRY LEON and others (assigned to the **HIGHLAND CHIEF** Gold Mining Company Registered); 15 years’ lease of 9 acres 3 roods and 21 perches, 29 men’s ground, adjoining the “Lady Bird and Hand of Friendship”

and “Queensferry” Claims; lease dated 15th July, 1871.

The **NEBRASKA** Gold Mining Company Registered; 15 years’ lease of 7 acres 1 rood and 3 perches, 21 men’s ground, situated at Moanatairi Creek adjoining the “Ruby” and “North Devon” Claims; lease dated 22nd November, 1871.

The **GOLDEN RING** Gold Mining Company Registered; 15 years’ lease of 14 acres 1 rood and 27 perches, 42 men’s ground, situated at Otunui, adjoining the “Phoenix” Claim; lease dated 22nd November, 1871.

GEORGE BENNETT; 15 years’ lease of 8 acres 3 roods and 39 perches, 26 men’s ground partly situated within the township of Shortland, adjoining the “South Devon,” “Mount Pleasant” and “Ashley” Claims; lease dated 15th January, 1872.

The **QUEENSFERRY** Gold Mining Company Registered; 15 years’ lease of 11 acres and 5 perches, 32 men’s ground, adjoining the “Lady Bird,” “Highland Chief,” “Felix” and “City of Dunedin” Claims; lease dated 15th January, 1872.

MICHAEL HANNAFORD; 15 years’ lease of 16 acres and 2 roods, 49 men’s ground, situated at Upper Tararu adjoining the “Vulcan” and late “Lowland Lass” Claims; lease dated 15th July 1871.

The **OCCIDENTAL** Gold Mining Company Registered; 15 years’ lease of 15 acres 2 roods and 28 perches, 46 men’s ground, situated at Tararu, adjoining the “Great Southern” Claim; lease dated 28th November 1871.

T. HORSBRUGH and **M. KINSELLA**, (assigned to

THOMAS HORSBRUGH); 15 years' lease of 15 acres 1 rood and 30 perches, 45 men's ground, situated at upper Tararu adjoining the "Cyclops" Claim; lease dated 6th December 1871.

JOHN BORTHWICK and another (assigned to The *CELT* Gold Mining Company Registered); 15 years' lease of 16 acres 2 roods and 4 perches, 48 men's ground, situated at Upper Tararu, adjoining the "City of Aberdeen," "St. George," and North Western" Claims; lease dated, 29th April, 1871.

JAMES BAXTER and JAMES FOSTER; 15 years' lease of 16 acres 2 roods and 4 perches, 49 men's ground, situated at Upper Tararu; lease dated, 15th January, 1872.

The BRIGHTON Gold Mining Company Registered; 15 years' lease of 10 acres, 29 men's ground, adjoining the "Australasian," "Cambria," and "Great Republic," Claims; lease dated 15th January, 1872.

PUBLIC NOTIFICATION.

Superintendent's Office,
Auckland, 19th February, 1873.

HEREBY notify that the Fees and Prices set forth in the following Schedule may be taken and charged by the Keeper of the Public Pound at Morningside, within the Mount Albert Highway District, in addition to those notified in the *Gazette*, No. 49, of 31st October, 1870.

THOMAS B. GILLIES,
Superintendent.

SCHEDULE.

Poundage Fees.

	s.	d.
Sheep—For the first twenty at per head ...	0	2
" next thirty "	0	1½
" next fifty "	0	1
All above one hundred "	0	0½

PUBLIC NOTIFICATION.

Superintendent's Office,
Auckland, 22nd February, 1873.

NOTICE is hereby given in accordance with the provisions of "The Highways Act, 1871," that a certified copy of the Assessment List for the POVERTY BAY Highway District, has been forwarded to this Office.

HUGH H. LUSK,
Provincial Secretary.

CROWN GRANT.

Crown Lands Office,
Auckland, 18th February, 1873.

HEREBY notify that a Crown Grant in favour of Mata Hira, of 10 acres of land at Rangitaiki, is now ready for delivery at the Office of the Registrar of Deeds, Auckland.

D. A. TOLE,
Commissioner of Crown Lands.

PUBLIC NOTIFICATION.

Office of the Board of Education,
Auckland, 22nd February, 1873.

IT IS HEREBY notified that the Board of Education, under "The Education Act, 1872," have

constituted the District hereinafter described, to be an Educational District under the said Act, and have appointed a time and place of meeting for the election of a District School Committee for the said Educational District as hereunder set forth.

By order of the Board,
FREDERICK J. MOSS,
Secretary.

SCHEDULE.

THE GISBORNE EDUCATIONAL DISTRICT.

Comprising all the lands included within the town and suburbs of Gisborne, Poverty Bay.

Meeting for the election of District School Committee to be held at the School-house, Gisborne, on Wednesday, the 26th February, 1873, at 7.30 p.m.

FREDERICK J. MOSS,
Secretary.

[Republished from the *New Zealand Gazette* No. 7, dated 3rd February, 1873.]
"Diseased Stock Act, 1872" (*Victoria*), and Regulations thereunder.

Colonial Secretary's Office,
Wellington, 1st February, 1873.

THE following copy of an Act, and of certain Regulations published thereunder, for the Prevention of Diseases in Stock, which have been received from the Government of Victoria, are published for general information, and the attention of Stockowners and others interested in the exportation of stock to the Colony of Victoria is particularly directed to the subject.

JOHN HALL.

AN ACT for the Prevention of Diseases in Stock.
[17th December, 1872.]

BE it enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of Victoria, in this present Parliament assembled, and by the authority of the same, as follows (that is to say):—

1. This Act shall be called and may be cited as "The Diseases in Stock Act, 1872."
2. Part III. of "The Prevention of Diseases of Animals Statute, 1864," and "The Prevention of Diseases of Animals Statute, 1872," No. 418, are hereby repealed.

3. In the construction of this Act, the following words shall, if not inconsistent with the context or subject matter, have the meanings hereby respectively assigned to them (that is to say):—

- "Inspector of Stock" shall include the Chief Inspector of Stock.
- "Stock" shall include any bull, cow, ox, calf, stallion, mare, gelding, foal, ass, mule, ram, ewe, wether, lamb, pig, goat, dog, or other animal whatsoever.
- "Drive" shall mean drive, conduct or convey, whether by land or by water.
- "Disease" shall mean any contagious or infectious disease to which any animal is subject, which the Governor in Council may from time to time, by order, declare to be a contagious or infectious disease for the purposes of this Act.
- "Diseased Stock" shall mean all Stock proclaimed by the Governor in Council to be diseased.
- "Fittings" shall mean any sheep pens, cattle or horse boxes, and any materials used for penning, yarding, or confining stock; as also any halters, brushes, clothes, buckets, or other

articles whatever, which shall have been brought in contact with any diseased stock.

“Place” shall mean and include any defined division or portion of the Colony.

“Fodder” shall mean any food or bedding used or which shall have been brought in contact with any imported stock.

4. The Governor in Council may from time to time make such regulations under this Act as may be deemed expedient for all or any of the following purposes, and may rescind the same:—

For extending all or any of the sections of this Act to any particular stock, or kind of stock.

For prohibiting the introduction into the Colony, either by sea or land, of any stock found to be diseased.

For regulating and fixing the conditions upon which certain kind of stock may be introduced into the Colony.

For the inspection of newly-introduced stock.

For taking such steps as may be deemed expedient to prevent the spread of any disease which may have obtained a footing in the Colony, and to eradicate it.

For placing any stock in Quarantine for such periods, at such places or buildings, and within such limits, as may be deemed expedient, and for declaring any such place or building a quarantine district.

For the purpose of subjecting any stock to such restrictions or remedial measures as may be deemed necessary to prevent the introduction and spread of disease.

For the seizure and destruction of any diseased stock.

For the purpose of proclaiming any portion of the Colony a quarantine or a clean district.

For prohibiting or regulating the introduction into the Colony of any fodder or fittings, and for the seizure, sale, or destruction of any such fodder or fittings landed without the written authority of an Inspector of Stock.

5. The Governor in Council may from time to time appoint and remove a Chief Inspector of Stock, Inspectors of Stock, and such other officers as may be necessary to carry out the provisions of this Act.

6. Inspectors of Stock shall have power to enter at any time into any ship, or on any land, or into any building not being a dwelling-house, for the purpose of inspecting any stock or enforcing the provisions of this Act, or the regulations made in pursuance hereof. Any person who shall obstruct or hinder any Inspector in the performance of his duty shall, on conviction before two Justices of the Peace, forfeit and pay a penalty not exceeding fifty pounds for every such offence.

7. Stock newly introduced either by sea or land shall not travel until it has been inspected by an Inspector appointed for that purpose, the cost of such inspection and of carrying out the several provisions of this Act shall be defrayed by a charge to be imposed of one shilling per head for every head of cattle and horses, sixpence per head for every head of calves and foals, and one penny per head for every head of sheep and pigs so inspected; and such charge may be recovered in a summary way before any two Justices.

8. Any person who shall allow to stray or shall drive or cause to be driven any newly introduced stock which has not been inspected, or any stock of the kind for the time being subject to contagious or infectious disease, into a quarantine or clean district without the written authority of an Inspector of Stock, shall, on conviction before two Justices of the

Peace, forfeit and pay a penalty not exceeding one hundred pounds for every such offence.

9. Any person who shall introduce into the Colony any fodder or fittings without the written authority of an Inspector of Stock shall, on conviction before two Justices of the Peace, forfeit such fodder and fittings, and pay a penalty not exceeding fifty pounds for every such offence.

10. Whenever the Governor in Council shall be satisfied, upon the report of an Inspector of Stock and otherwise, that any stock is diseased, he may order the destruction of the same, and the owner thereof shall have no claim for compensation for their destruction.

11. Whenever the Governor in Council shall have ordered that any stock shall be placed in quarantine or under restrictions for the purposes of this Act, or that remedial measures shall be taken to prevent the introduction or spread of disease, the cost and expense thereby incurred shall in every case be borne by the owner of the stock dealt with, if it shall be proved to the satisfaction of the Governor in Council that such stock are, or have been diseased, and such cost and expense may be recovered in a summary manner before any two Justices of the Peace on complaint by an Inspector of Stock.

12. Any person who shall drive or cause to be driven into through or out of any quarantine district, or shall remove from any quarantine district any fodder or fittings, or any soil sand or other material upon which any diseased stock have been kept, or any dairy produce of diseased stock, without the written authority of an Inspector of Stock, shall, upon conviction before two Justices of the Peace, forfeit and pay a penalty not exceeding fifty pounds for every such offence.

13. Any person who shall be guilty of a breach of any of the regulations made under this Act by the Governor in Council, shall, on conviction of the same before two Justices of the Peace, forfeit and pay a penalty not exceeding one hundred pounds for every such offence.

14. Any regulation made or to be made under this Act shall have the full force of law until the same shall have been disallowed by resolution of both Houses of Parliament, and thereupon such regulation or any part thereof so disallowed shall cease to have any force or effect in law: Provided also and be it enacted that this Act shall continue in force until the thirty-first day of December, one thousand eight hundred and seventy-three, and until the end of the then next ensuing session of Parliament.

REGULATIONS.

WHEREAS by “The Diseases in Stock Act, 1872,” it is amongst other things enacted that the Governor in Council may from time to time make such regulations as may be deemed expedient for all or any of the purposes mentioned in the 4th section of the said Act: Now therefore, His Excellency the Governor, by and with the advice of the Executive Council, doth by this present Order, in exercise of the power conferred by the above recited Act, and every other power enabling him in that behalf, make the regulations following, that is to say:—

1. The diseases mentioned in the First Schedule hereto are hereby declared to be contagious or infectious diseases, and all stock affected with such diseases are hereby declared to be diseased stock for the purposes of “The Diseases in Stock Act, 1872.”

2. All the sections of the said Act shall extend to all stock of the kinds mentioned in the Second Schedule hereto.

3. The introduction of any stock mentioned in the

Second Schedule hereto into the Colony, either by sea or land, known to be suffering from any of the diseases mentioned in the First Schedule hereto, is prohibited.

Introduction of Stock from the Australasian Colonies and New Zealand.

4. No one shall introduce into the Colony, either by sea or land, any stock of any kind mentioned in the Second Schedule hereto, coming from any of the Australasian colonies or New Zealand, without the authority in writing of an Inspector of Stock, and except in accordance with the conditions of such authority.

5. Such authority may be granted to introduce such stock at any of the places mentioned in the Fourth Schedule hereto, but shall not, unless under special circumstances, be granted to introduce stock at any other place.

6. No Inspector shall authorize any of the said stock to be introduced or to travel until he has inspected such stock, and is satisfied that it is free from any of the diseases mentioned in the First Schedule hereto, and has received a statutory declaration, made by the owner or person in charge, stating the number and description of stock which he is desirous to import, and that the same have been free from disease and from contact with any diseased stock for the space of not less than thirty days, and has counted the same, or been otherwise satisfied in regard to the number of stock to be so imported, and received the charge imposed by the 7th section of the said Act in respect thereof, for which charge a receipt shall be given in the form of the Third Schedule hereto.

7. In the case of the introduction of saddle horses, draught horses, pack horses, and working bullocks, used *bona fide* for the purpose of riding, draught, or carrying burdens, having been once inspected and paid the charges specified in the said section, special authority may be granted by an Inspector and continue in force until revoked by a notice from such Inspector, to enable such horses or bullocks to pass and repass, without further inspection or payment of the said charges, between any portions of either of the adjoining colonies and this Colony.

Introduction into the Colony of Stock from places other than the Australasian Colonies and New Zealand.

8. No stock of any kind mentioned in the Second Schedule brought by sea to the Colony from any place other than one of the Australasian colonies or New Zealand, shall be introduced at any other place than Sandridge, or without the authority, in writing, of an Inspector of Stock, and except in accordance with the conditions of such authority.

9. Before authorizing the introduction of any such stock, the Inspector shall be furnished with a certificate, in the form or to the effect of the Fifth Schedule hereto from some veterinary surgeon in whom he has confidence, that such stock are, in his opinion, free from any of the said diseases, and a statutory declaration from the master of the vessel in which such stock have been brought to this Colony, that they have not suffered from any such disease during the voyage, and be satisfied that the said stock are free from any of the said diseases.

10. No Inspector shall authorize the removal from any quarantine ground, of any stock ordered to have been placed in quarantine, until they have been twice disinfected to his satisfaction, and have been detained until he is satisfied that they appear to be free from any of the said diseases.

11. No Inspector shall authorize the introduction into the Colony of any fittings until they have been properly disinfected to the satisfaction of the Inspector, nor of any fodder, other than oilcake, bran, barley, beans or pease, except for the purpose of burning such other fodder on the beach.

12. No fodder or fittings shall be thrown overboard from any ship in any port of the Colony.

13. The places or buildings at which stock may be kept in quarantine may be from time to time determined and varied by the Governor in Council, and on the publication in the *Government Gazette* of an Order of the Governor in Council declaring any place or building a place at which stock may be kept in quarantine, and defining the boundaries of such place or building, such place or building, together with any adjoining land, the boundaries whereof are defined by such Order and declared to form part of the district hereinafter mentioned, shall become, and until the variation or revocation of such order, continue, a quarantine district.

* * * * *
25. No person shall do, or cause to be done, or assist in doing any act forbidden by these regulations; or obtain, or endeavour to obtain, or assist any one in obtaining or endeavouring to obtain by fraud any authority under these regulations, or forge any authority purporting to be issued under these regulations, or make use of any such forged authority, or fraudulently grant or issue any such authority, or obstruct or refuse to carry out the directions of any Inspector or other persons acting under the authority of these regulations.

FIRST SCHEDULE.

- | | |
|-------------------------|---------------------|
| Catarrh. | Small-pox in Sheep. |
| Cumberland disease. | Pleuro-pneumonia. |
| Foot and mouth disease. | Rinderpest. |
| Glanders. | Murrain. |

SECOND SCHEDULE.

- | | |
|-----------|---------|
| Bull. | Ass. |
| Cow. | Mule. |
| Ox. | Ram. |
| Calf. | Ewe. |
| Stallion. | Wether. |
| Mare. | Lamb. |
| Gelding. | Pig. |
| Foal. | |

THIRD SCHEDULE.

"Diseases in Stock Act, 1872."—Authority to travel Stock.

No. _____
This is to authorize the stock particularized below, the property of Mr. _____, of _____, now in charge of Mr. _____, which has been inspected, to travel from _____ to _____, viz. :—
Particulars of Stock.

No.	Brand.	Sex.	Description.	Amount received.
			Horses, fee received at 1s. $\frac{1}{2}$ head	
			Cattle, " at 1s. "	
			Calves, " at 6d. "	
			Foals, " at 6d. "	
			Sheep " at 1d. "	
			Pigs, " at 1d. "	
Total received per Treasury receipt or by cash £				

(Signed)

Inspector of Stock.

Stationed at _____

FOURTH SCHEDULE.

By Land.

- | | |
|------------|-------------|
| Apsley, | Echuca, |
| Tubbut, | Toocumwall, |
| Euston, | Albury, |
| Swan Hill, | |

The point where the direct road from Penola to Casterton crosses the boundary line of South Australia and Victoria.

By Sea.

Sandridge.

FIFTH SCHEDULE.

Certificate.

This is to certify that I have examined _____, and am of opinion that they are free from all infectious and contagious diseases.

(Signed) _____
Veterinary Surgeon.

Dated—

STATEMENT of the Affairs of "THE BRIGHT SMILE GOLD MINING COMPANY, REGISTERED," for the Half-year ended January, 31st 1873, in accordance with Section 13 of "The Mining Companies' Limited Liability Act Amendment Act, 1869."

Name of Company—Bright Smile Gold Mining Company, Registered.

When formed—11th May, 1871.

Date of Registration—11th May, 1871.

Where business is conducted—Williamson Street, Grahamstown.

Name of Legal Manager—Walter Sully.

Nominal Capital—£4,125.

Amount of paid-up Scrip given to Shareholders—Nil.

Number of Shares in which Capital is divided—5,500.

Number of Shares taken—4,200.

Amount of Calls made—£560.

Total amount of subscribed Capital paid up—£560.

Number of Shareholders at time of registration of Company—11.

Amount of Cash in hand—Nil.

Whether in operation or not—Yes.

Total amount of Dividends declared—£3,150.

Number of Shares unallotted—1,300.

WALTER SULLY.

15th February, 1873.

NOTICE.

IN THE SUPREME COURT OF NEW ZEALAND.

NORTHERN DISTRICT.

Between GEORGE EDWARD READ, Plaintiff; and WIREMU HARONGA, 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 property of the above-named WIREMU HARONGA I should cause to be made the sum of Fifty-four Pounds Five Shillings, together with interest on the said sum at the rate of Eight Pounds per centum per annum from the 24th day of January, 1872, together with £1 13s 4d for the said Writ and Warrant thereon, besides Sheriff's poundage, Officers' fees, &c.: Now I do hereby give notice that I shall cause to be sold by Public Auction, by RICHARD ARTHUR, at his Auction Mart, Queen-Street, Auckland, on the 30th day of April, 1873, at the hour of twelve o'clock noon, unless the said debt of £54 5s 0d 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 WIREMU HARONGA of, in, and to all that parcel of land in the Province of Auckland,

at Poverty bay, containing by admeasurement seven hundred and thirty acres, more or less, and being called or known by the name of Matawhero "B" block, and in all that parcel of land situated at Poverty Bay aforesaid, containing by admeasurement 19,200 acres or thereabouts, and being called or known by the name of the Whataupoko block.

And I further give notice that the estate and Interest of the said WIREMU HARONGA consists of an undivided share or Estate in fee simple in the said lands, and that the same has been taken by me in execution at suit of the said GEORGE EDWARD READ, the execution creditor.

Dated January 27, 1873.

H. C. BALNEAVIS,

Sheriff.

THOMAS BUDDLE, of Wyndham-street, in the City of Auckland, Solicitor for the said George Edward Read.

NOTICE.

IN THE SUPREME COURT OF NEW ZEALAND.

NORTHERN DISTRICT.

Between RAPANA MAUNGANOA, Plaintiff; and ROBERT GRAHAM, 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 property of the above-named RAPANA MAUNGANOA I should cause to be made the sum of Thirty Pounds One Shilling and Sixpence, together with interest on the said sum at the rate of Eight Pounds per centum per annum from the 1st day of February, 1873, together with £2 12s 6d for the said Writ, besides Sheriff's poundage, Officers' fees, &c.: Now I do hereby give notice that I shall cause to be sold by Public Auction, by RICHARD ARTHUR, at his Auction Mart, Queen street, Auckland, on the 22nd day of May, 1873, at the hour of 12 o'clock noon, unless the said debt of £31 1s 6d and interest be sooner paid, together with the said sum of £2 12s 6d besides Sheriff's poundage, Officers' fees, &c.: All the Estate, Right, Title, and Interest of the said RAPANA MAUNGANOA, of, in, and to all that parcel of land in the Province of Auckland, at Grahamstown, containing by admeasurement one acre one rood thirteen perches, and being called or known as Lot 15, Kauaeranga, district of Hauraki, Queen's County, bounded towards the north-east by lot number fourteen, four hundred and sixty links; towards the south-east by lot number fourteen, four hundred and ninety-seven links; again towards the north-east by lot number fourteen, forty-eight links; again towards the south-east by lot number thirteen, one hundred and eight links; towards the south-west by lot number sixteen, three hundred and twenty-six links, two hundred and twenty-three links, and thirteen links; and towards the north-west by lot number fourteen, one hundred and two links and one hundred and twenty-five links.

And I further give notice that the Estate and Interest of the said RAPANA MAUNGANOA consists of his equity of redemption or other equitable estate in the said land, and that the same has been taken by me in execution at the suit of the said ROBERT GRAHAM, the execution creditor.

Dated February 12, 1873.

H. C. BALNEAVIS.

Sheriff.

SAMUEL JACKSON, of Fort Street in the city of Auckland, Solicitor for the said Robert Graham.

NATIVE LANDS COURT.

NOTICE OF TIMES AND PLACES FOR INVESTIGATING CLAIMS.

NOTICE is hereby given, that the claims, on behalf of themselves and others, of the several persons whose names are mentioned in the first column of the Schedule hereunder written, to the several blocks of land, of which the names and localities are mentioned in the second column, the boundaries of which are published in the Schedule hereunder, will be investigated at Kapanga, Coromandel, on the 10th of April next, and the following days.

A. J. DICKEY,
Chief Clerk.

Auckland, February 13th, 1873.

SCHEDULE.

Name of Claimant.	Name and Locality of Block.	Boundaries of the lands as translated from the claims.	Place where Plan will be deposited for public inspection.
Hamiora Mangakahia, Peneamene Tanui	Te Miro, near Whitianga	The boundaries commence at the river. This land was a gift, and the person who owns the land knows the names of the boundaries.	The maps of such of these lands as have been surveyed can be seen at the Office of the Inspector of Surveys, Auckland.
Te Onehunga Ahurei	Waitoetoe	Bounded on one side by Houkutu, on another side by Pukekohai, and on another side by the sea.	
Hema Rereahi, and others	Waiarero, near Whitianga	The boundaries are shown on the map.	
Hoani Te Kiripakeke	Te Mapau, near Coromandel	The boundaries are shown on the map.	
Tamati Waka Te Puhi, Hoani Toarauawhea, Piniha, and others	Poihakene, near Moehau	Commences at Te Waihaupapa and goes up to Pukereti, goes along the ridge until it comes opposite the Horonoa ridge, then descends from that ridge and joins on to the survey of Poihakene already adjudicated upon. The road is the boundary on the side towards the sea.	
Hata Paka, Karauria Paka, Rakena, Tineia, Tahana Neha, and Ramakiria	Kairaumati, at Kairaumati	Commences at Te Taroa and goes straight on to the Kairaumati River, and thence to Tangitepururu, then goes up on to the ridge, and goes along on the ridge to the sea, then turns and goes to Te Taroa, the starting point.	
Te Ruhiana Kawhero, Wiremu Te Pea, and others	Hopehope, near Whitianga	Commences at Te Hopehope and goes on to Okokako and on to the Weiti River, then turns and goes down that river until it reaches the boundary of Te Kutaroa, and from thence to Te Hopehope the starting point.	
Riwai Te Kiore, Hohi Wetere, and others	Puhemako, near Kapanga	The boundaries are shown on the map.	
Peneamene, Miriama, and Tuokioki	Waiarero, near Whitianga	Bounded on the South-West by Maropeke, on the East by Te Perau, on the North by the Kapowai River, turns here and goes to Maropeke.	

Name of Claimant.	Name and Locality of Block.	Boundaries of the lands as translated from the claims.	Place where Plan will be deposited for public inspection.	
Haimona, and Nepihana	Aorangi, Ounuora, Whitianga	Goes on to Huarere, reaches on to Te Koteanga, and ends at Puarua.	The maps of such of these lands as have been surveyed can be seen at the Inspector of Surveys, Auckland.	
Tine Te Marau, Paora Ngawaka, Te Kaha, Tarawhati Te Ruia, Katarina Takiaho, Te Raearangi Kaho, Te Ra Tu, and others	Pumoko No. 2, near Manaia			
Horoiwi Ngarua Tawhitoku, Mere Te Matenga, Tautari Poihakeni, and others	Te Kauri, near Manaia			
Tamati Waka Te Puhī	Pumoko No. 1, near Manaia			
Te Wikiriwhi Pokiha, Ahe rata, and Rangitehau	Whakataha, near Manaia			
Tine Te Marau	Hawai, near Manaia			
Nikorima Poutotara, Tautotaru Tawa, Horomona, and others	Puketui, near Tairua	The boundaries are shown on the map.		
Repenē Whetuki	Akeake, near Manaia	The boundaries are shown on the map in the Inspector of Surveys' Office.		
Karaitaina Kahe, Arama Karaka Tarakawa, and Wikitoria Nohohau	Horongaherchere, and Kaipapaka, near Whangapoua	The boundaries are shown on the Surveyor's map.		
Hata Paka and Karauria Tairoa	Taukotarei, near Umangawha	The land is surveyed and the boundaries are shown on the map.		
Katarina Haurua, Rewi Ngamuka, and Enoke Puia	Ngarahutunoa, near Whitianga	Bounded on the South by Te Weiti Block already granted; on the inland side by Moewai, on the North and East by Arerowhero, and on the other side by the sea.		
Katarina Haurua, and Piripi Te Ngongohe	Pataranga, at Manaia, Coromandel	The boundaries are shown on the map.		
Hingikerea Puru, Parata, Ripeka, Wiremu, and Mango	Taurarahi, Manaia, Coromandel	Bounded on the North by Tihionou, a ridge going on to Puke Wharariki, and on to the Government boundary, then turns and goes towards the South, and goes along on the boundary of Wai-paruparu until it reaches the side of Tutumiro, the piece belonging to Pokiha, then turns towards the West to Pukewhau, and goes on to the Manaia River, turns again and goes towards the North until it reaches the starting point where it ends.		

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 a nga tangata no ratou nga ingoa e mau nei i te rarangi tuatahi i raro nei, ki nga piihi whenua e mau nei i te rarangi tuarua, ka whawakia a te 10 o nga ra o Aperira, 1873, e te Kooti Whakawa Whenua Maori, ki Kapanga, Karamaene. Ko nga tangata katoa e whai tikanga ana mo aua 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,
Tino Kaituhituhi.

Kooti Whakawa Whenua Maori,
Akarana, Pepuere 13, 1873.

Kua taia nga rohe o enei whenua ki roto ki te Kahiti.

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.
<p>Hamiora Mangakahia, Peneamene Tanui Te Onehunga Ahurei Hema Pereahi, me etahi atu Hoani Te Kiripakeke Tamati Waka Te Puhī, Hoani Toarauawhea, } Piniha, me etahi atu Hata Paka, Karauria Paka, Rakena, Tincia, } Tahana, Neha, Ramakiria Te Ruihana Kawhero, Wiremu Te Pea, me } etahi atu Riwai Te Kiore, Hohi Wetere, me etahi atu Peneamene, Miriama, Tuokioki Haimona, Nepihana Tine Te Marau, Paora Ngawaka, Te Kaha, } Tarawhati Te Ruia, Katarina Takiaho, Te Raearangi Kaho, Te Ra Tu, me etahi } atu Horoīwi Ngarua Tawhitoku, Mere te Mate- } nga, Tautari Poihakene, me etahi atu Tamati Waka Te Puhī Te Whikiriwhi Pokiha, Aherata, Rangitehau Tine Te Marau Nikorima Poutotara, Tautoru Tawa, Horo- } mona, me etahi atu Repena Whetuki Karaitiana Kahe, Arama Karaka Tarakawa, } Wikitoria Nohohau Hata Paka, Karauria Tairua Katarina Haurua, Rewi Ngamuka, Enoka } Puia Katarina Haurua, Piripi Te Ngongohe Hingikerea Puru, Parata, Ripeka, Wiremu, } Mango</p>	<p>Te Miro, e tata ana ki Whitianga Waitoetoe Waiarero, e tata ana ki Whitianga Te Mapau, e tata ana ki Karamaene Poihakene e tata ana ki Moehau Kairaumati, kei Kairaumati Hopehope, e tata ana ki Witianga Puhemako, e tata ana ki Kapanga Waiarero, e tata ana ki Whitianga Aorangi, kei Ounūora Whitianga Pumoko No. 2, e tata ana ki Manaia Te Kauri, e tata ana ki Manaia Pumoko No. 1, e tata ana ki Manaia Whakataha, e tata ana ki Manaia Hawai, e tata ana ki Manaia Puketū, e tata ana ki Tairua Akeake, e tata ana ki Manaia Horongaherehere, me Kaipapaka, e tata ana ki Wangapoua Taukotarei, e tata ana ki Umanga- wha. Ngarahutunoa, e tata ana ki Whi- tianga Putaringa, kei Manaia, Karamaene Taurarahi, Manaia, Karamaene</p>	<p>Ka kitea nga mapi o nga whenua kua oti te ruri ki te Tari o te Kaitiaki Mapi i Akarana.</p>

NATIVE LANDS COURT.

NOTICE OF TIMES AND PLACES FOR INVESTIGATING CLAIMS.

NOTICE is hereby given, that the claims, on behalf of themselves and others, of the several persons whose names are mentioned in the first column of the Schedule hereunder written, to the several blocks of land, of which the names and localities are mentioned in the second column, the boundaries of which were published in the former notices, will be investigated at Kapanga, Coromandel, on the 10th of April next, and following days.

A. J. DICKEY,
Chief Clerk.

Auckland, February 13th, 1873.

ADJOURNED CLAIMS.

Name of Claimant.	Name and Locality of Block.	Place where Plan will be deposited for public inspection.
Arama Karaka, Wikitoria Rangipiki, Wikitoria Nohohau, Haora Tupaea, Te Mehana, and others Karauria, Hata Paka, Honana, and Tahana Haora Tupaea, and Te Moananui Wikitoria Rangipiki, Arama Karaka, Riria Karepi, Riria Putea, Wikitoria Nohohau, Paea, Riwai, and Te Matenga Hohepa Kapene Rapana Te Uia	Otautu, near Cabbage Bay Wairore, near Umangawha, Cabbage Bay. Rangiahu, near Umangawha, Cabbage Bay Harataunga, at Harataunga Haunoni, near Kapanga Te Arapanga, near Umangawha, Cabbage Bay	The maps of such of these lands as have been surveyed can be seen at the Office of the Inspector of Surveys, Auckland.

Native Lands Court Office,
Auckland, February 13, 1873.

NOTICE is hereby given, that at the sitting of this Court to be held at Kapanga, Coromandel, on the 10th of April next and following days, will be heard the claims of the persons, whose names appear in the first column, to succeed to the interest of the persons, deceased, whose names appear in the second column, in the blocks of land named in the third column.

A. J. DICKEY,
Chief Clerk.

Applicant to Succeed.	Person Deceased.	Name of Block.
Wirimu Taurua Riria Makoare Huihana Rangitua Wirimu Taurua Pahau Tamaiti Raiha Te Ataiti Renata Kitahi Renata Kitahi Riria Putea	Pita Taurua Hera Putea Hera Putea Pita Taurua Pahau Ngatawa Te Rangikaiwhiria Kitahi Te Taniwha Kitahi Te Taniwha Hera Putea	Kahakaharoa Torehina Torehina Motu Tapere Tutaemahia Moewai No. 211 Whangamarino, Waikato No. 577 Ngaruawahia, Waikato Torehina

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 a nga tangata no ratou nga ingoa e mau nei i te rarangi tuatahi i raro nei, ki nga piihi whenua e mau nei i te rarangi tuarua, ka whawakia a te 10 o nga ra o Aperira, 1873, e te Kooti Whakawa Whenua Maori, ki Kapanga, Karamaene. Ko nga tangata katoa e whai tikanga ana mo ana 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,
Tino Kaituhituhi.

Kooti Whakawa Whenua Maori,
Akarana, Pepuere 13, 1873.

Ko nga Whenua kihai i oti i era Whakawakanga. Ko nga rohe kei nga Kahiti omua.

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.
Arama Karaka, Wikitoria Rangipiki, Wikitoria Nohohau, Haora Tupaea, Te Mehana, me etahi atu. Karauria, Hata Paka, Honana, Tahana Haora Tupaea, Te Moananui Wikitoria Rangipiki, Arama Karaka, Riria Karepi, Riria Putea, Wikitoria Nohohau, Paea, Te Matenga, Riwai Hohepa Kapene Rapana Te Uia	Otautu, e tata ana ki Kapiti pei Wairore, e tata ana ki Umanga-wha Rangiahu, e tata ana ki Umanga-wha Harataunga, kei Harataunga Haunoni, e tata ana ki Kapanga Te Arapanga, e tata ana ki Umangawha	Ka kitea nga mapi o nga whenua kua oti te ruri ki te Tari o te Kaititiro Mapi, i Akarana.

PANUITANGA.

Tari o te Kooti Whakawa Whenua Maori,
Akarana, Pepuere 13, 1873.

He Panuitanga tenei kia mohiotia ai, kei te nohoanga o tenei Kooti ki Kapanga, Karamaene, a te 10 o nga ra o Aperira, 1873, te whakawakia ai te take o nga tangata e mau nei o ratou ingoa i te rarangi tuatahi, ki nga piihi whenua a nga tangata kua mate, e mau nei o ratou ingoa i te rarangi tuarua, ko nga piihi whenua kei te rarangi tuatoru.

NA TIKI,
Tino Kaituhituhi.

Ko te ingoa o te tangata e ki ana kia taka mai ki ia te whenua.	Ko te ingoa o te tangata i mate.	Ko te ingoa o te whenua.
Wirimu Taurua Riria Makoare Huihana Rangituia Wirimu Taurua Pahau Tamaiti Raiha Te Ataiti Renata Kitahi Renata Kitahi Riria Putea	Pita Taurua Hera Putea Hera Putea Pita Taurua Pahau Ngatawa Te Rangikaiwhiria Kitahi Te Taniwha Kitahi Te Taniwha Hera Putea	Kahakaharua Torehina Torehina Motu Tapere Tutaemahia Moewai No. 211 Whangamarino, Waikato No. 577 Ngaruawahia, Waikato Torehina

NOTICE.

Native Lands Court,
Auckland, February 13th, 1873.

Whereas by an Order in Council, made on the 17th day of July, 1872, it was ordered by His Excellency the Governor in Council under "The Native Lands Act, 1865," and "The Native Lands Act, 1867," and "The Native Lands Act, 1870." that the claim of Haimona Ngaroma and others to a piece of land called Otanguru, in the District of Coromandel, heard and determined by the Native Lands Court of New Zealand on the 22nd day of April, 1872, at Kapanga, in the District aforesaid, should be re-heard before one Judge of the said Court and one Assessor thereof, and that such re-hearing shall take place before the 22nd day of April next.

Now I hereby give notice that a Sitting of the Native Lands Court will be held at Kapanga, Coromandel, on the 10th day of April next, for the re-hearing of the aforementioned claim.

A. J. DICKEY,
Chief Clerk.

NOTICE.

Native Lands Court Office,
Auckland, February 13th, 1873.

Notice is hereby given that, at a Sitting of this Court, to be held at Kapanga, Coromandel, on the 10th day of April, 1873, will be heard the applications of the under-mentioned Natives to have the charges made by the undermentioned Surveyors for the survey of the under-mentioned Blocks of land in the District of Coromandel heard and determined.

A. J. DICKEY,
Chief Clerk.

Name of Applicant.	Name of Surveyor.	Name of Block.	Survey Charge.
Tamati Waka Te Puhi	J. L. Tole	Owari	£ s. d. 18 0 0
Hoani Te Kiripakeke	R. C. Jordan	Pukeatua	30 0 0
Tamati Waka Te Puhi	L. Cussen	Poihakene, Nos. 1, 2, 3, 4.	30 10 0

PANUITANGA.

Kooti Whakawa Whenua Maori,
Akarana, Pepuere 13, 1873.

Notemea i tetahi Kii Runanga i puta i te 17 o nga ra o Hurae, 1872, i mea Te Kawana ratou ko tona Runanga i runga i te tikanga o "Te Ture mo nga Whenua Maori, 1865," me "Te Ture mo nga Whenua Maori, 1867," me "Te Ture mo nga Whenua Maori, 1870," ko te paanga o Haimona Ngaroma me etahi atu tangata Maori o Niu Tireni, e noho ana i Hauraki, ki tetahi piihi whenua ko Otanguru te ingoa, i te takiwa o Karamaene, i te Porowini o Akarana, i whakawakia e te Kooti Whakawa Whenua Maori o Niu Tireni, i te 22 o nga ra o Aperira, 1872, me whakawa hou ano ki te aroaro o tetahi o nga Kaiwhakawa o taua Kooti me tetahi Ateha kia kotahi hoki, a me tu taua whakawa tuarna ki mua mai o te 22 o nga ra o Aperira e takoto ake nei.

Na, he panuitanga tenei kia mohiotia ai ka noho te Kooti Whakawa Whenua Maori ki Kapanga, Karamaene, a te 10 o nga ra o Aperira, 1873, ki te whakawa hou i tenei piihi whenua.

NA TIKI,
Tino Kaituhituhi.

PANUITANGA.

Tari o te Kooti Whakawa Whenua Maori,

Akarana, Pepuere 13, 1873.

He Panuitanga tenei hei whakamohio kei te nohoanga o tenei Kooti ki Kapanga, Karamaene, a te 10 o nga ra o Aperira, 1873, te whakawakia ai te tonono a nga tangata e mau nei o ratou ingoa i te rarangi tuatahi kia hoki iho te utu i karangatia ai e nga Kairuri e mau nei o ratou ingoa i te rarangi tuarua mo te ruritanga a nga whenua e mau nei nga ingoa i te rarangi tuatoru, ko te utu ki te rarangi tuawha.

NA TIKI,

Tino Kaituhitahi.

Te ingoa o te tangata nona te whenua.	Te ingoa o te Kairuri.	Te ingoa o te whenua.	Te Utu.
Tamati Waka Te Puhi	J. L. Tole	Owari	£ s. d. 18 0 0
Hoani Te Kiripakeke	R. C. Jordan	Pukeatua	30 0 0
Tamati Waka Te Puhi	L. Cussen	Poihakene, Nos. 1, 2, 3, 4.	30 10 0

OFFICIAL AGENCY.

DISTRIBUTION SCHEDULE,

Under the Mining Companies' Limited Liability Acts,
1865, 1870, and 1871.

In the Matter of the Sunbeam Gold Mining Com-
pany (Registered).

Assets, Moneys collected, in hand ...	£158 6 0
Liabilities—As per schedule including all expenses	158 6 0

MODE OF DISTRIBUTION.

I HEREBY declare a first and final payment of
Twenty Shillings in the Pound on the
Liabilities, as proved in the above-named Company,
payable on or after 1st April 1873.

In consideration of the foregoing, I hereby declare
the Sunbeam Gold Mining Company (Registered)
fully wound up and extinct.

R. McDONALD SCOTT,

Official Agent.

Grahamstown Stock Exchange,
Owen Street, 19th February, 1873.