CORRESPONDENCE RELATIVE TO FEES ON REGISTRATION OF DEEDS AT AUCKLAND.

Office of Registrar-General of Land, SIR,— Wellington, 12th April, 1872.

I observe that the practice of your office is in some respects incorrect, and have the honor to request that you will in future strictly adhere to the following rules, as it is important that the practice of all the Deeds Offices should be both correct and uniform:-

1. Fees for inspection to be charged as follows:

For inspection of indices as to one section, one fee;

For inspection of indices as to one section, one fee;
For inspection of all deeds recorded as to one section, one fee;
For inspection of all deposited documents, one fee;
So that 3s. will cover all as to one section.

2. Where one deed indorsed upon another deed is tendered for deposit, only one fee may be charged; the depositor should however, in such cases, be informed that he will be deprived of the advantages conferred by sections 61 and 62 of the Deeds Registration Act, with respect to the deed not technically "deposited."

The Registrar of Deeds, Auckland.

I have, &c., W. S. Moorhouse, Registrar-General of Land.