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THE ORDINANCES

то

OF THE

PROVINCE OF CANTERBURY, NEW ZEALAND.

all the state

SESSION XXVII.-1867.

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ORDINANCES

130 3

OF THE

PROVINCE OF CANTERBURY,

NEW ZEALAND,

PASSED IN THE THIRTY-FIRST YEAR OF THE REIGN

OF

HER MAJESTY QUEEN VICTORIA,

AND THE

TWENTY-SEVENTH SESSION

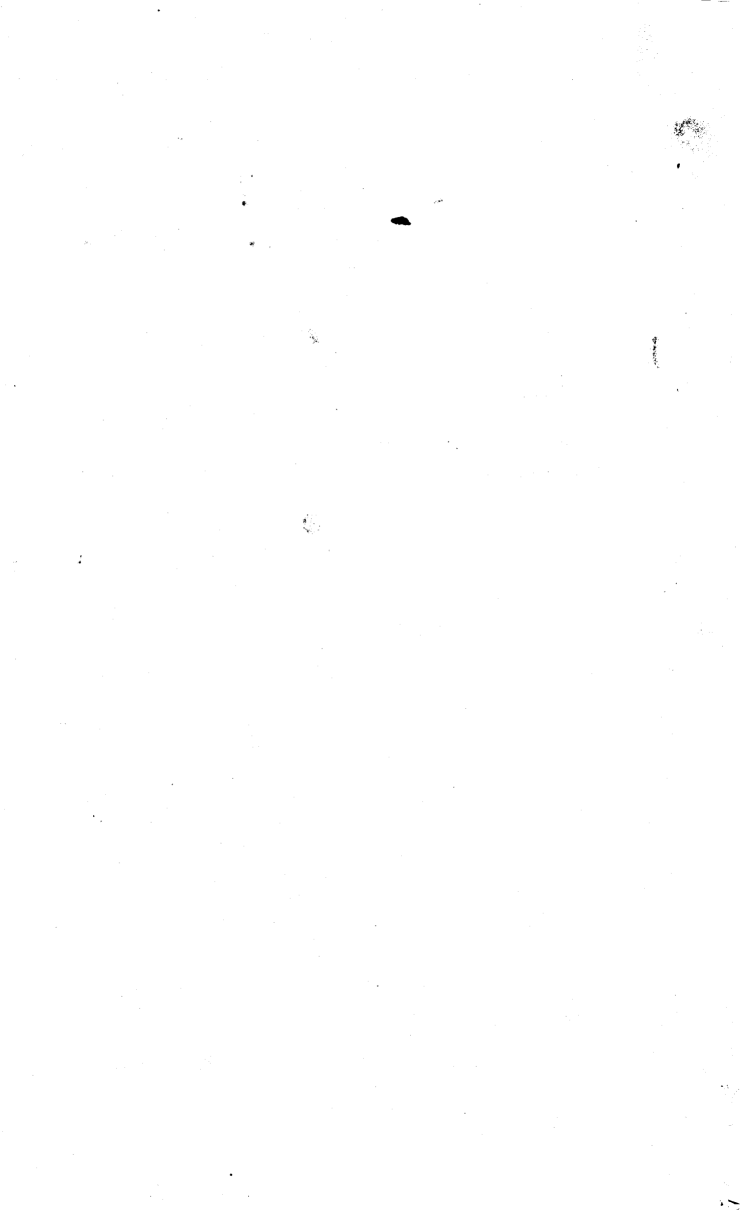
OF

THE PROVINCIAL COUNCIL,

1867.



CHRISTCHURCH : ¹ PRINTED UNDER THE AUTHORITY OF THE PROVINCIAL GOVERNMENT OF THE PROVINCE OF CANTERBURY, AF THE 'PRESS'OFFICE, CASHEL STREET, BY JAMES EDWARD FITZOERALD, PRINTER FOR THE TIME BEING TO THE SAID GOVERNMENT.





ANNO TRICESIMO

VICTORIÆ REGINÆ.

SESSION XXVII.—No. 1.

Heathcote Bridges Ordinance 1867.

Bublished by Kuthority.

ANALYSIS.

Preamble.

1. Bridge may be built.

2. Wilson's Bridge may be maintained.

Such Bridges to be free.
 Title.

WHEREAS by an Act of the General Assembly of New Zealand Preamble. entituled "The Provincial Councils Powers Extension Act 1863" it is enacted that whenever any Ordinance shall be passed by any Provincial Council for the purpose of authorising the making or carrying on of some work of utility to the public or to the inhabitants of some particular district such law may so far as may be necessary for the making or carrying on of such work of utility affect any Public Street Road or Highway or the bed of any River Stream or Creek although the same respectively may be lands of the Crown.

And whereas it is for the benefit of the public and of the inhabitants of the Heathcote Road District that the Road Board of the Heathcote District and their successors should have power to construct and maintain a Bridge over the River Heathcote at the place hereinafter mentioned And also from henceforth to maintain as Bridges certain other Bridges already erected over the said River.

Be it therefore enacted by the Superintendent of the Province of Canterbury with the advice and consent of the Provincial Council thereof as follows :

Bridge may be built.

Wilson's

1. It shall be lawful for the Road Board of the Heathcote District out of their own proper revenues to erect and thenceforth maintain a Bridge in the bed of and over and across the River Heathcote from where the road between rural sections 157 and 96 meets the river to a road laid out through rural section 64 and intended to be continued to the Hills Road and such Bridge shall be constructed subject to the approval of the Provincial Government.

2. It shall be lawful for the Road Board of the Heathcote District Bridge may be maintained and their successors out of their own proper revenues henceforth to maintain and carry on as Bridges the Bridge in the bed of and across the River Heathcote commonly known as Wilson's Bridge on the Hills Road between Christchurch and Lyttelton and the Bridge in the bed of and across the said river on the road in continuation of Colombo-street south.

Such Bridges to be free.

3. All the above Bridges shall be and remain public free Bridges.

Title.

4. This Ordinance shall be entituled and may be cited as "The Heathcote Bridges Ordinance 1867."

Passed the Provincial Council this Thirteenth day of June One Thousand Eight Hundred and Sixty-seven.

HENRY JOHN TANCRED. Speaker. HENRY BACON QUIN, Clerk of Council.

Reserved for the assent of His Excellency the Governor.

> WILLIAM SEFTON MOORHOUSE, Superintendent of the Province of Canterbury.

CHRISTCHURCH :

Printed, under the authority of the Provincial Government of the Province of Canterbury, at the 'Press' Office, Cashel-street, by JAMES EDWARD FITZGEBALD, Official Printer for the time being to the said Government.



ANNO TRICESIMO PRIMO

VICTORIÆ REGINÆ.

SESSION XXVII.—No. 2.

The Sefton Church and Cemetery Reserve Ordinance, 1867.

Sublished by Ruthority.

ANALYSIS.

Preamble 1. Land described to be Site for Church of England. 2. Title.

WHEREAS by Crown Grant bearing date the Eighteenth day of Preamble. September One thousand eight hundred and sixty-five all that parcel of land in the Province of Canterbury in the Colony of New Zealand situate in the Ashley District containing five acres more or less commencing at the junction of the road forming the north-east boundary of section 2726 with the Upper Sefton Road following along the latter road in a north-easterly direction a distance of five chains and extending back south-easterly and adjoining the road first mentioned a distance of ten chains in a rectangular block and numbered 201 in red on the map of the Chief Surveyor of the said Province of Canterbury setting out and describing the rural land in the Ashley District aforesaid as the same is delineated on the plan drawn in the margin thereof with all the rights and appurtenances thereunto belonging was granted unto the Superintendent of the Province of Canterbury and his successors in trust as a site for a Church and School in connection with the United Church of England and Ireland in New Zealand :

And whereas by the Public Reserves Act 1854 under and by virtue of which the aforesaid grant was made it is enacted that the specific purposes for which any lands granted under the said Act within any Province should be held might be changed and the same lands might be appropriated to other and different purposes of public utility for the public service of such Province:

And whereas it has become necessary to alter the purposes for which the aforesaid land is held as hereinafter described.

Be it enacted by the Superintendent of the Province of Canterbury with the advice and consent of the Provincial Council thereof as follows :

Land described to be site England.

1. The specific purposes of public utility for which the lands herefor Church of inbefore described are held shall be, and are hereby changed and such lands shall be henceforth held by the Superintendent of the said Province and his successors in trust for and for the purposes of a site for a Church and Cemetery in connection with the United Church of England and Ireland in New Zealand.

Title.

2. This Ordinance shall be entituled and may be cited as "The Sefton Church and Cemetery Reserve Ordinance 1867."

Passed the Provincial Council this Twenty-eighth day of June, One Thousand Eight Hundred and Sixty-seven.

HENRY JOHN TANCRED,

Speaker.

HENRY BACON QUIN, Clerk of Council.

Assented to on behalf of His Excellency the Governor at Christchurch this Second day of July One Thousand Eight Hundred and Sixty-seven.

> WILLIAM SEFTON MOORHOUSE, Superintendent of Canterbury.

CHBISTCHURCH :

Printed, under the authority of the Provincial Government of the Province of Canterbury, at the 'Press' Office, Cashel-street, by JAMES EDWARD FITZGERALD, Official Printer for the time being to the said Government.



ANNO TRICESIMO PRIMO

VICTORIÆ REGINÆ.

SESSION XXVII.—No. 3.

Limitation of Patronage Ordinance Amendment Ordinance, 1867.

Lublished by Authority.

WHEREAS it is expedient still further to limit the power of members of the Provincial Council of Canterbury to hold or enjoy offices of trust or emolument under the Government of the said Province.

Be it therefore enacted by the Superintendent of the said Province with the advice and consent of the Provincial Council thereof as follows :----

1. From and after the passing of this Ordinance no person who for the time being shall be a Member of the Provincial Council of Canterbury or who shall within the period of six calendar months next preceding have been a Member of the said Council shall be appointed by the Superintendent of the said Province to any place or office of emolument chargeable upon the Revenues of the said Province except the several places or offices respectively mentioned in "The Executive Council Ordinance 1864." 3. This Ordinance shall be entituled "The Limitation of Patronage Ordinance Amendment Ordinance 1867."

Passed the Provincial Council this Fourth day of July, One Thousand Eight Hundred and Sixty-seven.

HENRY JOHN TANCRED,

Speaker.

HENRY BACON QUIN, Clerk of Council.

DISALLOWED.

WILLIAM SEFTON MOORHOUSE, Superintendent of the Province of Canterbury.

CHRISTCHURCH :

Printed, under the authority of the Provincial Government of the Province of Canterbury, at the 'Press' Office, Cashel-street, by JAMES EDWARD FITZGERALD, Official Printer for the time being to the said Government.



ANNO TRICESIMO PRIMO

VICTORIÆ REGINÆ.

SESSION XXVII.-No. 4.

Provincial Council Extension Ordinance, 1866, Amendment Ordinance, 1867.

Bublished by Ruthority.

ANALYSIS. Preamble. 1. Repealing Clause. 2. Title.

WHEREAS it is expedient that Section 8 of "The Provincial Council Extension Ordinance, 1866" should be repealed.

Be it therefore enacted by the Superintendent of the Province of Preamble. Canterbury with the advice and consent of the Provincial Council thereof as follows :---

1. The 8th Section of the said recited Ordinance is hereby repealed. Repealing Clause.

Title.

2. This Ordinance shall be entituled and may be cited as "The Provincial Council Extension Ordinance, 1866, Amendment Ordinance 1867."

Passed the Provincial Council this Tenth day of July, One Thousand Eight Hundred and Sixtyseven.

HENRY JOHN TANCRED, Speaker.

HENRY BACON QUIN, Clerk of Council.

Reserved for the assent of His Excellency the Governor.

WILLIAM SEFTON MOORHOUSE,

Superintendent of the Province of Canterbury.

CHRISTCHURCH :

Printed, under the authority of the Provincial Government of the Province of Canterbury, at the 'Press' Office, Cashel-street, by JAMES EDWARD FITZGERALD, Official Printer for the time being to the said Government.



ANNO TRICESIMO PRIMO

VICTORIÆ REGINÆ.

SESSION XXVII.-No. 5.

Sheep Rating Ordinance, 1866, Amendment Ordinance, 1867.

Sublished by Kuthority.

ANALYSIS.

Preamble

- 1. Offence under 4th section "Sheep Rating Ordinance 1866" to be distinct for every day.
- 2. Repealing Clause.
- 3. Construction Clause.
- 4. Title.

HEREAS it is expedient that the "Sheep Rating Ordinance 1866" Preamble. should be amended:

Be it therefore enacted by the Superintendent of the Province of Canterbury by and with the advice and consent of the Provincial Council thereof as follows:

1. The omission to furnish the information required to be given by Offence under 4th section the 4th section of the "Sheep Rating Ordinance, 1866," to the person or Sheep Rating Ordinance, persons and in the manner required by the said Ordinance shall be a 1866, to be distinct offence for every day such omission shall continue.

distinct for every day.

2. The sixth clause of the "Sheep Rating Ordinance 1866" is hereby Repealing repealed.

Construction clause.

Title.

3. This Ordinance shall be interpreted and construed as part of the "Sheep Rating Ordinance 1866."

4. This Ordinance shall be entituled and may be cited as "The Sheep Rating Ordinance 1866 Amendment Ordinance 1867."

Passed the Provincial Council this Tenth day of July One Thousand Eight Hundred and Sixty-seven.

HENRY JOHN TANCRED, Speaker. HENRY BACON QUIN, Clerk of Council.

Assented to on behalf of His Excellency the Governor at Christchurch this Eleventh day of July One Thousand Eight Hundred and Sixty-seven.

> WILLIAM SEFTON MOORHOUSE, Superintendent of the Province of Canterbury.



ANNO TRICESIMO PRIMO

VICTORIÆ REGINÆ.

SESSION XXVII.-No. 6.

The Appropriation Ordinance No. 2, 1867.

Published by Ruthority.

ANALYSIS.

Preamble.

1. Appropriation of Public Revenues for period up to 30th June, 1867.

rant from His Honor the Superintendent. 3. Provincial Treasurer allowed credit for sums issued as per Schedule E. 4. Title.

2. Provincial Treasurer to issue upon war-

) E it enacted by the Superintendent of the Province of Canterbury Preamble. with the advice and consent of the Provincial Council thereof as follows:

1. Out of the public revenues of the said Province there may be Appropriation of Public Reissued and applied for the public service of the said Province and for venues for defraying the charge of the Government thereof up to the 30th day of June 30, 1867. June One Thousand Eight Hundred and Sixty-seven (in addition to any sums that have been appropriated and expended for such purposes under the authority of any former Ordinance or Ordinances) the sum of Twenty-one thousand seven hundred and sixty-six pounds three shillings and ten pence in manner set forth in Schedules A B C and D to this Ordinance.

2. The Provincial Treasurer shall issue from time to time any sum Provincial or sums of money not exceeding the sums in such Schedules severally issue upon specified to such persons and in such portions as the Superintendent Warrant from His Honorthe shall by any warrants under his hand from time to time direct and shall dent.

Treasurer to varrant from be allowed credit in his accounts for all sums so paid by him in pursuance of such warrants and the receipts of the persons to whom such sums shall have been paid shall be a full discharge for the sum or sums for which such receipts shall be given.

Provincial Treasurer allowed credit for sums issued as per Schedule E.

3. And whereas in defraying the charge of the Provincial Government and in the public service of the said Province up to the Thirtieth day of June One thousand eight hundred and sixty-seven certain sums of money amounting in the whole to the sum of nineteen thousand eight hundred and sixteen pounds and ten shillings were issued and paid by the Provincial Treasurer in pursuance of warrants under the hand of the Superintendent and such sums were paid in the manner and on account of the services particularly set forth in the Schedule E to this Ordinance but were not included in any Ordinance for the Appropriation of the Public Revenues of the said Province Be it therefore enacted that the Provincial Treasurer shall be allowed credit in his accounts for all sums of money so issued and paid by him on the several accounts set forth in the Schedule E hereunto annexed and the receipts of the persons to whom such sums of money shall have been paid under such warrants shall be a complete discharge for the sum or sums of money for which such receipts shall have been given.

4. This Ordinance shall be entituled and may be cited as "The Appropriation Ordinance No. 2 1867."

Passed the Provincial Council this Twenty-eighth day of July, One Thousand Eight Hundred and Sixty-seven.

HENRY JOHN TANCRED,

Speaker.

HENRY BACON QUIN,

Clerk of Council.

Assented to on behalf of His Excellency the Governor at Christchurch this Eleventh day of July, One Thousand Eight Hundred and Sixty-seven.

WILLIAM SEFTON MOORHOUSE,

Superintendent of the Province of Canterbury.

Title.

SCHEDULE A.

				,	
CLASS I.—Permanent Charges.			£s.	d.	£ s. d.
Superintendent's Salary	•	•		1	705 0 0
0. TT T					$125 \ 0 \ 0$
CLASS IIExecutive.			* 2 a	ä	
Provincial Secretary's Salary	•	•-	58 6	8	
Provincial Treasurer's Department .	•.	•	43 15	6	
Provincial Solicitor's Salary .	•	•	3 3 6	1	
· · · · · · · · · · · · · · · · · · ·		-			135 8 4
CLASS III.—Electoral					40.00
Preparation of Rolls	•.	•]			13 13 0
		1			
CLASS IV.—Legislative.					
Clerk to the Council	•	•	20 16		
Messenger	•	•	86	8	
Expenses of Members	•	•	100 0	6	
-	-				129 3 10
CLASS V.—Administration of Just	ice.				
Gaol at Lyttelton—					
Salaries .	•	•	134 10		
Miscellaneous	•."	•	35 1	3	
Gaol at Christchurch-					
Salaries .		. 1	22 11		
Miscellaneous .	•	• [$2 \ 2$	0	
Gaol at Timaru—		ł			
Travelling Expenses—conveyance of Pr	isoners		1 10	0	
Police-		ļ			
Forage .	•	.	414 19	9	
Provisions for Prisoners	• •	. 1	04	6	
Uniform Clothing .		. 1	2 8	3	
Printing, Repairs, &c.			61 5	8	
House Rent			54 7		
Incidental Expenses			31 15		
Fuel and Light .	•		60 5		
Shoeing and Farriery			4 3		
Shoomg and randory	•	· _			825 4 11
CSASS VI.—Charitable Aid.					
Maintenance, &c.			192 13	3	
Administrator	•		4 3	. 1	
	•	·			196 16 7
CLASS VII.—Hospitals.				i	100 10
Christchurch—					
Salaries	_		94 18	4	
Provisions .	•		217 6		}
	• *	•	40 5	Õ	
Wines, &c	•	•	60 4		ļ
Drugs Fuel	•	•	41 12		
ruei · · ·	•	•	<u>41</u> 12 84 8		
Sundries	•	•	01 0	4	
Lyttelton—		l	42 10	0	{
Salaries	•-	•			1
Rations and Extras .	•	•]	45 0 80 0		
Miscellaneous, Fuel, &c.	•	•	00 0	U	1
Timaru—			10 P	0	
Salaries	•	•	48 6		
Rations	•	•	180 17		
Miscellaneous	•	•	30 0	0	005 0 11
	•	-			965 8 11
CLASS VIII.—Lunatic Asylum		1	140 0	0	· · · ·
Salaries	•	•	143 6		
Rations	•	•]	117 16		
Clothing	•	•	50	0	
		-	· · · ·		
			266 2	9	
Carried forward.	•	•			2390 15 7
		•			

CLASS VIII.— <i>Lu</i> Brought forw Fuel .	natic Asylum—con vard	ntinued.			4	d. 9 6	£ 2390	s. 15	d. 7
Wines, &c. Furniture, &c., (Account Miscellaneous	paid by the Eng	ish Agent)	•	41 188 18	15	6 4 2	E01	7	3
C TY	Turnerston of St.		-				561	4	3
Salaries .	-Inspector of She	ep.		141	13	4			
Forage	• •		•	16		4			
Subsidy to J. H. Bennet	for Riecarton D	in .		50		ō			
Subsidy to J. II. Definet	101 HIGOMION D	·P ·	·				208	6	8
CLASS XInspecto	r of Weights and	Measures.				[
Salary		•				1	2 0	16	8
	XI.—Defences.			271	1.17				
Capitation Allowance	• •	•	• [271 75		6 0			
Three Drill Instructors	• •	•	•	75	0	0	346	17	6
CLASS XI	I.— <i>Miscellaneous</i>		· [010	*•	Ű
Fuel .			. }	7	11	0			
Messenger .		•	.	4	3	4			
Printing, Advertising, an	d Stationery	•	•	426	7	4			
Postages, &c.			• [29		1			
Chaplain to Gaol		,	· }	39	-	6			
Maintenance of Fire Bri	gade .	•		25		0			
Expenses attending the	Jovernor's Recep	tion	•	499	9	10			
-							1011	18	1
	II.—Immigration		1	07	10	。			
Salaries		•	• {	95 58		9			
Furniture, Rations, Trav	elling Expenses, d	йС	•	00	14	ฮ	154	11	5
CTAR Y	IV.—Education.						103	**	0
Attendance of Members		•	.				6	6	0
reportantion of recations		•							
			}				4720	19	2

SCHEDULE B.

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		Wester	Land Board	,		£	s.	d.	£	8.	d
Salaries	LASS 111	w aste	Lana Doara	•		£ 62	ь. 6	0	20	а.	u,
Service of Pre-	emntive]	Right Not	tices	•	:)	2	ĭ	ŏ			
				-	-				64	7	0
	CLASS	s IV.—Su	rveys.		1						
Salaries	•	•	•	•	•	26	-	4			
Contract Surve			•	•	•	625	0	10			
Instruments, 1	depairs, d	tc.	•	•	•	25	5	10	677	0	2
	Criga	V.—Geo	Incinal						017	v	-
Provincial Geo	Jogist's 8	alary (Co	ntract)	_	.]	306	0	0			
Taxidermist's	ala rv		, intract)	•	•	51	Õ	ō			
Miscellaneous	Juntur	•			.	19	5	2			
		•	·		- -				376	5	2
	CLASS V	I.—Mete	prological.					1			
Salary	•	•	•	•	•			- 1	12	10	0
~ ***	* •		• • • •								
CLASS VI	1Prov	meral En	gineer's Dez	oartment.					195	16	8
Salaries	•	•	•	•	•			- 1	100	10	0
	CLASS V		learanh.								
Salaries	CHAD5				.	112	10	0			
Maintenance o	f Line (I	Iqual amo	unt to Sch	edule D)		70	14	8			
	•	-		•	-			}	183	4	8
								1			
	CLASS .	[X.—Pla	ntations.			41	10				
Salaries	•	•	•	•	•	41 10		4 3			
Seeds, &c.	•	•	•	•	•	10	o	3	51	16	7
	CTARG X	A colim	natization.							10	•
Grant (paid by	Finalish	Agent)			. 1				100	0	0
Grane (para of		2160110J	•								
	CLASS	XI.—Ha	rbours.								
Salaries	·	•	•	•	•	212		9			
Maintenance o	f Light	•	•	•	•	8	7	6 10			
Office Expense	8	•	•	•	•	2	4	10	222	12	1
Timaru :-	_				[-
Salary	-				.				20	16	8
Salary	•	•	•	•	• }						
Akaroa—											
Salary	•	•	÷	•					4	3	4
•											
		XII.—B	uildings.			ort	10	0			
Gaol-Stone i	n store	•	•	•	•	657		8			
Christchurch I	Hospital	÷	•	•	•	48 34	6 1	3 6	}		
Additions to I	Junatic A	sylum	•	•	•		13	3			
Furniture Contingencies	•	•	•	•	:	11		-			
Contingencies	•	•	•	•	·				775	5	8
1. N	CLASS 2	XV.—Mis	cellaneous.								
Erection of G	odley Sta	tue (Arcl	nitect's Con	nmission)	•	25]		
Contingencies	•	•	•	•	•		5				
Expenses This	tle Ordir	ance	•	•	•	50	12	0	95	1	e
	^				ľ				1 69	Т	6
Salarica	ULASS 2	Σ ΥΙ.— <i>Η</i>	ousekeeper.						14	11	8
Salaries	•	•	•	•	•				1		-
		Unvoted	<i>l</i> .						ļ		
West Coast I	Reconnais			•					849	4	6
					ł						
						1			3642	15	8
					1				1		

SCHEDULE C.

CLASS II.—Lyttelton and Christchurch Railway.	£	s. d.	£	s.	d.
Salaries		.,	87	10	0
CLASS V.—Harbour Works.					
Timaru Landing Service			1843	12	0
Lyttelton Harbour-					
Salaries			25	0	0
			1406	2	0

SCHEDULE D.

ىرىمىيەرىيە بىيەتلەرلىكى كەرىكى تەرىپىدىنىيە تەرىپىيە بىيەتلەر يېغىنى ئۇتارلىيە تەرىپىيە تەرىپىدىرىغ				£s.	d.	£	s.	d.
CLASS I Commissiones	r's Depar	tment	{					
Salaries .	. 1	•		79 3	4			
Allowance .				$20 \ 16$	8			
						100	0	0
CLASS II.—Treasurer's	s Departm	ient.				00	0	~
Salaries	•	•	•			33	6	8
			1					
CLASS IVSI	urvey.					25	2	6
Mileage, &c.	•	•	• 1			40	4	U
CLASS VEng	ineers.		1					
Incidental Expenses .	•	•	•			20	6	0
CLASS VIMeteo	rological.							
Salary .	-0	•	•			4	3	4
		r			1			
CLASS VII.—Administre Supreme Court—	ation of J	ustice.]			
Expenses of Session .				21 6	0			
Resident Magistrate's Court—	• .	•	•	0	~			
Salaries .				83 6	8			
Warden's Court-	-	-		- •				
Salaries .			.	$279\ 13$	8			
Police—								
Salaries .		•	.	975 8	8			
Forage .	•		•	485 14	4			
Travelling Expenses .		•	•	253 19	6			
Saddlery and Shoeing	•	•	٥	24 8	0			
Fuel, &c	•	•	•	24 14	6			
Uniform Clothing .		•	•	7 19	6			
Printing, &c.	-0	•	•	$\begin{array}{rrrr}14&8\\74&14\end{array}$	6			
Furniture .	,	•	•	$17 \ 8$	2			
House Rent	•	•	•]	3 0	ő			,
Outstanding Liabilities District Gaol—		•	•	5 0	Ŭ			
Salaries .				193 13	10			
Rations .	•	•	•	42 3	7			
Medicines and Attendance	•	•		36 9	3			
Travelling Expenses .	•			57 0	0			
	•	•	·		[2595	9	0
CLASS VIIIH	lospitals.			900 10	11			
Rations	•	٠	•	$ 386 18 \\ 57 12 $				
Drugs	•	•	•	48 14	9			
Sundries	•	•	•	58 4				
Making Padded Room . One-third assistance to Greymour	th .	•		362 9				
		,	·			913	19	2
CLASS IX.—H.	arbour.							
Salaries .			.	$142 \ 16$	8			
Materials .				79 2				
Incidental Expenses .	•	•		18 6				
Greymouth-								
Salaries .	•.		•	104 0	0			
Miscellaneous .	•	•	•	$14 \ 12$	6			
Okarito-								
Salaries .	,	•	•	88 10				
Materials .	•	•	• 1	$15 \ 17$	6			
				400 -				
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Carried forward	•	٠	• •			3692	Q	ð
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									_
				£	я.	d.	£	s.	d.
Brought forward			-	463		3	3 692		8
Brought forward CLASS IX.—Harbour-	–contin	ued.						-	
Haast-									
Salaries .			•	115		0			
Materials .	•		.	18	13	0			_
,			-	·····			597	8	3
CLASS X.—Teleg	raph.						ŗ		
Salaries	••••		•		11	8			
Maintenance of Line, half cost wit	h Sche	dule B.	•	70	14	8	105	0	4
	7 •		1			'	135	6	4
CLASS XIBuild	imgs.			00	0	0			
Completion of Gaol .	•	•	•]	82	0 19	0			
Lunatic Asylum .	•	•	•		19 5	-			
Transit Shed, Greymouth Police Tents	•		• 1		10	0			
Police Tents Miscellaneous	••	•	•	368		0			
Stores, Lime and Bricks .	•	•	•		14	6			
Building Chimney, Surgeon's Hou	•	•	-		10^{12}	-			
Survey Office, Ross	.80	•-	•		0	ŏ			
	•	•	•	115		ŏ			
rock-nb "	•	•-	· .				863	9	4
CLASS XII.—Publi	c Work	.9.						•	-
Protecting River Bank below Wh	arf	•	.	185	10	0			
Ditto ditto above Wharf					4	Ō			
Forming Gibson Quay		b		26	17	Ō			
Breakwater .		•		443	5	8			
Cutting through Shingle Bank			.	149	19	6			
Culverts in Bealey-street			.	0	18	0			
Grubbing Hospital Reserve		•	.	102°	4	0			
Overland Route to Christchurch		•	. [2165	7	10			
Miscellaneous .		•.		11	9	0	•		
			-	·			3166	15	0
CLASS XIII.—Misc	ellaneor	18.							
Furniture, &c.	•				8	6			
Printing, Advertising, and Station	ery	•	•	534		4	[
Special Postage Service to and fro	m Oka	rito.	•	181		0			
Expenses of Westland Committee	~	•	•	776		0	1		
Travelling Expenses of Officers of	Goveri	nment	•	49		6	į		
Expenses of Governor's Reception		•	•	426		4	1		
Bailiffs' Fees .	•	•	•	203		1	ł		
Revenue Detectives .	•	•	•	65	0	0		~	•
*							2308	6	9
Duille de Commissionen		4					1		
Paid by the Commissioner	without	5 Auart :		159	15	Δ			
Police Quarters at Ross	•-	•	•	152 20		0			
Warden's House, Greymouth Miscellaneous Expenditure	•	•	•	20 34		10			
Cutting through Shingle Bank		•	•	722		4].		•
Bailiffs' Fees	•	•	•	19					
Expenses of Governor's Reception	•	•	•		-0	ŏ			
Revenue Detectives .		•	• [13	ŏ			
One-third Maintenance of Hospita	l. Grey	mouth	. 1		13				
	-,						1232	14	8
									<u> </u>
							11996	7	0
SUMMARY.							1		
Schedule A.		4720 19					1		
" <u>B</u> .		3642 15					1		
,, C ,		1406 2	· .				1		
"D.		11996 7	7 0				j .		
m · · 1		01 500					1		
Total .	•	21766 8	3 10				1		
· <u> </u>							L		

SCHEDULE E.

I.--EXPENDITURE IN EXCESS OF APPROPRIATION ORDINANCE, 1866-7.--ORDINARY ACCOUNT.

d.

e F

		l I	•							
			£	Sh	d,	£	s.	d.	£	s.
EXECUTIVE. Provincial Solicitor	_					19	10	0		
Trovincia Solicitor -	-	-				14	10	U		
LEGISLATIVE.										
Expenses of Members -		-				546	8	0		
					1		-			
SUPREME COURT.		ľ								
Fitting up Town Hall -	ka · ·	-				7	6	0		
U K										
LYTTELTON GAOL.			Mar							
Salaries	•	-	75		0					
Miscellaneous	m	-	8	13	8	00	٦.4	0		
ATT DESCRIPTION OF A LAT						83	14	8		
CHRISTCHURCH GAOI Miscellaneous -						4	16	8	-	
Histenateous -	-				1	ير بر	10	0		
TIMARU GAOL.										
Travelling Expenses -	-	-				49	1	7		
POLICE.									-	
Forage	a	-	99 4		3				[
Provisions for Prisoners	-	-	65	2	6					
Uniform Clothing -	.	-	-	15	3				Į	
Printing, Repairs, &c.	-	-	420	7						
House Rent	•	-]	54		6					
Furniture	-	~ }	48 343	$\frac{2}{8}$	$\begin{array}{c} 0 \\ 5 \end{array}$					
Incidental Expenses - Fuel and Light -	•		545 15	0 4	5					
Outstanding Liabilities	-	-	70		7				-	
Outstanding Endomines	-					1124	14	9		
CHARITABLE AID.								-		
Charitable Aid Fund -	10 • 4	-				53	10	4		
								:	: •	
HOSPITALS.					1					
Christchurch—				-	•			1		
Salaries	a	- 1	45		4					
Miscellaneous -	-	-	0	8	1	45	15	5		
Tuttaltan						40	τo	9		
Lyttelton Miscellaneous		_				22	0	9		
Timaru-	-						v	v		
Miscellaneous -	-	-				41	3	9		
LUNATIC ASYLUM.										
Salaries	-	-	21		2					
Medicines and Medical Comfo	\mathbf{rts}	-	65	13	10					
				_		86	17	0		
INSPECTION OF SHEE	P,					~	~	•		
Salaries	-	-				25	0	0		
Carried forward						2102	19	17		
Carried forward	-	-				2102	10	77		
		I			1			j	f	

Brought forward	£ s, d.	£ s. d. 2102 18 11	£ s. d.
Bands GENERAL MISCELLANEOUS.		50 0 0	
Postage, Cartage, &c	$\begin{array}{rrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrr$		
Chaplain to Gaol, &c	50 0 0 83 6 8		
sociation Expenses attending the Governor's Re-	50 0 0		
ception	577 3 7		
		921 2 8 -	3074 1 7

LAND AND WORKS ACCOUNT.

WASTE LANDS BOARD	i	,					
Service of P. R. Notices -	_		$15 \ 13$	0			
SURVEYS.	-		10 10	Ŭ			
			122 1	6			
Instruments, &c	-		122 1	۲ I			
GEOLOGICAL.	- 1	00 10 4					
Salary	-	66 13 4					
Contingencies	-	172 1 10					
			238 15	2			
TELEGRAPH.							
Salaries	- 1	$48 \ 1 \ 2$					
Maintenance of Line	-	28 13 2					
			$76 \ 14$	4			
PUBLIC PLANTATION.	· · (1			
Seeds. Trees, &c	-	8 17 5		1			
Fencing	_	129 10 0					
renomg	-	120 10 0	138 7	5			
HARBOUR			100 .				
			3 12	0			
Maintenance of Light	-		0 12				
PUBLIC BUILDINGS.	[000 0 10					
Gaol	-	669 3 10					
Furniture for various Departments	-	13 8 5		_			
			682 12	3			
PROVINCIAL GOVERNMENT WORKS.							
Clearing Avon, Hagley Park -	-		63	1			
MISCELLANEOUS.							
Purchase of Building, Rakaia -	-	254 11 0		1			
Erection of Godley Statue -	-	96 7 11					
Expenses under Thistle Ordinance	~	4 7 6		- 1			
Contingencies -		2200 7 0					
Contringontorion -	1.1		2555 13	5			
			2000 10	· ·			
	ļ			Ĩ	2000	10	
				L L	3839	-4	-

BAILWAY AND HARBOUR WORKS ACCOUNT.

LYTTELTON AND OHRISTCHUBOR Salaries	I RAII	WAY.					8	0	0	
GREAT SOUTHEEN RAILY Law Expenses	VA¥. -	-					459	1	10	•
HARBOUR WORKS. Timaru Landing Service Sea Wall Contract	-	-	· .	64 106	9 0	0	170	9	0	637 10 10
Carried forward		-								7551 4 7

WEST CARLER	100101	uU	пр	THUN	J.				
1	£	s.	d . 1	£	s.	d .	£	s.	đ,
Brought forward	æ	в.	u.	2	Þ.	u.	7551	3. 4	7
ENGINEER'S DEPARTMENT.							1002	-	•
Incidental Expenses				94	18	2			
SUPREME COURT.									
Crown Prosecutor	50	0	0	1		1			
Expense of Witnesses	1551	4	6						
	_ ,			1601	4	6			
RRSIDENT MAGISTRATE'S COURT.		10	•			ĺ			
Expense of Witnesses	711			1		Í			
Incidental Expenses	7	15	0	710	11	0			
POLICE.				719	TT	v			
Salaries	478	7	2			1			
Travelling Expenses	150		4						
Fuel and Light		18							
Printing and Stationery		$\overline{12}$	$\hat{\overline{7}}$						
Uniform Clothing		12	8						
Furniture	161	9							
Outstanding Liabilities	380	11	4						
-	<u></u>			1349	3	0			
DISTRICT GAOL, HOKITIKA.									
Medical Attendance				20	12	5			
HARBOUR DEPARTMENT.		10	•						
Salaries		12							
Materials Harbour Establishment, Greymouth		5 17	$\frac{1}{9}$						
Harbour Establishment, Okarito		8		159	2	10			
Harbour Establishment, Okarito -				100	64	10			
TELEGRAPH.									
Salaries	41	19	8						
Maintenance	28	13	2						
				70	12	10			
PUBLIC BUILDINGS.									
Telegraph Office, Greymouth		10		1					
Addition to Gaol, Hokitika		0							
Gaol Fence, Hokitika	298								
Completion of Gaol, Hokitika	108 78	6							
Warden's House, Greymouth		10							
Police Buildings, Waimea		15^{10}							
Miscellaneous	1389								
				1974	9	10			
PUBLIC WORKS.									
Protecting River Bank above Wharf -	1294	11	0	1					
Landing Floor at Wharf	28	7							
Breakwater	547	19	11						
Cutting through Shingle Bank	341								
Ditch, Weld and Bealey streets -	5								
Protecting Grey River Bank boundary-		17							
Metalling Waimea Track Overland Route to Christchurch	$\begin{array}{c} 178 \\ 592 \end{array}$								
overland house to christenuleir -	094	J	<u>ຍ</u>	3011	17	10			
MISCELLANEOUS.				0011	**	-0	1		
Furniture, Repairs, &c	1	10	3	ļ			1		
Printing, Advertising, and Stationery -	115		11						
Special Postal Service	316								
Extraordinary Travelling Expenses -	55	11	0						
Travelling Expenses of Officers of									
Government	64	6	5		، مر		ł		
				552	14	4		~	•
							9554	0	9
Carried forward				1		İ	17 105	5	4
Carried for ward	[17,105	J J	'3 E
				4		1	I .		

WEST CANTERBURY GOLD FIELDS.

UNVOTED EXPENDITURE.-OBDINARY ACCOUNT.

Brought forward Bank of New Zealand—balance of Stamp Account Remission of License Fee at Otira Gorge	}	s, 7 16 0 0	£ 417		£ 17,105	s. 5	d. 4
			Į				

LAND AND WORKS.

Williamson, superintendence of works,	1 .1	ł
Timaru	292 18 6	ļ
West Coast Reconnaisance	474 5 0	Ĭ
Timaru Municipal Council, Water supply	150 0 0	
Telegraph Lineman	16 13 4	
		933 16 10

WEST CANTERBURY GOLD FIELDS.

House-rent for Warden's Clerk	,	19 0	0		1			
	•••	4 . 4	-					
Baliffs' Fees in Warden's Court	[$161 \ 3$	2					
Searching for George Dobson		195 16	3					
Purchase of gold		3 0 0	0		1			
Cattle Inspector's Fees		57	6					
Exploring Parties		200 0	0					
Bank Interest		87 6	1					
Survey of Native Reserves		73 3	3		1			
Bevenue Detective Officers		121 0	0					
Governor's Reception		441 15	0					
Remission of Public-house Fee		25 0	0	1359 11	0			
]-	<u></u>	·			2711	4	8
						19,816	10	0

CHRISTOHURCH:

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ANNO TRICESIMO PRIMO

VICTORIÆ REGINÆ.

SESSION XXVII.—No. 7.

The Public House Ordinance 1866 Amendment Ordinance 1867.

Lublished by Authority.

ANALYSIS.

- Preamble.
- 1. License may be refused.
- 2. Form of License may be renewed.
- 3. In certain cases new form of License may be issued to Lessor.
- 4. "Country Hotel License" may be issued.

5. Repealing Clause.

- 6. Notice of Removal to be given to Lessor by Lessee. License may be transferred.
 7. Repealing Clause.
- 8. Penalty upon holder of Publican's Li-
- cense for not keeping a lamp burning.
- 9. Provision to Clause 10 of Ordinance 1866
- 10. Ordinance not to apply to Westland. 11. Title.

WHEREAS an Ordinance was passed by the Superintendent of the Preamble. Province of Canterbury with the advice and consent of the Provincial Council entituled "The Public House Ordinance 1866" And whereas it is expedient to amend the same :

Be it therefore enacted by the Superintendent of the said Province with the advice and consent of the Provincial Council thereof as follows: License may be refused. 1. Notwithstanding anything in the said "Public House Ordinance 1866" contained if in the opinion of a majority of the Justices hearing an Application for a new License it shall appear that such License is not required it shall be lawful for the Justices to refuse to grant such License Provided always that it shall not in any case be compulsory on any applicant to produce a householder's certificate under Section 8 of the said "Public House Ordinance 1866."

Form of License may be renewed.

In certain

cases new form of Li-

Lessor.

cense may be issued to 2. If any Licensee or the assignees of any Licensee shall have by accident lost the form of License and shall be desirous of obtaining a renewal or transfer of such lost License and shall appear before the nearest Resident Magistrate's Court and shall satisfy the Bench that his or their application is made *bona fide* it shall be lawful for any three Justices sitting in such Court to grant to him or them or his or their nominee or assignee a new License as nearly as possible in the form prescribed by the said "Public House Ordinance 1866" according to the nature of the License and such License shall be taken in every respect to be equivalent to the License so lost and the same shall be issued by the Provincial Treasurer upon payment of a Fee of Ten Shillings.

3. In case any holder of a License shall be convicted of felony in any Criminal Court or where the holder of a License shall be a Lessee only of the house licensed in case such Lessee shall abscond or shall have shut up the house for which such License was granted or shall have removed his License pursuant to Clause 9 of the said Ordinance or shall have ceased to be the tenant of a Licensed House or shall hold a License as servant only it shall be lawful for the Lessor or other Landlord of such holder to apply for a new License as if such License had been lost and if such Lessor or other Landlord shall appear before the nearest Resident Magistrate's Court and shall satisfy the Bench that this application is made *bona fide* and not for the purpose of defrauding such holder it shall be lawful for any three Justices sitting in such Court to grant to him or his nominee a new License as if the original License had been lost and the same shall be issued by the Provincial Treasurer upon payment of a Fee of Ten Shillings.

Country Hotel License" may be issued. 4. In addition to the Licenses authorized to be issued by the said "Public House Ordinance 1866" it shall be lawful for the Bench to grant Licenses beyond the limits of Christchurch Lyttelton Kaiapoi and Timaru of the following class Country Hotel Licenses in the Schedule A to the said Ordinance substituting the words "Country Hotel" for "Hotel" The Licensee shall be required to provide a house bar parlour and at least five suitable bed-rooms for the use of the public and stabling with necessary closets in the house or yards such rooms shall be conveniently furnished. 25

5. Section 23 of the said "Public House Ordinance 1866" is hereby Repealing Clause. repealed.

6. If the holder of any License shall desire to remove his business Notice of refrom the house named therein to any other house he shall give the im- given to Lessor by Lessor. mediate Lessor (if any) of such house Forty clear days' notice in writing License may be transferred. of such his desire and it shall be lawful for the Justices of the Peace at any Annual or Quarterly Meeting upon application of the Licensee to that effect to authorize such removal by an endorsement on the original License in the form in Schedule H to the said "Public House Ordinance 1866" annexed if they shall think fit or in case of the License being 10st in the same manner as provided for in Clause 2 of this Ordinance.

7. Clause 31 of the said "Public House Ordinance 1866" is hereby Repealing Clause. repealed.

8. Every holder of a Publicans' License for a house not within any Penalty upon City Town or Borough lighted at the expense of the Ratepayers shall Publican's Likeep a lamp affixed over the door of his house or within twenty feet keeping a thereof lighted during the whole of every night from sunset to sunrise during the time of his holding such License and every person not keeping a light so burning shall pay for every such offence a penalty not exceeding Twenty Shillings to be recovered in a summary manner.

9. That the following provision shall be taken to be and shall be Provision to Provided Clause 10 of Ordinance read as part of Clause 10 of the said recited Ordinance of 1866 always that if any License shall be granted at any Quarterly Meeting the Licensee shall be required to pay only one-fourth two-fourths or three-fourths of the amount payable as an annual Fee according to the number of quarters such License shall be in force from the time of granting the same.

10. This Ordinance shall not apply to that part of the Province Ordinance not to apply to Westland. of Canterbury called Westland.

11. This Ordinance shall be read with and form part of the said Ordinance to "Public House Ordinance 1866."

be part of Public House Ordinance 1866

lamp burning.

Passed the Provincial Council this Eleventh day of July, One Thousand Eight Hundred and Sixtyseven.

> HENRY JOHN TANCRED, Speaker, HENRY BACON QUIN, Clerk of Council.

Assented to on behalf of His Excellency the Governor at Christchurch this Twelfth day of July One Thousand Eight Hundred and Sixty-seven.

> WILLIAM SEFTON MOORHOUSE, Superintendent of the Province of Canterbury.

> > CHRISTCHURCH :

Printed, under the authority of the Provincial Government of the Province of Canterbury, at the 'Press' Office, Cashel-street, by JAMES EDWARD FITZGERALD, Official Printer for the time being to the said G overnment.



ANNO TRICESIMO PRIMO

VICTORIÆ REGINÆ.

SESSION XXVII.-No. 8.

Fencing Ordinance, 1866, Amendment Ordinance, 1867.

Bublished by Authority.

ANALYSIS.

Preamble.

1. Manner of delivery of Notice.

2. Form of Notice.

- 3. Repealing Clause as to second Section.
- 4. Repealing Clause as to Twelfth Section.

5. Ordinance to be part of Fencing Ordi-

nance 1866.

6. Title.

WHEREAS it is expedient that certain parts of "The Fencing Ordi-Preamble. nance 1866" should be repealed :

Be it therefore enacted by the Superintendent of the Province of

Canterbury by and with the advice and consent of the Provincial Council thereof as follows :

-

Manner of delivering Notic

1. From henceforth it shall not be lawful to send the notice in writing mentioned in the second Section of the said Ordinance through the ordinary course of post as mentioned in the said Section but such notice shall be either delivered personally as mentioned in the said section or left at the usual or last known place of abode in the Province of Canterbury of the person or persons to whom by the said Section such notice is either to be delivered personally or sent through the ordinary course of post or shall be delivered to the attorney or agent in the Province of Canterbury for such person or persons.

Form of notice

2. The notice in writing required to be given by the second Section of the said Ordinance may be to the effect set forth in the Schedule thereto without being in the exact form set out in such Schedule.

3. That part of the second Section of the said Ordinance commencing second Section with and inclusive of the words "and in case such person or persons shall refuse or neglect" to the end of the Section is hereby repealed except where any notice has been already delivered under the said Section and in lieu of the part of the said Section so repealed the following words shall be substituted that is to say-" and in case such person or persons shall refuse or neglect to assist in the making any such Fence for the space of one calendar month or to assist in repairing any such Fence for the space of one week after the delivery of such notice then it shall be lawful for the person or persons giving such notice as aforesaid to erect or repair as the case may be such Fence or Fences and to recover from

such adjoining owner or owners person or persons legally entitled as aforesaid one moiety of the cost of erecting or repairing such Fence or Fences as the case may be "---and the said second Section shall be henceforth read and construed as if the last-mentioned words had been originally inserted in the said Section in the place and stead of the part of the said Section hereby repealed.

Repealing Clause as to twelfth Section.

4. That part of the third section of the said recited Ordinance commencing with the words "Provided always" to the end of the section and the whole of the 12th Section except as to directions already given or proceedings already taken or commenced under the said Sections or either of them are hereby repealed.

Ordinance to

5. This Ordinance shall be read and construed as part of "The be part of Fencing Ordi- Fencing Ordinance 1866."

Repealing Clause as to 29

6. This Ordinance shall be entituled and may be cited as "The Fencing Ordinance 1866 Amendment Ordinance 1867."

Passed the Provincial Council this Eleventh day of July, One Thousand Eight Hundred and Sixty-seven.

HENRY JOHN TANCRED,

Speaker.

HENRY BACON QUIN, Clerk of Council.

Assented to on behalf of His Excellency the Governor at Christchurch this Twelfth day of July One Thousand Eight Hundred and Sixty-seven.

> WILLIAM SEFTON MOORHOUSE, Superintendent of the Province of Canterbury.

Printed, under the authority of the Provincial Government of the Province of Canterbury, at the 'Press' Office, Cashel-street, by JAMES EDWARD FITZGERALD, Official Printer for the time being to the said Government.



ANNO TRICESIMO PRIMO

VICTORIÆ REGINÆ.

SESSION XXVII.-No. 9.

The Diversion of Roads Special Ordinance No. 1, 1867.

Lublished by Authority.

ANALYSIS.

Preamble.

1. Roads described in Schedule to cease to be Public Boads.

2. Title.

THEREAS by an Ordinance of the Superintendent and Provincial Preamble. Council of Canterbury entituled "The Diversion of Roads Ordinance Session XI No. 3" it is enacted that except as therein provided no Public Road shall be closed up except under the authority of a Special Ordinance of the Superintendent and Provincial Council in that behalf.

And whereas it is expedient that certain Public Roads should be closed up:

Be it therefore enacted by the Superintendent of the said Province with the advice and consent of the Provincial Council thereof as follows :---

1. The Public Roads described in the Schedule to this Ordinance Roads desand in the plans hereto annexed shall be closed up and shall henceforth schedule to cease to be Public Roads.

cease to be Public Roads.

2. This Ordinance shall be entituled and may be cited as "The Diversion of Roads Special Ordinance No. 1, 1867."

Passed the Provincial Council this Eleventh day of July, One Thousand Eight Hundred and Sixtyseven.

HENRY JOHN TANCRED,

Speaker.

HENRY BACON QUIN,

Clerk of Council.

Assented to on behalf of His Excellency the Governor at Christchurch this Twelfth day of July One Thousand Eight Hundred and Sixty-seven.

> WILLIAM SEFTON MOORHOUSE, Superintendent of the Province of Canterbury.

No. of Case on Plan.	NAME OF BOAD.	OF ROAD. DESCRIPTION.				
			.۵.	R.	P .	
1	Upper Road to Raupaki	Part of Rural Section No. 247 situate above Dampier Bay, Lyttelton.	0	1	16	1
2	Road, Waikari Flat	Part of Rural Section No. 7540 in the Waipara District.	28	2	0	
3	Road at Cashmere (branch road)	Running in a south-westerly di- rection from the eastern end of the Canal Reserve opposite sec- tion 814, into the Hoon Hay Road.	0	1	8	1
4	Selwyn and Rakaia Road	Between Sections 3580, 4984, 5365 and 4521.	9	1	20	

SCHEDULE.

CHRISTCHURCH :

Printed, under the authority of the Provincial Government of the Province of Canterbury, at the 'Press' Office, Cashel-street, by JAMES EDWARD FITZGERALD, Official Printer for the time being to the said Government.

Title.



PROVINCE OF CANTERBURY.

ANNO TRICESIMO PRIMO

VICTORIÆ REGINÆ.

SESSION XXVII.—No. 10.

The Diversion of Roads Special Ordinance No. 2, 1867.

Bublished by Ruthority.

ANALYSIS.

Preamble. 1. Land described to be Public Highway. Road described to be closed up.
 Title.

WHEREAS by an Act of the General Assembly of New Zealand Preamble. entituled "The Highways and Watercourses Diversion Act 1858" it is enacted that it shall be lawful for the Superintendent of any Province with the advice and consent of the Provincial Council thereof by any Law or Ordinance to be made or ordained for that purpose to authorise and empower the Superintendent to divert or stop up any public street road highway or thoroughfare in any such Province and also to exchange the land over which any such public street road highway or thoroughfare was laid out or passed And also that it should be lawful for the Governor in the name and on behalf of Her Majesty to make and execute Crown Grants of any land which should be so sold exchanged or disposed of:

And whereas by an Act of the General Assembly of New Zealand entituled "The Provincial Council Powers Extension Act 1865" it is enacted that it shall be lawful for the Superintendent and Provincial Council of any Province and notwithstanding the restriction contained in the Tenth Subsection of the Nineteenth Section of the Constitution Act to ordain or pass any Law or Ordinance which but for such restriction might have been ordained or passed by such Superintendent and Council affecting any part of the Waste Lands of the Crown within the Province which then was or thereafter should be a public street road highway or thoroughfare.

And whereas by an Ordinance of the Superintendent and Provincial Council of Canterbury entituled "The Roads Diversion Ordinance Session XI No. 3" it is enacted that except as therein provided no public road shall be closed up or diverted except under the authority of a Special Ordinance of the Superintendent and Provincial Council in that behalf:

And whereas it is for the public benefit that the parcel of land mentioned and described in the first Schedule hereto and in the plan hereunto annexed should become a Public Highway in lieu of the parcel of land mentioned and described in the second Schedule hereto and in the plan hereunto annexed and that the said last mentioned parcel of land should cease to be a Public Road.

And whereas Matthew Eaglesome of Graingeston Farm Lower Lincoln Road farmer hath conveyed the parcel of land mentioned in the first Schedule to the Superintendent of the Province of Canterbury and his successors upon trust for a Public Highway and upon the treaty for the said conveyance it was agreed that the said parcel of land mentioned in the said second Schedule should be given to the said Matthew Eaglesome in exchange for the parcel of land conveyed by him as aforesaid.

Be it therefore enacted by the Superintendent of the said Province with the advice and consent of the Provincial Council thereof as follows:—

Land described to be Public Highway.

1. From and after the passing of this Ordinance the parcel of land so conveyed as aforesaid by the said Matthew Eaglesome and more particularly described in the first Schedule hereto and in the plan hereunto annexed shall be and remain for ever a Public Highway.

cribed to be

2. From and after the passing of this Ordinance the Public Road Land despassing over the parcel of land described in the Second Schedule hereto closed up. and in the plan hereunto annexed shall be closed up and the said parcel of land shall be granted to the said Matthew Eaglesome his heirs and assigns for ever in exchange for the parcel of land conveyed by him as aforesaid.

3. This Ordinance shall be entituled and may be cited as "The Title. Diversion of Roads Special Ordinance No. 2, 1867."

Passed the Provincial Council this Twelfth day of July, One Thousand Eight Hundred and Sixtyseven.

HENRY JOHN TANCRED, Speaker.

HENRY BACON QUIN, Clerk of Council.

Assented to on behalf of His Excellency the Governor at Christchurch this Twentieth day of July One Thousand Eight Hundred and Sixty-seven.

WILLIAM SEFTON MOORHOUSE, Superintendent of the Province of Canterbury.

SCHEDULE A.

No. of Case on Plan.	NAME OF BOAD.	Description.	Contents.
1	New Boad	Sixty-six feet wide, running across Section No. 327, commencing at a point about one chain to the north of the road between Sec- tions 214 and 225, and following the line of the present fence to the road being the north-west- ern boundary of the said Sec- tion No. 327.	4. R. P. 4. 0 0

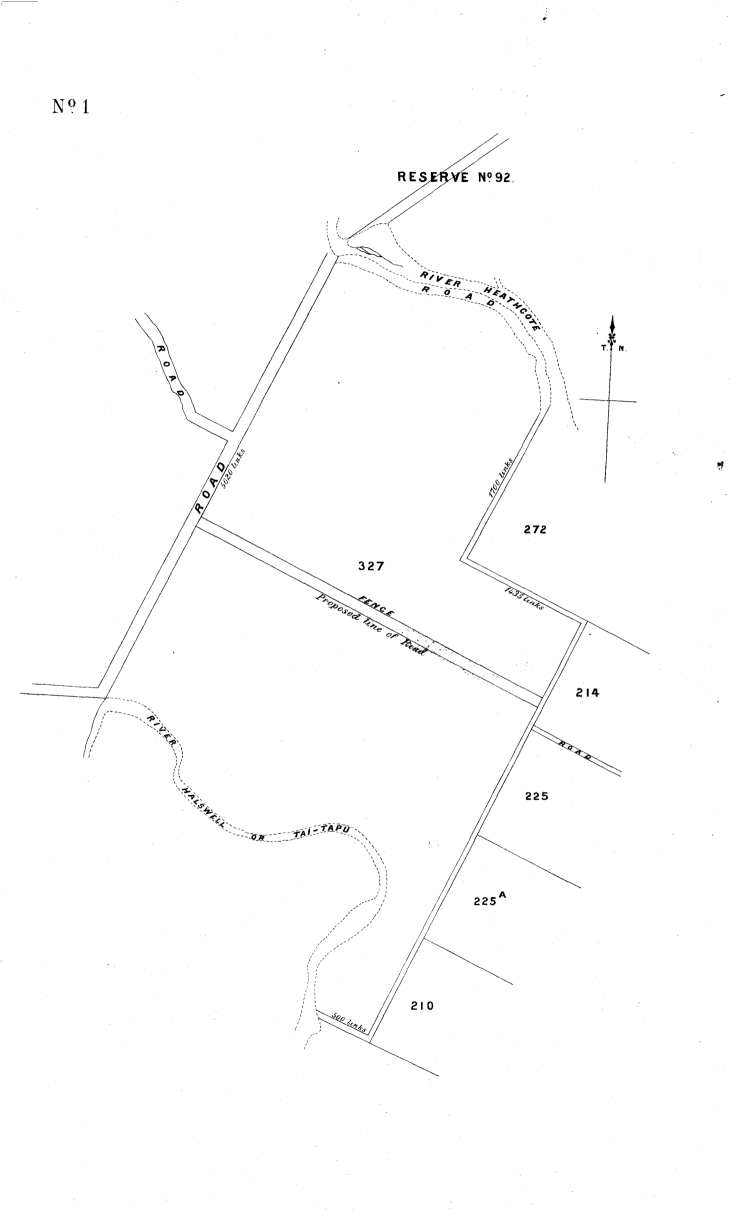
SCHEDULE B.

No. of Oase on Plan,	NAME OF BOAD.	Description.	Contents.
2	Old Road by River Heathcote.	Passing between Sections Nos. 214 and 272, and Section No. 327, and the road between the north-eastern side of No. 327 and the River Heathcote.	а. в. р. 500

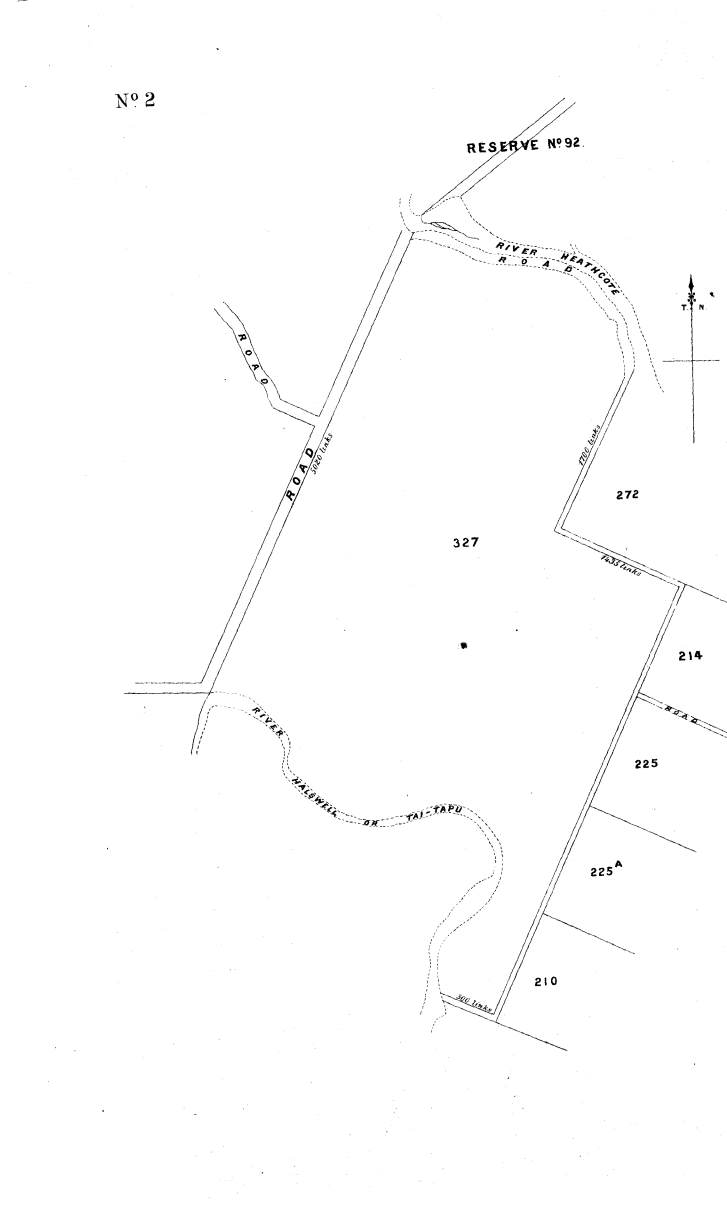
CHEISTCHUECH : Printed, under the authority of the Provincial Government of the Province of Canterbury, at the 'Press' Office, Cashel-street, by JAMES EDWAED FITZGEBALD, Official Printer for the time being to the said Government.

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PROVINCE OF CANTERBURY.

ANNO TRICESIMO PRIMO

VICTORIÆ REGINÆ.

SESSION XXVII.-No. 11.

Cam Bridge Ordinance.

Sublished by Kuthority.

ANALYSIS:

Preamble. 1. Bridge may be erected and maintained. 2. Said Bridge to be free. 3. Title.

HEREAS by an Act of the General Assembly of New Zealand Preamble. entituled "The Provincial Councils Powers Extension Act 1863" it is enacted that whenever any Ordinance shall be passed by any Provincial Council for the purpose of authorising the making or carrying on of some work of utility to the public or to the inhabitants of some particular district such law may so far as may be necessary for the making or carrying on of such work of utility affect any Public Street Road or Highway or the bed of any River Stream or Creek although the same respectively may be lands of the Crown.

And whereas it is for the benefit of the public and of the inhabitants of the Mandeville and Rangiora Road District that the Road Board of the Mandeville and Rangiora District and their successors should have power to construct and maintain a Bridge over the River Cam at the place hereinafter mentioned :

Be it therefore enacted by the Superintendent of the Province of Canterbury with the advice and consent of the Provincial Council thereof as follows :---

Bridge may be erected and maintained.

1. It shall be lawful for the Road Board of the Mandeville and Rangiora District out of their own proper revenues to erect and thenceforth maintain a Bridge for general traffic in the bed of and over and across the River Cam at a place about twenty chains from the junction of the Cam with the north branch of the Waimakariri the form and mode of construction of such Bridge shall be subject to the approval of the Superintendent and Executive Council.

Said Bridge to be free.

Title,

2. The said Bridge shall be and remain a public free Bridge.

3. This Ordinance shall be entituled and may be cited as "The Cam Bridge Ordinance 1867."

Passed the Provincial Council this Fifteenth day of July, One Thousand Eight Hundred and Sixtyseven.

HENRY JOHN TANCRED,

Speaker.

HENRY BACON QUIN, Clerk of Council.

Reserved for the assent of His Excellency the Governor.

WILLIAM SEFTON MOORHOUSE, Superintendent of the Province of Canterbury.

CHRISTCHUBCH :

Printed, under the authority of the Proxincial Government of the Province of Canterbury, at the 'Press' Office, Cashel-street, by JAMES EDWARD FITZGERALD, Official Printer for the time being to the said Government.



PROVINCE OF CANTERBURY.

ANNO TRICESIMO PRIMO

VICTORIÆ REGINÆ.

SESSION XXVII.-No. 12.

Church Property Trust Amendment Ordinance, 1867.

Bublished by Authority.

ANALYSIS.

Preamble.

- 1. Repealing Clause.
- 2. The Bishop and eight other persons to be Members of the Corporation.
- 3. Members to exercise their functions until they shall have ceased to be Members under the provisions of this Ordinance.
- 4. Synod to appoint succeeding Members.
- 5. Members retiring to be eligible for reappointment.
- 6. Members becoming bankrupt shall cease to be Members.
- 7. Indemnity of Members.
- 8. Members may retire on giving Notice, in writing, to the Bishop.
- 9. Synod to appoint new Members in place of those retiring.

- 10. The Bishop to be Chairman of Meetings.
- 11. The Bishop may reserve questions for the decision of Synod.
- 12. Members may frame Bye-laws.
- 13. Members shall keep minutes of their proceedings.
- 14. Application of property of the Corporation may be extended to the whole of the Province of Canterbury.
- 15. Proceedings under recited Ordinances to be valid.
- 16. Persons appointed Members of the Corporation under the provisions of this Ordinance to be deemed the Successors of the persons appointed under the provisions of the recited Ordinances.
- 17. Interpretation Clause.

18. Title.

THEREAS by an Ordinance of the Superintendent and Provincial Preamble. Council of the Province of Canterbury entituled the "Church Property Trust Ordinance Session II. No. 3" it was by the second Section of the said Ordinance enacted that the Bishop together with all

the Clergy of the Church officiating within the Settlement in the said Ordinance mentioned together with certain other persons in the said Ordinance respectively named and all such other persons as should be thereafter appointed Trustees under the provisions of the said Ordinance and their Successors should be and they were thereby constituted a Body Politic and Corporate by the name of the "Church Property Trustees" and by that name they should have perpetual succession and a common Seal with full power and authority to alter vary break and renew the same at their discretion and by the same name and style to sue and be sued plead and be impleaded answer and be answered defend and be defended in all Courts of Law and Equity whatsoever and to be for ever capable in the Law to purchase receive possess and enjoy to them and their Successors any goods and chattels whatsoever and wheresoever and any Messuages Lands Tenements and Hereditaments in the Province of Canterbury And also to lease let sell alienate mortgage charge or otherwise dispose of such property as well real as personal as they should think proper And also to act in the concerns of the said Body Politic and Corporate as effectually as any person or persons might or could do in his or their respective concerns for the purpose and object of establishing and maintaining Ecclesiastical and Educational Institutions within the Province of Canterbury in connexion with the Church And by the 9th and 10th Sections of the said Ordinance now in recital it was enacted that the Trustees should from time to time constitute and define certain districts within the Settlement therein mentioned for the purposes of the Ordinance now in recital and might alter the limits of every such district and might make new and fresh districts and every such district should for the purposes of the said Ordinance now in recital be deemed a Parish Provided that no alteration of the limits of any existing Parish should be made without the consent of the Bishop And that the Members of the Church residing within every such Parish should once in each year by a majority of Votes to be ascertained as thereinafter mentioned elect a Lay Person being a Member of the Church to be a Trustee for the purposes of the said Ordinance now in recital and at such election every male person of the age of twenty-one years being a Member of the Church should be entitled to vote and the Incumbent of every such Parish should likewise once in every year nominate another Lay Person being a Member of the Church to be a Trustee for the purposes of the said Ordinance now in recital and the manner in which the majority of such Votes should be ascertained and the time place and mode of such Election and Nomination respectively should be determined by the said Trustees by Bye-laws to be made in manner in the said Ordinance now in recital provided and the Trustees so elected and nominated should continue to hold office until the next Annual Election and Nomination Provided that if it should at any time appear to the Trustees desirable to increase the number of Trustees in and for

any Parish it should be lawful for them to increase the number of such Trustees accordingly and by any Bye-law to declare and ordain that such additional number of Trustees should be elected and nominated as they should think fit in and for such Parish but so nevertheless that in every Parish the Incumbent should at all times have the right of nomininating a number of Trustees equal to the number of elected And whereas by an Ordinance of the Superintendent and Trustees Provincial Council of the Province of Canterbury entituled the "Church Property Trust Amendment Ordinance Session XI. No. 6" certain powers were vested in the said Body Politic and Corporate called the "Church Property Trustees" enabling them to sell dispose of and lease certain Lands therein mentioned And whereas the number of persons elected and appointed and the frequent appointment of fresh persons under the provisions of the said recited Ordinance entituled the "Church Property Trust Ordinance Session II. No. 3" to act in the concerns of the said Body Politic and Corporate called the "Church Property Trustees" interfere with the effective management of the property and concerns of the said Body Politic and Corporate And whereas it is expedient for the more effective management of the property and concerns of the said Body Politic and Corporate that the number of persons acting therein should be limited and that certain portions of the said recited Ordinance entituled the "Church Properties Trust Ordinance Session II. No. 3" should be repealed and other provisions in lieu thereof

Be it therefore enacted by the Superintendent of the said Province by and with the consentof the Provincial Council thereof as follows:

1. So much of the second section of the said recited Ordinance Repealing Clause. entituled the "Church Property Trust Ordinance Session II. No. 3" as relates to the appointment of the Clergy of the Church officiating within the Settlement under the license of the Bishop to act in the concerns of the said Body Politic and Corporate called the "Church Property Trustees" and the 3rd 4th 5th 6th 7th 8th 9th 10th and 12th Sections of the same Ordinance shall be and they are hereby repealed and from and after the passing of this Ordinance save as hereinafter mentioned the Clergy aforesaid and the several lay persons acting in the concerns of the said Body Politic and Corporate shall cease to be Members thereof.

2. The Members of the said Body Politic and Corporate called the The Bishop "Church Property Trustees" shall be the Bishop ex officio and eight other persons other persons being members of the Church to be appointed as hereinafter bers of the Corporation. mentioned.

and eight

Members to exercise their functions until they shall have ceased to be Members under the pro-visions of this Ordinance.

3. The Very Reverend Henry Jacobs Master of Arts Dean The Reverend James Wilson Master of Arts Canon The Reverend William Wellington Willock Master of Arts The Reverend John Charles Bagshaw Master of Arts William Donald Esquire Doctor of Medicine Richard James Strachan Harman Esquire Richard Packer Esquire and Cyrus Davie Esquire shall be the persons who shall act together with the Bishop in the concerns and shall be the Members of the said Body Politic and Corporate called the "Church Property Trustees" until they shall respectively have retired therefrom and ceased to be Members thereof in manner hereinafter mentioned.

Synod to ap-

4. At the next and every subsequent Annual Session of the Synod ing Members. two of the persons acting with the Bishop in the concerns of the said Body Politic and Corporate called the "Church Property Trustees" to be ascertained by a ballot shall retire in rotation from acting in the concerns of the said Body Politic and Corporate and the Synod shall appoint two persons Members of the Church to act in the concerns and be Members of the said Body Politic and Corporate in the place or stead of the persons so retiring as aforesaid

Members retiring to be eligible for re-appointment

5. Every person who shall retire from acting in the concerns of the Said Body Politic and Corporate called the "Church Property Trustees" shall be eligible to be again appointed to act therein.

Members becoming bank-rupt shall ease to be Members.

6. If any person appointed to act in the concerns of the said Body Politic and Corporate called the "Church Property Trustees" under the provisions herein contained shall become Bankrupt or Insolvent or shall become insane or shall be convicted of an infamous offence or shall cease to be a member of the Church or shall cease to reside in or shall be absent from the Province of Canterbury for the space of Six Calendar Months he shall cease to be a Member of the said Body Politic and Corporate.

Indemnity of Members.

7. No person acting in any matter under the provisions of this Ordinance shall be answerable for any other than his own acts deeds receipts neglects or defaults.

Members may retire on giving notice, in vriting, to the Bishop.

8. Any Member of the said Body Politic and Corporate called the "Church Property Trustees" under the provisions herein contained may by writing addressed to the Bishop and left at the office or place of business of the said Body Politic and Corporate or some place appointed for this purpose expressing such his desire cease to be a Member of the said Body Politic and Corporate.

9. Whenever any vacancies shall occur in the said Body Politic Synod to apand Corporate called the "Church Property Trustees" under the provisions herein contained the Synod if in Session or the Standing Com- retiring. mittee appointed by the Synod at its Annual Session if the Synod be not in Session subject to the confirmation of Synod shall appoint another person to act in the place or stead of the Member who shall have retired or ceased to act as aforesaid and who shall therein for the remainder of the period during which the person in whose place heshall have been appointed would have acted.

10. The Bishop if present shall be the Chairman of every Meeting The Bishop to be Chairman of the Members of the said Body Politic and Corporate called the "Church Property Trustees" and in his absence a Chairman shall be elected from amongst those present Provided that it shall be competent for the Members of the said Body Politic and Corporate at any Meeting to appoint some one of themselvss to be the Chairman of such Meetings in the absence of the Bishop until the next Annual Session of Synod and the Chairman of every such Meeting shall have an original and also a casting vote thereat Unless five Members are present no Meeting shall be constituted for the transaction of business and all acts to be done by them and all questions of adjournment or other questions may be decided by a majority of Members present provided five at least be present,

11. The Bishop shall have the power of reserving for the decision The Bishop of Synod any act or proceeding of the Members of the said Body Politic questions for and Corporate called the "Church Property Trustees" of what kind Synod. soever but this power shall not extend to authorise the Bishop or the Synod to annul or disallow any Contract or Agreement or any Sale Mortgage Lease or other Disposition of any part of the property of the said Body Politic and Corporate which shall be actually entered into made completed and executed.

12. The Members of the said Body Politic and Corporate called Members may the "Church Property Trustees" may frame and establish such Bye- laws. laws Rules Orders Regulations and Resolutions as may be expedient for the government of the said Body Politic and Corporate and the management of the property and concerns thereof and for regulating the times and places of Meeting of the Members of the said Body Politic and Corporate and for settling the appointment of Agents Officers Clerks and Servants and generally for the management and carrying on of all and singular the affairs and business of the said Body Politic and Corporate and the Members aforesaid may from time to time alter vary or revoke such Bye-laws Orders Rules Regulations or Resolutions or any of them and may make others in their stead Provided that any such Bye-law Rule Order Regulation or Resolution which shall be

place of those

of meetings.

may reserve he decision of

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repugnant to the provisions herein contained or to the Laws of the Colony of New Zealand or of the Province of Canterbury or to any Canon or Ecclesiastical Law or Regulation now inforce or which shall at any time be in force within the said Canterbury Settlement under the authority of the Synod shall be and the same is hereby declared to be absolutely null and void The Members of the said Body Politic and Corporate shall in all their acts and proceedings Bye-laws Regulations and Resolutions conform to and obey all Canons and Ecclesiastical Laws and Regulations now or which shall at any time hereafter be in force under the authority of the Synod within the said Canterbury Settlement touching or relating to the administration of the property of the said Body Politic and Corporate.

13. The Members of the said Body Politic and Corporate called the "Church Property Trustees" shall keep proper Books for containing Minutes and Particulars of their proceedings and full and true accouts of their Receipts and Expenditure and all such Books and Accounts together with all Vouchers and other Documents relating to the same shall be open to inspection by any Member of the Church resident within the said Canterbury Settlement at such reasonable times and places and in such manner as shall be fixed by the Members aforesaid and Minutes of Proceedings so kept and signed by the Chairman shall be sufficient evidence of such Proceedings and such Accounts of Receipts and Expenditure shall be audited at least once in the year by some person to be appointed by the Bishop and shall be laid before the Synod at its Annual Session and shall be published as the Synod shall from time to time direct.

Application of property of the Corporation may be extended to the whole of the Province of Canterbury.

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Members

shall keep

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minutes of their proceed-

> 14. It shall be lawful for the Members of the said Body Politic and Corporate called the "Church Property Trustees" at any Meeting of which four weeks' previous notice specifying the object thereof shall be given by Advertisement published for four successive weeks in some Newspaper within the Province of Canterbury at which Meeting all the Members of the said Body Politic and Corporate under the provisions herein contained shall be present by the votes of at least Six of the Members present at such meeting to ordain a Bye-law for extending to any part of the Province of Canterbury beyond the limits of the said Canterbury Settlement the application and benefit of the whole or any part of the property of the said Body Politic and Corporate and any such Bye-law shall be good and effectual in the Law and may thereafter at any meeting of the persons acting as aforesaid convened in like manner and by a like majority be altered revoked and re-ordained and such property shall be held administered and applied according to and in pursuance of any such Bye-law anything herein contained to the contrary notwithstanding.

15. All transactions and proceedings whatsoever taken made and Proceedings done under the provisions of the said recited Ordinances entituled Ordinances to respectively the "Church Property Trust Ordinance Session II. No. 3" and the "Church Property Trust Amendment Ordinance Session XI No. 6" before the coming into operation of this Ordinance shall be valid to all intents and purposes and may be continued executed and enforced after this Ordinance shall come into operation by the persons appointed to act in the concerns of the said Body Politic and Corporate called the "Church Property Trustees" under the provisions herein contained.

16. The persons acting in the concerns of the said Body Politic and Persons appointed Mem-Corporate called the "Church Property Trustees" under the provisions herein contained shall be and be deemed to be Successors of the persons under the appointed and elected under the provisions of the said Ordinance this Ordinance entituled the "Church Property Trust Ordinance Session II. No. 3" to act in the concerns of the said Body Politic and Corporate called the "Church Property Trustees" and shall be members of the same Body Politic and Corporate called the "Church Property Trustees" and by Politic and Corporate called the "Church Property Trustees" and by that name shall have the like perpetual succession and common Seal as provided by the same Ordinance.

17. In interpreting this Ordinance the term "Bishop" shall be Interpretation Clause. held to mean the Bishop of Christchurch for the time being within the Canterbury Settlement being the same Bishop as is mentioned in the said Ordinance entituled the "Church Property Trust Ordinance Session II. No. 3" The term "Canterbury Settlement" shall be held to include the territory or block of land set apart for the purposes of the Canterbury Association under the authority of an Act of the Imperial Parliament made and passed in the thirteenth and fourteenth years of the reign of Her present Majesty entituled "An Act empowering the Canterbury Association to dispose of certain lands in New Zealand" and set forth and described in the Schedule to the said Act together with all lands comprised within the limits The term "Church" shall mean the Church of the said Block as defined by the "Church Property Trust Ordinance Session II. No. 3" The term "Member of the Church" shall mean and include any Communicant according to the Rites of the Church The term "Synod" shall mean the Synod of the Diocese of Christchurch organised according to the provisions of a Statute entituled "A statute for Organising Diocesan Synods" and passed by the General Synod of the Church constituted under the provisions of a certain Deed agreed to at a General Conference of Bishops Clergy and Laity of the Church held at Auckland on the Thirteenth day of June One thousand eight hundred and fifty-seven and revised at the session of the General Synod

under recited be valid.

held at Christchurch in the year of our Lord One thousand eight hundred and sixty-five.

Title.

18. This Ordinance shall be entituled the "Church Property Trust Amendment Ordinance 1867" and may be cited by such Title.

Passed the Provincial Council this Sixteenth day of July One Thousand Eight Hundred and Sixty-seven.

HENRY JOHN TANCRED,

Speaker.

HENRY BACON QUIN, Clerk of Council.

Assented to on behalf of His Excellency the Governor at Christchurch this Seventeenth day of July, One Thousand Eight Hundred and Sixty-seven.

> WILLIAM SEFTON MOORHOUSE, Superintendent of the Province of Canterbury.

> > CHRISTCHUBCH

Printed, under the authority of the Provincial Government of the Province of Canterbury, at the 'Press' Office, Cashel-street, by JAMES EDWARD FITZGEBALD, Official Printer for the time being to the said Government.



PROVINCE OF CANTERBURY.

ANNO TRICESIMO PRIMO

VICTORIÆ REGINÆ.

SESSION XXVII.—No. 13.

Volunteer Service Ordinances Repeal Ordinance.

Zublished by Authority.

ANALYSIS.

Preamble.

1. Repealing Clause.

2. Title.

WHEREAS it is expedient that the Volunteer Service Ordinance Preamble. 1864 and the Volunteer Service Ordinance Amendment Ordinance 1866 should be repealed.

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Be it therefore enacted by the Superintendent of the Province of Canterbury by and with the advice and consent of the Provincial Council thereof as follows:---

1. The said recited Ordinances shall be and the same are hereby Repealing repealed except so far as the same repeal any former Ordinance.

Title.

2. This Ordinance shall be entituled and may be cited as "The Volunteer Service Ordinances Repeal Ordinance,"

Passed the Provincial Council this Seventeenth day of July, One Thousand Eight Hundred and Sixty-seven.

HENRY JOHN TANCRED,

Speaker.

3

HENRY BACON QUIN, Clerk of Council.

Assented to 'on behalf of His Excellency the Governor at Christchurch this Eighteenth day of July One Thousand Eight Hundred and Sixty-seven.

> WILLIAM SEFTON MOORHOUSE, Superintendent of the Province of Canterbury.

CHRISTOHURCH :

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PROVINCE OF CANTERBURY.

ANNO TRICESIMO PRIMO

VICTORIÆ REGINÆ.

SESSION XXVII.—No. 14.

The Christchurch Fire Prevention Ordinance, 1867.

Bublished by Ruthority.

ANALYSIS.

Preamble.

- 1. Application of Ordinance.
- 2. Construction of External Walls.
- 3. Roofs, &c., how to be covered.
- 4. Building to be subject to Survey.
- 5. New Building defined.

- 6. Penalty under this Ordinance.
- 7. Case of Disputes.
- 8. Limitation of Ordinance.
- 9. Ordinance when to come into operation.
- 10. Title.

WHEREAS it is expedient in order to prevent danger from fires Preamble. within the City of Christchurch to make certain provisions respecting the Construction of Buildings hereinafter to be erected within the same :

Be it enacted by the Superintendent of the Province of Canterbury by and with the advice and consent of the Provincial Council thereof as follows:

1. This Ordinance shall except as hereinafter mentioned apply to all Application of new Buildings which shall be erected within the portions of the City of Christchurch described in Schedule A to this Ordinance.

Construction of external walls. 2. The external walls of every new building to be erected within the area aforesaid shall be constructed of brick stone or other incombustible material and the foundation of such Building shall rest on the solid ground or on concrete asphalte or other solid substructure.

Roof, &c., how to be covered.

3. The flat gutter and roof of every new Building and every turret dormer lantern-light sky-light or other erection placed on the flat or roof thereof except the doors door-frames windows and window-frames of the same shall be externally covered with slates tiles metal or other incombustible material.

Building to be subject to survey. 4. For the purposes of this Ordinance every new Building to be erected as aforesaid shall be subject to the supervision of the City Surveyor or Deputy Surveyor for the time being.

New building defined.

5. Any Building shall be deemed to be a new Building of which the foundation is not complete to receive the external walls or of which the external walls if of brick or stone are not carried higher than the footings or of which the materials intended for such external walls if of timber are not prepared and delivered on the site of such Building ready to be erected and the words external wall shall be held to include party walls.

Penalty under this Ordinance

6. Every person erecting any new Building in contravention of the provisions of this Ordinance shall be liable to a penalty of Five Pounds per day for every day after notice in writing from the City Surveyor or Deputy Surveyor that such Building is in contravention of this Ordinance and every such penalty may be recovered in a summary manner.

Case of disputes. 7. If any dispute shall arise between the City Surveyor or Deputy Surveyor for the time being and any person erecting a Building touching any question arising under the provisions of this Ordinance such dispute may upon complaint made by such Surveyor or Deputy Surveyor be referred to the Resident Magistrate of Christchurch and any two Justices of the Peace who shall before such complaint be heard view the premises in course of erection and their decision shall be final and conclusive against all parties Provided always that no penalty under this Act shall be enforced until such dispute shall have been so decided.

Limitation of Ordinance. 8. This Ordinance shall not apply to the rebuilding of any premises erected upon land included in any lease executed before the First day of August 1867 and which shall be destroyed by fire during the currency of such lease.

9. This Ordinance shall come into operation on the First day of Ordinance January 1868.

10. This Bill shall be entituled and may be cited as "The Christ-Title. chucrh Fire Prevention Ordinance 1867."

Passed the Provincial Council this Seventeenth day of July, One Thousand Eight Hundred and Sixty-seven.

HENRY JOHN TANCRED,

Speaker.

HENRY BACON QUIN, Clerk of Council.

Assented to on behalf of His Excellency the Governor at Christchurch this Eighteenth day of July One Thousand Eight Hundred and Sixty-seven.

> WILLIAM SEFTON MOORHOUSE, Superintendent of the Province of Canterbury.

SCHEDULE A.

PORTIONS OF THE CITY DECLARED UNDER THE PROVISIONS OF THIS ORDINANCE.

All Town Sections as set out and numbered on the map of the Chief Surveyor of the Province of Canterbury, setting out and describing the Town of Christchurch fronting upon either side of the following portions of the streets hereinafter named:-

1. Colombo-street, from Lichfield-street, running north to Armagh-street, comprising the following: 586, 587, 588, 589, 704, 705, 733, 734, 841, 842, 843, 844, 883, 884, 885, and 886.

2. Manchester-street. from St. Asaph-street, running north to Worcester-street, comprising the following: 749, 750, 751, 752, 823, 824, 825, 826, 899, 901, 902, 903, 904, 984, 986, 987, 988, 1139, 1140, 1141, and 1142.

3. Cashel-street, from Manchester-street, running west to Oxford Terrace, comprising the following: 824, 826, 828, 830, 832, 834, 836, 840, 841, 844, 846, 848, 850, 852, 854, 856, 858, 862, 863, 865, 867, 869, 871, 873, 875, 877, 879, 881, 883, 885, 887, 889, 891, 893, 895, 900, 901, 903.

4. Hereford-street, from Manchester-street, running west to Oxford Terrace, comprising the following: 722, 724, 726, 728, 730, 732, 733, 734, 736, 738, 740, 742, 744, 746, 748, 750, 825, 827, 829, 831, 833, 835, 837, 839, 843, 845, 847, 849, 851, 853, 855, 857, and 859.

5. Worcester-street, from Manchester-street, running west to Oxford Terrace, comprising the following : 688, 690, 693, 694, 696, 698, 710, 712, 714, 718, 719, 723, 725, 727, 739, 741, 743, 745, 747, and 749.

6. Cathedral Square, from Worcester-street, to Colombo-street, on all sides comprising, the following: 698, 700, 702, 703, 704, 705, 706, 707, 708, 710, 727, 729, 731, 732, 733, 734 735, 737, 739.

7. Gloucester-street, from Manchester-street, running West to Oxford Terrace, comprising the following: 5\$1, 582, 584, 586, 588, 590, 592, 594, 596, 598, 600, 602, 604, 606, 608, 689, 691, 693, 695, 697, 699, 701, 703, 704, 705, 707, 709, 711, 713, and 715.

8. Armagh-street, from Manehester-street, running west to Oxford Terrace, comprising the following: 565, 566, 567, 568, 569, 570, 576, 589, 591, 593, 595, 597, 599, 601 603, 605, 607, and 609.

9. Market Place, on all sides including the frontages abutting on Kilmore and Durham-streets, comprising the following: 248, 249, 250, 251, 252, 253, 254, 255, 257, 258, 315 316, 317, 318, 319, 572, 573, 574, 575, 576, 577, 583, 585, and 587; and the block originally reserved by the Canterbury Association, 100 links square with frontage on Market Place and Chester-street, and now occupied by buildings known as the Oxford Hotel, and figured on the map of Town E. 16.

10. Oxford Terrace from Cashel-street to Armagh-street, comprising the following: 577, 578, 579, 580, 581, 716, 717, 718, 719, 720, 721, 722, 859, 860, 861, 862, and 863.

11. Summer Road from Madras-street, running north-west to Colombo-street, comprising the following: 836, 838, 839, 840, 842, 895, 897, 899, 900, 902, 980, 982, 983, 984, 985, 1151, 1153, 1155, and the south-west frontage of the block originally reserved by the Canterbury Association for the purposes of a gaol, and marked on map of town M. 5., for the distance of 100 feet deep from the Summer Road frontage.

12. Whately Road, from the Market Place to the junction of Durham-street and Kilmore-street, comprising the following: 255 and 256.

CHRISTCHURCH :

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PROVINCE OF CANTERBURY.

ANNO TRICESIMO PRIMO

VICTORIÆ REGINÆ.

SESSION XXVII.—No. 15.

The Roads Ordinance Amendment Ordinance 1867.

Published by Ruthority.

ANALYSIS.

Preamble

Notice to be sent to Owners not resident.
 Notice of total amount of Rates due to be

given.

3. Cattle Pasturing upon Public Roads may be impounded.

4. Section 22 of Roads Ordinance 1864 re_ pealed and provision made.

WHEREAS by "The Roads Ordinance 1864" and "Roads Ordinance Preamble. Amendment Ordinance 1866" it is amongst other things enacted

5. Title.

that the Board shall in each year give public notice of the place where the corrected Ratepayers' Roll to be framed under the provisions of the said Ordinance may be inspected and that the same may be inspected in manner in the said Ordinance mentioned And whereas it is expedient to make provision for 'giving 'notice of such corrected Roll to persons not residing within the District whose names are placed thereon as liable to the payment of Rates And whereas it is also expedient to make further provision in relation to the notice in Schedule C of the said Ordinance :

Be it therefore enacted by the Superintendent and Provincial Council of the Province of Canterbury as follows:

Notice to be sent to owners not resident.

1. The Board shall within fourteen days after the completion of the Roll for each year cause a notice in the form or to the effect in the Schedule to this Ordinance to be sent through the post to any person or persons on the said Roll who shall not be actually resident within the district addressed to his last known place of abode within the Province of Canterbury but not elsewhere and in no case shall a person residing out of the district be liable for rates unless a notice has been posted to him at his residence or last known place of abode within the Province of Canterbury and copies of the Ratepayers Roll of the district have been exhibited in accordance with Clause 5 of "The Roads Ordinance Amendment Ordinance 1866."

Notice of total amount of rates due to be given. 2. In addition to the particulars set forth in the notice in Schedule C to the said Ordinance the Collector shall at the foot thereof set forth the total amount of Rates payable by the person to whom such notice is given.

Cattle pasturing upon public roads may be impounded

3. Whenever any horses cattle sheep goats or pigs shall be found straying or pasturing or driven for the purpose of pasturing thereon on any public road except on such parts of any public road as are bounded on both sides by Waste Lands of the Crown it shall be lawful for any Constable or Officer of Police or the owner or occupier of any land abutting on any road on which any such horses cattle sheep goats or pigs shall be found. straying or pasturing or driven for the purpose of pasturing thereon as aforesaid to drive or cause to be driven such horses cattle sheep goats or pigs to the nearest public pound and any horses cattle sheep goats or pigs so driven to the pound shall be deemed to have been impounded under the provisions of "The Trespass of Cattle Ordinance Session 14 XIV No. 1" any horses cattle and the owner of sheep goats or pigs 80 impounded shall be liable to pay to the Poundkeeper all such fees and charges as are set forth in Schedule E to the said Ordinance on account of the several services therein mentioned Provided also that the Constable or Officer of Police or owner or occupier as aforesaid driving or causing to be driven to the pound any such horses cattle sheep goats or pigs shall be entitled to recover from the owner thereof charges for driving the same according to the scale set forth in Schedule D to the said Ordinance but in no case shall such charge exceed the sum of Five Pounds Provided further that all sums so recovered by any Constable or Officer of Police shall be paid by the Constable or Officer of Police who shall recover the same to the Provincial Treasurer as part of the ordinary revenue.

made.

4. Section 22 of "The Roads Ordinance 1864" is hereby repealed and Section 22 of Roads Ordiin lieu thereof be it enacted as follows The Superintendent shall every nance 1864 repealed and year by notice in the Government Gazette appoint a competent person provision who shall be called Revising Commissioner to revise the Ratepayers' Rolls for the several Road Districts of the Province and may from time to time remove such person and appoint another in his stead Such Commissioner shall for the purposes of such revision sit in open court at such place either within or without the several districts as the Superintendent shall appoint by notice in the Government Gazette and at such times between the First day of October and the Thirtieth day of December in every year as the said Commissioner shall think fit and of which he shall give at least six days notice in one or more newspapers circulating within the Province The said Commissioner shall have power to examine in matters upon oath touching any of the matters to be enquired of by him which oath he is hereby empowered to administer And the said Commissioner shall have all the powers and authorities as are by "The Roads Ordinance 1864" or by "The Roads Ordinance Amendment Ordinance 1866" given to the Revising Commissioners therein mentioned.

5. This Ordinance shall be entituled and may be cited as "The Title. Roads Ordinance Amendment Ordinance 1867."

Passed the Provincial Council this Eighteenth day of July, One Thousand Eight Hundred and Sixtyseven.

HENRY JOHN TANCRED.

Speaker.

HENRY BACON QUIN, Clerk of Council.

Assented to on behalf of His Excellency the Governor at Christchurch this Nineteenth day of July One Thousand Eight Hundred and Sixty-seven.

WILLIAM SEFTON MOORHOUSE, Superintendent of the Province of Canterbury.

SCHEDULE.

Take Notice that your name appears as a Ratepayer on the Roll of the District as under.

Chairman of Board.

[Particulars of such Property and Assessed Value.]

CHRISTCHURCH :

Printed, under the authority of the Provincial Government of the Province of Canterbury, at the 'Press' Office, Cashel-street, by JAMES EDWARD FITZGERALD, Official Printer for the time being to the said Government.



PROVINCE OF CANTERBURY.

ANNO TRICESIMO PRIMO

VICTORIÆ REGINÆ.

SESSION XXVII.—No. 16.

Grey River Coal Field Reserve Ordinance, 1867.

Bublished by Ruthority.

Preamble.

ANALYSIS.

1. Power to Superintendent to lease said land

2. Conditions of lease.

 Covenant may be made for sale of land under restrictions.
 Title.

WHEREAS by the Regulations for the disposal sale letting and Preamble. occupation of the Waste Lands of the Crown in the Province of Canterbury it is (amongst other things) declared that Reserves for the uses of the Provincial Government and for other public purposes may upon the recommendation of the Provincial Council be made by the Superintendent and shall not be alienated from the specific purposes to which they shall have been severally dedicated except under the provisions of an Act of the General Assembly entituled "The Public Reserves Act, 1854" and a full and complete description of every such Reserve and of the purposes to which it shall have been dedicated shall as soon as possible after it shall have been made be published in the Government Gazette of the Province and set forth on the authenticated maps in the Land Office Provided that the Superintendent may if the Provincial Council be not then sitting temporarily reserve land for such purposes until the next Session of such Council And whereas by a

Proclamation dated the 30th day of April 1863 the Superintendent of

the said Province of Canterbury did temporarily reserve a certain track of land particularly described in the Schedule to this Act for the following public purpose that is to say for the purpose by means of the revenue to be derived from the letting sale or other disposition of the said lands for mining purposes to provide a fund for the improvement or the navigation of the River Grey And whereas the Provincial Counci. of the said Province was not at the time of the said Proclamation in session And whereas at the next session of the said Council the said Council did recommend the said reserve to be made according to the Whereas by an Act of the General terms of the said Proclamation Assembly of New Zealand entituled "The Public Reserves Act 1854" it was amongst other things enacted that it should be lawful for the Governor of New Zealand with the advice and consent of the Executive Council at any time and from time to time after the passing of the said Act in the name and on behalf of Her Majesty to grant to the Superintendent of each Province in New Zealand and his successors all such estate and interest as Her Majesty then had or might have in all or any of the lands within such province forming part of the demesne lands of the Crown which had been at any time theretofore and then were or might thereafter be reserved or set apart for purposes of public utility within such Province except as therein mentioned And whereas in pursuance of the powers conferred by the above recited Act of the General Assembly the said land hath been granted by His Excellency the Governor to Samuel Bealey Esquire the Superintendent of the said Province and his successors Superintendents of the said Province upon trust for the public service of the said Province for the purposes aforesaid And whereas it is expedient that powers should be given to the Superintendent of the said Province to demise the said lands in manner and upon the terms and conditions hereinafter mentioned.

Be it enacted by the Superintendent of the Province of Canterbury by and with the advice and consent of the said Provincial Council thereof:

Power to Superintendent to lease said land. 1. It shall be lawful for the Superintendent for the time being of the said Province with the advice and consent of the Executive Council thereof from time to time to demise and lease the aforesaid section of land as the same is described in the Schedule to this Ordinance or any part thereof with or without the impeachment of waste for any term of years not exceeding forty-two years in possession to be computed from the date of the said lease at such yearly or other rent or rents and subject to the payment of such royalties on any minerals to be gotten out of the said parcel of land and to such covenants and conditions as the said Superintendent with the advice and consent of the Executive Council of the said Province shall think fit and expedient.

2. The said Lease shall contain a clause making it compulsory on Conditions of the Lessees to commence working the said Coal Measures within six months after the execution of such lease and that they shall during the first eighteen months of the said term bring down to Greymouth not less than five thousand tons of coal by rail or tramway.

3. It shall be lawful for the said Superintendent with such advice Covenant may and consent as aforesaid to enter into a covenant in the said deed sale of land of lease for the sale to the lessee or lessees at any time after tions the expiration of the first seven years of the term to be thereby granted and during the continuance of the remainder of the said term for an estate of inheritance in fee simple in possession of any part or parts or the said allotment or section of land to be from time to time selected by the said lessee or lessees such parts to be not more in the whole than one hundred and twenty-five acres to be selected in five twenty-five acre blocks no one block to join another at the price of Two Pounds sterling per acre and upon the lessees paying to the said Superintendent the purchase money at the rate aforesaid for the portions for the time being selected as aforesaid to convey and assure unto the said lessees the portions of the said land so from time to time selected by them as aforesaid.

3. This Ordinance shall be entituled and cited as "The Grey River Title. Coal Field Reserve Ordinance 1867."

Passed the Provincial Council this Eighteenth day of July, One Thousand Eight Hundred and Sixty-seven.

HENRY JOHN TANCRED,

Speaker.

HENRY BACON QUIN, Clerk of Council.

Assented to on behalf of His Excellency the Governor at Christchurch this Nineteenth day of July One Thousand Eight Hundred and Sixty-seven.

WILLIAM SEFTON MOORHOUSE. Superintendent of the Province of Canterbury.

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be made for under restric-

THE SCHEDULE REFERRED TO IN THE FOREGOING ORDINANCE.

All that parcel of land in the Province of Canterbury situated on the West Coast of the said Province and containing by admeasurement five thousand acres more or less commencing at a point on the south bank of the River Grey the same being the north-western corner of the Reserve for Native purposes containing two hundred and fifty acres and numbered 34 of the General Government Reserves in the Grey district thence southerly and easterly following along the western and southern boundaries of the said Reserve to the River Arnold thence following the western bank of that River in a southerly direction to a point on the same being one hundred and ninety-four chains measured in a straight line from the confluence of the before-mentioned Rivers Grey and Arnold thence westerly following a right line to a point being fifteen chains distant from and in continuation of the eastern boundary of the Reserve for Native purposes containing two hundred and fifty acres and numbered 33 of the General Government Reserves thence following a straight line to the south-eastern corner of that Reserve and onwards in the same straight line along the eastern boundary through to the River Grey aforesaid and from thence returning along the southern bank of that river to the commencing point and numbered 274 (in red) on the map of the Chief Surveyor of the Province of Canterbury setting out and describing the rural land on the West Coast of the Province aforesaid.

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CHEISTCHUECH :

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PROVINCE OF CANTERBURY.

ANNO TRICESIMO PRIMO

VICTORIÆ REGINÆ.

SESSION XXVII.—No. 17.

Railway Tolls and Management Ordinance.

Lublished by Authority.

ANALYSIS.

Preamble.

- 1. Repealing clause.
- 2. Application of Sections.
- 3. Passengers &c. may be carried upon Lyttelton and Christchurch Railway.
- 4. Ordinary liabilities to Superintendent &c. as Carriers.
- 5. What tolls and charges to be made.
- 6. Tolls to be exhibited.
- 7. Payment of tolls.
- 8. In case of failure to pay tolls.
- 9. Account in writing to be rendered of goods to be carried.
- 10. Penalty for rendering false account.
- 11. Penalty for non-payment of fare.
- 12. Such offender may be apprehended.
- 13. Certain goods not to be carried.

- 14. Power of entry to recover properties of Superintendent by this Ordinance.
- 15. Regulations may be made by the Superintendent.
- 16. In case of infringement of such Regulations.
- 17. Power of Superintendent to vary tolls.
- 18. Tolls to charged upon Great Southern Railway.
- 19. General provisions as to Great Southern Railway.
- 20. Maximum tolls to be charged.
- 21. Tolls may be reduced.
- 22. Wharfage charges to be as per Schedule. 23. Superintendent to act with Executive
- Council.
- 24. Interpretation clause.
- 25. Title.

WHEREAS by an Act of the General Assembly of New Zealand Preamble. entituled "The Canterbury Great Southern Railway Act 1864" it is enacted *inter alia*.

That tolls fares and charges for passengers animals carriages

goods merchandise minerals articles matters and things conveyed on the Great Southern Railway shall be payable to and receivable by the Superintendent at rates not exceeding a maximum to be from time to time fixed by an Ordinance of the Provincial Legislature of Canterbury and shall be deemed to be tolls fares and charges authorised by the said Act and that the said Act so far as concerns the management of the said Railway and the excercise of the powers by the said Act or by any Act incorporated therewith vested in the Superintendent and all matters incidental thereto may be altered by any Ordinance of the Superintendent and Provincial Council of the Province of Canterbury And Whereas in the said Act certain parts of an Act of the Imperial Parliament entituled "The Railway Clauses Consolidation Act 1845" are incorporated which provide generally for the working and management of the Great Southern Railway And Whereas by an Ordinance of the Superintendent and Provincial Council of Canterbury entituled "The Ferrymead Railway and Wharf Tolls Ordinance 1863" provision was made for working the Railway between Christchurch and Ferrymead and for levying Tolls thereon And Whereas it is expedient that the said Ordinance should be repealed and that further provision should be made for the working and management of the Railway from Christchurch to Lyttelton and the branch to Ferrymead and \mathbf{that} further provision should be made for the working and management of the Great Southern Railway and that tolls fares and charges should be fixed to be levied and charged for the use of all the said Railways.

Be it therefore enacted by the Superintendent of the Province of Canterbury by and with the advice and consent of the Provincial Council thereof as follows :----

1. "The Ferrymead Railway and Wharf Tolls Ordinance 1863" except as to any lease made or any proceedings commenced or things done thereunder is hereby repealed.

2. Sections 2 to 17 inclusive of this Ordinance shall apply ex-Application of clusively to the Lyttelton and Christchurch Railway and the Ferrymead Branch and the word Railway in the said sections shall mean the said Railway and the said Branch.

Passengers &c. may be car-ried upon Lyttelton and Christchurch Railway

Repealing

ctions

clause.

3. It shall lawful for the Superintendent by his officers be agents and servants to use and employ locomotive engines or other moving power and carriages and waggons to be drawn or propelled thereby and to carry and convey upon the Lyttelton and Christchurch Railway and Ferrymead Branch all such passengers and goods as shall be offered to him or them for that purpose and to make such reasonable

charges in respect thereof as he may from time to time with the advice of his Executive Council determine upon not exceeding the tolls specified in the Schedule to this Ordinance.

4. Nothing in this Ordinance contained shall extend to charge or Ordinary Lia-bilities to Supmake liable the Superintendent his officers agents or servants further or in any other case than where according to the laws of New Zealand stage coach proprietors and common carriers would be liable nor shall extend in any degree to deprive the Superintendent his officers agents or servants of any protection or privilege which common carriers or stage coach proprietors may be entitled to but on the contrary the Superintendent his officers agents and servants shall at all times be entitled to the benefit of every such protection and privilege.

5. It shall not be lawful for the Superintendent his officers agents What tolls or servants at any time to demand or take a greater amount of toll or make any greater charge for the carriage of passengers or goods than they are by this Ordinance authorised to demand and upon payment of the tolls from time to time demandable all persons shall be entitled to use the Railway.

6. A list of all the tolls authorised by this Ordinance to be taken and which shall be exacted by the Superintendent shall be published by the same being painted upon one toll board or more in distinct black letters on a white ground or white letters on a black ground or by the same being printed in legible characters on paper affixed to such board and by such board being exhibited in some conspicuous place on the Stations or places where such tolls shall be made payable.

7. The tolls shall be paid to such persons and at such places Payment of tolls upon or near to the Railway and in such manner and under such regulations as the Superintendent shall by notice to be annexed to the list of tolls appoint.

8. If on demand any person fail to pay the tolls due in respect In case of failure to pay of any carriage or goods it shall be lawful for the Superintendent his officers agents or servants to detain and sell such carriages or all or any part of such goods or if the same shall have been removed from the premises occupied by or appurtenant to the Railway to detain and sell any other carriages or goods within such premises belonging to the party liable to pay such tolls and out of the moneys arising from such sale to retain the tolls payable as aforesaid and all charges and expenses of such detention and sale rendering the overplus (if any) of the moneys arising by such sale and such of the carriages or goods as shall remain unsold to the person entitled thereto or it shall be lawful for the Superintendent to recover any such tolls as a debt due to him.

erintendent &c as Carriers

and charges to be made

Such tolls to be exhibeted

tolls

Account in writing to be rendered of goods to be carried 9. Every person being the owner or having the care of any carriage or goods passing or being upon the Railway shall on demand give to the Collector of Tolls at the places where he attends for the purpose of receiving goods or of collecting tolls for the part of the Railway on which such carriage or goods may have travelled or be about to travel an account in writing signed by him of the number or quantity of goods conveyed by any such carriage and of the point on the Railway from which such carriage or goods have set out or are about to set out and at what point the same are intended to be unloaded or taken off the Railway.

Penalty for rendering false account

Penalty for

of fare

non-payment

10. If any such owner or other such person give a false account or unload or take off any part of his lading or goods at any place with intent to avoid the payment of any tolls payable in respect thereof he shall for every such offence be liable to a penalty not exceeding ten pounds for every ton of goods or for any parcel not exceeding one hundred weight and so in proportion for any less quantity of goods than one ton or for any parcel exceeding one hundred weight (as the case may be) which shall be upon any such carriage and such penalty shall be in addition to the toll to which such goods may be liable Provided always that the total penalty in respect of any single offence shall not exceed the sum of one hundred pounds.

11. If any person travel or attempt to travel in any carriage on the Railway without having previously paid his fare and with intent to avoid payment thereof or if any person having paid his fare for a certain distance knowingly and wilfully proceed in any such carriage beyond such distance without previously paying the additional fare for the additional distance and with intent to avoid payment thereof or if any person knowingly and wilfully refuse or neglect on arriving at the point to which he has paid his fare to quit such carriage every such person shall for every such offence be liable to a penalty not exceeding Forty Shillings.

Such offendermay be appre hended 12. If any person be discovered either in or after committing or attempting to commit such offence as in the preceding enactment mentioned all officers and servants and other persons on behalf of the Superintendent or of his lessee and all constables gaolers and peace officers may lawfully apprehend and detain such person until he can be conveniently taken before some Justice or until he be otherwise discharged by due course of law.

Certain goods not to be carried 13. No person shall be entitled to carry or to require the Superintendent his officers agents or servants to carry upon the Railway any aquafortis oil of vitrol gunpowder lucifer matches or any other goods

which in the judgment of the Superintendent his officers agents or servants may be of a dangerous nature And if any person send by the Railway any such goods without distinctly marking their nature on the outside of the package containing the same or otherwise giving notice in writing to the book-keeper or other servant of the Superintendent with whom the same are left at the time of so sending he shall be liable to a penalty of Twenty Pounds for every such offence And it shall be lawful for the Superintendent his officers agents or servants to refuse to take any parcel that they may suspect to contain goods of a dangerous nature or require the same to be opened to ascertain the fact.

14. If any Collector of Tolls or other officer employed by the Power of entry Superintendent be discharged or suspended from his office or die abscond properties or absent himself and if such collector or other officer or the wife widow or any of the family or representatives of any such collector or other officer refuse or neglect to deliver up to the Superintendent or any person appointed by him for that purpose any station dwelling-house office or other building with its appurtenances or any books papers or other matters belonging to the Superintendent in the possession or custody of any such collector or officer at the occurrence of any such event as aforesaid then upon application being made by the Superintendent to any two Justices of the Peace or a Resident Magistrate it shall be lawful for such two Justices of the Peace or Resident Magistrate to order any constable with proper assistance to enter upon such station or other building and to remove any person found therein and to take possession thereof and of any such books papers or other matters and to deliver the same to the Superintendent or any person appointed by him for that purpose.

15. And with respect to the regulating of the use of the Railway Regulations be it enacted as follows :-

may be made by the Supertendent

- It shall be lawful for the Superintendent from time to time subject to the provisions and restrictions in this Ordinance contained to make regulations for the following purposes that is to say
- For regulating the mode by which and the speed at which carriages using the Railway are to be moved or propelled.
- For regulating the times of the arrival and departure of any such carriages.
- For regulating the loading or unloading of such carriages and the weights which they are respectively to carry.
- For regulating the receipt and delivery of goods and other things which are to be conveyed upon such carriages.

of Superintendent by this Ordinance

- For preventing the smoking of tobacco and the commission of any other nuisance in or upon such carriages or in any of the stations or premises occupied by the company,
- And generally for regulating the travelling upon or using and working of the Railway.
- But no such regulations shall authorise the closing of the Railway or prevent the passage of engines or carriages on the Railway at reasonable times except at any time when in consequence of any of the works being out of repair or from any other sufficient cause it shall be necessary to close the Railway or any part thereof.

16. If the infraction or non-observance of any such regulations aforesaid be attended with danger or annoyance to the public or hindrance to the Superintendent his officers agents or servants in the lawful use of the Railway it shall be lawful for the Superintendent his officers agents or servants summarily to interfere to obviate or remove such danger annoyance or hindrance and forcibly to remove any person or persons causing such danger annoyance or hindrance from the premises occupied by or appurtenant to the Railway.

Whereas it is expedient that the Superintendent 17. And should be enabled to vary the tolls upon the Railway so as to accommodate them to the circumstances of the traffic but that such power of varying should not be used for the purpose of prejudicing or favouring particular parties or for the purpose of collusively and unfairly creating a monopoly either in the hands of the Superintendent or of particular parties it shall be lawful therefore for the Superintendent subject to the provisions and limitations herein contained from time to time to alter or vary the tolls hereby authorised to be taken either upon the whole or any particular portions of the Railway as he shall think fit but not to exceed the maximum rates hereby authorised Provided that all such tolls be at all times charged equally to all persons and after the same rate whether per ton per mile or otherwise in respect of all passengers and of all goods or carriages of the same description and conveyed or propelled by a like carriage or engine passing only over the same portion of the line of Railway under the same circumstances and no reduction or advance in any such tolls shall be made either directly or indirectly in favour of or against any particular company or person travelling upon or using the Railway.

Tolls to be 18. The maximum rates of tolls fares and charges for passencharged upon Great South. gers animals carriages goods merchandise minerals articles matters and ern Bailway

In case of infringement of such Regulations

Power of Superintendent to vary tolls

ings conveyed on the Great Southern Railway shall be those specified in the Schedule to this Ordinance.

19. It shall be lawful for the Superintendent with the advice of General prothe Executive Council to let the Lyttelton and Christchurch Railway Great South-ern Railway and Ferrymead branch and the Great Southern Railway either with or without the rolling stock thereon and the tolls fares and charges to be levied received and paid as aforesaid for any term not exceeding three years at such rent and upon such terms and conditions as he shall think fit and such lease shall entitle the company or person to whom the same shall be granted to the free use of the said Railways and during the continuance of such lease all the powers and priveleges which might otherwise be exercised and enjoyed by the Superintendent or his officers agents or servants by virtue of this Ordinance or by virtue of "The Canterbury Great Southern Railway Act 1864" or of any Act incorporated therewith with regard to the possession enjoyment and management of the Railways (except the power of making Regulations given to the Superintendent in respect of the Canterbury Great Southern Railway by the 109th Section of "The Railway Clauses Consolidation Act 1845" incorporated in "The Canterbury Great Southern Railway Act 1864" shall be exercised and enjoyed by the lessee and the officers and servants of such lessee under the same regulations and restrictions as are by this Ordinance or by "The Canterbury Great Southern Railway Act 1864" or by any Act incorporated therewith imposed on the Superintendent his officers and servants and such lessee shall with respect to the Railways comprised in such lease be subject to all the obligations by this Ordinance or by the above mentioned Acts imposed on the Superintendent Provided nevertheless that it shall be lawful for the Superintendent in any such lease to limit the powers and privileges that would otherwise have been given to the lessee under this section in such manner as he shall think Provided further that the Superintendent before any such lease shall fit be granted shall by advertisements to be inserted not less than three times in one newspaper published in each Province in this Colony and one daily newspaper published in each of the Cities of Melbourne and Sydney call for tenders for leasing the Railways and such advertisements when published shall state that full information and particulars are obtainable at the office of the Secretary of Public Works in Christchurch and such advertisements shall fix a day up to which tenders will be received and on which they shall be opened and such advertisements shall have been inserted at least once in every such paper at least three months before the day fixed for opening the tenders and no such lease shall be granted until all tenders received up to the time fixed have been opened and considered and all tenders received shall be opened on the day named at such place and time as the Superintendent may appoint when all persons who may tender shall have liberty to be present either

personally or by their agents duly authorised in that behalf at the opening of the tenders.

Maximum tolls to be charged

20. The maximum rates of tolls fares and charges for goods articles and things to be carried through from Lyttelton or Ferrymead to the extremities of the Great Southern Railway or *vicé versa* shall be those specified in the Schedule to this Ordinance under the head of "Tolls for through carriage for both lines."

Tolls may be reduced 21. Not withstanding anything contained in this Ordinance or in "The Canterbury Great Southern Railway Act 1864" or in any Act incorporated therewith—

It shall be lawful for the Superintendent to reduce the scale of charges in respect of materials to be employed on works of public utility to be conveyed on any of the Railways mentioned in this Ordinance and to oblige any lessee or lessees of the said Railways to enter into a covenant in their lease to compel such lessee or lessees to reduce the scale of charges in respect of any such materials but notwithstanding anything in this Ordinance contained no such lessee or lessees shall have the power hereby given to the Superintendent to reduce the scale of charges in respect of any such materials except by virtue of any such covenant as aforesaid.

Wharfage charges to be as per Schedule 22. It shall be lawful for the Superintendent to levy charges and recover toll and wharfage dues in respect of the Wharves and Jetties at Ferrymead and Lyttelton belonging to or under the control of the Provincial Governmeut at rates not exceeding those specified in the Schedule to this Ordinance and to include the said Wharves and Jetties and the tolls so to be levied in any lease to be executed in pursuance of Section 20 of this Ordinance.

Superintendent to act with Executive Council 23. All powers by this Ordinance given to the Superintendent shall be exercised by him by and with the advice and consent of the Executive Council and not otherwise.

Interpretation clause

24. The expression "Lyttelton and Christchurch Railway and Ferrymead Branch" shall mean the Railway now existing and in course of construction between Christchurch and Lyttelton and the Branch Railway to Ferrymead and the works stations and land appurtenant thereto.

The expression "Great Southern Railway" shall mean such part of the Canterbury Great Southern Railway as defined by the "Canterbury Great Southern Railway Act 1864" as is now completed or in course of construction and the works stations and land appurtenant thereto.

25. This Ordinance shall be entituled and may be cited as "The Time Railway Tolls and Management Ordinance 1867."

Passed the Provincial Council this Nineteenth day of July, One Thousand Eight Hundred and Sixty-seven.

HENRY JOHN TANCRED,

Speaker.

HENRY BACON QUIN, Clerk of Council.

Assented to on behalf of His Excellency the Governor at Christchurch this Nineteenth day of July One Thousand Eight Hundred and Sixty-seven.

> WILLIAM SEFTON MOORHOUSE, Superintendent of the Province of Canterbury.

THE SCHEDULE REFERRED TO IN THE FOREGOING ORDINANCE.

Tolls on Lyttelton and Christchurch Railway with Ferrymead Branch.

GOODS by dead weight or measurement, except as hereinafter mentioned, per ton, one shilling per mile or fraction of a mile.

Wool, fourpence per bale, of weight not exceeding five cwt., per mile or fraction of a mile; exceeding five cwt., one penny per cwt. or fraction of a cwt. per mile or fraction of a mile in addition.

PARCELS, two shillings each, not exceeding fourteen lbs.; and above fourteen lbs., and not exceeding fifty-six lbs., four shillings each; for every additional half-cwt., or fractional part thereof, two shillings.

PARCELS sent by goods train above half a cwt., and under half a ton, to be charged as half a ton at goods rates.

PASSENGERS.—First-class each, two shillings and sixpence; return ticket, available only on day of issue, four shillings.

Second-class each, one shilling and sixpence; return ticket available only on day of issue, two shillings and sixpence.

- For any intermediate Stations, first-class passengers each Sixpence a mile or fraction of a mile—return tickets, available only on day of issue, 25 per cent. reduction on double fares. Secondclass, Four-pence per mile or fraction of a mile—return ticket 25 per cent. reduction on double fares.
- One cwt. of luggage allowed to each first-class passenger, and half-acwt. to each second-class passenger.
- Sheep, Pigs, Goats, ten shillings per score, under that number to be paid for by special agreement.
- Other animals on such terms and at such rates as the Superintendent and Executive Council may from time to time determine.

Tolls on Great Southern Railway.

GOODS by dead weight or measurement, except as hereinafter mentioned per ton Ninepence a mile for the first ten miles or fraction of a mile, any distance under five miles to be charged as five miles, and Sixpence a mile or fraction of a mile for any greater distance than ten miles. COALS per ton, Three Shillings, under five miles; above that distance and under ten miles, Eightpence per ton per mile; second ten miles, Sixpence per ton per mile; beyond twenty miles, Fourpence per ton per mile.

WOOL, Twopence a mile per bale, of weight not exceeding 5 cwt.

GRAIN and any other farm produce, except hay and straw, Fivepence a ton per mile.

PASSENGERS—First-class each Fourpence a mile for any distance exceeding three miles—return tickets 25 per cent. reduction upon double fares. Second-class each Threepence a mile for any distance exceeding three miles—return tickets as in first-class.

- For any intermediate Station—First-class, Sixpence a mile, (not exceeding three miles)—Return ticket as above. Second, class, (not exceeding three miles), Fourpence a mile—Return ticket as above.
- One cwt. of luggage allowed to each first-class passenger, and half a cwt. to each second-class passenger.

SHEEP, PIGS, OR GOATS, ten shillings per score for the first ten miles or under, and Fivepence a mile for every mile exceeding first ten miles; other animals on such terms and at such rates as the Superintendent and Executive Council may from time to time determine.

Tolls for through Carriage for both Lines.

Goods by dead weight or measurement, except as hereinafter mentioned, per ton, Ninepence a mile.

WOOL Six Shillings a bale.

GRAIN and other farm produce, except hay and straw, sixpence a ton a mile.

Tolls and Wharfage Dues.

GOODS landed on or shipped from Government Wharves or Jetties, two shillings and sixpence a ton.

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CHRISTOHURCH : Printed, under the authority of the Provincial Government of the Province of Canterbury, at the 'Press' Office, Cashel-street, by JAMES EDWARD FITZGERALD, Official Printer for the time being to the said Government.

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PROVINCE OF CANTERBURY.

ANNO TRICESIMO PRIMO

VICTORIÆ REGINÆ.

SESSION XXVII.-No. 18.

The Appropriation Ordinance No. 3, 1867.

Sublished by Kuthority.

ANALYSIS.

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Preamble.

1. Appropriation of Public Revenues for period ending 31st March, 1868.

2. Sums to be issued in accordance with Audit Act 1866. 3. Title.

) E it enacted by the Superintendent of the Province of Canterbury Preamble. D with the advice and consent of the Provincial Council thereof as follows:

1. Out of the public revenues of the said Province there may be Appropriation of Public Reissued and applied for the public service of the said Province and for venues for defraying the charge of the Government thereof up to the 31st day of 31st March March, 1868, the sum of Two hundred and ninety-six thousand seven hundred and fifty pounds fourteen shillings and ten pence in manner set forth in Schedules A B C and D to this Ordinance.

2. The said sums hereby appropriated shall be issued and paid in the Sums to be manner prescribed by "The Provincial Audit Act 1866."

issued in ac cordance with Audit Act 1866

Title.

3. This Ordinance shall be entituled and may be cited as "The Appropriation Ordinance No. 3 1867."

Passed the Provincial Council this Nineteenth day of July, One Thousand Eight Hundred and Sixty-seven.

à

HENRY JOHN TANCRED,

Speaker.

HENRY BACON QUIN, Clerk of Council.

Assented to on behalf of His Excellency the Governor at Christchurch this Nineteenth day of July One Thousand Eight Hundred and Sixty-seven.

ç.

WILLIAM SEFTON MOORHOUSE, Superintendent of the Province of Canterbury. 75

SCHEDULE A.

ORDINARY EXPENDITURE.

······································	1	1	
CLASS I.—PERMANENT CHARGES. "Superintendent's Salary Ordinance Amendment Ordinance, 1863," Super-	£ s. d:	£ s. d.	
intendent			$1125 \ 0 \ 0$
CLASS II.—EXECUTIVE. PROVINCIAL SECRETARY'S DEPARTMENT. Provincial Secretary and Treasurer Assistant Secretary Two Clerks Keeper of Public Records	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	1080 0 0	
PBOVINCIAL TREASURER'S DEPARTMENT. Assistant Provincial Treasurer Forage Allowance Clerk Sub-Treasurers at Akaroa and Timaru	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	431 5 0	
PROVINCIAL AUDITOR'S DEPARTMENT. Expenses of Department, including Tra- velling Expenses to examine Accounts			
of Sub-Treasurers, &c		100 0 0	
PROVINCIAL SOLICITOR'S DEPARTMENT. Provincial Solicitor		300 0 0	1911 5 0
CLASS III.—ELECTORAL. Expenses of Elections			100 0 0
CLASS IV.—LEGISLATIVE. PROVINCIAL COUNCIL.			
Speaker		$\begin{array}{cccccccccccccccccccccccccccccccccccc$	1662 10 0
CLASS V.—ADMINISTRATION OF JUSTICE. SUPBEME COURT. Crown Prosecutor, Fees Expenses of Sessions BESIDENT MAGISTRATE'S COURT. Expenses of Witnesses	300 0 0 900 0 0	1200 0 0 112 10 0	
GAOL AT LYTTELTON. Gaoler Matron Chief Warder, at 8s. per diem Eight Warders, at 7s. per diem Overseer Hard Labour Gang, at 10s.	187 10 0 18 15 0 110 0 0 770 0 0		
per diem . . Rations . . Clothing . . Bedding, &c. . . Fuel . . Miscellaneous . .	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	0000 1 0	
GAOL AT CHRISTCHURCH. Chief Warder, at 8s. per diem	110 0 0	2999 1 0	
Carried forward	. نو		4798 15 0

Brought forward .	-	£	8.	d.	£	g.	d.	£ s. 4798 15	d. 0
GAOL AT CHBISTCHUBCHcontinued.							Ì		
Matron .		7	10	0					
Warder, at 7s. per diem .	- 1	96	5	0					
Rations .	- 1	$\frac{180}{54}$	0	0					
Bedding and clothing			5	ŏ			·		
Fuel Miscellaneous		$\overline{23}$		6					
					534	0	6		
DISTRICT GAOL-TIMABU.									
One Third-class Sergeant at 9s per die	əm.	123		0					
One Second-class Constable at 7s. 6d. d	lo.	$\begin{array}{c}103\\45\end{array}$	2	$\begin{bmatrix} 6\\ 0 \end{bmatrix}$					
Rations . Fuel and Lighting			10	ŏ					
Tools and Materials for employment	of			[
Prisoners .	•		10	0					
Clothing and Bedding	·]		10 0	$\begin{bmatrix} 0\\0 \end{bmatrix}$					
Travelling Expenses	·				369	7	6		
POLICE .	•				8378	15 	0	13,593 14	0
CLASS VI.—CHABITABLE ATD.									
					2250	0	0		
Charitable Aid Fund	·				-	10			
Aummistrator . · ·								2287 10	0 0
CLASS VIIHOSPITALS.									
CHRISTCHURCH.	1		•	^					
Visiting Physician	·		0 0	0			:		
Visiting Surgeon Resident Surgeon		187		ŏ				}	
Dispenser .			15	Ŏ				(
Matron	•		10	0				ļ	
Cook	·	30							
Laundry Maid Four Nurses	•	$30 \\ 127$	0	0	[
Night Nursing .			10					i i i i i i i i i i i i i i i i i i i	
Housemaid	.]	18	15	0]				
Porter	•		10		ł				
Kitchen Maid Provisions, Wines, Spirits and Ale	•	15	0 10						
Undertaker			0		ł				
Fuel		102	10	0					
Drugs, &c.	•		10					}	
Sundries	· · {	20 0			· ·			1	
Surgical Implements, Appliances, &c Furniture for new buildings	•••	100							
LYTTELTON.					2487	10	0		
Surgeon .	•	150		0					
Dispenser	· •	75			1				
Matron	•	56			1			1	
Nurse Under Nurse	·	- 37 26	$10 \\ 5 5$		1.1			1	
Cook	:	30							
Servant .	.	22	2 10	0	1			1.	
Rations, Extras, and Miscellaneous	.		7 10		1105	50	0		
	1								
Carried forward .	,						, ,	20,679 1	

SCHEDULE A .--- ORDINARY EXPENDITURE-continued.

·			
	£ s. d.	£ s. d.	£ s. d. 20.679 19 0
Brought forward			20,679 19 0
Surgeon (to include drugs and attendance			
on Police)	$\begin{array}{cccccccccccccccccccccccccccccccccccc$		
Nurse	22 10 0		
Rations, Surgical Appliances, Fuel,	400 0 0		
Wines and Spirits, &c.		587 10 0	
			4180 0 0
CLASS VIIILUNATIC ASYLUM.			
Surgeon (including attendance on Police,		150 0 0	
Gaol, and Immigration Barracks) Steward		$\begin{array}{cccccccccccccccccccccccccccccccccccc$	
Matron		37 10 0	
Chief Attendant, at 7s. 6d. per diem .			
Four Male Attendants, at 7s. per diem.		$ \begin{array}{rrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrr$	
Three Female Attendants, at 5s. per diem Cook, 6s. per diem		82 10 0	
Rations		1100 0 0	
Clothing		$160 0 0 \\ 150 0 0$	
Fuel, Lighting, &c		60 0 0	
Medicines and Medical Comforts .		150 0 0	
Furniture, Bedding, &c.		$\begin{array}{cccccccccccccccccccccccccccccccccccc$	н.
Repairs and Additions Miscellaneous		50 0 0	
Outstanding Liabilities		40 0 0	3136 17 6
CLASS IXINSPECTION OF SHEEP .			1470 0 0
CLASS XGENERAL MISCELLANEOUS.			
Fuel for various departments .		190 0 0	
Messenger.		37 10 0	
Printing, Advertising, Stationery, &c.		$\begin{array}{cccccccccccccccccccccccccccccccccccc$	
Registration of Deeds . Dog Collars .		320 0 0	
Postages, Cartage, &c			
Painting, Cleansing, &c.		$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	
Health Officer boarding vessels			
Amendment Act, 1865" .			
Contingencies		500 0 0	
R.M. Court		20 0 0	
Grant to Lyttelton Colonists' Society		300 0 0	
for erection of Building, balance due Honorarium to Henry Selfe Selfe, Esq.		500 0 0	
Expenses Civil Service Commission .		150 0 0	F007 10 0
			5297 10 0
CLASS XIIMMIGRATION.			
Immigration		$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	
Immigration Officer Assistant Officer		202 10 0 206 5 0	
Clerk		168 15 0	
Barrack Master and Matron		$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	
Ditto, Camp Bay Furniture, Rations and Contingencies,		100 0 0	
including travelling expenses and		1200 0 0	
gratuities		1500 0 0	11,362 10 0
Carried forward			46,126 16 6
		l	1

SCHEDULE A.—ORDINARY EXPENDITURE—continued.

SCHEDULE A.-OBDINARY EXPENDITURE-continued.

Brought forward	£	S .	d.	£	s .	d.	£ 46,126	s. 16	d. 6
CLASS XII-EDUCATION.									
Current Expenditure-	7 00	10							
aintenance of Superior Schools	562		0						
aintenance of Ordinary Schools	3536	~	3 0			1			
holarships	600	0	U			-			
Expenses of Department-	0.00	10	0						
spector of Schools Salary	262		- 1						
cretary to the Board	150	10	0						
epartmental Travelling Expenses .	112		0						
Difingencies	150	U	0						
Permanent Expenditure-	1000	•				1			
stablishment of New Schools .	1000	U	0				6373	10	3
							031.0	TO	o.
SUPPLEMENTARY.						4			
INTERSTRATION OF JUSTICE									
Police-			1						
Rent of House and Paddock at									
Oxford, at 16s. a week				34	8	0			
ORIGED, BU TOS. A WOOK]	01	. 0	v			
EFENCES					-				
Three Drill Instructors				150	0	0			
				200					
DUCATION									
Maintenance of Superior Schools,			- 1						
June quarter	187	10	0						
Maintenance of Ordinary Schools,	1 07	10	Ň						
June quarter	979	2	9						
				1166	13	9	\sim		
				1100	10		1351	1	9
							1001		
Total							53,851	14	6
								R	

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SCHEDULE B.

DEPARTMENT OF LAND AND WORKS .--- GENERAL ACCOUNT.

·····	1	3	· · · · · · · · · · · · · · · · · · ·
CLASS I.—PERMANENT CHARGES.	£ s. d.	£ s. d.	a£ s. d.
Interest on £30,000 Loan		1200 0 0	
Sinking Fund on Ditto.			
Bank Charges for Remittance			
The "Cass Pension Ordinance,"		300 0 0	
The Cass rension Ordinance,			2800 0 0
CLASS II.—OFFICE OF SECRETARY FOR PUBLIC WORKS.			
Forage and Travelling Expenses .		100 0 0	
First Clerk		225 0 0	
Second Clerk		93 15 0	
			418 15 0
CLASS III.—WASTE LANDS BOARD.			
Chief Commissioner		$262 \ 10 \ 0$	
One paid Commissioner.		75 0 0	
Clerk to the Board	-	187 10 0	
Clerk		127 10 0	
Extra Clerical Assistance		112 10 0	
Messenger		75 0 0	•
Service of Pre-emptive Right Notices .		40 0 0	
			880 0 0
CLASS IVSURVEYS			10,619 15 0
CLASS VGEOLOGICAL SURVEY.		4	,
Provincial Geologist, amount payable			
under Contract			1020 15 0
CLASS VIMETEOROLOGICAL OBSERVER.		110 10 0	
Salary		112 10 0	
Incidental Expenses		20 0 0	132 10 0
CLASS VIIENGINEERING DEPART- MENT.			102 10 0
SALARIES.			
Engineer and Inspector of Roads	450 0 0		r
Clerk of Works	187 10 0		
Messenger, 3 months	37 10 0		
messenger, o montais		675 0 0	
CONTINGENCIES.			
Special Travelling Expenses	150 0 0		
Occasional Assistance in Office .	100 0 0		
Office Fittings, Instruments, Printed	,		
Works, &c., &c.	75 0 0		
		325 0 0	
CLASS VIIITELEGRAPH.	•		1000 0 0
SALARIES.			
Manager.	300 0 0	1. Sec. 1. Sec	
Two Station Managers at £200.	300 0 0		
Telegraphist	75 0 0	- X	
Messenger	37 10 0		
Lineman (to provide a Horse) at £250.	187 10 0	000 0 0	
		900 0 0	
CONTINGENCIES.	000 0 0		
Maintenance of Line, and Contingencies	300 0 0		
Amount due, General Government .	704 14 4	1004 14 4	
	<u></u>	1004 14 4	1904 14 4
CLASS IXPUBLIC PLANTATIONS.	150 0 0		TOOR THE R
Head Gardener.	150 0 0		
Three Labourers at 6s. 6d. per day .	$229 \ 12 \ 3$		
Q [_] []	1		18,776 9 4
Carried forward !	, , , , , , , , , , , , , , , , , , ,	• • • • • • • • •	10,110 0 2

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							6			
	£	8.	d.	t d	E s.	d .	£	s.		
Brought forward				, ·			18.776	9	4	
PUBLIC PLANTATIONS—continued.										
Seeds, Trees, Tools, &c	50									
Fencing, Ploughing, and Planting	150) ()	0			l				
· · · · · ·		·					579	12	3	
CLASS X.—ACCLIMATIZATION.				1		I	J			
Contribution to Acclimatization Society							300	0	0	
							ľ			
CLASS XI,HARBOUR.						i] .			
Port Officer	30 0) 0	0			ł	1		1	
Office Expenses, Travelling Expenses,	000		v						<u>्</u> य	64
and Contingencies	75	50	0			ļ	ľ		1	ž
Bonhoun Moston Tuttolton		50							.7	20
Harbour Master, Lyttelton		7 10								
Pilot, Lyttelton, at 10s. per diem	101	10	v							
Pilot Boat's Crew -One Coxswain, at				1						
8s. per diem; three Boatmen, 7s. per	405		~	1			1			
diem		5 12		1			1			
Two Boatmen, at 7s. per diem		2 10		1		ļ				
Signal Man, Diamond Harbour.	37	7 10	0	1						
Sumner Pilot	112	2 10	0]						
Signal Man	96	35	C				1			
Heathcote Staking and Maintenance of										
Boat at Sumner	30	0 (0	1			1			
Repairs to Buoys and Moorings.		7 10		1			1			
Contingencies, Repairs to Harbour Boats		5 0	-							
Maintenance of Light, Government Jetty		2 10	-				1			
France of Englis, Covernment Court		. 10		174	6 17	6				
TIMARU.				1	· 1.	v				
Harbour Master.	0*	7 10								
Pilot		$\frac{7}{2}$ 10								
		5 0					ľ			
Contingencies and Life Boat Expenses .		7 10								
Maintenance of Harbour Lights		7 10								
New Lights		0.0	-	1						
Manby's Rocket Apparatus	50	0 0	0				1			
				- 28	87 10) ()				
AKABOA.							1			
Harbour Master				1 5	87 10	0 (
							1			
KAIAPOI.										
Supervision of the Staking of the Wai-										
makariri, and Maintenance of a Boat.				1	12 10) 0				
· · · · · · · · · · · · · · · · · · ·										
SALTWATER CREEK.										
Conservator	4	8 15	50							
Improvements, Removal of Snags, &c	7						1			
· // // // // // //				1 [ر	23 18	50	1			
							- 2308	2	6	
CLASS XII.—PUBLIC BUILDINGS.							1	-	*	
Police Buildings at Waimate	25	0 0) 0				1			
Ditto, Waitohi Gorge		0 0					1			
Ditto, other additions and repairs	· ·			1			1			
		5 (Ť			
Lyttelton Hospital—Pump, Stores, &c.	11	7 (0 0	1.						
Christchurch Hospital—Padded Room,	901 1861	· ·		ſ			1			
Bath, &c.	ž 20 <u></u>						1			
Lunatic Asylum—Additions		5 (- ' -							
Court-house, Lyttelton .		0 (1			
Ditto, Akaroa	5	0 (0 0				4			
Quarantine Barracks	50	0 (0 0	•			- -			
Lyttelton Gaol-Additions	10	0 . 0	0 0							
Contingencies	50	- A - A - A - A - A - A - A - A - A - A	0 0	1 1						
<u> </u>				-			- 3,167	0	0	
CLASS XIII.—PROVINCIAL GOVEEN-	X.						',==+			
	. oir	i0 (0 0							
MENT WORKS.		v v	0 0				1. ···			
MENT WORKS. Improvements in Government Domain.	29						- F			
MENT WORKS. Improvements in Government Domain. West Coast Road—Porter's Pass to sum-		<u>^</u>	<u>م</u> م							
MENT WORKS. Improvements in Government Domain.		0	0 0	•						
MENT WORKS. Improvements in Government Domain. West Coast Road—Porter's Pass to sum-		(<u>)</u>	0 0							
MENT WORKS. Improvements in Government Domain. West Coast Road—Porter's Pass to sum-		0 (0 0				25,131			-

80

F.

Brought forward	£s	•	d.	£s	. ċ	l.	£ s. 25,131	d. 4	
Hagley Park Road and part of Lincoln	050	•	•						
Road, Metalling, &c.	$\begin{array}{c} 250 \\ 100 \end{array}$		0			1			
Clearing Avon round Hagley Park	500		Ő						
contingencies	0.00					1	3100	0	0
CLASS XIVMISCELLANEOUS, GENERAL CONTINGENCIES.							•		-
Revision of Ratepayers' Rolls	200	0	0						
Audit of Road Board Accounts,	50	-	ŏ						
Subsidy for Rakaia Ferry	350	-	Õ	ł					
do. do. Waitaki do	100		0						
do. do. North Rakaia do	60	0	0						
do. do. Tekapo do	100	0	0						
Expenses under "Thistle Ordinance",	700	0	0			1			
Grant for Building new Places for	-		-						
Public Worship, outstanding Liabi-				ļ					
lities	208	3	6						
Insurance on Public Buildings .	400	0	0	ļ					
Contingencies	.500	0	0						
						- 1	2668	8	6
CLASS XV.—HOUSEKEEPER'S DEPART- MENT.				4					
Housekeeper	75	0	-0						
Assistance to Housekeeper .	56	5	0						
*							181	5	0
SUPPLEMENTARY.									÷ .
Harbour-									
Establishment of Pilot Station, Little				1					
Port Cooper	300	.0	0						
Dolphin Swinging Apparatus	300	0	0						
zorhum sumernehhunnen				- 600	0	0			
PUBLIC BUILDINGS-									
Additions to Hospital, Timaru .				250					
Road Boards and Municipalities				13,500) 0	. 0			
MISCELLANEOUS-				l			ĺ		
Making and Maintaining Main Roads	10,000) (0.0				1		
Glass Cases, Cabinets, and other Ex-									
penses of Museum .	200) () 0			•			
				- 10,200) 0	0		•	~
) ·			<u> </u>			24,550	0	Q
				1					

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SCHEDULE C.

RAILWAY AND HARBOUR WORKS ACCOUNT.

CLASS 1.— CHARGES ON LOANS. LYTTELTON AND CHEISTCHUBCH THE WAY	£	8.	d.	£	8.	d.	£	8.	d.
LOAN. Interest on £200,000 at 6 percent for									
6 months	6000	0	0						
Sinking Fund on £200,000 at 2 per cent.	4000	0	0						
Bank charge for remittance of Interest	• • • •	~							
and Payment. "Canterbury Loan Ordinance, 1862." Interest on £150,000 at 6 per cent.	600	0	0				1		
for 6 months .	4500	0	0						
Sinking Fund	1500	0	0						
Bank charge for remittance of Interest and Payment.	360	0	0					•	•
CLALS IIEXTTELTON AND CHRIST-							16,960	0	0.
CHUBCH RAILWAY.	ľ								
Estimated Amount payable under Con-							-		
tract	14,326	13	3						
Additional Work not included in Con-	2500	0	0						
tract	750	ŏ	ŏ						
Balance of Engineer's Salary from 1st		Ť	Ũ						
January, 1865, to 30th September,			ļ						
1865, payable on Completion of the							1		
Tunnel	1175	0	0			į			
Draftsmen, 3 months at £200	50	0	0						
Additions, Buildings, Permanent Way,	7198	6	9						
&c	1100						26,000	0	0
CLASS IIIGREAT SOUTHERN RAIL-									
WAY.	ł								
Estimated Payments for Railway Works	04 500		~						
and Engineering Superintendence	34,500	0	0						
Permanent Station Works and Contin-	1500	0	0						
gencies	1000						36,000	0	0
CLASS IV HARBOUR WORKS.									
Timaru Landing Service				3000	0	0			
LYTTELTON HARBOUR WORKS.		^	•						
Resident Engineer Office Expenses, Instruments, Stationery	44 0	0	0						
and Sundries .		9	0						
Materials, Plants, Tools, Powder &c.,	187.	Ũ	Ŭ			ĺ			
at Breakwater	1200	0	0						
Sea Wall Contract	2226		2						
Screw Pile Jetty	1600	0	0						
Completion of Filling in between	4050	^	•						
Norwich Quay and Sea Wall.	49 50	0	0	10,251	5	2			
						_	13,251	5	2
· · · ·	1 e 🐐								
Total	4	4	y.				92,211	5	2
			[1					

SCHEDULE D.

WEST CANTERBURY GOLD FIELDS.

£ s. d. £ d. £ s. d. 8. CLASS I.-SECRETARY FOR GOLDFIELDS **DEPARTMEN** Secretary for Goldfields-Under Secretary -450 0 0 375 0 0 200 0 Ó Travelling expenses Clerk $262 \ 10$ 0 Contingencies 100 0 0 -1387 10 0 CLASS II.-SUB-TREASURER'S DEPART-MENT. Salaries Sub-Treasurer 300 0 0 300 0 0 CLASS III .--- WASTE LANDS BOARD. Expenses of Waste Lands Board 500 0 0 CLASS IV .--- SURVEY DEPARTMENT 7956 5 0 CLASS V.-ENGINEER'S DEPARTMENT. Salaries-

 375
 0
 0

 187
 10
 0

 187
 10
 0

 186
 10
 0

 District Engineer • Draftsman --Clerk--Messenger and Storekeeper Clerk of Works -. _ 195 0 0 1081 10 0 Contingenciesł Travelling Expenses and Forage Instruments, Materials, &c. -**300 0** 0 -150 0 75 0 0 . 0 **Incidental Expenses** 525 0 0 1606 10 **0** - METEOBOLOGICAL OB-CLASS VI. -SERVER'S DEPARTMENT. Salaries-Meteorological Observer 37 10 0 37 10 0 Carried forward 11,787 15 0

83

Brought forward	.	-	£	S .	d.	£	S .	d.	£ s. 11,787 15	
CLASS VII.—Administrat JUSTICE.	ION OF		1 5 7 7 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9							
SUPREME COURT.										
Prosecutor's Fees	- -	a 7	300	0 °	0					
Expenses of Sessions	•	- :	200		0					
Expenses of Witnesses Incidental Expenses -		-	1000 100		0					
Therefore Type		•				1,600	0	0		
DISTRICT COURT						_,				
Expenses of Witnesses Incidental Expenses -		- 1	500 150							
Incidential Expenses -	-	• *	100			650	0	0		
RESIDENT MAGISTRATE'S	COURT.									
Salaries-			2 19							
Resident Magistrate	- 1		375	0	0					
Two Clerks	->	•	375	0	0					
Contingencies-				<u> </u>		750	0	0		
Expenses of Witnesses	•	•	300	- - 0	0					
Incidental Expenses	-	-	75	0	Ŏ					
			<u> </u>			375	Q	0		
WARDEN'S COURTS.										
Salaries										
Five Wardens -	- ·	•	1,875		0					
Five Clerks -	-	-	1,125		0	3,000	0	0]	
Contingencies-						0,000	Ŭ	Ŭ	l	
Travelling Expenses	•*	•	300		0				.	
Bailiffs Incidental Expenses	- 2		400		0					
rucidental Expenses		-	400	0	0	1,100	0	0		
DISTRICT GAOL, HOKITI	KA.		1			-,				
Salaries-								. *	e di t Bitt	
Gaoler -	-	.	225	0	0					
Matron		-		10	0					
Chief Warder at 11s. per da Nine Warders at 10s.	y .		$\begin{array}{r}151\\1,237\end{array}$	5° 10	0					
Nine warders at 10s. "		-	1,407			1,63 6	5	0	5. S.	
Contingencies-										
Rations Furniture, &c	• 14 j.	•	1875 75		0					
Fuel and Light -	• n	-	75		0	1.1				
Medicine and Attendance	•	-	100		0					
Tools and Materials - Clothing and Bedding	-	- 7	. 26	0	0				-	
Arms, Accoutrements,		-	20	K.	0					
Travelling Expenses of Pris	oners an	ıd	70,55	EN T						
Officers in charge		.	750	0	0	0 770	~	~		
POLICE.		•	4 State	·····	· ·	3,550	0	0		
Salaries	- Té	.			-					
Third-class Inspector in a £275, with Gold fields				\$						
5s. per day	-	-	275	* 0	0	14. 14.				
One Third-class Inspector	at £25	0,			13	È.	. 41		, ,	
with Gold-fields allowa	nce of 5	s .	257	Ģ				ł	. '	
per day -	- .	•		4	8	1. A.	- 			
a	· .		ан., 15	1				57 224 - 464		<u> </u>
Carried forward		•		4					11,787 15	0
			l in the second s		1	l .	-		Contract of the second s	

SCHEDULE D.-WEST CANTERBURY GOLD FIELDS-continued.

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SCHEDULE D .- WEST CANTERBURY GOLD FIELD continued.

		_				
	£	8.	d.	£	s. 'd	£ s. d.
Brought forward						11,787 15 0
POLICE—continued.						
One Senior Sergeant at 11s. per						
day, with Gold-fields allowance				Ì		
of 4s. per day	206	5	0			
Six First-class Sergeants at 10s.						
per day, with Gold-fields allow-			~			
ance of 4s. per day	1,155	0	0			
Four Second-class Sergeants at	:					1
9s. 6d. per day, with Gold-fields	2.0					
allowance of 4s. per day	742	10	0	and a second]
Three Third-class Sergeants at 9s.						
per day, with Gold-fields allow-			~			
ance of 4s. per day	536	5	0			
Fifteen First-class Constables at						
8s. per day, with Gold-fields			~			
allowance of 3s. per day	2,268	15	0			
Nine Second-class constables at 7s6d						
per day, with Gold-fields allow-	1	_	•			
ance of 3s. per day	1,299	4	6			
Six Third-class Constables at 7s.						
per day, with Gold-fields allow-		~	•			
ance of 3s. per day	825	0	0	1		
One First-class Detective at 12s.	}			1		
per day, with Gold-fields allow-		•				
ance of 4s. per day	220	0	0			
One Second-class Detective at 11s.	1					
per day, with Gold-fields allow-		_				
ance of 4s. per day	206	5	0			
One Third-class Detective at 10s.						
per day, with Gold-fields allow-			-			
ance of 4s. per day	192		0			
One Female Searcher at 1s6d per day	20	12	6	0.004	10 1	
Continuon sien				8,204	12]	
Contingencies—	600	۰ م	0			
Forage	300		ŏ			
Shoeing and Farriery	60	0	0			
Provisions for Prisoners -		10	ŏ			
Transport of Prisoners		10	ŏ			
Medical Expenses	30	0	ŏ			
Fuel, Light, &c	75	ŏ	Ö			
Printing	150	ŏ	ŏ	ļ		
Stationery	150	ŏ	ŏ			
Uniform Clothing -	275	ŏ	ŏ			
House-rent	112		ŏ			
Saddlery		15	ŏ			
Furniture		10	ŏ			Ter.
Tents	60	Õ	ŏ			1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
Incidental Expenses	187		ŏ			
				2131	5 ()
CLASS VIII HOSPITAL AND LUNATIC	4				,	- 22,997 2 1
ASYLUM DEPARTMENTS.					-	
Salaries		1			-	
Surgeon	375	Ő	0			
Dispenser	150	. 0	0	1 · ·		
Steward	150	0	0		•	
Head Wardsman	117	0	0			
6 Wardsmen	585	0	0	F 1		
Head Laundress	60		0	1		
3 Laundresses	135		0	1		
Porter		10	0	1		
Cook	117	0	0	1		r
Second Cook	97	10	0			
2 Boatmen	234		0			120
2 Nurses	90	0	0	1		and the second second
				2208	0 (
Carried forward					-	34,784 17 1
	1			1		i

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SCHEDLE D .- WEST CANTERBURY GOLD FIELDS-continued.

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· · · · · · · · · · · · · · · · · · ·		May Karala	0	1 78
	, s. d.	£ 8. d.	£ s.	d. 🔮
Brought forward	· · · ·		34,784 17	1 ്
Contingencies—		1		
Rations, Drugs, &c	3750 0 0			
Furniture, Repairs, &c	225 0 0	4		
Bedding, Clothing, &c	225 0 0			
Fuel and Light	225 0 0			
Instruments, &c	187 10 0			`
Incidental Expenses				
		4837 10 0		
Subsidy to Hospital, Greymouth	1125 0 0	a statistica de la composición de la co		
Assistance to Hospitals in other	s Éta 💡			
places	750 0 0			
		1875 0 0		
	1. j. j.		8920 10	0
CLASS IX.—CHABITABLE AID.	1	1 A.		
Charitable Aid, and occasional Me-	1	· · · · ·		
dical assistance	1125 0 0		1125 0	0
		1		
		1		
CLASS XHABBOUB DEPARTMENT.	1. Sec. 1. Sec	-		
Salaries—	ļ			
Harbour Master, Westland	300 0 0	i d		
Pilot, Hokitika	162 0 0		k.	
Signalman, Hokitika	144 0 0			
Boat's Crew	$665 \ 12 \ 6$	a sharin 👘 👔		
		1271 12 6		
Contingencies—	975 0 0			
Materials, &c	375 0 0			
Travelling Expenses				
Incidental Expenses	75 0 0			
Harbour Department, Greymouth -	600 0 0 000 0 0			
Ditto Okarito -	300 0 0			
Ditto other places -	350 0 0			
1941 - 1945 1941 - 1945		1812 10 0	0001 0	à
	1.2 m	·	3084 2	6
CLASS XI.—TELEGRAPH DEPARTMENT.	1 - F - C - F			
Salaries-	1 = 0 0			
Station Manager, Hokitika	150 0 0			
Assistant -	75 0 0		1.1	
Line Inspector			1993 - 1993 - 1993 - 1993 - 1993 - 1993 - 1993 - 1993 - 1993 - 1993 - 1993 - 1993 - 1993 - 1993 - 1993 - 1993 -	
Messenger	37 10 0			
Station Manager, Greymouth -				
Messenger	37 10 0			
		600 0 0		
Contingencies-	0.50 0.00		· ·	
Maintenance of Line	350 0 0			
Travelling Expenses, Forage,	180 0 0	1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 -		
Materials, &c.	550 0 0			
Incidental	75 0 0			
an a		1155 0 0	1000 0	•
			1755 0	0
CLASS XII WEIGHTS AN MEASURS.	1.1.1			
Inspector	- 225 0 0			
Travelling Einenses and Contingencies	s 200 0 0			•
			425 0	0
		, I.		•
CLASS XIII.—PUBLIC BUILDINGS -			5650 0	0
 A second sec second second sec	. A		J	
· · · · · · · · · · · · · · · · · · ·				
CLASS XIV PUBLIC WORKS -			23,000 0	0
	1 、 1 徽国			
CLASS XVEDUCATION.			1	
Grants to Schools	1000 0 0	7 N	1	
Expenses of Board	500 0 0		· 카	
•			1500 0	0
	. ~	6.65		
Carried forward -	l	The second se	80,244 9	7

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					1	-	
Brought forward -	£	8. (d.	£ s. d.	£ 80,244	s. 9	d. 7
					00,24 212	Ŭ	a
CLASS XVIMISCELLANEOUS.	400	•			1		
Fuel and Light -			0				
Printing, Advertising, Stationery, &c			0		{		
Postage, Cartage, &c			0				
Housekeeper			0		1		
Messenger	$97\ 1$		0		ξ		
Under Messenger			0		.		
Special Postal Services		-	0	·	ļ		
Grants to Fire Brigades		0					
Extraordinary Travelling Expenses -		0		6			
House-rent for Government Officers -		0	9		1		
General Contingencies	750	0 (0 🕇		1		
]-					4050	10	0
					[
					Į		
SUPPLEMENTARY.			- E		· ·		
Administration of Justice-			1				
One Magistrate's Clerk -	225	0 (0		1		
Two Warden's Clerks -	450	0 (0		1		
Lower Gaol, Hokitika-					1		
One third-class Sergeant, at 9s. per					1		
diem, with Gold-fields Allowance							
of 4s. per diem -	178 1	5 (0		1		
One second-class Constable, at					1		
7s. 6d. per diem, with Gold-fields							
Allowance of 3s. per diem	144	7 6	5				
One third-class Constable, at 7s.							
per diem, with Gold-fields Allow-							
ance of 3s. per diem	137 1	0 (<u>51</u>		}		
				1135 12 6	1		
PUBLIC WORKS-				1100 11 0	1		
Reconnaissance Survey -	276 1	0 6	3		}		
Grey River Bank Protection -	1000		5	and the second second	}		
Roads in and about Stafford Town		ŏč		and the second			
Ditto ditto Ross -		ŏč			1 - A		
Road to Sunday Creek -		ŏč					
		<u> </u>	1	2676 10 6	1		
MISCELLANEOUS-				2010 10 0	}		
Interest on Overdraft				7000 0 0)		
				7000 0 0	10.010	9	Δ
				······································	10,812	3	0
Total			1	4 C	05 107	0	
TOPAT					95,107	2	7

SCHEDULE D.-WEST CANTERBURY GOLD FIELDS-continued.

