



NEW ZEALAND  
**GOVERNMENT GAZETTE.**  
 (PROVINCE OF WELLINGTON).

Published by Authority.

*All Public Notifications which appear in this Gazette, with any Official Signature thereunto annexed, are to be considered as Official communications made to those persons to whom they relate, and are to be obeyed accordingly.*

HENRY BUNNY,  
 PROVINCIAL SECRETARY.

VOL. XXI.

THURSDAY, DECEMBER 24, 1874.

No. 34

*Proclamation.*

By His Honor William Fitzherbert Esquire, C. M. G., Superintendent of the Province of Wellington, in the Colony of New Zealand.

**I WILLIAM FITZHERBERT**, Superintendent of the Province of Wellington, in pursuance of the powers vested in me by Clause II, of the ~~Additional Land~~ Regulations of the 15th day of February, 1855, do hereby proclaim and notify that the block of land situate in the Wairarapa District, and comprised within the following boundaries viz: bounded towards the North-east and East by the Tauherinikau River; towards the South by the Southern boundaries of sections Nos. 380, 383, 452, 453, 507, 508 and 509, Township of Featherston by the Northern shore of the Wairarapa Lake, by the Pigeon Bush Creek and by the Southern boundaries of section Nos. 350, 351, 462, 463, and 510; towards the West by the Western boundaries of sections Nos. 383, 485, 486, 508, 509, and 513, Township of Featherston, and by sections Nos. 21 and 25, Pakuratahi District; and towards the North-west by a line bearing 22° magnetic, from the Eastern course of section No. 24, Pakuratahi District, where the North-east boundary of the said section impringes on the Remutaka Hill road to the Tauherinikau River, and which said boundaries are particularly delineated in the plan in the margin hereof, shall from and after this date be reserved as the site of a Township to be called "Featherston."

Given under my hand and issued under the public seal of the Province of Wellington, at Wellington, this fifteenth day of December, one thousand eight hundred and seventy-four.

WILLIAM FITZHERBERT,  
 Countersigned, Superintendent.  
 HENRY BUNNY,  
 Provincial Secretary.

*Sheep Inspector's Notice.*

Provincial Secretary's Office,  
 Wellington, 7th December, 1874.

**NOTICE** has been received at this Office from the Inspector of Sheep for the Wairarapa and East Coast District, that he has cancelled the clean certificates of the following Flocks:—

- Duncan McLachlan, "Spring Bank." Canceled 12th Nov., 1874.
- H. R. Bunny, "Ahiarhui." Canceled 13th Nov., 1874.
- Walter Blachford, "Ahiarhui." Canceled 21st Nov., 1874.
- Buck & Kemble, "Ahiarhui," Ewe Flock. Canceled 21st Nov., 1874.

HENRY BUNNY,  
 Provincial Secretary.

*Tenders.*

Public Works Office,  
 Wellington, 17th November, 1874.

**T**HE following lists of successful and unsuccessful Tenderers are published for general information.

EDWARD RICHARDSON.

SLEEPERS FOR WELLINGTON-MAS-  
 TERTON RAILWAY.

		s.	d.
<i>Accepted.</i>			
Wm. Strachan, Wellington	12,000 at	2	6
E. Morgan and J. Robinson, Upper Hutt	27,000 at	2	9½
<i>Declined.</i>			
Wm. Sykes, Upper Hutt	27,000 at	2	11½
Smith and Revans, Woodside	5,000 at	3	3
Jas. Cruickshank, Upper Hutt	27,000 at	3	6
Wm. Booth, Taratahi	20,000 at	3	10½
Smith and Revans, Woodside	5,000 at	4	0
D. Haggerty, Carterton	Informal.		

WANGANUI-MANAWATU RAILWAY.  
 OROUA BRIDGE CONTRACT.

		£	s.	d.
<i>Accepted.</i>				
James Bull, Bull's	4,344	5	0	
<i>Declined.</i>				
Robert S. Low, Wanganui	4,580	10	0	
Henry McNeil, Palmerston N.	4,830	14	9	
Samuel Brown, Wellington	4,598	0	0	
Calman and Richardson, Wanganui	5,237	14	2	

*Wellington City Council Regulations.*

**W**E, the Mayor and Councillors of the City of Wellington, pursuant to the powers vested in us in that behalf, do make and ordain the following Regulations:—

## 1.

That part of Regulation No. 10 made and passed on the ninth day of August one thousand eight hundred and seventy-two relating to standings for Hackney and Borough Stage Carriages, which is in the words following (that is to say)—

“Such number of licensed hackney carriages or borough stage carriages as is hereinafter directed may stand and ply for hire at the following places and no other;”

is hereby repealed, and the following adopted in lieu thereof—

The City Council may from time to time by notice signed by the Mayor and published in some newspaper published and current within the City appoint any place or places within the City to be a stand or stands for hackney or borough stage carriages, or for both descriptions of carriages, and may from time to time by the same or by a like notice published as aforesaid direct the number of each or of both descriptions of carriages which may stand and ply for hire at any stand to be appointed as aforesaid and may from time to time by a like notice published as aforesaid alter, vary, or revoke any such appointment or direction as aforesaid.

The Council may also by any such notice signed and published as aforesaid declare that any of the places specially mentioned in the said Regulation No. 10 as stands for hackney or borough stage carriages shall cease to be a stand for any hackney or borough stage carriages or for both descriptions of carriages: Provided always that until any such place or places shall have been declared by the City Council by a notice signed and published as aforesaid to be no longer available as a stand or stands as aforesaid the same shall continue to be used as a stand or stands for the purposes of the said Regulation as amended hereby notwithstanding the same shall not have been directly appointed to be such stand or stands under the authority hereinbefore given to the Council in that behalf.

## 2.

That part of Regulation No. 11 made and passed on the said ninth day of August one thousand eight hundred and seventy-two, which relates to the stands for carts and express waggons licensed to ply for hire (not being night carts) is hereby repealed and the following adopted in lieu thereof:—

The City Council may from time to time by notice signed by the Mayor and published in some newspaper published

and current within the City appoint any place or places within the City to be a stand or stands for carts licensed to ply for hire (not being night carts) and may from time to time by the same or by a like notice signed and published as aforesaid direct the number of such carts which may stand and ply for hire at any stand to be appointed as aforesaid, and may from time to time by a like notice signed and published as aforesaid alter, vary, or revoke any such appointment or direction as aforesaid.

The foregoing Regulation was passed by the City Council of Wellington at a meeting of the Council held on Monday, the nineteenth day of October, one thousand eight hundred and seventy-four, and confirmed by the said Council at a meeting held on Thursday, the nineteenth day of November, one thousand eight hundred and seventy-four.

C. B. BORLASE,  
Mayor.  
J. DRANSFIELD,  
Councillor.

WM. HESTER—Town Clerk.

I the undersigned, Superintendent of the Province of Wellington, do hereby approve of the foregoing Regulation.

WILLIAM FITZHERBERT,  
Superintendent.

Signed by His Honor the  
Superintendent at Wellington  
on this eighth day of December, 1874.

WM. JONES,  
Superintendent's Clerk.

## LOWER HUTT LOCAL BOARD.

### Bye-Laws.

#### SCHEDULE XIII.

##### PART I.

1. Every person who causes to run from any manufactory or any establishment for the boiling or preparing of any animal matter, or any brewery, slaughterhouse, butcher's shop, or any dunghill or other receptacle, or from any inn, into or upon any street, public or private, or any footway or channel; and every occupier of any land or premises who causes or permits to run from such land or premises into or upon any such street footway or channel, any offensive liquid or matter shall for every day during which any such liquid or matter shall so run, forfeit a sum not exceeding five pounds.

2. If any person who ought under this subdivision to remove any matter, or to make good any footway or street shall fail so to do, whether or not such person shall have been convicted or not of any offence under this subdivision, the

Board may remove such matter or thing, or make good such street or footway, and may recover the expense of so doing from the person so making default before any Justice.

3. When any building materials, rubbish or other things are laid, or any hole made in any street or footway, whether the same be done by order or authority of the Board or not, the person causing such materials or other things to be laid or such hole to be made, shall at his own expense cause a sufficient light to be fixed in a proper place upon or near the same, and continue such light every night from sunset to sunrise while such materials or hole remain, and such person shall cause at his own expense such materials or other things, and such hole to be sufficiently fenced and enclosed, until such materials or other things are removed or the hole filled up or otherwise made secure, and every such person who fails so to light fence or enclose such materials or other things or such hole, shall for every such offence forfeit a sum not exceeding ten pounds, and a further sum not exceeding forty shillings for every day while such default is continued.

4. In no case shall any such building materials or other things, or such hole as last mentioned respectively, be allowed to remain an unnecessary time under a penalty not exceeding ten pounds, to be paid for every such offence by the person who whether by order or authority of the Board or not, causes such materials or other things to be laid, or such hole to be made, and in any such case the proof that the time has not exceeded the necessary time shall be upon the person so causing such materials or other things to be laid or causing such hole to be made.

5. If any person shall erect or place any house or other building or any part thereof over or across any public street footway or channel, he shall forfeit a sum not exceeding twenty pounds, and a further sum not exceeding five pounds for every day while the same shall so continue.

6. If any house or other building or any part thereof shall, before the coming into operation of this subdivision, have been erected or placed in upon over or across the public highway, or any public street or footway marked or set out as such, in such manner as to be a common nuisance to the highway, or as to encroach on such street or footway, it shall be lawful for the Board to give notice to the owner of such house or building to remove such house or such part thereof as shall so have been erected or placed with such precautions for the safety of passengers and for the proper securing of so much (if any) of such house or building as is to remain thereafter as the Board shall see fit, and such owner shall within twenty-eight days after the service of such notice upon him, remove such house

or part according to the tenor of such notice, and if such owner shall fail within the said period of twenty-eight days to remove such house or part or shall not comply with the requirements of the said notice, he shall forfeit a sum not exceeding ten pounds, and a further sum not exceeding five pounds for every day while such default is continued, and the Board may if they shall see fit remove such house or part and recover the expenses of so doing from the said owner.

7. If any cattle shall be found upon any land not being a common, and such that there is no fence whether upon the same land or any other dividing such first mentioned land from the streets, whether public or private of the district, or any of them, without any person having charge of such cattle, the owner of such cattle shall forfeit a sum not exceeding twenty shillings for every head of such cattle, and the proper officer of the Board may seize such cattle and place the same at some neighbouring place of safe custody, and any Justice, if such owner be not known, upon proof of the issue of a summons in the usual form addressed to such owner as "owner" only, without otherwise naming or describing him, such cattle and the place of seizure being truly described therein, and of the publication of such summons in some newspaper commonly circulating in the district, may after the expiration of twenty-four hours from such publication, proceed with respect to such owner not appearing as if personal service of a summons stating his name had been effected, or if such owner appear then as in other cases, and the Justice may order the cattle to be sold, and the money arising from the sale after deducting the said penalty and the costs awarded and the reasonable expenses to be estimated and assessed by the Justice of seizing keeping and selling the said cattle, shall be paid if demanded within one month to the owner of the cattle, and if not so demanded then to the Treasurer of the Board on account of the said Board, and if the said money shall not be sufficient for all the purposes aforesaid the amount whereby the same falls short, or if no such sale be ordered, the whole of the said amount may be recovered from the said owner if and when known in like manner as other penalties and sums adjudged or ordered to be paid by Justices are recovered.

8. If any cattle be at any time found in any street without any person having the charge thereof the owner of such cattle shall forfeit for every head of such cattle a sum not exceeding twenty shillings, and if such cattle shall by reason of having been so found at large have been impounded by the Board the amount of such penalty and the costs if adjudged respectively before the release or sale of such cattle shall be added to the pound fees and charges payable in respect of

such cattle, and the amount thereof or such lesser amount (if any) as after the sale of the cattle may remain in the hands of the poundkeeper shall be paid over by him accordingly, and if the proceeds of any sale of such cattle shall not be sufficient after paying the lawful fees and charges aforesaid to satisfy such penalty and costs, or if such penalty and costs shall have been adjudged after the release or sale of the cattle the same or so much thereof as remains unpaid shall and may be recovered from the owner of the cattle in like manner as other penalties and costs adjudged by Justices are by law to be recovered, and if in the case of any information under this section the owner be not known then the provisions of the last preceding section, so far as necessary to give the adjudicating Justice jurisdiction, shall apply.

9. If any goat shall have been sold under the provisions of the two last preceding sections, or under the provisions of "The Local Boards Act 1873," relating to the impounding of cattle for trespass in the streets, and shall after the expiration of twenty-four hours be found in any place whatsoever within the district, any Justice may by warrant under his hand directed to any constable, authorize the destruction of such goat, and the same may be destroyed accordingly.

## PART II.

### Clause 6.

10. Whoever shall obstruct or damage any culvert, sewer, or drain belonging to or under the control of the Board shall forfeit a sum not exceeding ten pounds, and shall pay to the Board, by way of compensation, for any such damage such further sum not exceeding ten pounds as the convicting Justice shall order.

## PART VII.

11. Every person who shall light any bonfire, tar-barrel, or firework upon or within sixty yards of any public or private street, or any public place, shall forfeit a sum not exceeding five pounds.

## PART VIII.

12. It shall be lawful for the Board of the District, if the Board shall not as yet have provided within such district, and duly notified the same as ready for public use to license upon payment of such sum not exceeding two pounds as shall be appointed by regulation in that behalf, such slaughter-houses as they from time to time may think proper for slaughtering cattle within the District, and every such license shall be in force for a year from the time of granting the same and no longer.

13. Every person who, without having such a license as aforesaid in force, uses as a slaughter-house any place within such

District as in the last preceding section, mentioned other than a slaughterhouse, which was in use at the time of the issue of the Proclamation by which such district was constituted under the provisions of "The Local Boards Act, 1873," shall for each such offence forfeit, on conviction, a sum not exceeding five pounds, and a like penalty for every day after such conviction upon which he shall so offend.

14. Every place which at the time of the issue of such Proclamation as aforesaid was in use as a slaughter-house, and has so continued ever since, shall, within one month after coming into operation of this sub-division in any District, be registered by the owner or occupier thereof at the office of the Board, and on application to the Board for that purpose, and on payment of such sum not exceeding twenty shillings as shall have been appointed by regulation in that behalf, they shall from time to time cause every such slaughter-house to be registered in a book to be kept for that purpose, and such registration shall be of effect for one year after the making thereof and no longer, and every person who after the expiration of such period of one month uses or suffers to be used any such place as a slaughter-house without its being so registered shall forfeit, on conviction, a sum not exceeding five pounds for such offence, and a further sum not exceeding ten shillings for every day after such conviction during which such place shall be used as a slaughter-house without having been so registered.

15. It shall be lawful for the Board from time to time to make regulations for all or any of the purposes following, that is to say:—

For the licensing (where the Board are empowered to license) and for the registering and inspecting of the said slaughter-houses.

For appointing, subject to the limits herein prescribed, the fees for licenses and registration.

For preventing cruelty in such slaughter-houses.

For keeping the same in a cleanly and a proper state, and for removing the filth at least once in every twenty-four hours, and requiring them to be provided with a sufficient supply of water.

For confining the use of licensed slaughter-houses to the slaughter of any particular kinds of animals.

And every person offending contrary to any such regulation shall forfeit on conviction a sum not exceeding five pounds, and in the case of a continuing offence a further sum not exceeding ten shillings for every day during which such offence shall continue after such conviction.

16. The Justice before whom any person is convicted of any offence against this subdivision, in addition to any

penalty, may suspend for a period not exceeding two months the license for any slaughter-house granted hereunder to such person, or the effect of the registration of any slaughter-house of which such person is the owner or occupier, and upon the conviction of any person for a second or subsequent like offence may, in addition to any penalty, declare the license granted hereunder to such person revoked, or the registration of any slaughter-house of which such person is the owner or occupier cancelled, and no license while so suspended or after such revocation and no registration while the effect thereof is suspended or after the same is cancelled

shall exist or avail for any purpose whatsoever.

## PART IX.

## Clause 3.

17. If any person shall without the authority of the Board break, displace or remove the surface or soil of any land belonging to or under the control or management of the Board, he shall forfeit a sum not exceeding five pounds.

I hereby approve of these Bye-laws this 26th day of November, 1874.

WILLIAM FITZHERBERT,  
Superintendent.

### Native Land Court.

Native Land Court Office,  
Auckland, November 16th, 1874.

#### SUBDIVISION OF HEREDITAMENTS.

NOTICE is hereby given that at a sitting of this Court to be held at Palmerston, in the District of Manawatu, in the Province of Wellington, on the 10th day of February next, will be heard the application of the persons whose names appear in the first column for the subdivision of the hereditament comprised in the Crown Grant of the piece of land the name of which appears in the second column, situate in the district named in the third column.

A. J. DICKEY,  
Chief Clerk.

Name of the Person applying for the Sub-division of Land.	Name of the Block to be subdivided.	District in which the Land is situate.
Hoani Meihana, Peeti Te Aweawe, Huru Te Hiaro, Mikaera Te Rangiputara, Ihaka Te Rangimauiora, Pataroma Te Kaka, Nineaha Matui, Witaukou, Rea Noko, Tungaane Patoromu, Ronana Pita Wetene Katikahu, Peata Noko, Karanama Te Ra, Hamahona Mutuahi, Poitete Toringa, Ereni Te Aweawe, Arapera Watere, Tipene Tawa, Paraone Ngatata, Paineta Ngatata, Henare Pakara, Hutana Kaihina, Hemi Warena, Hoana Matarebe, Ahenata Tamaru, Hemara Turanga, Horomona Paro Miriama Te Rangi, Meihana Te Rangi, Huhana Ranga, Horima Mutuahi, Warena Te Ra, Rota Moea, Kerei Moea, Peti Mahuri, Renata, Paehora, Wi Te Matai, Arama Te Matai, Rapana Te Matai Tutere Tiweta, Harerakena Te Aweawe, Raiura Te Aweawe, Tamihana Te Aweawe, Roka Te Aweawe, Wi Waka Te Rangi Matia, Te Rangi, Inia Te Rangi, Hokonaiaha Paeroa, Matiu Te Kotoi, Apia Te Kotoi, Tamatea Tohu Te Koiti, Te Haurangi, Rora Tohu Mikaena Te Rangimauiora, Riria Haronga, Hiketa Te Awe, Wapena Pakaha, and others	Mangatainoko, Manawatu-Wairarapa, No. 3	Wairarapa

## HE PANUITANGA MO ETAHI PIIHI WHENUA KIA WAIHIA.

Tari o te Kooti Whakawa Whenua Maori,  
Akarana, 16th Nouema 1874.

HE Panuitanga tenei kia mohiotia ai, ko a te nohoanga o tenei Kooti ki Pamutana, i te Takiwa o Manawatu, a te 10 o nga ra o Papuere, te whakarangona ai te tono a nga tangata e mau nei o ratou ingoa i te rurangi tutahi, kia wahia, kia roherohea te whenua i roto i te Karauna Karaati e mau nei te ingoa i te rurangi tuarua, ko te Takiwa kei te rarangi tuatoru.

NA TIKI, Tino Kaitubituhi.

Ko te ingoa e te tangata i tono kia wahia te whenua	Te ingoa o te whenua i tonoa kia roherohea.	Te Takiwa
<p>Hoani Meihana, Peiti Te Aweawe, Huru Te Hizo, Mikaera Te Rangiputara, Ihaka Te Rangimauriora, Patoromu Te Kaka, Nireaha Matui, Witaukou Rea Noko Tungaani Patoromu, Borana Pita, Wetere Katikahu, Peata Noko Karanama Te Ra Hamahona Mutuahi, Poitete Toringa, Ereni Te Aweawe, Arapera Watere, Tipene Tawa, Paraone Ngatata Painetu Ngatata Henare Pakara, Hutana Kaihinu, Hemi Warena, Hoana Matarehe, Ahenata Tamaru, Hemara Turanga Horomana Paro, Miriama Te Rangi, Huhana Panga, Houima Mutuahi, Warena Te Ra Rota Noea, Kerei Moea Peti Mahuri, Renata Paehora, Wi Te Matai, Arama Te Matai, Rapara Te Matai Tutere Tiweta, Harerakena Te Aweawe, Rauora Te Aweawe, Timihana Te Aweawe, Roka Te Aweawe Wi Waka Te Rangi, Matiu Te Rangi Inia Te Rangi, Hekonaiaha Paeroa, Matiu Te Kotoi, Apia Te Kotoi, Tamata Tohu, Te Kooti Te Haurangi, Rora Tohu, Mikaera Te Rangimauriorr, Roria Haronga Heketa Te Awe, Urupana Pakaha, me etahi atu</p>	<p>Mangatainoko, Manawatu-Wairarapa, No. 3</p>	<p>Wairarapa</p>

*Native Lands Act, 1873.*

District of Wellington, }  
Province of Wellington. }

AT a sitting of the Native Land Court, held at Otaki, in the said district, on the 24th day of November, 1874, before Thomas Henry Smith, Esq., Judge, and Poari Kurainate, Assessor, in the matter of the claim of Tiemi Ranapiri (James Ransfield), and the Order in Council ordering the re-hearing of the same, it was ordered that a memorial of ownership of James Ransfield, Robert Ransfield, Matthew Ransfield, Thomas Ransfield, Mary Ransfield, and Ann Ransfield Beran (half-cestes), of a parcel of land at Otaki, in the district aforesaid, containing three (3) acres and eighteen (18) perches, and known by the name of Tutangatakino No. 4, be inscribed on a separate folium of the Court rolls.

Witness the hand of Thomas Henry Smith, Esq., and the seal of the Court, this 26th day of November, 1874.

(Signed) THOS. H. SMITH,  
Jrdge.

*Ture Whenua Maori, 1873.*

Takiwa o Werengitana, }  
Porowini o Werengitana. }

TE nohoanga o te Kooti Whakawa Maori i Otaki i te Takura o Werengitana i te 24 o nga ra o November, 1874, i te aroaro o Thomas Henry Smith, Esq. Kai whakawa raua ko Poari Kuramate Ateha I runga i te tono o Tiemi Ranapiri, me te Kii Runanga e whakahau ana i te whakawawakanga marua I whakahaua tetahi memoriara ono te take o Tiemi Ranapiri, Ropata Ranapiri, Mere Ranapiri, me Ana Ranapiri Beran (hawhekaihe). Ki tetahi piihi whenua i Otaki i te Takiwa o Werengitana ko te nui o tana piihi e toru (3) eka kotahi tekau mawaru (18) puati ko te ingoa ko Tutangatakino Nama 4 me tubituhi ki tetahi wharangi watea o te pukapuka Kooti rouru.

Ina hoki te ingoa o Thomas Henry Smith, Esq., Kaiwhakawa me te Huri o te Kooti i tenei te 26 o nga ra o Newema, 1874.

(Signed) THOS. H. SMITH,  
Kaiwhakawa.

*Return of Lands Sold and Deposits received in the Province of Wellington, from the 1st to the 30th November, 1874.*

District.	Purchaser or Applicant.	Land Selected or Applied for.	Contents.	Payments.				Remarks.		
				Cash.		Scrip.				
			A. R. P.	£	s.	d.	£	s.	D.	
Wellington	Wm. Woodman	In the Tukapu District	47 0 0	23	10	0	...			
	T. and G. Morgan	" "	44 3 14	22	15	0	...			
	Wm. Earp	" "	60 1 33	30	5	0	...			
	J. E. Cooley	In the Hutt District	50 0 0	25	0	0	...			
	Wm. Thomas	" "	17 0 0	17	0	0	...			
	Wm. Thomas	Section 86, Upper Mongarua Block	52 0 0	26	0	0	...			
	Wm. Thomas	In the " "	...	47	10	0	...			Auction Balance.
Manawatu...	Wm. Whiteman	" "	...	41	0	0	...			"
	Wm. Langley	Town Sections 1057 and 1058, Palmerston	2 0 0	...			30	0	0	
	David Stevenson	Part Rural Section 427,	55 3 0	13	18	9	...			Deferred Payments.
	John Johnston	Rural Section 148, Carnarvon...	201 0 0	201	0	0	...			
	J. Robinson	Town " 35, Palmerston	...	10	0	0	...			Auction Balance.
	C. Whitehead	" " 37 and 80 "	...	63	0	0	...			"
	G. Donne	" " 610 "	...	18	17	6	...			"
	A. Sherriff	" " 611 "	...	13	0	0	...			"
	Jos. Jameson	" " 651 "	...	94	10	0	...			"
	H. Walton	" " 849 "	...	63	0	0	...			"
Rangitikei	P. Moeller	Block CCLXII., part of CCLXI., CCVI., CCLXXIX., CCXXX., part of CCL., and part of CCLVIII.	823 0 0	414	1	0	...			
Porewa ...	B. Smith and others...	Block CCLI.	245 0 0	12	10	0	110	0	0	
	Thomas Gleeson	Section 2, Parae Karetu Block	165 2 0	82	15	0	...			
	Thomas Gleeson	" 77 "	360 0 0	270	0	0	...			
	Z. Meads	" 29 "	222 2 0	222	10	0	...			
	Charles Parker	" 27 and part 33, Parae Karetu Block	931 3 0	511	7	6	...			
	J. and R. Warring	" 17 and 18 "	...	343	15	0	...			Auction Balance.
Waitotara	T. W. McKenzie	" 89 and 91 "	...	313	4	0	...			"
	John Wallace	Adjoining Section No 49	120 0 0	60	0	0	...			
	J. M. Thompson	Pastoral Section No. 68	295 2 0	110	16	3	...			
	R. C. Earl	Section No. 76	...	81	0	0	...			Auction Balance.
Wanganui	Donald Smith	" 77 and 78	...	1070	0	0	...			"
	Benjamin Smith	" 79	...	900	0	0	...			"
	John Duncan	Part of Section 359, Left Bank	111 0 0	111	0	0	...			
	Richard Reid	Sections Nos. 229, 236, 336, 339, and 340, Left Bank	...	553	10	0	...			Auction Balance.



*Return of Lands Sold and Deposits Received—continued.*

District.	Purchaser or Applicant.	Land Selected or Applied for.	Contents.	Payments.		Remarks.
				Cash.	Scrip.	
			A. R. P.	£ s. d.	£ s. d.	
	Lipman Levy ...	In the Rangitumau Block ...	305 0 0	152 10 0	...	
	Robert Bould ..	" " ...	640 0 0	240 0 0	...	
	W. T. Clapham ...	" " ...	640 0 0	240 0 0	...	
	Alfred Jackson ...	" " ...	240 0 0	120 0 0	...	
	A. de B. Brandon ...	" " ...	2000 0 0	1000 0 0	...	
	George Crawford ...	" " ...	1300 0 0	715 0 0	...	
	R. B. Todman ...	" " ...	150 0 0	...	150 0 0	N.Z. Co.'s Land Orders
	C. B. Todman ...	" " ...	75 0 0	...	75 0 0	
	J. D. R. Hewitt ...	" " ...	200 0 0	100 0 0	...	
	Thomas Calcutt ...	" " ...	500 0 0	250 0 0	...	
	J. C. Davie & E. Reeves ...	" " ...	300 0 0	150 0 0	...	
	H. Crayne ...	" " ...	200 0 0	100 0 0	...	
	W. R. E. Brown ...	" " ...	1000 0 0	375 0 0	...	
	Alexr. Napier ...	In the Tiraumea Block ...	100 0 0	50 0 0	...	
	John Liverton ...	" " ...	280 0 0	140 0 0	...	
	Wm. T. Clapham ...	" " ...	300 0 0	150 0 0	...	
	John Smith ...	" " ...	51 0 0	25 10 0	...	
	M. S. Grace ...	In the Akiteo Block ...	1000 0 0	500 0 0	...	
	E. H. Hunt ...	" " ...	640 0 0	320 0 0	...	
	R. J. S. Harman ...	Sections Nos. 93, 94, 95, and 96, Tupurupuru Block ...	...	909 0 0	...	Auction Balance.
	T. C. Williams ...	" 97, 98, and 99 "	...	580 10 0	...	"
	Thos. Calcutt ...	" 100, 101, and 102 "	...	279 0 0	...	"
	W. H. W. Haines and others ...	" 103, 104, and 105 "	...	297 0 0	...	"
	W. H. W. Haines and others ...	" 61, 64, Rangitumau Block ...	...	176 17 0	...	"
	Thomas Calcutt ...	" 65, 66, 67 "	...	275 8 0	...	"
	M. B. Cave ...	" 343, Taratahi Plain Block ...	...	342 0 0	...	"
	A. Renall ...	" 345, 346 "	...	306 0 0	...	"
	Edward Pearce ...	" 228, 229, 107, 108, 111, Pahaua Block ...	...	1135 2 6	...	"
		Totals ...	32543 3 38	24619 6 6	425 0 0	

218

Crown Lands Office, Wellington, 8th December, 1874.

JOS. G. HOLDSWORTH, Commissioner Crown Lands.

*Crown Grants.*

Crown Lands Office,  
Wellington, 26th November, 1874.

THE undermentioned Deeds of Grant having been duly executed, are now ready for delivery at this Office, under the authority of "The Crown Grants Act, 1866."  
A fee of sixpence is chargeable on each Crown Grant for every month during which it shall remain in this office after the expiration of three months from the date of this notice.

In cases where it is impossible for the party entitled to receive the Grant to attend in person, it will be delivered to the bearer of an authority, according to the subjoined form certified by a Magistrate, or by a Solicitor of the Supreme Court.

## FORM OF AUTHORITY REFERRED TO.

To the Commissioner of Crown Lands, Wellington.

I hereby authorise A. B. of  
to receive the Deed of Grant in my favor for

(Signature.)

Witness—

(Signature of a Magistrate or of a Solicitor of the Supreme Court.)

## PROVINCE OF WELLINGTON.

No. of Grant.	Grantee.	Locality.	Contents.		
			A.	R.	P.
4041	George Sayer	Foxton	3	1	31
4055	William John Wright	Porirua	112	0	0
4056	William John Wright and Thos. Bridge	Wellington	1	0	1
4057	Baron Ashburton	"	1	0	0

JOS. G. HOLDSWORTH,

Commissioner of Crown Lands.