



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. XXIII.

TUESDAY, APRIL 4, 1876.

No. 12.

Proclamation.

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

BY virtue of the power conferred upon me by the 84th Clause of "The Highway Act, 1874," I, William Fitzherbert, Superintendent of the Province of Wellington, do hereby proclaim and appoint that on and after Monday, the third day of April, 1876, the following clause shall be in force in the Wanganui and Waitotara Highway District:—

Whenever it shall appear to the satisfaction of any Highway Board that the weight carried on vehicles having the breadth of their wheels of less than five inches requires to be restricted, the Board may, by notice posted in the district, or by advertisement inserted at least twice in some newspaper circulating in the district, give notice that all such vehicles will be subject to a penalty of not less than one shilling per hundred weight or fractional part of a hundred weight so carried above the weight of one ton five hundred weight on two wheels or two tons ten hundred weight on four wheels, and that such penalty shall be recoverable at the suit of the collector or other agent appointed for that purpose by the Board. Provided for the carrying into operation of this clause the Board shall be empowered to take such steps as to them shall appear necessary for ascertaining the weight of any load and no liability or

damage shall accrue for any necessary delay in ascertaining the said weight.

Given under my hand and issued under the public seal of the Province of Wellington, at Wellington, this thirtieth day of March, one thousand eight hundred and seventy-six.

WILLIAM FITZHERBERT,
Superintendent.

Countersigned—
HENRY BUNNY,
Provincial Secretary.

PROCLAMATION.

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

WHEREAS by the eleventh section of "The Protection of Animals Act, 1873," it is enacted that no Native Game shall be hunted, shot, taken, or killed in any part of the Province, except during such months as may from time to time be proclaimed by the Superintendent, not exceeding four consecutive months, in respect of each bird mentioned in the fifth Schedule.

Now, therefore, I, William Fitzherbert, Superintendent of the Province of Wellington, do hereby proclaim and appoint that it shall be lawful to hunt, shoot, take, or kill any of the birds enumerated in the first Schedule hereto, in that part of the Province of Wellington, the boundaries whereof are described in the second Schedule hereto, during the months of

April, May, June, and July, in the year one thousand eight hundred and seventy-six.

Given under my hand, and issued under the Public Seal of the Province of Wellington, at Wellington, this thirtieth day of March, one thousand eight hundred and seventy-six.

WILLIAM FITZHERBERT,
Superintendent.

Countersigned—

HENRY BUNNY,
Provincial Secretary.

FIRST SCHEDULE.

Wild Duck of any species	Dotterell
Bittern	Native Pigeon
Pied Stilt Plover	Teal
Wild Geese	Black Sait Plover
	Curlew

SECOND SCHEDULE.

Bounded on the north by a line bearing about east from the source of the Waikanae river to the top of the Tararua range, and by the Waikanae river; on the east by the summit line of the Tararua and Rimutaku ranges; on the south and west by the sea coast between Taorakira Head and the Waikanae river.

Proclamation.

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

UNDER the provisions of "The Impounding Act, 1874," I, William Fitzherbert, Superintendent of the Province of Wellington, do hereby proclaim and appoint that the piece of land described in the Schedule hereto shall be and the same is hereby declared to be a pound within the meaning of and under the provisions of "The Impounding Act, 1874."

Given under my hand, and issued under the Public Seal of the Province of Wellington, at Wellington, this thirtieth day of March, one thousand eight hundred and seventy-six.

WILLIAM FITZHERBERT,
Superintendent.

Countersigned—

HENRY BUNNY,
Provincial Secretary.

SCHEDULE.

Taueru Public Pound.

All that parcel of land containing one rood, more or less, being part of a Govern-

ment reserve of two acres between sections Nos. 514 and 701, Whareama Block. Bounded towards the north by the Taueru River; towards the north-east by other part of the said reserve; towards the south-east by the main line of road from Masterton to Castle Point; and towards the south-west by section No. 701.

Lethbridge District.

BYE-LAWS.

IN pursuance of the 73rd Section of "The Local Boards Act, 1873," the Commissioners of the Lethbridge Local Board order the following:—

1. The Board may make such provision as it shall think fit for the periodical removal from every dwelling-house, or other tenement as aforesaid within the district, at the expense of the owner or occupier thereof, of any night soil, dung, ashes, slops, filth, refuse, or rubbish of any kind.

2. The Inspector of Nuisances for the time being appointed by the Board, or any other person who may be employed by the Board for the purposes of this bye-law, shall have power at all reasonable hours in the day or night to enter into or upon any building or land within the district for the purpose of effecting any such removal, as in the last preceding section specified, or of examining the condition of the privy, cesspool, drain, or closet-pan, or of cleansing, constructing, altering, or repairing same.

3. Any person guilty of any of the following offences, omissions, or neglects, within the district, shall, on being convicted of any such offence, neglect, or omission, be liable to pay any penalty not exceeding £5 (five pounds):—

I. Throwing or sweeping any glass, filth, dirt, rubbish, orange peel, or other matter of a similar nature, upon or into any street, channel, footway, court, alley, or public place whatever.

II. Leading or riding any horse or other animal, or drawing, wheeling, or driving any cart, carriage, or sledge, truck, barrow, or other thing, upon or along any footpath, without permission from the Board so to do.

III. Burning any shavings, straw, or other material or matter, upon or along any footpath, channel, surface-drain, or carriage road, without such permission as aforesaid.

IV. Drawing or trailing any sledge, timber, or other material, upon any footpath or carriage road.

- V. Allowing night soil or other offensive matter to be spilt, or otherwise cast on to or upon any road, street, footway, public place, or thoroughfare.
- VI. Leaving any inflammable materials or matter in any public street or place, or on any open space near any building, without such permission as aforesaid.
- VII. Suffering any goat or goats to trespass upon any property, public or private, within the limits of the district.
- VIII. Placing any placard or other document, writing, or painting on, or otherwise defacing any house or building, or any wall, fence, lamp-post, or gate, without the consent of the owner or occupier thereof.
- IX. Allowing the droppings from the eaves of any house or verandah to fall upon any footpath.
- X. Opening any drain or sewer, or removing the surface of any footpath or carriage road, without authority from the Board of Commissioners so to do.
- XI. Neglecting to clean any private yard, way, passage, avenue, water-closet, privy, or drain, when ordered to do so by the Inspector of Nuisances, or other person acting on behalf of the Board, by which neglect a nuisance by offensive smell or otherwise is caused.
- XII. Rolling any cask, beating any carpet, breaking in any horse, flying any kite, using any bows and arrows, or playing at any game, to the annoyance of any person in any public place, or obstructing any footpath or carriage road, whether by allowing any cart or animal to remain across such footpath or carriage road, or by placing goods thereon or otherwise.
- XIII. Throwing or discharging any stone or other missile to the damage or danger of any person or property.
- XIV. Having any awning on or over any footway in any public street or thoroughfare not being eight (8) feet clear above the footway, or obstructing the footway by the supports of such awning or verandah, or hanging any goods on or under such awning over the footway.
- XV. Furiously or negligently riding or driving through any public place, street, place, or thoroughfare.
- XVI. Making any cellar, door, or other opening from the footway of any street or public thoroughfare without the consent, or not in accordance with, the directions of the Board.
- XVII. Exposing for sale any article whatsoever on any footway or outside any shop window or doorway abutting on any public thoroughfare or street.
- XVIII. Discharging any fire-arms, or squib, cracker, rocket, or other firework within the district without permission from the Board, provided that the provision aforesaid as to discharging fire-arms shall not apply to any Justice of the Peace, or any person in Her Majesty's military or naval service, or any member of the police or peace officer, or any member of a recognised volunteer corps, or any person actually in pursuit of any felon or offender.
- XIX. Any person laying out or opening any street, or building therein, and omitting during the operations necessary for forming such street or building thereon, to take all such precautions for guarding against injury to the passengers along such street as may be necessary, or as may be directed by the Board.
- XX. Any person placing any obstruction upon any street line whereby life or limb is likely to be endangered.
- XXI. Any person neglecting or omitting to keep in good repair any rail, gate, fence, or cover, over or about any area or entrance to any cellar or other place, or keeping open for more than a reasonable time, for taking in or out any articles, any entrance to any area, cellar, or other place, such area or entrance opening into or upon or near any public street, road, thoroughfare, or other public place.
- XXII. Any person throwing any offensive matter, or any animal, with the intention of drowning it, into any watercourse or other place from which a supply of water for the use of the inhabitants of the said district is obtained.
- XXIII. Any carter riding on any cart, dray, or waggon, without having and holding proper and sufficient reins, and no competent person having charge of the animal or animals drawing the same.

- XXIV. Any person driving any vehicle whatsoever, or riding any animal, and when meeting any other vehicle or animal not keeping on the left or near side of the street, or when passing any other vehicle or animal going in the same direction, not going or passing, or not allowing any person desirous so to do, to pass when practicable on the right or off side of such other vehicle or animal.
- XXV. Any driver of any horse or vehicle injuring any person or property whatever by negligence, or by driving on the wrong side of the road, or by being away from his horse or cattle, so as to be unable to have the full control over them.
- XXVI. Any person driving any dog or goat harnessed, or attached to any vehicle, through any public place.
- XXVII. Any person who shall act as driver, or have the sole charge of more than one vehicle on any public road or street, unless in cases where two of such carts and no more shall be drawn each by one horse only, and the horse of the hinder of such carriages shall be attached by a sufficient rein to the back of the foremost of such vehicles.
- XXVIII. Any person turning loose any horse or cattle upon any public street, or allowing any animal or animals to wander in any public street or thoroughfare within the district.
- XXIX. Any person leaving upon any public street or thoroughfare any plough, harrow, cart, or other vehicle, without any horse or animal harnessed thereto, unless in consequence of some accident having occurred.
- XXX. Any person slaughtering or skinning any beast upon any public street or thoroughfare, or permitting any slaughtered beast or skin to remain there, or leaving any dead beast on such street or thoroughfare.
- XXXI. Any person having any iron, timber, or boards laid across any vehicle, going along any street or thoroughfare, so that either end should project more than two feet beyond the wheels or side of such vehicle.
- XXXII. Any person destroying, damaging, polluting, or obstructing any aqueduct, dam, sluice, pipe, pump, watercourse, or fountain.
- XXXIII. Any person suffering or allowing any waste or impure water, or other matter, to remain in any cellar or place, within any building or premises, in the district, or allowing any waste or impure water, or other matter, to run or flow from any such building or premises, upon or over, or on any carriage road or footway, or other place, whether public or private, within the district, or allowing the contents of any water-closet, privy, cess-pool, to overflow, or to soak therefrom, so as to be offensive.
- XXXIV. Any person ringing a bell or bells, or blowing any trumpet or horn, or beating any drum, tambourine, or going in any street or public place within the district for the purpose of crying or calling any matter or thing whatsoever.
- XXXV. Any person being the owner or tenant of any building abutting on any street where the footpath has been formed, who, by omitting or neglecting to secure and maintain the foundation of such building causes or allows the formed footpath to fall in or be otherwise damaged.
- XXXVI. Keeping any disreputable house, or house of ill-fame, or having the control or management of the same, or being a reputed occupier or an inmate of any such house.
- XXXVII. Any person who shall obstruct any officer or other person employed by the Board in the performance of anything which such officer or other person is or may be required, or authorised to do by or on behalf of the Board.

Passed by the Board this first day of March, 1876.

G. Y. LETHBRIDGE,
Chairman.

Bye-Laws of the Board of Commissioners of the Lethbridge Local Board District.

In pursuance of the provisions of the 73rd Section of "The Local Boards Act, 1873," the Board of Commissioners of the Local District of Lethbridge order the following:—

Furze Fences.

1. It shall not be lawful for any person to make or place, or to keep or continue, any fence or brushwood furze, or other like material, within the limits of main street, starting from the southern extremity of the district and reaching to the northern extremity of the said district. Every owner or occupier of any premises

who shall make or place such fence, or cause such fence to be made or placed; and every owner or occupier of any premises who, after fourteen days' notice from the Board to remove any such fence thereto appertaining, or who shall suffer any such fence, or any part thereof, to remain, shall forfeit, on conviction for such offence, a sum not exceeding five pounds; and in every such case a sum not exceeding forty shillings for every day after any such conviction during which such fence shall continue.

2. All fences of brushwood, furze, or other like material, without the limits of main street, starting from southern extremity of the district and reaching to the northern extremity of the said district, and within the district, shall be kept thoroughly trimmed to a height not exceeding five feet; and every owner or occupier of any premises who, after fourteen days' notice from the Board, shall neglect to trim, or cause to be trimmed, any such fence thereto appertaining, shall forfeit on conviction of such offence a sum not exceeding forty shillings for every day after any such conviction during which such fence shall remain untrimmed.

3. No fence of brushwood, furze, or other like material shall be allowed to remain within forty feet of any building within the district, and every owner or occupier of any premises who, after fourteen days' notice from the Board, shall neglect to move or caused to be removed any such fence or portion thereof thereto appertaining shall forfeit on conviction for such offence a sum not exceeding five pounds, and in every such case a sum not exceeding forty shillings for every day after any such conviction during which such fence shall continue.

Passed by the Board on the 1st day of March, 1876.

G. Y. LETHBRIDGE,
Chairman.

Buildings.

1. No portico or verandah shall be of less height from the ground than eight feet.

2. Any person wishing to erect a verandah must, previous to commencing such erection, obtain from the District Surveyor a written permission to do so.

3. Any verandah hereafter erected, contrary to the regulations and provisions herein contained, shall be deemed a public nuisance, and as such shall be removed at the expense of the party causing such erection.

Swine and Cesspools.

1. It shall not be lawful to keep any swine within the limits of main street, starting from the southern extremity of the district and reaching to the northern extremity of the said district, and outside those limits at least four chains from any main road.

2. No privy or cesspool shall be emptied, nor any nightsoil carted away, nor any offensive liquor or matter of any kind whatever pumped out of or removed from any house, cellar, or premises within the district, except between the hours of midnight and six o'clock a.m.

Passed by the Board, this 1st day of March, 1876.

G. Y. LETHBRIDGE,
Chairman.

Hawkers, &c.

1. Every person who shall exercise or carry on the business of a hawker, pedlar, petty chapman, or any other trading person carrying to sell or exposing for sale any goods, wares, or merchandise within the district shall be required to take out a license.

2. Every such license shall be in the form in the schedule hereto annexed, and the same shall be in force for six months from the date of the issue thereof.

3. Such license shall be issued by the District Clerk to any person applying for the same on payment of a sum of one pound one shilling (£1 1s.), and such application shall be in writing and signed by any two ratepayers and by the applicant.

4. This regulation shall not extend to prevent any person from selling or offering for sale fish, fruit, farm and dairy produce in the public streets or thoroughfares, or selling or exposing for sale any sorts of goods or merchandise in any public market, or any other public place set apart for the like purposes.

5. If any such hawker, pedlar, or petty chapman holding such license as aforesaid be convicted of selling stolen goods or merchandise, he shall forfeit his license.

6. The District Clerk shall keep a register of the names and places of abode of all persons to whom such licenses shall be issued, and such register may be inspected by any person at reasonable times.

Passed by the Board, this 1st day of March, 1876.

G. Y. LETHBRIDGE,
Chairman.

SCHEDULE.

HAWKERS' AND PEDLARS' LICENSE.

Local District of Lethbridge. No. .

Know all men by these presents, that
, of , is hereby licensed
to exercise the business or calling of a
hawker and pedlar from this date until
the day of next.

Dated day of , 187 .

District Clerk.

I hereby approve of these Bye-laws,
this 28th day of March, one thousand
eight hundred and seventy-six.

WILLIAM FITZHERBERT,
Superintendent.

Tenders.

Provincial Secretary's Office,
Wellington, 1st April, 1876.

THE following Tenders are published for
general information.

HENRY BUNNY,
Provincial Secretary.

FORMATION FOR 83 CHAINS OF BUNNY-
THORPE ROAD,

	Accepted.	£	s.	d.
G. F. Charles, per chain	...	2	17	6
<i>Declined.</i>				
Nathan & Mannering, do, withdrawn	...	2	17	6
G. Hansen, do	...	2	19	9
Henry Gore, do	...	2	19	9
Walter Baker, do	...	3	2	3
P. H. Hickson, do, informal	...	3	0	0
Mackay Bros., do	...	3	10	0
A. Stewart, do	...	2	18	6

Provincial Secretary's Office,
Wellington, 30th March, 1876.

HIS Honor the Superintendent has
appointed

Henry Leppien
to be Toll-gate Keeper at the Hutt Bridge
Toll-gate.

HENRY BUNNY,
Provincial Secretary.

IN THE SUPREME COURT OF
NEW ZEALAND.

Wellington District.

Between George Thomas, *Plaintiff* ;
And
George Gillard, *Defendant.*

Amount recovered, £112 16s. 6d.

I HERBERT SAMUEL WARDELL,
Sheriff of the District of Wairarapa,
do hereby give notice that by virtue of a
Writ of *fiery facias*, issued out of the above
Honorable Court, and to me directed, I
have caused my bailiff to enter upon all
that piece or parcel of land, containing
by admeasurement (172 acres 1 rood and
39 perches) one hundred and seventy-two
acres one rood and thirty-nine perches,
more or less, being part of the sections
numbered (191) one hundred and ninety-
one (202) two hundred and two. and the

whole of the section numbered (300) three
hundred, on the plan of the Taratahi Plain
block, in the Wairarapa district, bounded
on the north-west by other part of the
said sections, numbered (191 and 202) one
hundred and ninety-one and two hundred
and two, (5640) five thousand six hundred
and forty links; on the north-east by a
public road (100) one hundred links
wide; (2863) two thousand eight hundred
and sixty-three links; on the east again
by the said road (1512) fifteen hundred
and twelve links; on the south by the
adjoining section (1330) thirteen hundred
and thirty links; on the south-west by
section numbered (128) one hundred and
twenty-eight, on the said plan (1428)
fourteen hundred and twenty-eight links;
on the south-east by the said section
numbered (128) one hundred and twenty-
eight (4000) four thousand links; and
again on the south-west by sections (129
and 274) one hundred and twenty-nine
and two hundred and seventy-four, on the
said plan (2456) two thousand four
hundred and fifty-six links; be the same
several admeasurements, and each and
every of them a little more or less; to-
gether with the appurtenances thereunto
belonging, the property of the defendant
(subject nevertheless to a mortgage to the
Trustees of "The Permanent Investment
and Loan Association of Wairarapa," to
secure payment of the monthly subscrip-
tions and other sums of money payable by
reason of seven shares realized in the
said Association by the said defendant),
having been taken in execution at the suit
of the plaintiff (the execution creditor
herein), and that it is my intention to sell
or cause to be sold the freehold of the
said piece of land (subject to the said
mortgage), by public auction, at the Court
House, Carterton, on Friday, the twenty-
third day of June, 1876, at two o'clock in
the afternoon, unless satisfaction be sooner
made of the said judgment, and all costs
and expenses connected therewith; and I
further give notice that William Henry
Quick, of the City of Wellington, is the
solicitor for the said plaintiff.

Given under my hand this second
day of March, 1876.

HERBERT S. WARDELL,
Sheriff of Wairarapa.