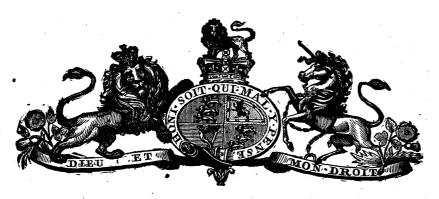
NEW ZEALAND.



TRICESIMO OCTAVO

VICTORIÆ REGINÆ.

No. XLVIII.

ANALYSIS.

Title.

Preamble.

1. Short Title.

- Certain selections of waste lands authorized. By whom selection to be made. Price to be
- paid for land. 4. Application of purchase moneys.
- 5. If certain works not proceeded with, privileges conferred by Act to be forfeited.
 6. Grants for land may issue upon compliance with conditions. Proviso.
- 7. Reservation to be inserted in grants.
- Road or tramway to be opened to public on conditions to be prescribed.

An Act to authorize the disposal of Waste Lands of Title. the Crown within the Province of Taranaki to encourage the establishment of Iron Smelting Works. [31st August, 1874.]

THEREAS by resolutions of the Provincial Council of the Preamble. Province of Taranaki, passed on the first day of April, one thousand eight hundred and seventy-four, it was resolved "That this Council approves of 'The New Zealand Titanic Steel and Iron Company, Limited,' being allowed to select three thousand acres of land in the Moa Block, adjoining the two thousand acres already selected in the Tarurutangi Block, after the General and Provincial Governments have made the necessary reserves: That on completion of the blast furnace now being erected, the Company be allowed to purchase the said five thousand acres at five shillings per acre; and that the purchase money be expended in the construction of a tramway or road to the land, as may be decided by the Company as best calculated to facilitate the carriage of wood and charcoal to their works:" And whereas the resolutions so passed as aforesaid cannot be given effect to under the law affecting the sale and disposal of waste lands in the Province of Taranaki, and it is expedient that special provision should be made for enabling such resolution to be carried out in the manner hereinafter provided:

Inspection of Machinery.

working or use of any boiler, unless the Inspector shall see fit to exercise the powers hereinafter conferred upon him.

Power to Inspector to give notice requiring owner to desist using boiler, either wholly or partially.

28. If upon any inspection it shall appear to the Inspector that any boiler is unsafe, or that it would be dangerous to life or property if such boiler were to continue to be used in its then state, it shall be lawful for such Inspector to give to the owners of such boiler a notice in writing, or partly in writing and partly in print, in the form or to the effect set forth in the Fourth Schedule hereto, and such notice may either require such owner-

To wholly desist from working or using the boiler until certain repairs or alterations to be stated in the notice shall have

been effected; or

To partially desist from working or using such boiler except at a minimum pressure to be stated in such notice, until any repairs or alterations to be mentioned in such notice shall

have been effected.

Penalty on disobeying

And if any person to or upon whom any such notice shall have been delivered or served as hereinafter provided, shall for a period of forty-eight hours thereafter fail, either wholly or partially, to desist from working such boiler, according to the exigency of such notice, such person shall be liable to a penalty of not less than twenty pounds nor more than one hundred pounds.

Provisions of sections 18, 19, and 20 to be applicable to cases in last preceding section.

29. The provisions of sections eighteen, nineteen, and twenty hereof, and the forms therein mentioned, shall be applicable as far as circumstances will admit to the notices specified in the last preceding section, and to the liability of the person to or upon whom any such notice shall have been delivered or served, as fully and effectually as if the said sections had been re-enacted and made specially applicable to the cases mentioned in such last preceding section.

Owner effecting repairs in or altering boiler to give notice to Inspector.

30. Whenever the owner of any boiler shall have effected any repairs to any boiler, or shall have added to or taken away from any boiler any fittings or appliances of any kind whatsoever, or in any manner altered the construction thereof, he shall forthwith give notice thereof to the Inspector of the district; and if any person shall fail to comply with the provisions of this section, he shall be liable to a penalty of not less than five pounds nor more than twenty pounds: Provided that this section shall not extend to cases where repairs have been effected in accordance with a notice to effect repairs given by any Inspector under the powers hereinbefore contained.

PART V.

PROVISIONS AFFECTING ALL BOILERS AND MACHINERY.

Fees for inspection.

31. There shall be paid to each Inspector on making any inspection of machinery or of any boiler, and before grant of any certificate as hereinafter provided, the fees prescribed in the Fifth Schedule hereto: Provided always that the Governor shall have power from time to time to diminish the amount of such fees as he shall think fit, by warrant published in the New Zealand Gazette.

All boilers shall be inspected at least once in every year, or oftener as occasion shall require: Provided that the fee for inspection of a boiler shall be payable in respect of such annual inspection, and not oftener for the same boiler.

Whenever any machinery shall have been once inspected under this Act, and a certificate of such inspection shall have been given as hereinafter provided, no further fee shall be payable for any subsequent inspection of the same machinery.

Taranaki Iron Smelting Works Lands.

purchasing of plant and labour charges for the purpose of carrying on the smelting of the Taranaki iron sand.

7. The provisions of "The Crown Grants Act, 1866," respecting Reservation to be roads and rights of roads reserved in Crown grants, shall apply to the inserted in grants. grants to be made under this Act; with this qualification, that for the purposes of this Act the term "road" shall include any railway tramway bridge or other work of public utility, and a reservation to the effect of this enactment shall be inserted in such grants respectively.

8. Every road or tramway constructed by the said Company Road or tramway to shall respectively be open to public use upon such terms and subject be open to public on conditions to be to such regulations as shall from time to time be made and prescribed. prescribed by the Superintendent with the approval of the Provincial All such regulations, when made and approved as aforesaid, shall be published in the Government Gazette of the province.

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