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PROCLAMATION.

By His Honour SIR GEORGE GREY, Knight Commander of the Most Honourable Order of the Bath, Superintendent of the Province of Auckland.

IN pursuance of the fifth section of "The Auctioneers' Licensing Act, 1863, Amendment Act, 1874," I hereby notify that the District hereunder described, and known as the TOWN OF RAGLAN District, shall from and after the date of publication hereof be and become subject to the provisions of the said Act.

Given under my hand and the Public Seal of the Province, at Auckland, this 5th day of April, 1876.

G. GREY,
Superintendent.

THE TOWN OF RAGLAN DISTRICT.

Bounded on the North-west by the Whaingaroa harbour; on the North-east by Whaingaroa harbour aforesaid and the road which forms the north-eastern boundary of Sections Nos. 6, 7, and 12, of the Town of Raglan; on the South by the seaward boundary of the road bounding Sections Nos. 12, 13, 14, 15, and 19, of the Town aforesaid; and on the West by the Opoturu creek.

PUBLIC NOTIFICATION.

By His Honour SIR GEORGE GREY, Knight Commander of the Most Honourable Order of the Bath, Superintendent of the Province of Auckland.

IN pursuance of "The Highways Act, 1874," I do hereby bring the said Act into operation within the

KATI KATI HIGHWAY DISTRICT;

and I do hereby appoint the First Meeting of Rate-payers to take place at Mr. G. V. Stewart's residence,

Kati Kati, on Thursday, the 11th May proximo, at one o'clock in the afternoon, and Mr. G. V. Stewart to be Chairman of such Meeting.

Given under my hand at Auckland, this 5th day of April, 1876.

G. GREY,
Superintendent.

PUBLIC NOTIFICATION.

By His Honour SIR GEORGE GREY, Knight Commander of the Most Honourable Order of the Bath, Superintendent of the Province of Auckland.

UNDER and in pursuance of the powers in me vested by "The Impounding Act, 1867," I do hereby appoint those premises, situated within the boundaries of the ALEXANDRA TOWNSHIP Highway District, and being a Hospital Reserve, Alexandra East, opposite to the Exchange Hotel, to be, and be used, as a Public Pound for the purposes of the said recited Act.

Given under my hand at Auckland, this 5th day of April, 1876.

G. GREY,
Superintendent.

PUBLIC NOTIFICATION.

Superintendent's Office,
Auckland, 5th April, 1876.

IT is hereby notified that the ALEXANDRA TOWNSHIP District Board has, with the approval of His Honour the Superintendent, appointed

HENRY NORGROVE

to be Keeper of the Public Pound at Alexandra East within the said District.

And it is hereby further notified that His Honour the Superintendent has authorized the Fees and Prices set forth in the following Schedule to be taken and charged by the said Keeper.

READER WOOD,
Provincial Secretary.

SCHEDULE.

FEES AND PRICES TO BE TAKEN AND CHARGED BY
POUNDKEEPER.

I.—*Poundage Fees.*

	s.	d.
For every horse, mare, gelding, colt, filly, foal, mule, or ass	2	6
For every bull, cow, ox, steer, heifer, or calf	2	6
For every ram, ewe, wether, or lamb—		
For the first twenty, per head ...	0	3
For the first thirty, per head ...	0	1½
For the next fifty, per head ...	0	1
For all others above one hundred ...	0	1
For every boar, sow, or other pig ...	2	6
For every goat or kid	1	0

The above fees to be paid for each day, or part of a day, during which the animal is kept in Pound.

II.—*Charges for Food.*

	s.	d.
For every horse, mare, gelding, colt, filly, foal, mule, or ass	1	0
For every bull, cow, ox, steer, or heifer ...	0	6
For every calf under six months	0	2
For every sheep or lamb	0	1
For every goat or kid	0	2
For every boar, sow, or other pig	0	6

The above charges to be paid for each day, or part of a day, during which the animal is supplied with food and water by the Poundkeeper; but the owner may supply food and water, in which cases these charges are not to be made.

III.—*Charges for giving Notice of Impounding.*

The charge for giving notice of the impounding of cattle to the owner thereof, or his agent, shall be computed at the rate of one shilling for every mile or part of a mile of the distance between the Public Pound and the usual place of residence of such owner or agent, as the case may be.

IV.—*Charges for giving Public Notice under the 20th section of the said Act.*

	s.	d.
For posting Notice of Impounding on Pound	0	6
For posting Notice of Impounding on the nearest Post-office or Police-station ...	2	6
For inserting Notice of Impounding in the <i>Provincial Gazette</i> , or any other local paper—the usual charges for such advertisements.		

NOTICE UNDER "THE TIMBER FLOATING ACT, 1873."

TO the Owners and Occupiers of Allotments Numbers 16, 39, 54, 55, 57, 58, 59, 60, 67, 68, 69, 71, 77, and 78, of the Parish of PAREMOREMO, in the County of Eden, Province of Auckland:

And to the Owners and Occupiers of Allotments Numbers 37, 43, 44, 189, 190, 191, 192, 194, 228, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 278, 279, 280, 281, 282, 283, and 285, of the Parish of PUKEATUA, in the County and Province aforesaid:

NOTICE is hereby given to all owners and occupiers of land on the Banks of the RANGITOPUNI River and its Tributaries, situate in the Parishes of PAREMOREMO and PUKEATUA, County of Eden, Province of Auckland, that an application has been made by

MR. MAURICE KELLY,

of the Wade, under "The Timber Floating Act, 1873," for a License to use the said River and its Tributaries by floating Timber therein:

AND NOTICE is also hereby given that any Objection which may be made against the granting of the said application must be sent in writing to the Superintendent of the Province of Auckland before Thursday, the 18th day of May, 1876.

By order of the Superintendent.

READER WOOD,
Provincial Secretary.

Superintendent's Office,
Auckland, 10th April, 1876.

PUBLIC NOTIFICATION

Office of the Board of Education,
Auckland. 12th April, 1876.

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 the time and place of meeting for the Election of a District School Committee for the said Educational District, as hereunder set forth.

FREDERICK J. MOSS,
Secretary.

KATI KATI EDUCATIONAL DISTRICT.

Commencing at the mouth of the Taupiro river; bounded towards the north by high-water mark of Tauranga Harbour from the mouth of the Taupiro river aforesaid to the easternmost point of the Township Reserve; towards the east by high-water mark of the harbour of Tauranga aforesaid from the easternmost point of the Township Reserve aforesaid to the mouth of the Aoangatete river; towards the south-east by the Aoangatete river aforesaid from its mouth to its confluence with the Kauritutahi river, and by the Kauritutahi river aforesaid to the road which forms the south-western boundary of Allotment No. 5 of the Parish of Te Mania, thence by a right line bearing in a westerly direction to the south-eastern boundary of allotment No. 49 of the Parish of Te Mania aforesaid, thence by part of the south-eastern, the whole of the north-eastern, and part of the north-western boundaries of Allotment No. 49 of the Parish of Te Mania aforesaid to the line which forms the western boundary of the Kati Kati Special Settlement block; and towards the west by the western boundary of the Kati Kati Special Settlement block aforesaid to the Taupiro River aforesaid, and thence by the Taupiro River aforesaid to its mouth at the Harbour of Tauranga first mentioned, the place of commencement.

Meeting to elect Committee will be held at Mr. Vesey Stuart's dwelling-house on Thursday, the 11th day of May proximo, at noon.

NOTICE.

IN THE SUPREME COURT OF NEW ZEALAND,
NORTHERN DISTRICT.

Between WILLIAM HASKAYNE JONES, Trustee of the Estate and Effects of GEORGE THORNE, junior, trading as "JOHN ROBERTON AND COMPANY," a Bankrupt, Plaintiff, and WILLIAM WHITAKER ARIELL, Defendant.

WHEREAS by virtue of a Writ of *Fieri Facias* issued herein, ordering me that of the real and personal property of the above-named defendant, William Whitaker Ariell, I should cause to be made the sum of twenty-two pounds sixteen shillings and sixpence, together with interest on the said sum at the rate of eight pounds per centum per annum, from the second day of October, one thousand eight hundred and seventy-five, with costs of the said Writ and Warrant thereon, besides Sheriff's poundage, officers' fees, and other fees and expenses of execution: And whereas by virtue of another Writ of *Fieri Facias* issued herein, ordering me that of the real and personal property of the said defendant I should cause to be made the further sum of twenty-three pounds ten shillings and tenpence, together with interest on the said sum at the rate of eight pounds per centum per annum from the second day of December, one thousand eight hundred and seventy-five, with costs of the said writ and warrant thereon, besides sheriff's poundage, officers' fees, and other fees and expenses of execution. Now, I, Henry Colin Balneavis, Sheriff of the District of Auckland, 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 eighteenth day of May, one thousand eight hundred and seventy-six, at the hour of twelve o'clock noon, unless the said sums of twenty-two pounds sixteen shillings and sixpence, and twenty-three pounds ten shillings and tenpence, and interest thereon respectively, as aforesaid, with costs of writ

and warrant, Sheriff's poundage, officers fees, and other fees and expenses thereon as aforesaid, be sooner paid, all the estate, right, title, and interest of the said William Whitaker Ariell, in and to all that piece or parcel of land in the province of Auckland, in the colony of New Zealand, containing one hundred and twenty acres more or less, being northern portion of allotment one hundred and twenty-nine, of the Parish of Matakohē, in the County of Marsden, and being the whole of the land comprised in a certificate of title under the Land Transfer Act, 1870, and the several Acts amending the same, volume four, folio fifteen. And in and to all that piece or parcel of land, containing seventy-seven acres, more or less, being north-eastern portion of allotment number twenty-eight of the Parish of Paparoa, in the County of Marsden, in the Province of Auckland aforesaid, being the whole of the land comprised in a certificate of title under the said Land Transfer Acts, volume eight, folio fifty-six, with all the buildings erected upon the said pieces or parcels of land or either of them. And I further give notice that the estate or interest of the said William Whitaker Ariell, in respect of the aforesaid lands so intended to be sold, consists in his being the registered proprietor of an estate of freehold in fee simple in possession of the said lands under the provisions of the said Acts. And all the said lands and all the estates and interests of the said William Whitaker Ariell therein and thereto have been taken by me in execution at the suit of the said William Haskayne Jones, the execution creditor. The name and address of the solicitor for William Haskayne Jones, the said execution creditor, is Edmund Augustus Mackechnie, of Wyndham-street, in the City of Auckland, in the Province of Auckland, aforesaid.

Dated the 4th day of February, 1876.

H. C. BALNEAVIS,
Sheriff.

MacCormick and Mackechnie, Solicitors, Wyndham street, Auckland.

NATIVE LAND ACT, 1873, AND NATIVE LAND ACT, 1874.

District of Kaipara, }
Province of Auckland. }

AT a Sitting of the Native Lands Court of New Zealand, begun and holden at Kaihu on the 27th day of January, 1876, and concluded on the 3rd day of February, 1876, before Henry Alfred Home Monro and John Jermyn Symonds, Esquires, Judges; and Hori Te Whetuki, Assessor:

In the matter of the several applications of persons for the investigation of their claims to be interested in the several blocks of land named in the first column of the Schedule hereunto, it was ordered that a Memorial of the Ownership of the several persons respectively named in the third column of the said Schedule, be inscribed on a separate folium of the Court Rolls.

Witness the hand of Henry Alfred Home Monro, Esquire, Judge, and the Seal of the Court, the 4th day of February, 1876.

HENRY A. H. MONRO,
Judge.

SCHEDULE.

Block.	Area.			Owners.
	A.	R.	P.	
Oue	3,968	0	0	Kamariera Wharepapa
Keti	106	0	0	Aperahama Uruamo, and Tahana Uruamo
Hungahungatoroa	962	0	0	Pairama Ngutahi, Arama Karaka Haututu, Mihaka Makoare, Eramiha Paikea, Te Rata, Maihi Tuhi, and Wiremu Hohepa
Maunganui	37,592	0	0	Parore Te Awha, and Tiopira Kinaki
Mangakirikiri	1,021	0	0	Kamariera Wharepapa
Waipoua	35,300	0	0	Parore Te Awha, and Tiopira Kinaki
Waipoua, No. 2	12,220	0	0	Tiopira Kinaki, Hapakuku Moetara, Wiremu Moetara, Rewiri Tiopira, Puka, Wiremu Tuwhare, Naera, Marara, Te Rore Taoho, and Peneti

TURE WHENUA MAORI, 1873-74.

Te Takiwa ki Kaipara, }
Prowini o Akarana. }

I te nohoanga o te Kooti Whenua Maori o Niu Tirani i timataria ki Kaihu, Kaipara, i te 27 o nga ra o Hanuere, 1876, a i oti i te 3 o nga ra o Pepuere, 1876, ki te Aroaro o Henry A. H. Monro raua ko John Jermyn Symonds, Kaiwhakawa, me Hori Te Whetuki Ateha hoki.

I runga i te tono a etahi tangata kia whakawakia o ratou take ki nga wahi whenua e mau nei nga ingoa i te rarangi tuatahi o te pukapuka e piri ake nei i puta te whakataunga o te Kooti ko te Tuhinga Whakamaharatanga Take o te paanga o nga tangata, e mau nei o ratou ingoa i te rarangi tuatoru, me tuhi-tuhi ki tetahi wharangi watea o Te Kooti Rouru.

Inahoki te ingoa o Henry A. H. Monro, Kaiwhakawa, me te Hiru o te Kooti, te 4 o nga ra o Pepuere, 1876.

HENRY A. H. MONRO,
Kaiwhakawa.

Nga wahi whenua.	Te nui o te whenua.			Nga ingoa o nga tangata.
	A.	R.	P.	
Oue	3,968	1	0	Kamariera Wharepapa
Keti	106	0	0	Aperahama Uruamo, Tahana Uruamo
Hungahungatoroa	962	0	0	Pairama Ngutahi, Arama Karaka Haututu, Mihaka Makoare, Eramiha Paikea, Te Rata, Maihi Tuhi, Wiremu Hohepa
Maunganui	37,592	0	0	Parore Te Awha, Tiopira Kinaki
Mangakirikiri	1,021	0	0	Kamariera Wharepapa
Waipoua	35,300	0	0	Parore Te Awha, Tiopira Kinaki
Waipoua No. 2	12,220	0	0	Tiopira Kinaki, Hapakuku Moetara, Wiremu Moetara, Rewiri Tiopira, Puka, Wiremu Tuwhare, Naera, Marara, Te Rore Taoho, Peneti.