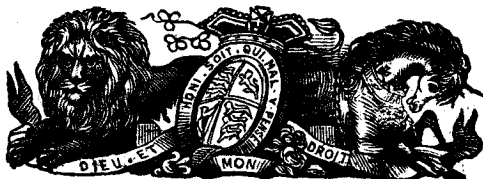


NEW ZEALAND.



OTAGO PROVINCIAL GOVERNMENT GAZETTE.

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DUNEDIN, WEDNESDAY, JUNE 12, 1867.

No. 486.

[WITH SUPPLEMENT.]

ADDRESS

OF

HIS HONOR THE SUPERINTENDENT

ON PROROGUING THE TWENTY-THIRD SESSION OF THE
PROVINCIAL COUNCIL OF THE PROVINCE OF OTAGO,
WEDNESDAY, 5TH JUNE, 1867.

Mr. Speaker and Gentlemen of the Provincial Council,

I have now to thank you for the earnest attention which you have devoted to the public interests throughout this the first session of the present Council; and especially for the all but unanimous determination which has been evinced by you to maintain in their integrity the rights and privileges of the Province, as against the usurpation of the General Government.

The large and liberal policy which you have manifested your desire to carry out, particularly as respects Immigration, Railways, and other important public works, afford a gratifying indication of that which may be expected at your hands as soon as the Province acquires the disposal and control of its own revenues—so soon as it resumes those powers of local self-government which the Constitution Act assigns to it, and which it formerly exercised without vexatious intermeddling on the part of the General Government.

Gentlemen,—It will be my duty and that of my Executive Council to devote our earnest attention to the economical and efficient expenditure of the large sums which you have placed at our disposal; and to take care that the confidence which you have reposed in us by granting such comparatively liberal supplies for public works throughout the Province, shall not have been misplaced. The various Addresses which you have sent to me shall have my attention in due course.

I have already, by Message, given my assent to the—
Goldfields Provincial Management Ordinance, 1867;
Administration of Justice Ordinance, 1867;
Southern Trunk Railway Guaranteed Interest Ordinance, 1867;

Fencing Ordinance, 1867;

And on the 31st May, I assented to the Appropriation Ordinance, 1867-8.

I now intimate my assent, on behalf of the Governor, to the

Turnpikes Ordinance, 1866, Amendment Ordinance, 1867;

Neglected and Criminal Children Ordinance, 1867;
Provincial Wardens' Courts Jurisdiction Extension Ordinance, 1867;

Immigration and British Agent Ordinance, 1854, Amendment Ordinance, 1867;

Sheep Ordinance, 1867.

The following Bills I have reserved for the assent of his Excellency the Governor:—

Oamaru Town Board Ordinance, 1862, Repeal Bill, 1867;

Port Chalmers Town Board Ordinance Repeal Bill, 1876;

Dunedin Reserves Management Bill, 1867;

Otago Loan Bill, 1867;

Southern Trunk Railway Guaranteed Interest Bill, No. 2, 1867.

With regard to the Administration of Justice Ordinance, 1867, and Provincial Wardens' Courts Extension of Jurisdiction Ordinance, 1867, to which I have assented, I observed with pleasure that, on passing these Ordinances, you did so under the conviction that they were rendered necessary to meet a pressing emergency. I concur with you in thinking that it is inexpedient for the Provincial Council to interfere with the established administration of justice, excepting in peculiarly critical circumstances. It is not, therefore, my intention to put either of these two Ordinances in force unless the public interests should render it absolutely necessary to do so—a course which I feel assured will meet with your approval.

Gentlemen,—Although I trust it may not be necessary to call you together again until the termination of the current financial year, yet should we fail in getting the evils which have been inflicted upon the Province

remedied by other Constitutional means, through the action of the General Assembly, it may be my duty to convene you at an earlier period; in which case I feel assured that you will not be wanting, and that you will be true to the trust which has been reposed in you.

The action which has taken place under the Goldfields Provincial Management Ordinance, 1867, in so far as the returns have been sent, exhibited on the part of all classes of the people through the Province, a degree of unanimity in asserting their right to manage their own Provincial affairs, which has rarely been exemplified in any community. The issue, so far as it has gone, clearly testifies, that if the Representatives of the Province were as they ought to be, a reflex of the intelligent convictions of the people, there would be little difficulty in repelling the inroads which have been made upon the Constitution. As it is, it cannot but be a matter of deep regret to all of us, that those energies which would otherwise be devoted exclusively to the great work of Colonising the Province, and of turning its resources to account, are compelled to be expended in resisting the aggressive tendencies—repressive of progress—of the General Government; a state of things which I earnestly hope may speedily come to an end.

As regards your two resolutions respecting the declaration of fresh Hundreds, they will be forwarded to the General Government; but I deem it necessary to observe concerning them, that one relates to land within Goldfields, and that no provision has been made by you for removing it therefrom. The other refers to runs, leases of which have been granted within the last few months, at an increased rental. I am aware that these leases have been granted subject to the declaration of Hundreds; but unless it can be held that circumstances have occurred since the granting of these leases which render the declaration of the runs in question into Hundreds absolutely necessary, I fear that such action, immediately following the receipt of an increased rent, would savour of bad faith on the part of the Province. I must express my regret that, in recommending the declaration of Hundreds, the Council does not appear to have adopted that caution which has hitherto been, and which should always be, observed in connection with such matters.

It has, I believe, been invariably the custom for the Council to ask for official reports before committing itself to such recommendations; and to see that there should remain on the records of the House the evidence upon which such recommendations have been based. It appears to me, now that leases have been substituted for licenses, and increased rentals imposed, that cautious consideration should be increased, rather than relaxed.

As a constituent part of the Provincial Legislature, I desire to state the course which I shall invariably adopt with regard to the Proclamation of Hundreds while I hold office.

I will forward to the proper quarter the recommendations of the Council, and the remarks of the Executive thereon; but, unless these recommendations are associated with one of the two following courses, I shall, on my behalf, as a rule, decline to endorse them:—

1st. That the recommendations be sent down by Message, with the advice of the Executive.

2nd. If brought forward by a private member, that they be not adopted before an official report respecting them has been laid on the Table, or until a Select Committee has examined into and reported upon them.

My reason for laying down for myself this course of conduct is evident. The good faith of the Province is concerned in the Proclamation of Hundreds, and every precaution should be taken that the interests of the runholder shall give way only to the *bona fide* requirements of settlement duly ascertained. I need scarcely add, that I will at all times concur with the Council in providing that there shall be always abundance of land in the market to meet the requirements of the market.

Gentlemen, I have now to declare this Council prorogued, and it stands prorogued accordingly.

HIS Honor the Superintendent directs it to be notified that he has been pleased to appoint
MR. JAMES CALDWELL
to be Gaoler of Dunedin Gaol, *vice* John Stoddart, resigned.

JULIUS VOGEL,
Provincial Secretary.

11th June, 1867.

HIS Honor the Superintendent directs the following Executive changes to be notified:—
JULIUS VOGEL, Esquire,
to be Provincial Secretary and Treasurer,
GEORGE DUNCAN, Esquire,
to be Secretary for Lands and Public Works.
JOHN LOGAN,
Secretary to Superintendent.

11th June, 1867.

HIS Honor the Superintendent directs it to be notified, that he has been pleased to appoint
WILLIAM LOGIE, Esq.,
to be Chief Inspector of Sheep for the Province of Otago, *vice* Jas. Thomson, Esq., resigned; resignation to take effect on 31st June current; and appointment to date from 31st June current.

JULIUS VOGEL,
Provincial Treasurer.

8th June, 1867.

HIS Honor the Superintendent directs it to be notified, that he has been pleased to appoint
JOHN HUGHES, Esq., M.P.C.,
to be a Member of the Executive Council of the Province of Otago.

GEORGE DUNCAN,
Provincial Secretary.

HIS Honor the Superintendent directs it to be notified, that he has been pleased to appoint the following gentlemen to be Provincial Government Agents on the Gold Fields of the Province of Otago:—

JOHN MACKAY, Esq., Tuapeka.
BORTHWICK R. BAIRD, Esq., Mount Ida.
JOHN HAY, Esq., Clyde.

GEORGE DUNCAN,
Provincial Secretary.

1th June, 1867.

HIS Honor the Superintendent directs it to be notified, that he has been pleased to make the following appointments, viz:—

Foot Constable EDWARD GALLAGHER, No. 341,
to be Inspector of Slaughter Yards for Queenstown,
vice Rowley, discharged.

Mounted Constable THOMAS MCGANN, No. 240,
to be inspector of Slaughter Yards at Arrowtown, *vice*
Amies, resigned.

Foot Constable JAMES MORKANE, No. 410,
to be Inspector of Slaughter Yards at Waitahuna, *vice*
Smyth, transferred.

GEORGE DUNCAN,
Provincial Secretary.

8th June, 1867.

WARRANT

Appointing an Officer for the Revision of the Citizens' List, and for other purposes in the Incorporated Town of Alexandra, in the Province of Otago.

WHEREAS the Town of Alexandra has been incorporated under the provisions of the "Otago Municipal Corporations Ordinance, 1865;" and whereas by the 113th Section of the said Ordinance, it is

amongst other things enacted that in cases where no special provision is made for the conduct of the first Elections under the said Ordinance, it should be lawful for the Superintendent of Otago to appoint such and so many persons as might be necessary to perform any of the said acts in the said Ordinance before required to be done by the Mayor, Councillors, Town Clerk, Collector, or other officers, before such officers could be appointed or elected under the provisions of the said Ordinance; and whereas by the 40th Section of the said Ordinance, the Mayor and Councillors of any Town incorporated under the said Ordinance (in the said section called the Council), are constituted open Courts for the revision of the Citizens' Lists and for hearing and determining the claims of the Citizens thereof to be inserted in such Lists, and the objections of such Citizens to any other Citizen having his name retained thereon: And whereas it is expedient to appoint a fit and proper person to perform the acts required to be done by the Mayor and Councillors as constituting Courts of Revision under the said 40th Section of the said Ordinance, and to do the several other matters and things directed and required by the said Ordinance in the revision of the Citizens' List for the said Incorporated Town of Alexandra;—Now therefore I, James Macandrew, Esquire, Superintendent of the Province of Otago, in exercise of the powers vested in me by the said "Otago Municipal Corporations Ordinance, 1865," and of all other powers in any wise enabling me in this behalf, do hereby nominate and appoint

JOHN CUMMING

to perform the acts required to be done by the Council in the revision of the Citizens' List for the Town of Alexandra, and hearing and determining the claims of the Citizens thereof to be inserted in such List, and the objections of such Citizens to any other Citizen having his name retained thereon.

As witness my hand, this seventh day of June,
L.S. one thousand eight hundred and sixty-seven.

JAMES MACANDREW,
Superintendent of Otago.

PROCLAMATION.

Increasing the Number of Wards in the Incorporated Town of Milton.

By His Honor JAMES MACANDREW, Esquire, Superintendent of the Province of Otago.

WHEREAS by a Proclamation in the *Government Gazette* of the Province of Otago bearing date the eleventh day of April, one thousand eight hundred and sixty-six, Thomas Dick, Esquire, the then Superintendent of the Province of Otago, did, with the advice of his Executive Council, and in exercise and pursuance of the powers and authorities vested in him in that behalf amongst other things proclaim and declare, that from and after the day of the date of the said proclamation certain provisions of the "Otago Municipal Corporations Ordinance, 1865" specified in the first schedule to the now reciting proclamation, should extend to the said Township of Milton by and under the name of the Corporation of the town of Milton, and should be applicable to and within the Municipality thereby created, and the said Superintendent with the advice aforesaid did by the said proclamation further declare that the said municipality thereby created should be divided into two Wards to be known respectively as East Ward and West Ward, and the boundaries of the said Wards should be those respectively defined in the fourth schedule to the said proclamation:—

And whereas, by the "Otago Municipal Corporations Ordinance Amendment Ordinance, 1866," it is amongst other things enacted that it shall be lawful for the Superintendent of the Province of Otago, with the advice and consent of his Executive Council, by Proclamation in the *Government Gazette* of the said Province, from time to time to alter in any way he may think fit, the boundaries of any Municipality at any time proclaimed under the said therein recited Ordinance, and

also to increase or diminish the number of Wards, and to name or alter the name and boundaries of any or every Ward of any such Municipality:—

And whereas it is expedient to increase the number of Wards in the said Municipality, and to alter the boundaries of the East Ward thereof as defined in the said Proclamation, in manner hereinafter provided: Now, therefore, I, James Macandrew, Superintendent of the said Province of Otago, with the advice and consent of my Executive Council, and in exercise and pursuance of the powers and authorities vested in me in this behalf, do hereby Proclaim and Declare, that from and after the thirty-first day of July next, the number of Wards into which the said Municipality is divided, shall be increased, and that from and after the said thirty-first day of July next, the said Municipality of Milton shall be divided into Three Wards, to be known respectively as East Ward, South Ward, and West Ward, and that the boundaries of the said Wards shall, from and after the said thirty-first day of July next, be those respectively defined in the Schedule hereto.

SCHEDULE.

Ward Boundaries of the Incorporated Town of Milton.

EAST WARD comprises all that area on the south-east of the Main South Road, bounded on the south-west by Shakespeare-street, on the north-west by the Main South Road, on the north-east by a District Road, and on the south-east by parts of Rural Sections 136 and 138, Block XVII, Tokomairiro District, to Shakespeare street aforesaid.

SOUTH WARD comprises all that area on the south-east of the Main South Road bounded on the north-west by the Main South Road, on the north-east by Shakespeare-street, on the south-east by part of Rural Section 138, Block XVII, Tokomairiro District to the river bank, and on the south-west by the river bank to the Main South Road.

WEST WARD comprises all that area, being the portion of the Town of Milton hereinbefore described, not being comprised in the East Ward and South Ward respectively.

Given under my hand, and issued under the Public Seal of the Province of Otago, at
L. S. Dunedin, this tenth day of June, one thousand eight hundred and sixty-seven.

JAMES MACANDREW,
Superintendent.

By His Honor's command,
GEO. DUNCAN, Provincial Secretary.

MUNICIPAL CORPORATION OF ALEXANDRA.

Appointment of Alexander Jack to prepare the Citizens' Roll for the Incorporated Town of Alexandra.

WHEREAS the Town of Alexandra was, by Proclamation dated the twentieth day of May, and published in the *Otago Government Gazette*, No. 482, incorporated by the name of the "Corporation of the Town of Alexandra," and certain provisions of the "Otago Municipal Corporations Ordinance, 1865," were, by such Proclamation, extended to and declared applicable to and within the Municipality thereby created: And whereas by the 117th section of the said "Otago Municipal Corporations Ordinance, 1865," it is amongst other things enacted that for the purposes of the first elections under the said Ordinance of Mayor, Councillors, and Auditors, for any town or place to which the provisions of the said Ordinance, or any of them, should be extended as therein provided, the Superintendent of Otago for the time being should appoint some fit and proper person to prepare the Citizens' Roll for such town and places, the expense of which should be borne and paid by the Council of the town or place elected thereunder, for which any such Citizens' Roll should be prepared: And whereas Alexander Jack, of Alexandra, has been represented to me to be a fit and proper person to prepare the Citizens' Roll for the said Incorporated Town of Alexandra:—

Now therefore I, James Macandrew, Superintendent of the Province of Otago, in exercise of the powers vested in me by the said "Otago Municipal Corporations Ordinance, 1865," do nominate and appoint the said

ALEXANDER JACK,

to be the person to prepare the Citizens' Roll for the said Incorporated Town of Alexandra.

As witness my hand this seventh day of June, one
L.S. thousand eight hundred and sixty-seven.

JAMES MACANDREW,
Superintendent.

MUNICIPAL CORPORATION OF ALEXANDRA.

NOTICE

Of appointment of John Cumming, Esquire, to give Public Notice of, and to preside at, do, and perform at the first Elections of Mayor, Councillors, and Auditors, all the acts required or directed to be done by the Mayor of the Incorporated Town of Alexandra, under the "Otago Municipal Corporations Ordinance, 1865."

NOTICE is hereby given, that His Honor James Macandrew, Esquire, Superintendent of the Province of Otago, in exercise of the powers vested in him by the "Otago Municipal Corporations Ordinance, 1865," has nominated and appointed

JOHN CUMMING, Esquire,

to be the person to give Public Notice, as by law required, of the place, day, and hour, for the nomination of Candidates for Election to the several offices of Mayor, Councillors, and Auditors, at the first election of Mayor, Councillors, and Auditors for the Incorporated Town of Alexandra, under the said "Otago Municipal Corporations Ordinance, 1865;" and to be the person to attend on the day of the nomination of Candidates for such offices at the first Elections held under the said Ordinance, and to preside, do, and perform, at such first Elections, all the acts by the said Ordinance required or directed to be done by the Mayor of the said Incorporated Town at Elections of Mayor, Councillors, and Auditors, under the said Ordinance.

GEORGE DUNCAN,
Provincial Secretary.

Provincial Secretary's Office,
Dunedin, 7th June, 1867.

BYE-LAWS OF THE INCORPORATED TOWN OF MILTON.—1867.

WHEREAS an Act of the General Assembly of New Zealand intituled "The Otago Municipal Corporations Empowering Act, 1865," and described as an Act to confer certain powers and authorities on the Corporation of the City of Dunedin, and other towns and places incorporated under an Ordinance of the Superintendent and Provincial Council of the Province of Otago, intituled "The Otago Municipal Corporations Ordinance, 1865," contains provisions in clauses XXXVIII and XXXIX for making Bye-laws on the subjects authorised by the Schedule A annexed to the said Act: And whereas the Town of Milton has been incorporated under the said Ordinance, and is entitled to enjoy all the privileges of the same: And whereas it is expedient to make provision by Bye-Laws for regulating the various matters connected with the said town: Be it therefore ordered and directed by the Council of the incorporated Town of Milton, by virtue of the authority in them vested, that from and after the day on which these Bye-Laws shall have been confirmed by the Superintendent, with the advice and consent of his Executive Council, and published in the *Otago Provincial Government Gazette*, the said Bye-Laws shall have force within the said Town of Milton.

BYE-LAW No 1.—REGULATION OF FOOTPATHS.

It shall not be lawful to drive or permit any cattle,

horses, carts, or carriages to enter upon or travel along any footpath or footpath formation within the incorporated Town of Milton, or to cross the said footpaths at other than authorised crossings; and the owners of any cattle and horses straying upon the footpaths shall be deemed to have committed an offence against this Bye-Law.

BYE-LAW No. 2.—STREETS.

It shall not be lawful to obstruct the streets or footpaths by depositing or leaving thereon any goods, fire-wood, coals, or other articles any longer time than may be necessary to receive or despatch, or in cases where they are heavy or bulky, to pack or unpack the same. All rubbish connected with such receiving, packing, or unpacking, to be carefully removed from any footpath, gutter, or street, by the parties using the same. All crossings to be authorised by the Council, and to be formed by or at the expense of the parties requiring the same, to the satisfaction of the Town Surveyor for the time being. Crossings to private property not to exceed ten feet along the footpath, and where the traffic is not great may be formed of an extra coat of gravel on the footpath, and the gutter to be pitched with stone or not as the Surveyor may direct. Where there is much traffic, as at stores, hotels, and yards, the footpath to be macadamised or pitched with stone, and the gutter pitched with stone.

Crossings opposite hotels and places of business may be formed the whole breadth of said premises, and may be crossed in any part, but it shall not be lawful to leave animals or carriages upon the footpaths so as to be an obstruction thereon.

Crossings in back streets where the kerbing exceeds 14 inches in height to have a sufficient box to carry the water in the gutter, and crossings to be made over said box, which is to be furnished by the party requiring the same.

BYE-LAW No. 3.—DRAINS (PRIVATE).

Whereas the Drains formed by the Corporation along the course of the former open ditches on both sides of the Main South Road, in the incorporated town of Milton, with their extensions to their own proper outfalls, are of such dimensions only as to provide for the drainage of the lands immediately adjoining, by filtration, on the principle that is usually followed in draining fields: It is therefore ordered and declared that the said drains shall not be deemed sewers.

It shall not be lawful for any person to directly introduce any running water, sewage, or other liquids into the said drains.

It shall be lawful for parties requiring water to be carried off their properties which cannot be raised so as to be discharged into the open gutters or channels, to give notice to the Town Surveyor (or the person acting in that capacity for the time being,) and under his direction, and at their own costs and charges, to make such drains or cuttings as may be necessary to communicate with the said Corporation Drains: Provided always that a sufficient length of the said drains, beginning from the Corporation Drains shall be filled with a filtering medium, consisting of broken stones, washed gravel, or any other substance that may be approved of by the said Surveyor, sufficient to intercept all matter that might stop or fill up the said Corporation Drains: And it shall be lawful for the said Surveyor, if he shall have reason to think that the said filtering medium is not acting properly, to have the said drain opened, and if he find it necessary, to have the same put in good repair, the costs and charges to be paid by the parties for whose benefit it is done.

BYE-LAW No. 4.—FIRES.

Whereas great danger to life and property in the incorporated Town of Milton arises from making fires in the open air, in the stacking of hay and straw in situations where it would be liable to ignition, and in the careless use of lights and matches: Be it therefore ordered and directed that from and after the coming into force of this Bye-Law no fires shall be made in

the open air otherwise than by blacksmiths, plumbers, and other mechanics or tradesmen, necessary for the purposes of their trades, and then only on obtaining the consent of the Municipal Council, and producing to the said Council a certificate in writing from their neighbours within a circle of one hundred feet of the place where the fire is intended to be made, that they do not object to the same or that the applicants' premises are beyond that distance separated from any neighbour.

It shall not be lawful to stack any hay, corn, or straw in the open air within the said town at a less distance than 50 feet clear from any house, stable, or other building; and in every case where it is stacked in the open air, it shall be so fastened and secured that it shall not be liable to be blown about with the wind, nor shall there be any loose portions strewed about the said stack.

Hay and straw may be kept contiguous to any stable provided that it is in a house with a roof, and surrounded on all sides with close walls.

It shall not be lawful to smoke pipes or cigars in any warehouse, store, stable, store for hay or straw, or in any place where goods liable to ignition are kept, nor to use a naked light, or to throw down any lucifer or match, whether lighted or not, or any lighted cigar or ashes from any pipe in any similar situation.

For every offence against any provision of these Bye-Laws the offender shall, upon conviction, be liable to and shall pay any penalty not exceeding ten pounds.

Passed by the Council of the Incorporated Town of Milton, the third day of May, 1867.

JAMES ELDER BROWN,
Mayor.

R. P. JONES,
Town Clerk.

The foregoing Bye-Laws having been laid before the Provincial Council of this Province for fourteen days, have been submitted to me for confirmation, and it having been certified to me that none of the said Bye-laws are repugnant to the "Otago Municipal Corporations Empowering Act, 1865," or to the "Otago Municipal Corporations Ordinance, 1865," or to the general spirit and intendment of the laws in force within the Colony and the Province, I do hereby, with the advice and consent of my Executive Council, confirm the said Bye-laws.

As witness my hand at Dunedin, this 7th day of June, one thousand eight hundred and sixty-seven.

(L. S.) JAMES MACANDREW,
Superintendent of the Province of Otago.

A SPECIAL Meeting of the Education Board will be held at the Government Office, Dunedin, upon Wednesday, the 19th day of June, 1867, at 12 o'clock noon, for the despatch of business.

In the Supreme Court of New Zealand, }
Otago and Southland District. }

NOTICE is hereby given, that a Sitting of this Court will be holden at the Court House, Dunedin, on Tuesday, the 25th day of June instant, at ten o'clock in the forenoon, for the purpose of hearing Appeals from Wardens' Courts.

ROBERT CHAPMAN,
Registrar.

Supreme Court Office,
Dunedin, 7th June, 1867.

WRECK OF THE STEAMER "SOUTH AUSTRALIAN."

I HEREBY give notice that Mr. T. H. ZIERK has no authority from me to incur any expenses on my account for the recovery of any part of the wreck of the above-mentioned vessel, or of any goods, wares, or merchandise to which I may be entitled in consequence of my purchase at auction of the said wreck; and that I will not be responsible for any debts which may be contracted by him on that or any other account.

Dated the 11th day of June, 1867.

JOSEPH SAMUEL.

DISSOLUTION OF PARTNERSHIP.—The Partnership hitherto existing between James Fergusson, Melbourne, and John Mitchell, Dunedin, has been dissolved by mutual consent, from the 31st March last. The business here will be carried on as formerly by John Mitchell on his own account, under the firm of Fergusson and Mitchell, Stationers, Account Book Manufacturers, Engravers, Lithographers, and Printers, Dunedin. J. M. will pay all debts due and receive same. 18s.—3in.

SUBSCRIPTIONS will be at the rate of £1 per annum or 5s. per quarter, payable in advance to the Publisher. Single copies of the Gazette not to exceed 6d. Subscriptions may commence at any time, but must terminate not later than 31st December, 1867.

PRIVATE ADVERTISEMENTS will be charged at the rate of 6d. per line. Late Advertisements and table matter, 1s. per line, first insertion.

THE GAZETTE (with Supplement) is published every Wednesday morning, and Notices for Insertion must be received at the Publisher's Office not later than 2 p.m. on the Tuesday preceding. Advertisements received after that hour will be charged 1s. per line. Any irregularity in the receipt of those Gazettes which are given gratis by the Government should be reported at once to the Provincial Secretary.

