



NEW ZEALAND

Government Gazette.

PROVINCE OF SOUTHLAND.

Published by Authority.

All Public Notifications which appear in this Gazette, with any official Signatures, are to be considered as Official Communications made to those persons to whom they may relate, and are to be obeyed accordingly.

By His Honor's Command,

W. H. AYLMER,

Clerk to Superintendent.

VOL. IV.]

WEDNESDAY, JULY 25TH, 1866.

[No. 15.]

Superintendent's Office,
Southland, 16th July, 1866.

IT is hereby notified that the portions of ground, as specified below, have been temporarily reserved, under Clause XVI of the Southland Waste Lands Act, 1865.

JOHN P. TAYLOR,
Superintendent.

COAL RESERVE.

On Run No. 143a—380 acres, bounded on the north by the southern boundary of pre-emptive right, and a line in continuation thereof to the Morley Creek, on the west by a meridian line through Trig Station U, and on the south and west by the Morely Creek.

FERRY RESERVE.

On Run 166a—100 acres in the fork of the Waiau and Wairaki Rivers, and the Grassy Creek.

Superintendent's Office,
Southland, 16th July, 1866.

IT is hereby notified that the portions of ground as specified below have been temporarily reserved, under Clause XVI of the Southland Waste Lands Act, 1865.

JOHN P. TAYLOR,
Superintendent.

LIMESTONE QUARRY RESERVE.

Sections 19 and 20, Block XV., Jacob's River Hundred.

Superintendent's Office,
Southland, 11th July, 1866.

It is hereby notified that I have appointed

PHILIP LLOYD FRANCIS, Esq.,

to be a Sheep Inspector for the Province of Southland.

JOHN P. TAYLOR,
Superintendent.

PROCLAMATION

By JOHN PARKIN TAYLOR, Esquire,
Superintendent of the Province of Southland.

WHEREAS it is expedient to prorogue the Provincial Council of Southland, now therefore I, J. P. Taylor, Esq., Superintendent of the Province of Southland, in pursuance of the powers in me vested in that behalf, do hereby Prorogue the said Council.

Given under my hand, and issued under the public seal of the Province of Southland, at Invercargill, this twenty-first day of July, one thousand eight hundred and sixty-six.

J. P. TAYLOR,
Superintendent.

Governor's Order, No. 71.

G. GREY, Governor.

IN exercise of the power in me for this purpose vested by "The Customs Regulation Act, 1858," I, Sir George Grey, the Governor of the Colony of New Zealand, do hereby declare that the North Bank of the Puni Creek, between the Provincial Government fence and the terrace, appointed on the 26th February, 1863, to be a legal landing place, shall be no longer a legal landing place for the lading and unlading of Goods, at the Port of Invercargill, under "The Customs Regulation Act, 1858."

Given under the hand of His Excellency Sir George Grey, Knight Commander of the Most Honorable Order of the Bath, Governor and Commander-in-Chief in and over Her Majesty's Colony of New Zealand and its Dependencies, at the Government House, at Wellington, this twelfth day of June, in the year of our Lord one thousand eight hundred and sixty-six.

E. W. STAFFORD.

Governor's Order, No. 72.

G. GREY, Governor.

IN exercise of the power in me vested by "The Customs Regulation Act, 1858," I, Sir George Grey, the Governor of the Colony of New Zealand, do hereby annul the Order dated the 26th day of February, 1863, in which was set out and appointed the limits of the legal landing place for Bluff Harbor, and in lieu thereof do declare and appoint, that from the day of the date hereof, the Government Jetty shall be the legal landing place for the lading and unlading of Goods at the Port of Bluff Harbor, under "The Customs Regulation Act, 1858."

Given under the hand of his Excellency Sir George Grey, Knight Commander of the Most Honorable Order of the Bath, Governor and Commander-in-Chief in and over Her Majesty's Colony of New Zealand and its Dependencies, at the Government House at Wellington, this twelfth day of June, in the year of our Lord one thousand eight hundred and sixty-six.

E. W. STAFFORD.

Superintendent's Office,
Southland, 20th July, 1866.

It is hereby notified that I have appointed

HENRY HOWEY, Esq.

to be a Sheep Inspector for the Province of Southland.

JOHN P. TAYLOR,
Superintendent.

General Post Office,
Wellington, 11th June, 1866.

It is hereby notified for public information, that from and after this date the rate of Postage from New Zealand to Ceylon will be as follows:—

For letters not exceeding $\frac{1}{2}$ oz.—6d.

For letters not exceeding 1 oz.—1s.

And One shilling for every additional ounce or fractional part of an ounce.

JAMES PATTERSON,
Postmaster-General.

LIST OF MAGISTRATES,
IN SOUTHLAND.

Republished from "New Zealand Gazette," No. 41, July 6, 1866.

G. GREY, Governor.

Victoria by the grace of God of
the United Kingdom of
Great Britain and Ireland
Queen Defender of the Faith
and so forth to our trusty
and loving subjects :

(The following are the gentlemen con-
nected with Southland whose names
appear in the list) :—

Armstrong, Harry, Winton, Southland.
Blacklock, John, Invercargill.
Calder, William Henderson, Invercargill.
Chalmers, Nathanael, Invercargill.
Cowan, Cuthbert, Hokanui, Southland.
Cuthbertson, John Robert, Waiau,
Southland.
Dundas, John Francis, Invercargill.
Elles, Andrew Jamieson, Invercargill.
Hodgkinson, Samuel, Riverton, South-
land.
Holmes, Mathew, Southland.
Lawlor, Daniel Shea, Riverton, Southland.
M'Arthur, Duncan, Invercargill.
M'Culloch, Henry, Invercargill.
M'Kellar, Peter, Matura, Southland.
M'Nab, Alexander, Knapdale, Matura.
M'Neil, Alexander, Ardlussa, Southland.
Menzies, James Alexander Robertson,
Invercargill.
Nurse, William Hugh, Riverton, South-
land.
Nutter, Frederick, Invercargill.
Pearson, Walter Henry, Invercargill.
Rogers, Joseph, Glenquoich, Southland.
Stuart, Robert, Matura.
Taylor, John Parkin, Invercargill.
Watt, Issac Newton, Campbelltown,
Southland.
Wentworth, Fitzwilliam, Southland.
Young, Henry, Southland.

KNOW ye, that we have assigned you,
and each and every of you, jointly
and severally, to be our Justices of the
Peace in our Colony of New Zealand
and its Dependencies, to keep and cause
to be kept all laws, ordinances, and
statutes in force within our said Colony,
for the punishing of offenders, the
preservation of the peace, and for the
quiet rule, welfare, and good government
of our people in our said Colony; and to
have, exercise, and discharge all the
powers, authorities, and duties belonging

or pertaining to the office of a Justice of
the Peace in our said Colony.

And therefore, we command you and
each and every of you that to keep the
peace and all laws, ordinances, and
statutes, and all and singular other the
premises you diligently apply yourselves,
and that, at certain days and places duly
appointed or to be appointed for these
purposes, into the premises to make
inquiry, and all and singular the premises
hear and determine and perform and
fulfil them, doing therein what to justice
appertains, according to the law and
custom of England and of our said
Colony.

And we command all our Sheriffs in
our said Colony at certain days and places
appointed, or to be appointed to be aiding
by all lawful means in the performance
and due execution of the premises.

In testimony whereof, we have caused
these our Letters to be made Patent, and
the Seal of our Colony to be hereunto
affixed.

Witness our trusty and well
beloved Sir GEORGE GREY,
Knight Commander of the
Most Honorable Order of the
Bath, Governor and Com-
mander-in-Chief in and over
our Colony of New Zealand
and its Dependencies, at
Government House, at Wel-
lington, in New Zealand
aforesaid this third day of
July, in the thirtieth year of
our reign, and in the year of
our Lord one thousand eight
hundred and sixty-six.

E. W. STAFFORD.

GOD SAVE THE QUEEN!

BYE-LAWS passed by the Wardens
of the Winton Hundred, and
sanctioned by the Waste Land Board :—

One head of Cattle to every five acres.

I.—That for the remainder of the current
year, no person shall be allowed to de-
pasture more than one head of cattle
over the age of six months, to every five
acres of land which he or she occupies in
the hundred; and any person so depas-
turing more than one head of cattle over
the age of six months to every five acres,
shall forfeit and pay for any such offence
a sum not exceeding five pounds.

Unbranded Stock.

II.—All stock over the age of six months depastured on the Hundred shall be branded with the registered brand of the owners thereof; and unbranded stock above the age of six months found on the Hundred may be impounded, to be dealt with according to law.

III.—No diseased cattle shall be depastured upon the Hundred, and any one who shall turn out or depasture any diseased beast shall forfeit and pay for every such offence any sum not exceeding five pounds.

Bulls and Entire Horses.

IV.—No bull over the age of nine months, or entire horse over the age of twelve months, shall be allowed to depasture on the Hundred, without the permission in writing of the Wardens, or a majority of them, who may also withdraw such permission at any time upon giving the owner of such bull or entire horse, notice in writing; and any person or persons who shall turn out or depasture any bull or entire horse over the specified age, without having previously obtained the permission in writing of the Wardens, or a majority of them or who shall neglect to remove within one week after receiving notice of the withdrawal of permission to depasture any bull or entire horse, shall forfeit and pay a sum not exceeding five pounds for every such offence, provided always that this by-law shall not be applicable to entires *bona fide* travelling through the Hundred if the same be under the control of the parties in charge of such entire.

Returns of Stock Brands to be made to Wardens.

V.—All persons depasturing stock on the Hundred shall furnish to the Wardens on or before a day to be fixed or named by them, by advertisement in one of the local papers, a return shewing the numbers, brands, and description of all stock above the age of six months depasturing on the Hundred by each of them; and in the event of any person or persons bringing more stock on the Hundreds, or taking out a license for depasturing stock thereon after that date, he or she shall make a like return within a fortnight from the time of taking out such license, or bringing on said stock; and whosoever shall make a false return or shall fail to make such return as aforesaid shall forfeit and pay for every

such offence, a sum not exceeding five pounds, and the said cattle will be liable to be impounded.

Wardens may at any time call for Returns.

VI.—The Wardens may at any time call upon any license holder to make a return showing the number, description and brands of all stock depasturing on the Hundred belonging to him or her, or in his or her custody; and any license holder neglecting or refusing to make such return within one month after having been requested by notice in writing to make such return, shall forfeit and pay for every such offence any sum not exceeding five pounds.

Disturbing or Harrassing Cattle.

VII.—Any person disturbing or harrassing stock depasturing within the Hundred shall forfeit and pay for every such offence any sum not exceeding five pounds; provided always that a holder of a depasturing licence within the Hundred or any person duly authorised in his or her behalf may drive such stock for the purpose of collecting such as belong to him or her and for the free and legitimate use of his or her right of pasturage within the Hundred; but in the event of its being necessary for such purpose to drive any stock belonging to any other person a greater distance than half a mile, the person so driving such stock must take them to the nearest available stockyard, and then separate his own from those of other persons, and return the latter to the place from which they were driven, and, failing to do so, will be liable to the penalty of any sum not exceeding five pounds for every such offence.

Stock not to be removed beyond boundaries of Hundred except by owner or duly authorised person.

VIII.—Any person removing stock beyond the boundary of the Hundred other than those belonging to him, or for the removal of which he shall not have an authority, shall forfeit and pay for every such offence a sum not exceeding five pounds.

Stock may be Impounded.

IX.—Any stock not being the property of or which are not branded with the registered brand of the holder of the license under which they are depastured, or which are depastured on the Hundred in contravention of any by-law duly passed, may be impounded, and the owner or custodian of such cattle may be proceeded against for trespass, and

shall forfeit and pay for every such offence a sum not exceeding five pounds.

Acts may be done by Wardens, Ranger, or other persons.

X.—All or any of the Acts authorised by these By-laws may be done by any of the Wardens or any Ranger or other person duly appointed by them or authorised in that behalf.

The above By-laws have been approved of and passed by us this twenty-ninth day of June, 1866.

C. C. SPROULL, Secretary.

GEORGE CROSBIE.

WILLIAM KEITH.

Superintendent's Office,
Southland, 17th July, 1866.

IN pursuance of the provisions of Clauses III and IV, Dog Ordinance, 1866, I hereby proclaim and declare that I have appointed the undermentioned places where dogs can be registered, and the persons hereafter named are duly authorised to register dogs:—

INVERCARGILL
RIVERTON
CAMPBELLTOWN
OROPUKI

Invercargill	}	William Edward Shury
		Michael O'Keefe
Riverton ...		John William Chapman
Campbelltown		James Joseph Tuohy
Oropuki ...		Edward Morton.
		JOHN P. TAYLOR, Superintendent.

THE following List of Accepted and Non-accepted TENDERS is published for general information:—

By Order,

W. H. AYLMER,

Clerk to Superintendent.

WORK.	ACCEPTED.	DECLINED.
Supply of Forage—Police and Survey Stables.	C. QUIN, Oats, 4s 8d per bushel, at Riverton. 5s 3d per bushel, at Invercargill.	GALBRAITH AND Co., Oats, 7s per bushel. Chaff, 8s per cwt. W. B. JUNOR, Oats, 7s per bushel. T. ROYDS AND Co., Oats, 7s 6d per bushel. Chaff, 8s per cwt. Hay, at current rates.

