

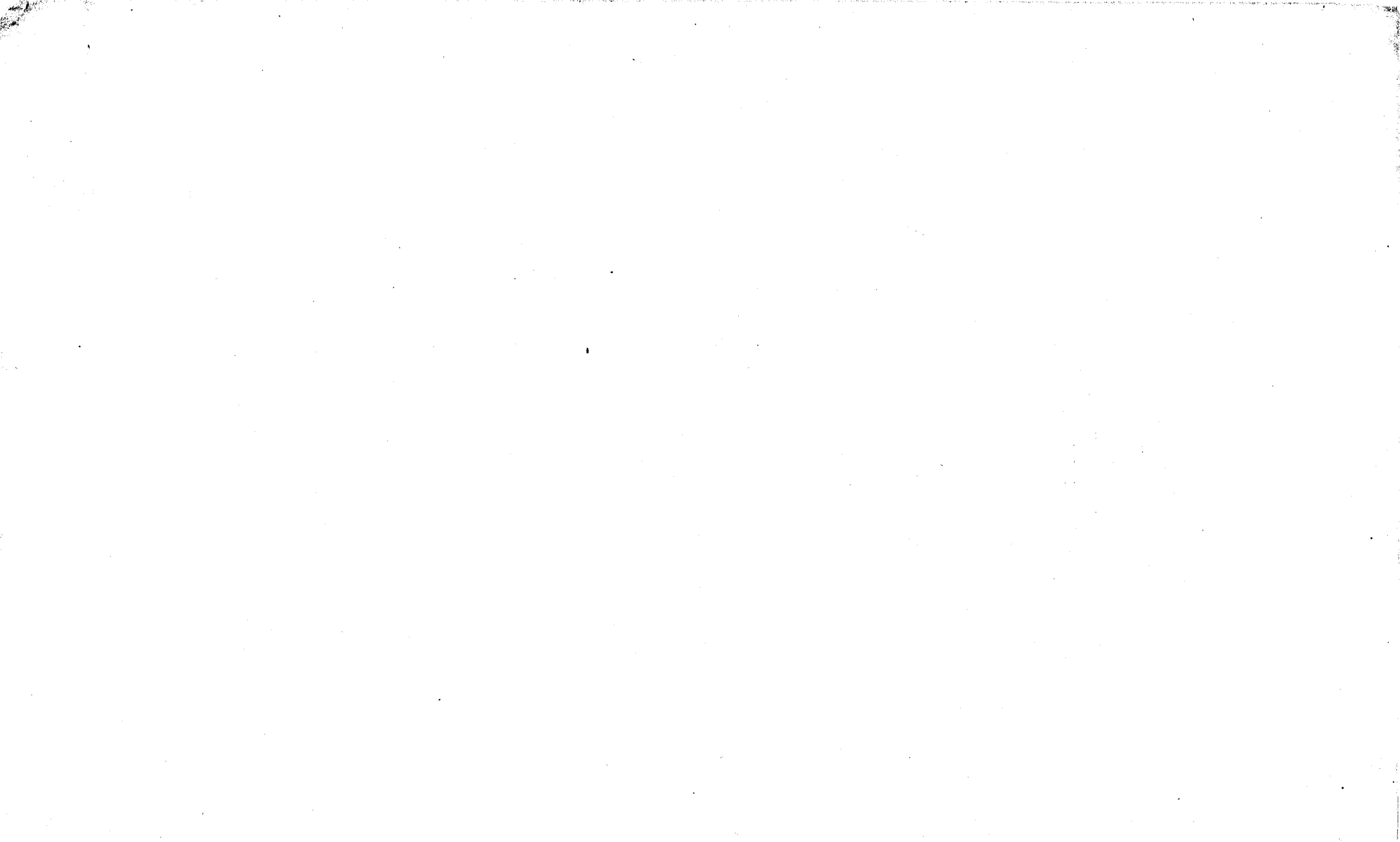
OTAGO ORDINANCES.

SESSION XX, 1865.

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NOTE.—From the *Appropriation* (No. 2) His Excellency the Governor withheld his assent; the *Dunedin Town Board Dissolution* is repealed by the Otago Municipal Corporations; the whole of the remaining Ordinances have become law.





DUNEDIN TOWN BOARD DISSOLUTION ORDINANCE, 1865.

IN THE TWENTY-EIGHTH YEAR OF THE REIGN OF HER MAJESTY
QUEEN VICTORIA.

SESSION XX., No. 188.

ANALYSIS :

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| <p>Title.
Preamble.
1. Town Board of Dunedin Dissolved.
2. Certain Sections in the "Dunedin Town Board Ordinance, 1855," and the "Dunedin Improvement Ordinance, 1862" repealed.
3. Superintendent authorised to appoint three Commissioners for the City in lieu of the present Town Board.
4. Commissioners Incorporated.
5. Appointment of Chief Commissioner—his casting vote. General powers of Commissioners.
6. Disqualification of Commissioners.
7. Meetings of Commissioners regulated.</p> | <p>8. Appointment of Officers.
9. Property of present Town Board transferred to Commissioners.
10. Suits, &c. already in progress not to abate or be discontinued.
11. Powers of present Town Board vested in Commissioners.
12. Regulations, as to Accounts of Commissioners.
13. Yearly Report of Commissioners.
14. Town Board Ordinances in Schedule B to be read as if Commissioners mentioned instead of Town Board.
15. Short Title.
Schedules.</p> |
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AN ORDINANCE to Dissolve the Town Board of Dunedin and to provide for the Appointment of Commissioners in lieu thereof. **Title.**
[12TH APRIL, 1865.]

WHEREAS by an Ordinance of the Superintendent and Provincial Council of Otago made and passed in the nineteenth year of the reign of Her present Majesty and intituled "An Ordinance to constitute a Public Board for the Town of Dunedin" a Public Board was constituted within the Town of Dunedin for the purpose of carrying into execution the powers and provisions of the said Ordinance or of any other Ordinance or any duties the execution of which should be devolved upon the said Board and the said Board was thereby incorporated under the name of the Town Board of Dunedin: **Preamble.** AND WHEREAS by an Ordinance of the said Superintendent and Provincial Council made and passed in the said nineteenth year of the reign of Her said Majesty intituled "An Ordinance to regulate the Management and Control of Streets and Other Things in and about Dunedin" certain powers and duties were conferred and imposed on the said Town Board of Dunedin and the Members and Officers thereof for the Manage-

ment and Control of Streets and Other Things in and about Dunedin: AND WHEREAS by an Ordinance of the said Superintendent and Council made and passed in the twenty-fifth year of the reign of Her present Majesty Queen Victoria intituled "An Ordinance for promoting the Improvement of the City of Dunedin" the two firstly hereinbefore recited Ordinances were altered and amended and divers powers and duties were conferred and imposed on the said Board and the Members and Officers thereof for the improving the said City or Town and for the Control and Management of the Streets therein and of the Sewerage Drainage and Lighting thereof: AND WHEREAS the Town Board of Dunedin has not answered the purposes for which it was established and it is expedient to dissolve the same and to provide for the appointment of Commissioners in lieu thereof for a limited period and for the regulation of such Commissioners;

BE IT THEREFORE ENACTED by the Superintendent of the Province of Otago with the advice and consent of the Provincial Council thereof as follows:—

Town Board of Dunedin dissolved.

I. From and after the date of the coming into operation of this Ordinance the said Town Board of Dunedin established by an Ordinance passed in the nineteenth year of the reign of Her present Majesty and intituled "An Ordinance to constitute a Public Board for the Town of Dunedin" and by a certain other Ordinance of the said Superintendent and Provincial Council passed in the twenty-fifth year of the reign of Her present Majesty and intituled "An Ordinance for promoting the Improvement of the City of Dunedin" is hereby dissolved and the Members thereof shall thenceforth cease to hold such offices respectively.

Certain Sections in the Dunedin Town Board Ordinance 1855, and the Dunedin Improvement Ordinance 1862, Repealed.

II. From and after the date of the coming into operation of this Ordinance the firstly hereinbefore recited Ordinance and the sections of "The Dunedin Improvement Ordinance 1862" and of "The Dunedin Improvement Ordinance Amendment Ordinance 1862" mentioned and specified in the Schedule hereunto annexed marked A shall so far as relates to the City or Town of Dunedin and the Inhabitants thereof be repealed.

Superintendent authorised to appoint three Commissioners for the City in lieu of the present Town Board.

III. It shall be lawful for the Superintendent of Otago for the time being and he is hereby authorised and required to nominate and appoint three fit and proper persons to be Commissioners for the purpose of carrying into effect the provisions for the Management and Control of the Streets of the said Town of Dunedin and for the Cleansing Draining and Lighting the said Town or City of Dunedin and all other measures for the Sanitary improvement and good rule and Government of the said City or Town which might have been carried into effect by the said Town Board under the powers conferred upon them by the Ordinances mentioned and specified in the Schedule hereunto annexed and marked B except such of the said provisions as are hereby repealed and also for the carrying into effect all and any other provisions in the said Ordinances contained or in any other Ordinances which might have been carried into effect by the said Town Board under the powers

conferred upon them by such Ordinances and the said Superintendent shall have the power at any time to remove or suspend any person so appointed and as often as any person so appointed shall die resign or become incapable or under the provisions herein contained shall cease to be a Commissioner or shall be removed or suspended or be absent it shall be lawful for the said Superintendent in like manner to appoint either permanently or temporarily as the case may require another fit and proper person to be a Commissioner in the place of the Commissioner so dying resigning or becoming incapable or ceasing to be a Commissioner or being removed suspended or absent: Provided always that any two Commissioners for the time being may continue to act notwithstanding one vacancy by any means in the number of Commissioners.

IV. The Commissioners so to be appointed as aforesaid and their successors in office shall be and they are hereby constituted a Commissioners Incorporated. Body Corporate and Politic by and under the name style and title of "The Commissioners for the City of Dunedin" and under that name shall be capable in law to sue and be sued and to implead and be impleaded in all Courts of Law or Equity in all manner of actions causes and matters whatsoever and to accept take purchase and hold goods and chattels lands and tenements real and personal movable and immovable estates and to grant sell alienate assign demise and convey the same and to do and suffer all acts matters and things incidental or appertaining to a Body Corporate and shall and may have a Common Seal and in all cases of legal proceedings service of notice thereof upon the Chief Commissioner or Secretary for the time being shall be deemed and taken as good and sufficient service upon the said Commissioners as a Corporate Body.

V. One of the said Commissioners shall be appointed by the said Appointment of Chief Commissioner. Superintendent to be Chief Commissioner and any two of such Commissioners shall form a Quorum and if there be an equality of votes upon any question at any meeting of the Commissioners duly convened such Chief Commissioner shall have a His Casting Vote. Casting Vote in addition to his own Vote and such Commissioners or any two of them at a duly constituted meeting shall have full power and authority to do all such acts matters and things as shall be necessary for General powers of Commissioners. carrying into effect the purposes of this Ordinance.

VI. In case the Provincial Council of the Province of Otago shall Disqualification of Commissioners. by address to be presented by the Speaker to the Superintendent pray for the dismissal of any of the said Commissioners the appointment of such Commissioner shall be forthwith superseded.

VII. The said Commissioners shall appoint regular periodical Meetings of Commissioners regulated. times of meeting of which public notice shall be given and shall also be at liberty to meet at all other times as occasion may require: Provided that no extraordinary meeting from which any one of such Commissioners shall be absent shall be deemed to be duly constituted unless the absent Commissioner shall previously have had not less than twelve hours' notice of the time and place of such

meeting which said notice shall be in writing signed by the Secretary and shall be delivered to such Commissioner in person or left at his usual place of abode or transmitted to him by post so that he may in the ordinary course of the post receive the same twelve hours before the time appointed for such meeting.

Appointment of Officers.

VIII. The Commissioners shall and may subject to the approval of the Superintendent appoint employ and continue in office respectively a Clerk a Treasurer and a Surveyor or Surveyors of the said City and such Engineers Collectors Workmen and other Officers Agents and Servants as in their discretion they may deem necessary and proper for the execution of the powers and duties vested in the said Commissioners by virtue of this Ordinance or by virtue of any other Ordinance of the said Provincial Council and may assign and allow Salaries Wages and Remuneration to such Officers Agents and Servants and may from time to time subject to the approval of the Superintendent remove or dismiss such Officers Agents or Servants respectively and in case of a vacancy in any such Office or Employment as aforesaid by Death Resignation Removal or otherwise or of the illness or the absence of any such Officer the Commissioners may subject to the approval of the Superintendent appoint another fit and proper person permanently or temporarily as the case may require in the place of the person so making such vacancy or being ill or absent.

Property of present Town Board transferred to Commissioners.

IX. All the lands tenements buildings hereditaments and real estate chattels real and personal estate and property whatsoever and all powers rights remedies and capacities in respect of the same which shall on the day of the coming into operation of this Ordinance be vested in or held in trust for the said Town Board of Dunedin established by the said recited Ordinances shall by force of this Ordinance be vested in or held in trust for the Commissioners to be appointed under this Ordinance and all moneys then due and owing by or to or on account of the said Town Board shall be receivable by or from the said Commissioners and all Contracts Agreements Mortgages Bonds Covenants and Securities made or entered into with or in favour of or by or for the said Town Board or any person in their behalf shall take effect and may be proceeded on and enforced by against with reference to and in the name of the said Commissioners as fully in all respects as they might have been enforced by against and with reference to the said Town Board if this Ordinance had not been passed.

Suits &c., already in progress not to abate or be discontinued.

X. No action suit prosecution or other proceeding whatsoever commenced or carried on previously to the day of the coming into operation of this Ordinance either by or against the said Town Board shall abate or be discontinued or prejudicially affected by force of this Ordinance but shall continue and take effect both in favour of and against the said Commissioners and all decrees and orders made and all fines and penalties imposed and incurred respectively and all rates made or so much thereof as shall not have been levied and paid before the day of the coming into operation of this Ordinance shall be enforced levied recovered and proceeded for by and in the

name of the said Commissioners in such and the like manner as they could have enforced levied recovered and proceeded for by and in the name of the said Town Board of the said City or Town of Dunedin if this Ordinance had not been passed.

XI. All the powers rights and privileges interests authorities and immunities whatever possessed by and all the duties imposed upon the said Town Board of Dunedin by the Ordinances mentioned in the said Schedule B or any other Ordinances except such as were conferred or imposed by any of the Sections mentioned and specified in the said Schedule marked A and hereby repealed shall be possessed by and are hereby imposed upon the Commissioners to be appointed under this Ordinance.

Powers of present Town Board vested in Commissioners.

XII. The Treasurer appointed by the said Commissioners shall in books to be kept for that purpose and in such manner and form as the Commissioners shall direct enter true accounts of all moneys received and paid and such books shall be at all times open to the inspection of the said Commissioners and all the accounts with all vouchers and papers relating thereto shall in the months of January and July in each year be submitted to the inspection of two Auditors to be nominated and appointed by a Resolution of the Provincial Council of the said Province for the purpose of being examined and audited from the day of coming into operation of this Ordinance to the 1st day of July next ensuing and from the 1st day of July to the 1st day of January inclusively in every year and if the said accounts shall be found to be correct the Auditors shall sign the same and certify to such correctness and after such accounts shall have been so examined and audited in the month of July and January every year the said Treasurer shall make out in writing and submit to the said Commissioners a full abstract of his accounts for the previous year in such form as the Commissioners may direct and the said Commissioners shall forthwith cause the same to be printed and a copy thereof shall be open to the inspection of all the ratepayers in the said City and copies thereof shall be delivered to all such ratepayers on payment of one shilling for each copy and a copy of the said abstract shall in the months of July and January in each year be published in the *Provincial Government Gazette* of the Province of Otago.

Regulations as to accounts of Commissioners.

XIII. The said Commissioners shall once at least in every year and at such other times and in such other manner and form as the Superintendent shall direct furnish full and true reports of their proceedings and accounts of all monies raised and expended under the provisions of this Ordinance which Reports and Accounts shall be laid by the Superintendent before the Provincial Council as soon thereafter as possible.

Yearly Report of Commissioners.

XIV. Wherever in the unrepealed parts of the Ordinances mentioned in the Schedule hereunto annexed marked B or in any other Ordinances mention is made of the "Town Board" of the said City or Town of Dunedin the enactment shall be read and applied as if the said Commissioners had been named therein instead of the

Town Board Ordinances in Schedule B to read as if Commissioners mentioned instead of Town Board.

said Town Board and wherever mention is made of the Clerk of the said Board the enactment shall be read and applied as if the Clerk to the said Commissioners had been named therein instead of the Clerk of the said Town Board and whenever mention is made of the Treasurer Surveyor or other Officers and Servants of the Town Board the same shall be read and applied to the Treasurer Surveyor or other Officers and Servants whom the Commissioners subject to the approval of the Superintendent may appoint for the performance of the duties of the Treasurer or other Officers and Servants mentioned in the said Ordinances or duties corresponding thereto.

Short Title.

XV. This Ordinance may be referred to and cited as the "Dunedin Town Board Dissolution Ordinance 1865."

SCHEDULE A.

ORDINANCES OF SUPERINTENDENT AND PROVINCIAL COUNCIL OF OTAGO.

Parts Repealed.	Title, or Short Title of Ordinance.	Session, Number, Date.
Section 4 to Section 19, both inclusive.	The Dunedin Improvement Ordinance, 1862.	25th Vict. 1862. Session XV., No. 67.
Section 2.	The Dunedin Improvement Ordinance Amendment Ordinance, 1862.	26th Vict, 1862. Session XVI., No. 101.

SCHEDULE B.

ORDINANCES OF SUPERINTENDENT AND PROVINCIAL COUNCIL OF OTAGO REFERRED TO.

1. An Ordinance to regulate the Management and Control of Streets and other things in and about Dunedin.
2. An Ordinance constituting as an Estate for purposes of Public Utility to the Town of Dunedin the Local Municipal Estates reserved by the New Zealand Company's Terms of Purchase.
3. An Ordinance to Amend the Dunedin Roads and Streets Ordinance, 1855.
4. Dunedin Improvement Ordinance, 1862.
5. Dunedin Building Ordinance, 1862.
6. Dunedin Improvement Ordinance Amendment Ordinance, 1862.
7. Dunedin Municipal Estate Ordinance, 1862.
8. Dunedin Municipal Loan Ordinance, 1862.



OTAGO HARBOUR TRUST LANDS ORDINANCE, 1865.

IN THE TWENTY-EIGHTH YEAR OF THE REIGN OF HER MAJESTY
QUEEN VICTORIA.

SESSION XX., No. 189.

ANALYSIS :

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| <p>1. Preamble.
2. Short Title.</p> | <p>3. Superintendent authorised to Exchange land in Schedule A for Land in Schedule B. Schedules.</p> |
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AN ORDINANCE to authorise the Superintendent of the Province of Otago to convey to Her Majesty the Queen a certain portion of the Otago Harbour Trust Lands in exchange for certain other Lands to be held on like Trusts.

[RESERVED FOR THE SIGNIFICATION OF THE GOVERNOR'S PLEASURE THEREON, 25TH APRIL, 1865.]

WHEREAS by Crown Grant bearing date the eighth day of Preamble.
October in the year of our Lord One Thousand Eight Hundred and Sixty-one made under the "Public Reserves Act, 1854" All that parcel of land in the Province of Otago in the Colony of New Zealand situate in the Harbour of Otago below High Water Mark and opposite and adjacent to the town of Dunedin containing by admeasurement four hundred and twenty-one acres three roods and thirteen perches bounded as in the said Grant is mentioned and as the same is delineated on the Plan drawn in the margin of the said Crown Grant was granted to the Superintendent of the Province of Otago and his successors to hold unto the Superintendent of the said Province and his successors in trust for the improvement of the Harbour of Otago and for such other purposes as in the said Grant are mentioned : AND WHEREAS by the fifth section of "The Public Reserves Act, 1854" under and by virtue of which the hereinbefore in part recited Crown Grant was made it is enacted that every Superintendent of a Province in whom any lands granted under the said Act shall become vested shall hold the same upon trust for the public service of such Province for the purposes specified in the Grant thereof with as full power to dispose of the same for such purposes as if the same were vested absolutely in such Superintendent subject nevertheless to the provisions in the said Public Reserves Act mentioned : AND WHEREAS by the seventh section of the said Act it is provided that lands granted under and by virtue of the said Act within any Province to the Superintendent thereof and his successors shall not be alienated by way of sale or mortgage thereof secept by the authority of some Act or Ordinance of the Provincial

Council of such Province to be passed in that behalf: AND WHEREAS the land particularly described in the Schedule hereunto annexed marked A forms part of the lands granted to the Superintendent of the Province of Otago and his successors by the said in part recited Crown Grant: AND WHEREAS it is expedient that the land described in the said Schedule A should be used as the site of a Post Office and of other Public Buildings for the use of the General Government of New Zealand: AND WHEREAS it has been proposed on behalf of Her Majesty the Queen that the Superintendent of the said Province should convey and assure the land described in the said Schedule A to Her Majesty the Queen in consideration of receiving from Her Majesty in exchange therefor a Grant of the land described in the Schedule hereto annexed marked B to be held upon the like trusts and for the like purposes mentioned and specified in the hereinbefore in part recited Crown Grant dated the eighth day of October 1861: AND WHEREAS it is expedient that the Superintendent of Otago should be authorised to convey and assure to Her Majesty the parcel of land described in the said Schedule A in exchange for the land described in the said Schedule B;

BE IT THEREFORE ENACTED by the Superintendent of the Province of Otago by and with the advice and consent of the Provincial Council thereof as follows that is to say:

Short Title.

1. This Ordinance may be cited and referred to as the "Otago Harbour Trust Lands Ordinance 1865."

Superintendent authorised to exchange Land in Schedule A for Land in Schedule B.

2. It shall be lawful for the Superintendent of the Province of Otago to convey and assure to Her Majesty the Queen the land described in the Schedule hereto annexed marked A in consideration of receiving in exchange therefor a grant to the Superintendent of the said Province and his successors of the lands described in the Schedule hereto annexed marked B to be held by the Superintendent of the said Province and his successors upon the like trusts and for the like purposes as are mentioned and specified in the hereinbefore in part recited Crown Grant dated the eighth day of October 1861.

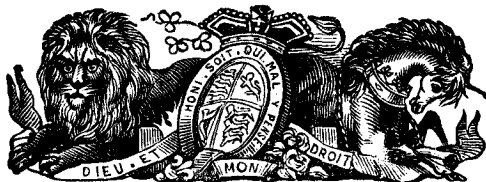
SCHEDULE A.

Schedules.

All that piece or parcel of Land situate in the Town of Dunedin, being portion of area granted to the Superintendent of Otago in trust for the purposes of reclaiming the Harbour of Dunedin, containing by admeasurement two roods and ten poles, more or less, and bounded towards the North-west by Crown Lands, and Reserve numbered 7 on the Record Map of the Town of Dunedin, four hundred and twenty links, be the same more or less; towards the North-east by Rattray-street, forty seven links, be the same more or less; towards the South-east by Bond-street, three hundred and seventy links; and towards the South-west by Water-street, one hundred and ninety-seven links, be the same more or less.

SCHEDULE B.

All that area situate in the Town of Dunedin, containing by admeasurement fourteen and eight-tenths poles, more or less, being part of General Government Reserve, Princes-street, bounded towards the North-west by the other part of the said Reserve one hundred links; towards the North-east by Provincial Government Reserve numbered 7, ninety links; towards the South-east by Reserve numbered 9, one hundred and one-tenth links; and towards the South-west by Jetty Road, ninety-five links.



OTAGO ROADS ORDINANCE, 1865.

IN THE TWENTY-EIGHTH YEAR OF THE REIGN OF HER MAJESTY
QUEEN VICTORIA.

SESSION XX.—No. 190.

ANALYSIS:—

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| <p>Title.
Preamble.
1. Ordinances repealed.
2. Rates due to be vested in local Board.
3. Members of Road Boards to continue in office.
4. General Road Board constituted.
5. The Province may be divided into districts. Sixty-one constituted. Power to alter them.
6. Property possessed by General Board of Road Trustees to become the property of the Otago General Road Board in trust.
7. First meeting of General Board. Monthly meetings. Notice of meetings, how to be given. Majority. Quorum. Superintendent when present to preside. When absent a vice-chairman to be appointed. Casting vote. Orders once made not to be revoked without previous notice.
8. Local Board of Trustees. Each Board to bear the name of its District, and to be subject to the supervision of General Board.
9. Qualification of Trustees. Lenders of money not disqualified. Disqualifications.
10. Electors and election of members of local Boards. First electoral meeting. Subsequent electoral meetings.
11. Mode of proceeding at electoral meetings. Chairman, his powers and duties.
12. Number of members of each District Board. Procedure if electors fail to meet and elect. Commissioners may be appointed in certain cases.
13. Vacancies in District Boards, how to be supplied. Tenure of Office of Members.
14. Quarterly and other meetings.
15. Election of Chairman.
16. If Chairman vacate, Board to elect again.
17. Majority to decide, three to form a quorum.
18. Resolutions of Board, how revoked or altered.
19. Notices of meeting.
20. Powers of General Board.
21. Powers of Local Boards.
22. Local Boards may name committees.
23. And appoint officers from whom security to be taken.</p> | <p>24. Minute books and account books to be kept. Accounts to be audited.
25. Books and accounts may be examined by ratepayers.
26. General Board to classify roads into—1, Main Roads; 2, Main District Roads; 3, District Roads. Classification may be altered.
27. Map or plan of Districts and Roads to be made. ✓
28. Exemptions from Road assessment.
29. Rates and special rates to be levied. Separate accounts of the Receipts and Expenditure of such Rates to be kept.
30. Rates to be approved by Local Board. Yearly maximum thereof. Power to increase the same with consent of Ratepayers.
31. By consent of General Board assessment may be made on annual value of property.
32. Form of Assessment Roll.
33. Persons may be rated without stating name.
34. Ratepayers to vote at Meetings—Scale of votes.
35. Board to correct Assessment Roll annually.
36. Objections to Assessments, how to be made, heard, and determined.
37. Procedure in laying on District and Special Rates.
38. Rates payable as General Board may direct.
39. Mode of recovery of Rates.
40. Appeals.
41. Loans for any particular road may be accepted.
42. When money is voted in aid of any district road the amount to be expended under the supervision of the General Board.
43. Trustees not to be personally liable.
44. No stockyard to be erected or re-erected within two chains from the centre of any public road. Penalty for non-removal after notice.
45. Wilful injury to roads, &c., a misdemeanour.
46. Penalties recoverable summarily.
47. Power to make bye-laws.
48. Interpretation.
49. Short Title.</p> |
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Schedules A, B, C, D, and E.

Title. **AN ORDINANCE to Consolidate and Amend the Laws relating to the Control and Management of the Public Roads within the Province of Otago.**

[RESERVED FOR THE SIGNIFICATION OF THE GOVERNOR'S PLEASURE THEREON, 18TH MAY, 1865.]

Preamble. **WHEREAS** it is expedient to Consolidate and Amend the Laws relating to the Control and Management of the Public Roads within the Province of Otago :—

BE IT THEREFORE ENACTED by the Superintendent of Otago with the advice and consent of the Provincial Council thereof as follows :

Ordinances repealed. **I.** The several Ordinances specified in the Schedule hereto annexed marked A are hereby repealed.

Rates due to be vested in Local Board. **II.** All rates due at the coming into operation of this Ordinance to any District Road Board constituted under any of the Ordinances hereby repealed in respect of rateable property situate within the limits of the Road District for which such Board was elected shall be vested in the Local Board of Road Trustees of the district as constituted hereby within which such rateable property shall be situate and such rates shall be by such Local Board received levied and recovered in manner by this Ordinance provided for the receipt and recovery of rates made under this Ordinance.

Members of Road Boards to continue in office. **III.** The persons who shall at the coming into operation of this Ordinance be in the office as members of the Road Board in each Road District shall be members of and compose the Local Board of the district as constituted hereby in like manner to all intents and purposes as though elected hereunder and shall continue to hold office until the first general meeting for the election of Local Boards of Road Trustees under this Ordinance.

General Road Board constituted. **IV.** For carrying into execution throughout the Province of Otago the several powers and provisions of this Ordinance the Superintendent and his Executive Council for the time being shall be and the same are hereby constituted a Body Corporate and they and their successors shall bear the name of the "Otago General Road Board" and shall have and use a common Seal and shall and may in their corporate name or in the name of their Clerk sue and be sued and take and resist all proceedings at law and in equity and in every action or other legal proceedings relating to any property claim or demand it shall be sufficient to state such property to belong and such claim or demand to be due to the "Otago General Road Board"; Provided that this Ordinance shall not extend or apply to the towns of Dunedin Port Chalmers and Oamaru or to any town as to which a Proclamation shall have been or shall be made under the "Towns Roads and Streets Ordinance 1859" or any Municipal Ordinance which may be hereafter passed.

V. For the purposes of this Ordinance so much of the said Province as is subject to the provisions hereof may from time to time be divided into districts and until otherwise provided pursuant to the provisions of this Ordinance there shall be sixty-one districts which shall be named as specified in the Schedule to this Ordinance annexed marked B: Provided always that it shall be lawful for the Superintendent with the advice and consent of the Otago General Road Board from time to time by proclamation in the *Gazette* to alter vary diminish or enlarge the boundaries of any or all of such districts and to increase the number of districts by forming and naming new districts or by dividing any district into two or more districts and when any road district shall be divided into two or more districts the powers and functions of the Local Board for such divided district shall wholly cease on the election of a Local Board for each and all of the districts formed out of the districts so divided in manner hereinafter provided for the election of Local Boards.

The Province may be divided into districts. Sixty-one constituted Power to alter them.

VI. All property and effects which under or by virtue of the said repealed Ordinances or any of them shall at the coming into operation of this Ordinance be vested in the Otago General Road Board constituted by the "Roads Ordinance Amendment Ordinance 1862" or to which such Board shall be entitled shall on the coming into operation of this Ordinance become the property and effects of and be vested in the Otago General Road Board constituted hereby in trust for the purposes of this Ordinance.

Property possessed by General Board of Road Trustees to become the property of the Otago General Road Board in trust.

VII. The meetings of the said General Board shall be held at such place as the Superintendent shall direct: The said General Board shall hold meetings monthly on days to be fixed by such Board for executing the several powers and duties confided to them but it shall be lawful for the Superintendent at any time to call other meetings thereof and the said General Board having at any time and from time to time met may adjourn to meet at such time and place as the said General Board shall appoint: Provided always that notice of all meetings shall be given to the members in such manner as the said General Board shall from time to time appoint and all their orders and determinations in the execution of the several powers and duties confided to them shall be made at meetings to be held in pursuance hereof unless otherwise particularly provided for by the major part of the members of said Board who shall be present the number present being not less than three members of said Board for the time being and the Superintendent shall as *ex officio* chairman of the said General Board when present preside at all meetings of the said Board and when absent some other member of the Board chosen by the Board shall preside as vice-chairman and the chairman or vice-chairman presiding shall have a casting vote in addition to his own vote and no order or determination at any meeting of said General Board once made agreed upon or entered into shall be revoked or altered at any subsequent meeting unless notice of the intention to propose such revocation or alteration shall have been given at a previous meeting and entered in the Minute Book or Book of Proceedings of the said Board and

First Meeting of General Board.

Monthly Meetings.

Notice of Meetings how to be given.

Majority.

Quorum. Superintendent when present to preside. When absent a vice-chairman to be appointed. Casting vote. Orders once made not to be revoked without previous notice.

shall have been transmitted to every member thereof such notice to contain also a copy of the Resolution proposed to be rescinded or altered and no such resolution shall be rescinded or altered except by an actual majority of the members of the Board. And in all cases when the revocation or alteration of any such order or determination affects or involves the interest of any district in particular the notice of the intention to propose such revocation or alteration shall also be advertised in the *Gazette* thirty days at least before the meeting at which it is intended to propose such revocation or alteration.

Local Board of Trustees. VIII. There shall be in every district hereby constituted a Local Board to be elected in manner and to possess the powers hereinafter provided and such Local Board shall bear the name of the District and shall have the more immediate direction management and Superintendence of the public roads locally situated therein subject to the control of the said Otago General Road Board and to the provisions of this Ordinance.

Each Board to bear the name of its District and to be subject to the supervision of General Board.

Qualification of Trustees. IX. Every person of twenty-one years of age and upwards who is rated or liable to be rated for roads within any district hereby constituted in virtue of this Ordinance shall be qualified to be elected a member of the Local Board for such district:

Lenders of money not disqualified. No lender of money for the purposes of this Ordinance nor assignee of such lender nor any person receiving interest for any such money lent shall on that account be disqualified to act as a member of any such Board or a Justice of Peace in the execution of this Ordinance: But no person elected a member of any such Local Board shall directly or indirectly derive any emolument or profit from any business or work of any description performed or to be performed by him under this Ordinance nor be capable while he holds office of enjoying any place of profit to be created or established by virtue of this Ordinance.

Disqualifications.

Electors and election of members of local Boards. X. In every district constituted hereby a meeting of the persons rated or liable to be rated for roads therein shall be convened by the Superintendent of the Province upon not less than ten days' previous notice in the *Gazette* or otherwise as he shall see fit at such place therein and at such time in the month of June as he shall appoint for the purpose of electing qualified persons to be the members of the Local Boards of such districts: And yearly thereafter in the month of June the clerk to the said General Board shall convene a meeting of such electors within every such district at a convenient place within the district upon not less than ten days' previous notice to be given by him in such manner as the General Board shall direct for the purpose of electing a Local Board for the year ensuing and until their successors are duly elected the members of the Local Boards shall continue to hold their offices.

First electoral meeting.

Subsequent electoral meetings.

Mode of proceeding at electoral meetings. XI. The electors assembled at every such meeting shall by a majority of their number appoint a chairman and make their elections of five persons qualified as aforesaid to form the Local Board

and the state of the votes shall be ascertained by a show of hands or in such other manner as to the chairman shall seem expedient and at the meeting he shall have no vote except a casting vote in every case of equality of votes and he shall declare the state of the vote to the meeting which declaration shall be final unless a poll be demanded by any candidate and shall forthwith make out two lists in writing of the names and designations of the persons elected and shall sign the same and shall cause one of such lists to be fixed up on the outside of the building wherein the meeting shall have been held and shall send the other list through the post immediately to the Clerk to General Road Board and in default of so doing shall forfeit and pay a penalty not exceeding five pounds: Provided that in the case of the first elections held under the Ordinance the signed lists shall be sent to the Superintendent instead of to the Clerk of the General Road Board

Chairman his powers and duties.

XII. It shall be lawful for the General Board failing the said electors in any such district from whatsoever cause duly meeting and electing a Local Board to remedy the neglect so often as it shall happen by authorising a meeting or meetings of the electors to be called for the purpose of completing the required elections and if the electors in any such district shall neglect or refuse to meet after being twice duly required it shall be lawful for the General Board to appoint so many persons resident in the district or liable to be rated thereto to be members of such Local Board as with those elected by the district if any will not exceed the number of seven, and if none be elected by the district then the whole number shall be appointed by the Superintendent and if any Local Board shall refuse or neglect to carry this Ordinance into operation the Superintendent may with the advice of the said General Road Board by proclamation published in the *Gazette* declare the powers of such Board to be suspended and may by such proclamation appoint a Commissioner or such number of Commissioners as he may think fit for each district and the several rights privileges and duties of such Board shall from the date of such proclamation vest in and be exercised by such Commissioner or Commissioners on behalf of the Board and the Superintendent shall cause such salary as he shall think fit to be paid to such Commissioner or Commissioners out of any funds belonging to the Board and applicable to the use of the district under the provisions of this Ordinance. Provided that such Commissioner or Commissioners shall be guided in the performance of his or their duties by such instructions as he or they shall receive from the said General Board in this behalf.

Number of members of each District Board.

Procedure if electors fail to meet and elect.

Commissioners may be appointed.

XIII. Every vacancy in the office of member of a Local Board whether by non-acceptance resignation death or other cause shall be filled up by the remaining members of the Local Board in which such vacancy shall occur electing a qualified person to supply the same and all persons elected members of such Local Boards shall hold office till the next annual or general election but shall at such annual or general election if still qualified be eligible for re-election.

Vacancies in District Boards how to be supplied.

Tenure of Office of Members.

Quarterly and other meetings.

XIV. Each Local Board shall hold not less than four meetings in the year at stated quarterly periods to be fixed by such Local Board for executing the several powers and duties committed to such Board.

Election of Chairman.

XV. Every Local Board shall at its first meeting elect one of its members to be the Chairman thereof who shall preside at the meetings of the Board and shall have a deliberative and also a casting vote thereat: Provided that if the Chairman be absent from any meeting the members present shall elect one of their number to preside in his stead at such meeting.

If Chairman vacate Board to elect again.

XVI. If the Chairman shall cease to be a member of the Local Board or shall by writing under his hand addressed to the Board vacate the office of Chairman the Board shall at its next meeting thereafter elect another member to be Chairman in his stead.

Majority to decide, three to form a quorum.

XVII. All questions coming before any Local Board shall be decided by a majority of the members present and there shall be no meeting of the Board unless at least three members be present.

Resolutions of Board, how revoked or altered.

XVIII. No resolution at any meeting of a Local Board shall be revoked or altered at any subsequent meeting unless notice of the intention to propose such revocation or alteration be given by the Clerk of the Board to each of the members seven days at least before holding the meeting and such resolution shall not be revoked or altered except by a majority of the whole of the Local Board.

Notices of Meeting.

XIX. All notices of any meeting of any Local Board shall be in writing or print or partly in writing and partly in print and shall be by the Clerk delivered or sent by the post or otherwise to the usual place of abode or place of business within the district of each of the members four clear days at least previous to such meeting and every such notice shall specify the time and place of meeting and in case of a special meeting shall specify the object thereof and no business shall be transacted at any special meeting except such as is stated in the notice thereof.

Powers of General Board.

XX. The said General Board subject to the provisions herein contained shall have the management direction and control of all public roads within such part of the Province of Otago as is subject to the provisions of this Ordinance and shall have the care and direction of the expenditure of all rates and funds to be raised collected or appropriated for the purposes of this Ordinance and also shall have control over all the Local Boards constituted by virtue of this Ordinance and over the Officers thereof.

Powers of Local Boards.

XXI. Subject to the provisions in this Ordinance contained and to the authorities and powers of the General Board every Local Board shall have the care direction and management of the several public roads lying within their district and of the repairing and maintaining of the same and of the public works connected therewith and shall direct and superintend the expenditure of all monies

entrusted and paid over to them for the purposes of such roads or works or other purposes of this Ordinance and also shall have and exercise all such other powers competent to the General Board as the said General Board may from time to time specially delegate to such Local Board and such Local Board shall within their respective districts be the local authority within the meaning of the "Town and Country Police Ordinance 1862" so far as relates to the granting permission to do the acts otherwise forbidden to be done in and by the Clauses of the Ordinance mentioned in Schedule E hereto annexed.

XXII. Every Local Board shall have power at any general meeting of such Board to name Committees of their own number for the more immediate direction and management of all or any of the matters lawful to such Board and to give such Committees such instructions and such powers as they shall from time to time think fit and expedient.

Local Boards may name committees.

XXIII. It shall be lawful for the General Board from time to time to appoint a clerk treasurers surveyors overseers and other officers with reasonable allowances for their trouble and every Local Board may from time to time appoint a fit person or persons to be their clerk and treasurer and with the consent of the said General Road Board such other officers as such Local Board may deem necessary and determine with consent of the General Board the amount of his or their salary which shall be paid out of the local funds hereinafter mentioned or out of such other funds as the General Board shall determine: And the said General Board and the said several Local Boards respectively are hereby authorised and required to take such security from any of the said officers for their intrusions and for the faithful discharge of their duty as may be deemed expedient.

And appoint officers from whom security to be taken.

XXIV. The several Local Boards respectively shall cause Minute Books to be kept in which shall be entered the minutes of all their orders and proceedings as also Account Books in which shall be entered true and regular accounts of all monies received and expended on account of roads bridges and works under their charge specifying the sums applied to ordinary repairs and to the improvements of each road bridge and work and to management and expenses and the sums due and not recovered as also the amount of debt and interest thereof and such accounts shall be annually made up and shall be audited and signed by two members of the Board from time to time appointed by the Board to examine and audit the same: Provided always that it shall be lawful to the General Board to order accounts to be audited at any time.

Minute books and account books to be kept.

Accounts to be audited.

XXV. Any person having paid the rates due by him may see and take a copy of the accounts or minutes or any part thereof on paying to the Clerk or Treasurer one shilling for each time of inspection and an abstract of such accounts shall be published in the *Gazette* or in a newspaper circulating within the district within one month after the accounts are audited and signed as aforesaid and any

Books and accounts may be examined by ratepayers.

Clerk or Treasurer neglecting to make up or refusing to permit inspection of such accounts or minutes as aforesaid or failing to publish the abstract thereof as aforesaid shall be liable to a penalty not exceeding five pounds.

General Board to classify roads into—
1, Main Roads; 2, Main District Roads;
3, District Roads.

Classification may be altered.

Map or plan of Districts and Roads to be made.

Exemptions from Road assessment.

Rates and special rates to be levied.

XXVI. The General Board shall divide and classify all public roads within the Province into three divisions and classes the first class shall be called Main Roads and shall include subject to the discretion of the said General Board all general public roads and leading communications between the larger divisions of the Province the second class shall be called Main District Roads and shall comprise such roads as form the means of communication between the main roads and the smaller centres of population and the third class shall be called District Roads and shall comprise all other public roads in the districts aforesaid: Provided always that the said General Board after they have made such classification of roads may from time to time as they shall see occasion alter the same and declare by their order that any main road shall be a main district road or that any main district road shall be a main road or that any district road shall be a main district or main road or that any main district road or main road shall be a district road and the same shall thereupon become so accordingly and also may make such orders according to the powers vested in them by this Ordinance as may be found necessary in consequence of such alteration.

XXVII. The General Board shall cause a map or plan of each Road District constituted hereby or by virtue hereof to be made on which the boundaries of such district shall be plainly marked and set out and all the public roads within such district shall be delineated and set down the original Roads and Roads legally opened through private lands and Roads closed by legal authority respectively being distinguished by different colours and the said map or plan shall be deposited in the office of the said General Board and each Local Board shall be furnished by the General Board with a certified copy of the map or plan of its District together with a Terrier of the lands therein.

XXVIII. No assessment made in pursuance of this Ordinance shall be laid or levied on any Waste Lands of the Crown or on any lands or hereditaments belonging to the Government or on any land used solely as the site of a church or public school or on any manse or parsonage or Government schoolmaster's house or on any glebe for the use of any officiating clergyman or Government schoolmaster.

XXIX. There may be levied upon lands situated within each of the Road Districts constituted hereby or by virtue hereof one yearly Rate of such amount as with money otherwise obtained (if any) shall defray the current expenses of maintaining and improving the Roads within any such district and paying the interest of money borrowed on the security of such Rate and paying off the principal of such monies within the period or periods for which the same may have been borrowed: Provided always that instead of or besides and over and above one Rate for the whole of a district there may be from time

to time as occasion shall require Special Rates for separate and distinct parts of any district aforesaid for the purpose of making any bridge arch embankment ditch or drain or any cutting or filling up any hollow or otherwise improving any road within any such separate part of any district aforesaid and separate and distinct accounts shall be kept of all monies to be collected and received from each district or distinct part of a district and of all payments and disbursements in respect thereof and the monies to be collectd and received from each district or distinct part of a district in payment of any such Rate or of any such special Rate shall be applied only for the several purposes for which such Rates respectively have been levied and each of such districts or of such parts of a district shall respectively bear the expenses incurred in laying on collecting and disbursing such respective rates and in case any expenses so incurred shall apply to or be incurred in respect of two or more parts of a district the same shall be apportioned and divided between or among such parts of the district in a fair and equitable manner.

Separate accounts of the Receipts and Expenditure of such Rates to be kept.

XXX. Every such Rate and every such Special Rate shall be recommended or approved of by the Local Board of the district within and for the use of which the same respectively is to be levied and shall be levied under the authority of the General Board upon lands situated within such district or distinct part of such district except such lands situated therein as are hereinbefore exempted from assessment and every such Rate and Special Rate respectively shall not exceed in any one year one shilling per acre any part or portion of an acre being reckoned an entire acre and rated as such : Provided always that it shall be lawful with the consent in writing of two-thirds of the ratepayers resident within any such district or distinct part of such district to be so assessed to increase such Rate or such Special Rate respectively to any amount beyond one shilling per acre such consent to be ascertained in such manner as the Local Board shall determine and the General Board approve.

Rates to be approved by Local Board.

Yearly maximum thereof.

Power to increase the same with consent of Ratepayers.

XXXI. It shall be lawful for the General Board on application from any Local Board of any district to authorise the future rates in such district to be levied on an assessment of the annual value of all lands houses mills buildings and hereditaments within such district : and it shall be the duty of the Local Board making such application to give notice of the intention to make such application at least fourteen days prior to such application being heard by the General Board in the *Gazette* or in a newspaper circulating within the district.

By consent of General Board assessment may be made on annual value of property.

XXXII. There shall be within each district an Assessment Roll compiled by the Local Board in form of Schedule C which shall contain the name in order of every person holding property within the district liable to be rated under the provisions of this Ordinance together with an assessment of the net annual value at which such property might reasonably be expected to be let of all the land and of all buildings in respect of which every such person shall be liable to be rated as hereinafter provided and the said Roll shall be deemed and held to be the Assessment Roll for Local purposes.

Form of Assessment Roll.

Persons may be rated
without stating name.

XXXIII. Whenever the name of any owner liable to be rated under the provisions of this Ordinance is not known to the Board it shall be sufficient to rate such owner in the rate book of the Board as the Owner of the property to be rated by the designation of the "Owner" without stating his name.

Ratepayers to vote at
Meetings—Scale of
votes.

XXXIV. Every person of full age whose name shall appear on the Assessment Roll and who shall have paid all rates which he shall have been liable to pay under the authority of this Ordinance shall be entitled to take a part at all meetings of the Ratepayers of the district for the election of the Local Board and shall be entitled to vote thereat according to the following scale that is to say every person who shall appear on the Assessment Roll as liable to be rated in respect of property of net annual value not exceeding fifty pounds shall have one vote in respect of property exceeding the value of fifty pounds and not exceeding one hundred pounds two votes exceeding one hundred pounds and not exceeding one hundred and fifty pounds three votes exceeding one hundred and fifty pounds and not exceeding two hundred pounds four votes and exceeding two hundred pounds five votes.

Board to correct
Assessment Roll an-
nually.

XXXV. Fourteen days prior to the application for authority to levy any Rate the Local Board shall cause the Assessment Roll to be revised and corrected both in respect to the names of the persons liable to be rated and in respect to the value of the rateable property entered therein and shall before making such application give public notice of the place where such corrected Roll may be inspected and such corrected Roll shall be open to the inspection of all Ratepayers and of all persons claiming to be affected thereby between the hours of Ten a.m. and Four p.m. on every day not being a Sunday or public holiday until the application to the General Road Board has been heard and decided.

Objections to Assess-
ments, how to be
made, heard, and de-
termined.

XXXVI. Every person whose property shall have been inserted on the Assessment Roll shall have notice in the form in Schedule C hereunto annexed to be left at his place of abode or at the usual place of business of himself or the person or persons acting as agents for the occupier or owner of the property assessed or affixed to some conspicuous part of the property assessed of the nature and amount of the assessment and every person who shall object to such assessment on any account whatever shall prior to the application of the Local Board for authority to levy a rate deliver to the Clerk of the General Board a statement in writing of the grounds of his objection and thereupon the General Board before granting authority for such rate to be levied shall decide on the objection at once or if the General Board deem it advisable shall appoint a Commissioner or Commissioners to hear such objections as may be made by all persons assessed to such assessment and the General Board on the Report of the said Commissioner or Commissioners shall amend the assessment or disallow the objections and no such assessment shall be quashed or set aside for or on account of any

irregularity or error but any such error or irregularity shall and may be amended by order of the General Board and every such amended assessment shall be as valid and effectual as if no such error or irregularity had existed therein.

XXXVII. In every case in which a Local Board shall apply for authority to levy a rate in its district or a special rate in any part of its district such Board shall report to the General Board what amount of money will be required to meet and supply the several purposes in view and all incidental expenses also the yearly rate by which the same may be raised and shall remit to the General Board a copy of the Assessment Roll of their district prepared as hereinbefore provided and the General Board having finally decided on all objections if any to the assessment or to the rate shall authorise precepts to be issued in such form as the said General Board shall approve for the payment of such district rate or special rate by the persons named or referred to therein or others liable to the person or persons thereby appointed to be collectors of the same and at the place or places and within the time or times to be specified therein and thereupon it shall be incumbent on the persons and others aforesaid to pay and on the said collector or collectors to collect and receive the monies stated in such precepts and thereby authorised to be levied.

Procedure in laying
on District and
Special Rates.

XXXVIII. Every rate by this Ordinance authorised to be levied shall be payable in one or more payments and at such times and places as the General Board shall direct and may be levied either from the owners or other persons having right to the rents of such lands buildings and hereditaments as aforesaid or from the occupiers or tenants thereof and if from the occupiers or tenants they shall be entitled to deduct the same from the rent due or thereafter to become due to the owners or other parties entitled to such rents unless by virtue of any subsisting contract either expressed or implied the tenants or occupiers shall be liable to pay the same or to recover the same by action at law from their landlord and the landlord from whom such sum so recovered or from whose rent such sum is deducted may if he be tenant to another of the same premises and liable to pay rent deduct or recover from his landlord out of the rent payable by him such proportion of the sum so recovered or deducted from him or the rent payable to him as the rent payable by him bears to the rent payable to him and so in succession with respect to every landlord receiving rent and also being liable to pay rent on account of such assessed lands buildings and hereditaments: Provided that no landlord being also tenant shall be entitled under this provision to deduct from the rent payable by him or to recover from his landlord more than the whole sum paid deducted from the rent payable to him or recovered from him by his tenant.

Rates payable as
General Board may
direct.

XXXIX. If any person shall refuse or neglect to pay any rate by this Ordinance authorised to be levied for the space of thirty days after the same has become payable and been demanded

Mode of recovery of
Rates.

by the collector thereof either personally or at his dwelling-house or by public general notice in a newspaper circulating in the district it shall be lawful for any such collector to sue for the same in his own name in any Court of competent jurisdiction.

Appeals.

XI. Provided always that if any person who has paid the amount of rate charged upon him by virtue of this Ordinance think himself aggrieved on the ground that the assessment includes property for which he is not rateable under this Ordinance or that it assesses his rateable property beyond its full and fair net annual value or that any person is omitted out of such assessment or that the property of any person is assessed below its full and fair net annual value the person so aggrieved may appeal to that Resident Magistrate's Court which is held nearest to the town or place at which the Local Board of the district within which the rate is levied usually meets : Provided that the person intending to appeal shall give a written notice to the Clerk of the said Court of his intention to appeal which Clerk shall then appoint the day for the hearing of the appeal but which day for the hearing of the said appeal shall not be sooner than fourteen days after the General Board have given their decision nor later than forty days after such decision : Provided also that the person intending to appeal shall give a notice in writing to the Local Board of such appeal and of the day fixed for the hearing thereof and of the cause and matter thereof ten clear days at least before the day fixed for the hearing of the said appeal and the person intending to appeal shall within three days after such notice of appeal enter into a recognizance before some Resident Magistrate or Justice of the Peace at the said Court with two sufficient sureties conditioned to try such appeal at the said Court on the day fixed and to abide by the order of the Court thereupon and to pay such costs as shall be by the Court awarded. And in case such person appeal on the ground that any person is omitted out of the assessment or that the property of any person is assessed below its full and fair net annual value the party so appealing shall not only give such notice of appeal as aforesaid to the said Local Board and enter into such recognizances as aforesaid but shall also give a like notice of appeal to the person so interested in the event of such appeal as aforesaid and the person so interested shall if he desire it be heard upon the appeal and the Resident Magistrate presiding and sitting at the said Court or an adjournment thereof upon due proof of the notice having been given and of the recognizance having been entered into as aforesaid shall hear and determine the matter of the appeal in a summary manner and shall make such order therein with or without costs to either party as the said Resident Magistrate shall think proper and in case he think the Appellant entitled to relief he shall order the assessment to be amended in such manner as may be necessary for giving him relief and shall also order any money paid by him which he was not liable to pay to be returned to him : In case he have appealed on the ground that any person is omitted out of the assessment the said Resident Magistrate may order the name of such person to be inserted in the assessment and

to be therein rated at such amount as he may deem just: And in case the Appellant have appealed on the ground that the property of any person is assessed below its full and fair net annual value the said Resident Magistrate may order the amount at which such person is rated in the assessment to be altered in such manner as he deem just and the Clerk of the Court or the Resident Magistrate if there be no clerk shall in each of the cases aforesaid forthwith amend the assessment accordingly but the assessment shall not be quashed or altered with respect to any person named therein: And the determination of the Resident Magistrate of any such Court or adjournment shall be final and conclusive.

XLII. It shall be lawful for the Local Board to accept with consent of the General Board loans of such sums of money as may be requisite for the making maintaining and improving of any particular road or roads or any part of such road or roads within the district and for securing the repayment thereof with interest to assign any assessment authorised to be levied for such road or roads or any part of such road or roads and the money so lent shall be laid out and applied for such express purpose.

Loans for any particular road may be accepted.

XLIII. Whenever any monies shall be voted out of the public revenue in aid of monies to be raised in any district for the purpose of making or improving any road bridge or other work connected therewith the money so appropriated out of the public revenue shall be applied to the intended purpose under the superintendence of the General Board.

When money is voted in aid of any district road the amount to be expended under the supervision of the General Board.

XLIV. No member of any Local Board shall be held or adjudged to be personally liable upon any pretext for the payment of any sum or the performance of any obligation for the payment or performance of which he shall not have bound himself personally as an individual independent of his office as a member of such Board.

Trustees not to be personally liable.

XLV. If any person shall hereafter erect or re-erect any stockyard within two chains from the centre of any road and shall not remove the same within ten days after notice given him by the General Board or by any Local Board he shall for every day that the same shall be suffered to remain after the expiration of such notice forfeit and pay the sum of Twenty Shillings: Provided that no penalty to be recovered under this clause shall exceed the sum of Twenty Pounds.

No stockyard to be erected or re-erected within two chains from the centre of any public road. Penalty for non-removal after notice.

XLVI. If any person shall place or erect any obstructions on or shall wilfully damage or destroy any public road bridge or any work connected therewith or any footpath belonging thereto he shall be liable to a penalty not exceeding Twenty Pounds.

Wilful injury to roads, &c. a misdemeanour.

XLVII. All penalties imposed by this Ordinance shall be recovered summarily before any Resident Magistrate or two or more Justices of the Peace in the manner prescribed by the "Justices of the Peace Act 1858" and the Act of the Imperial Legislature intituled "The Summary Convictions Act 1848."

Penalties recoverable summarily.

Power to make bye-laws.

XLVII. The General Board shall have power and are hereby authorised to make all such bye-laws as may appear to the said Board to be necessary for regulating the proceedings of Local Boards and for fully carrying out the purposes of this Ordinance: Provided always that such bye-laws shall not be repugnant to the provisions of this Ordinance.

Interpretation.

XLVIII. For the purposes of this Ordinance the term "General Board" shall mean the Otago General Road Board as constituted by section 4 of this Ordinance the term "Local Board" shall mean the Local Boards of the several Road Districts to be elected under this Ordinance the term "Gazette" shall mean the *Provincial Government Gazette* of the Province of Otago: The term "District" shall mean such areas of land within the Province of Otago as are under the sanction of the Roads Ordinances hereby repealed Gazetted as Road Districts and such as may hereafter be proclaimed under authority of this Ordinance and unless there be something in the context repugnant thereto any word denoting the male sex or the singular number shall be taken to extend to any number and to both sexes.

Short Title.

XLIX. This Ordinance may be cited and referred to as the "Otago Roads Ordinance, 1865."

SCHEDULE A.

The Title or Short Title of Ordinances Repealed.	The Number or Distinctive Mark, and Date of passing of Ordinance.	Of what Legislative body.
Roads Ordinance, 1856.	No. 5, 14th March, 1856, 19th Victoria.	The Superintendent and Provincial Council of Otago.
Roads Claims Ordinance, 1859.	Session VIII, No. 36, 7th November, 1859, 23rd Victoria.	The same.
The Roads Ordinance Amendment Ordinance, 1862.	Session XV., No. 79, 5th May, 1862, 25th Victoria.	The same.

SCHEDULE B.

	Road District.
1. Balmacewan	do.
2. Wakari	do.
3. Silverstream	do.
4. Salisbury	do.
5. Breadalbane	do.
6. Owhiro	do.
7. West Taieri	do.
8. Waipori	do.
9. Henley	do.
10. Clarendon	do.
11. Waiholo West	do.
12. Glenore	do.
13. Adamsthorpe	do.
14. Lovelsbrook	do.
15. Stony Creek	do.
16. North Molyneux	do.
17. Kaihiku	do.
18. Warepa	do.
19. Port Molyneux	do.
20. Puerua	do.
21. Otanomomo	do.
22. Finegand	do.
23. Inch Clutha	do.
24. Wangaloa	do.
25. Kaitangata	do.
26. Tuakitoto	do.
27. Southbridge	do.
28. Coombe Hay	do.
29. Hillingdon	do.
30. Milton	do.
31. Helensbrook	do.
32. Milburn	do.
33. Akatore	do.
34. Waiholo East	do.
35. Kurimotu	do.
36. Motupipi	do.
37. Otokia	do.
38. Brighton	do.
39. Greyton	do.
40. Saddle Hill	do.
41. Walton	do.
42. Green Island	do.
43. Corstorphine	do.
44. Caversham	do.
45. East Taieri	do.
46. Abbotsford	do.
47. Kaikorai	do.
48. Rosslyn	do.
49. Mornington	do.
50. Anderson's Bay	do.
51. Tomahawk	do.
52. Highcliffe	do.
53. Sandy Mount	do.
54. Portobello	do.
55. Broad Bay	do.
56. North-East Harbor	do.
57. North Harbor	do.
58. North-East Valley	do.
59. Pine Hill	do.
60. Blueskin Bay	do.
61. Hawksbury Bush	do.

SCHEDULE D.

NOTICE.

The Local Board of the _____ District hereby notify the intention to apply for authority to levy a Highway Rate for the year

No.	Description of Property Assessed.	Acreage.	Rateable Annual Value.			Assessment.		
			£.	s.	d.	£	s.	d.

And I hereby give you further notice, that if you have any objections to the above Assessment, the grounds of your objection must be stated in writing, and lodged with the General Road Board within fourteen days from the date of this notice ; and thereupon you will be heard in support of your objection by parties appointed for that purpose, at _____ on the _____ day of _____ at _____ o'clock

A. B.,
Clerk (or Collector) to the said Committee.

Dated at _____ this _____ day of _____ 18 _____

SCHEDULE E.

The Town and Country Police Ordinance, 1862.	Sub-Sections 3 and 11 of Section 5, Sections, 7, 8, 9 and 11.
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OTAGO MUNICIPAL CORPORATIONS ORDINANCE, 1865.

IN THE TWENTY-EIGHTH YEAR OF THE REIGN OF HER MAJESTY
QUEEN VICTORIA.

SESSION XX.—No. 191.

ANALYSIS :—

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Schedules A to I, both inclusive.

AN ORDINANCE to Incorporate the Inhabitants of the City of Dunedin in the Province of Otago in the Colony of New Zealand and to enable Towns and places within the said Province to be Incorporated under the provisions of the same.

[RESERVED FOR THE SIGNIFICATION OF THE GOVERNOR'S PLEASURE THEREON, 18TH MAY, 1865.]

BE IT THEREFORE ENACTED by the Superintendent of the Province of Otago with the advice and consent of the Provincial Council thereof as follows that is to say:—

I. This Ordinance may be cited and referred to as the “Otago Municipal Corporations Ordinance, 1865.” Short Title.

II. Immediately upon the first election of Councillors for the City of Dunedin under this Ordinance the Ordinances of the Superintendent and Provincial Council of Otago and parts and sections of the Ordinances of the said Superintendent and Council specified in the Schedule to this Ordinance annexed marked A shall so far as the City of Dunedin is affected thereby be repealed and cease to have any effect or operation but so far as concerns other towns or places to which the said Ordinances or parts of Ordinances have been or hereafter at any time shall be extended they shall be in full force and effect unless the provisions of this Ordinance or any of them shall be extended to any such towns or places as hereinafter provided and as to the City of Dunedin the said Ordinances and parts of Ordinances shall remain in force until the first election of Councillors for the said city under this Ordinance but no longer and as to such towns or places to which the said Ordinances or parts of Ordinances have been or may hereafter be extended the said Ordinances and parts of Ordinances shall remain in force until the first election of Councillors for such towns or places respectively under this Ordinance but no longer. Certain Ordinances and parts of Ordinances repealed.

III. The boundaries of the City of Dunedin shall be those defined in the Schedule hereto annexed marked B. Boundaries of City.

IV. The said city shall be divided into four Wards to be known respectively as South Ward High Ward Bell Ward and Leith Ward the boundaries of the said Wards shall be those severally defined in the Schedule hereto annexed marked C. Boundaries of Wards.

V. The Citizens of the said city shall be a corporate body under the style of “The Corporation of the City of Dunedin” (hereinafter designated the Corporation) and by such name shall have perpetual succession and shall be capable at law by the Council hereinafter mentioned but in the name aforesaid to hold acquire and possess lands tenements and hereditaments (in fee simple for any term of years or otherwise) goods and chattels and to grant demise assign or otherwise dispose of the same to sue implead and answer and to be sued impleaded and answered in all Courts and before all Judges and Magistrates whomsoever in all actions pleas disputes causes and matters whatsoever and to do and suffer all such further acts as may be done and suffered by virtue of their incorporation and as are in this Ordinance set forth to be done and suffered. Name of Incorporation and capabilities conferred.

- Seal.** VI. The Corporation may have and use a Common Seal.
- Qualification.** VII. Every male person of the full age of 21 years being resident within the said Province who on the first day of June in any year shall be seized of or occupy any land house warehouse counting-house or shop within the said city either as owner or tenant and whose name as such owner or occupier shall be inserted in the assessment hereinafter directed to be made shall be a citizen of the said city and a Member of the Corporation and entitled to be enrolled on the Citizens' Roll under the provisions of this Ordinance.
- Enrolment.** VIII. On or before the fifteenth day of June in each year the Town Clerk shall cause alphabetical lists of all persons in each of the Wards entitled to be enrolled as citizens under the provisions of this Ordinance to be prepared and such lists being thereupon signed by the Mayor and Town Clerk which they are hereby authorised and required to do shall form and be called the "Citizens' Roll" whereof the Town Clerk shall cause a sufficient number of copies for the purposes of this Ordinance to be forthwith printed or copied and one of such copies to be affixed on one or more conspicuous buildings in each Ward and he shall deliver one or more copies to any citizen applying for the same on payment of a reasonable price for each copy.
- The Citizens' Roll.** IX. No person unless so enrolled shall be qualified to be elected to any office or to vote at any Election under this Ordinance.
- No unenrolled person qualified for office or to vote.** X. No alien or person in receipt of public relief or alms nor any person who being assessed shall not have paid all such rates directed to be levied under the provisions of this Ordinance as shall have become payable before the time of his application to be enrolled shall be entitled to be so enrolled.
- No alien nor recipient of public relief nor ratepayer in arrear to be enrolled.** XI. Any person whose name shall have been omitted from such Citizens' Roll may claim to have it inserted thereon and any citizen whose name appears upon such Roll may object to any other person as not being entitled to have his name retained thereon.
- Claims for insertion of and objections to names on Citizens' Roll.** XII. By and from among the enrolled male citizens shall be elected in manner hereinafter provided one person to be the Mayor and for each of the said four several Wards of the City of Dunedin two Councillors
- Mayor and Councillors.** XIII. Such Mayor and Councillors shall constitute a Council for the good government of the Corporation the management of the affairs thereof and the exercise within the said city of such powers and authorities as by this Ordinance shall be vested in or delegated to the Corporation: And such Council shall be styled "The Council of the City of Dunedin" and the Corporation of each incorporated city town or place in the Province of Otago shall consist of a Mayor and two persons for each Ward of the city town or place as Councillors and the said Mayor and Councillors shall be elected by ballot from among the enrolled citizens in manner as hereinafter provided.
- Who shall constitute a Council.**
- How styled.**

XIV. For the due examination of the Accounts of the said Corporation the citizens of all the Wards shall annually elect two Auditors as hereinafter provided. Two Auditors for the City to be chosen.

XV. No person being a regular minister of any Religious Congregation nor any person who shall hold any office or place of profit (other than that of Mayor) in the gift or disposal of the Council or who by himself his partner or otherwise shall have any interest in any contract with or employment under such Council shall be elected as Mayor Councillor or Auditor of the city: Provided that no person shall be disqualified from being Mayor Councillor or Auditor as aforesaid by reason of his being a proprietor or shareholder of any Public Company which shall contract with the Council for any of the purposes hereof. Disqualifications for election to office of Mayor Councillor or Auditor.

XVI. On the first day of August in every year the Mayor and one Councillor of each Ward and the Auditors shall go out of office but this provision shall not apply to any Corporation hereafter proclaimed under this Ordinance until one year after the date of the Proclamation. Election of Mayor and one Councillor in each Ward to take place on the 1st of August in each year.

XVII. The Councillors so to retire shall be those who shall have been longest in office without re-election but in cases where the period of office shall have been equal the majority of the Council for the time being shall fifteen days before the day of election determine the order in which the Councillors shall retire by ballot. Retirement from office how regulated.

XVIII. Upon the twenty-first day of July in every year the citizens shall elect in manner hereinafter mentioned from among themselves a citizen to be Mayor but such person when elected shall be called the Mayor Elect until the first day of August then next ensuing and until such first day of August shall not be a member of the Corporation or Council: And upon the first day of August in every year except as to persons mentioned the citizens of the respective Wards shall elect one of their number to be a Councillor in the place of the retiring Councillor and also shall in like manner elect the Auditors for the year ensuing and for the election of Mayor Councillors and Auditors votes shall be taken at meetings which shall be held in all the Wards: At the first elections of Councillors under this Ordinance the number of Councillors to be elected on the said first day of August shall be two for each of the Wards of the said City of Dunedin or for each Ward of any incorporated town or place as the case may be. Election of Mayor.
Election of Councillors and Auditors.

XIX. Every election of Mayor Councillors and Auditors shall be held before a Councillor or other person authorised by the Council but no candidate shall preside and shall be held at such place within the City or Town as the Council shall direct. Before whom held.

XX. No citizen shall be entitled to vote at any such election of Mayor Councillors or Auditors until he shall have paid all rates which shall Rates to be paid prior to voting.

have been declared six months previously according to the provisions hereof and which shall then be payable by him in respect of the property for which he may claim to vote and any citizen or collector of rates appointed under this Ordinance may object to any person attempting to vote who shall not have paid his rates.

Only questions which may be put to voters.

XXI. Subject to the objections authorised to be taken by collectors of rates as herein mentioned no inquiry shall be permitted at any election of Councillors or Auditors as to the right of any person to vote as a citizen except only as follows that is to say the presiding officer may or shall if required by any two citizens entitled to vote in the same Ward put to any voter at the time of his claiming his voting paper and not afterwards the following question and no other :—1. Are you the person whose name appears as A B on the Citizens' Roll now in force for this Ward being registered therein as rated for property described to be situated in (here specify the street described in the Citizens' Roll): No person required to answer the said question shall be entitled to vote until he shall have answered the same in the affirmative and if any person shall wilfully make a false answer to the question aforesaid or shall poll or offer to poll more than once at the same election in the same Ward or shall personate any other person for the purpose of polling at such election he shall be liable to a penalty not exceeding £50 or in default of payment to imprisonment for any term not exceeding three calendar months.

Citizens may vote separately for property in each Ward.

XXII. Every citizen entitled to vote in the elections aforesaid may give a separate vote in each Ward in respect of the property for which he is assessed therein and has duly paid the rates according to the provisions hereof.

Notice fixing day of Nomination of candidates to be given.

XXIII. Seven clear days at the least before the day by this Ordinance appointed for the annual election of the Mayor Councillors and Auditors the Mayor shall cause public notice to be given of a place day and hour for the nomination of candidates for election to the said several offices such day of nomination not being later than three days before the said day of annual election.

Form of Nomination by whom to be made.

XXIV. The nomination of the Mayor Councillors and Auditors respectively shall be signed by two citizens and by each of the persons therein nominated in testimony of his consent to be put in nomination and to act if elected and such nomination shall be in the form in the Schedule hereto annexed marked D or as near thereto as circumstances may admit but no nomination shall be acted upon unless the name shall have been lodged in the office of the Town Clerk before noon on the day fixed for nomination as aforesaid.

Proceedings for the election of Councillors and Auditors if no citizen consents to be nominated.

XXV. Should no nomination of candidates for the office of Mayor Councillor or Auditor or either of them take place for want of assent in writing of any citizen to be nominated to office within the time fixed for public nominations and on its being so notified by the Mayor it shall be lawful for the citizens to elect any qualified person

who shall be nominated thereto without his consent and the election shall in all other respects be as provided in this Ordinance and be held at a period not exceeding fourteen days next after default.

XXVI. On the day of nomination the Mayor or if he shall be unable to attend a person appointed by him shall attend at noon at the place fixed for the nomination at which time and place he shall cause all nominations lodged with the Town Clerk to be publicly opened and read aloud. If there shall be such number of candidates as are required to be elected and no more he shall declare such candidates to be duly elected but in the event of there being more than the necessary number of candidates nominated he shall adjourn all further proceedings to the 21st day of July in the case of election of Mayor and the 1st day of August in the case of other elections and cause such adjournment and the object of such adjournment and the names of the candidates nominated to be published daily until the polling day and on such day the election shall be by ballot to be conducted as is hereinafter provided.

Proceedings on day
of Nomination.

XXVII. The polling for the election of Mayor Councillors and Auditors within each Ward according to the provisions of this Ordinance shall be held before some Councillor or other person for that purpose appointed by the Council and the voting shall commence at nine o'clock in the forenoon and shall finally close at four o'clock in the afternoon of the same day and shall be conducted in manner following that is to say every citizen entitled to vote in the election of Mayor Councillors and Auditors may vote for any number of persons not exceeding the number then to be chosen and the presiding Councillor or other person as the case may be shall furnish to the said voter a white printed voting paper marked with the initials of the presiding Councillor or other person as the case may be containing the Christian and Surname of each Candidate, and no other matter or thing and there shall be provided separate apartments or places forming part of the polling booth into which the voter shall immediately retire and there alone and in private without interruption make a cross within the square opposite the name of the Candidate he wishes to be elected and shall then fold the same paper and immediately deliver it so folded to the Councillor or other person presiding who shall forthwith publicly and without opening the same deposit it in a box provided for that purpose and no voting paper so deposited in any box shall on any account be taken therefrom unless in the presence of scrutineers after the close of the election : Provided that no voting paper shall be received unless it be folded so as to render it impossible for the Councillor or other person presiding or any other person to see for what Candidate or Candidates the vote is given and any voter wilfully infringing any of the provisions of this section or obstructing the voting by any unnecessary delay in performing any act within the polling booth or room shall be liable to a penalty not exceeding twenty pounds or in default of payment to imprisonment for any term not exceeding one month.

Polling at election of
Councillors and Au-
ditors.

Declaration of office to be taken before acting by Mayor Councillors or Auditors.

XXVIII. No person elected to be Mayor Councillor or Auditor under this Ordinance shall be capable of acting as such until he shall first in the presence of any two Councillors have made and subscribed the following declaration (that is to say) : I A B having been elected Mayor or one of the Auditors for the City of Dunedin or Councillor for Ward in the City of Dunedin do hereby declare that I take the office upon myself and will duly and faithfully fulfil the duties thereof according to the best of my judgment and ability: Provided that at the first elections under this Ordinance whether for the City of Dunedin or for any incorporated Town or Place such declaration shall be made and subscribed before a person to be appointed for that purpose by the Superintendent of Otago.

Extraordinary vacancies in the office of Mayor Councillor or Auditor how filled up.

XXIX. If any extraordinary vacancy shall occur in the office of Councillor or Auditor the citizens entitled to vote shall upon a day to be fixed by the Council (such day being not later than fourteen days from the occurrence of such vacancy) elect another qualified citizen to supply such vacancy and such election shall be held and the voting and other proceedings in case of a contest shall be conducted in the same manner and subject to the same regulations as are hereinbefore prescribed with respect to the election of Mayor Councillors and Auditors and every citizen so elected shall hold such office until the time at which the Mayor Councillor or Auditor in room of whom he was chosen would regularly have gone out of office and he shall then go out of office but be capable of re-election.

Provision in case of election not being made on day appointed.

XXX. In case no election shall be made of Mayor Councillors or Auditors upon the day or within the time appointed by this Ordinance for any such election or such election being made shall afterwards become void whether such omission or avoidance shall happen through the officer who ought to preside at such election or by any accident or other means whatsoever the said Corporation shall come under no disability by reason thereof nor be prevented from proceeding as soon thereafter as conveniently may be to an election of such Mayor Councillor or Auditor and every act necessary for the completion of such election may be done and shall be as effectual and valid for all purposes as if the election so delayed had been made on the proper day appointed for the same to have taken place.

Declaration.

XXXI. Every citizen who shall be duly elected to the office of Mayor Councillor or Auditor shall accept such office by taking making and subscribing the declaration aforesaid within five days after notice of his election or shall in lieu thereof pay to the Corporation the fine specified in the Schedule of Penalties for the non-acceptance of such office which shall thereupon be deemed to be vacant and shall be filled up in the manner hereinbefore mentioned: Provided that all persons who shall have already served such office (or paid the fine for not accepting such office) within five years next before the day on which he shall have been so re-elected shall be exempted from accepting the same office if he shall claim exemption within

Exemptions.

five days after notice of his election : Nor shall any member or officer of the General Assembly of New Zealand or of the Provincial Council of Otago nor any person holding any permanent civil or military employment under the General or Provincial Governments or being a Military Naval Marine Commissariat or Ordnance Officer on full pay in Her Majesty's service be liable to serve in or to be fined for non-acceptance of any office under this Ordinance : Any person elected into any corporate office may at any time resign such office on payment of the fine which he would have been liable to pay for non-acceptance of the same office.

XXXII. If any person holding the office of Mayor Councillor or Auditor under the provisions of this Ordinance shall be declared or become insolvent or shall obtain any order for the protection of his person or goods under the laws of the said Colony of New Zealand relating to insolvency or shall during his term of office compound by deed or otherwise with his creditors or being Mayor shall be absent from the meetings of the Council without leave of the Council for more than one calendar month or being a Councillor for more than three calendar months without such leave or being an Auditor shall be absent from the said city for more than six calendar months without such leave then and in every such case such person shall become disqualified and shall cease to hold such office respectively and in case of such absence shall be liable to the same fine as if he had refused to accept the said office and the Council thereupon shall forthwith declare such office to be vacant by public notice and the said office shall thereupon become vacant but every person so becoming disqualified and ceasing to hold such office on account of his being declared or becoming insolvent according to the laws relating to insolvency or being protected thereunder or compounding as aforesaid shall on obtaining his certificate or on payment of his debts in full or being by deed under seal released therefrom be capable (if otherwise qualified) of being re-elected and every person becoming disqualified to hold such office on account of absence as aforesaid shall on his return to the said city be capable of re-election provided he shall then be otherwise qualified : Provided that the Council may at their discretion reduce the amount of or altogether remit any such fine by reason of any special circumstances attending such non-acceptance resignation or vacation by absence of any corporate officer.

Disqualification for holding office.

Acts working a disqualification in elective officers and a vacancy of office.

XXXIII. No person shall act as Mayor Councillor or Auditor without making the declaration hereinbefore required in that behalf or without being duly qualified at the time of making such declaration or after he shall cease to be qualified according to the provisions of this Ordinance to hold any such office : Provided that all acts and proceedings of such person so acting as Mayor Councillor or Auditor shall notwithstanding such disqualification be as valid and effectual as if such person had been duly qualified.

Acting without due qualification and after disqualification by elective officers not to make void their acts.

XXXIV. At all meetings of the Council the Mayor or in his absence such Councillor as the members assembled shall choose to be Chairman shall preside and such presiding Chairman in all cases of

Mayor to preside when present. If absent such Councillor as may be elected.

equality shall have a casting vote only : Unless three members are present no meeting of the Council shall be constituted for the transaction of business and all acts to be done by the Council (except where any special provision is made herein) and all questions of adjournment or other questions may be done and decided by the majority of members present provided three at least be present.

Minute Book of proceedings to be kept.

XXXV. Minutes of the proceedings of such meetings shall be drawn up and fairly transcribed in a book to be kept for that purpose and shall be signed by the Mayor or other Chairman and such Minute Book shall be open to the inspection of any qualified citizen at all reasonable times.

Mayor may at any time call a Council.

XXXVI. The Mayor in all cases of emergency may call a meeting of the Council.

Meetings to be called on requisition of any three members. If Mayor refuses how called.

XXXVII. Any three members of the Council by requisition signed by them for that purpose may call upon the Mayor to convene a meeting of the Council and in all cases where the Mayor shall refuse so to do the said three members may call a meeting by public notice to be signed by them stating therein the time and place of meeting and the nature of the business proposed to be transacted thereat.

Three days' notice of meeting (except in emergency) to be given.

XXXVIII. Previously to any meeting of the Council (except in cases of emergency when the Council may be convened to meet within any less time) notice to attend such meeting signed by the Town Clerk shall be sent to each member of the Council three days before the time appointed for such meeting.

In case of impossibility of officers to perform duties Council may do so by majority.

XXXIX. If in consequence of death absence or any lawful impediment it shall not be possible for any Councillor or for the Town Clerk or any other person to perform any particular matter or thing which by this Ordinance he is directed to perform the Mayor for the time being may appoint any other person to perform the same: And if by reason of death absence or any other lawful impediment the Mayor shall be prevented from performing any matter or thing which he may by the provisions of this Ordinance be required to perform the Council may either perform the same or by majority of their votes appoint some other person to perform it.

Courts of Revision.— Court for Revision of Citizens' Roll.

XL. The Council shall constitute an open Court for the revision of the Citizens' Lists and for hearing and determining the claims of the citizens thereof to be inserted in such lists and the objections of such citizens to any other citizen having his name retained thereon ten days' public notice being previously given by the Town Clerk of the time and place of the sitting of such Court the same shall sit for the purposes aforesaid one or more days not being later than the fifteenth day of July in every year.

XL I. Every claim by any citizen to have his name inserted in such list and every objection by a citizen to the name of any other citizen being retained on such list shall be respectively in the forms specified in the Schedule hereto annexed marked E nor shall any such claim or objection be available unless as respects claims the same shall have been lodged at the office of the Town Clerk not later than the third and as regards objections not later than the fifth day of July in every year.

Prescribed forms of claims and objections.

Within what time to be made.

XLII. The Town Clerk shall cause alphabetical lists of all such claims and objections to be prepared and exhibited in some conspicuous place or places in each of the several Wards for three days at the least prior to the sitting of the Court of Revision and shall also give public notice thereof.

Alphabetical lists to be exhibited in each Ward three days before revision.

XLIII. The Council may appoint fit persons not being members thereof to be Town Clerk and Surveyor of the City and by warrant under the hand of the Mayor and seal of the Corporation shall also appoint fit persons to be valuers of all property to be assessed within the said city and to be Collectors of Rates for the said city and all such Inspectors Clerks and other officers as they shall think fit for enabling them to carry into execution the various powers and duties vested in them by virtue of this Ordinance and may from time to time discontinue the appointment of such officers as shall appear to them not necessary to be re-appointed.

Town Clerk City Surveyor Valuers Collectors Inspectors Clerks &c.

XLIV. All such officers as aforesaid shall hold their offices during pleasure and give such security for the due execution thereof as the Council shall think fit.

Such offices to be held during pleasure. Officers to find security.

XLV. The Council may order payment to the Mayor Auditors Town Clerk and every other officer to be appointed or employed as aforesaid or such allowance salary or commission as to the Council shall seem reasonable and proper the allowance to the Mayor (if any) to be fixed annually not more than ten days after the election of the Council and to be unalterable during the ensuing year.

Payment of salary commission or allowances to Mayor and others.

XLVI. The Council shall have the power to remove from office every such Town Clerk Surveyor or other officer who shall be so appointed as aforesaid and every officer so removed who shall be in possession or receipt of any monies goods valuables account books accounts and papers belonging to or concerning the Corporation shall deliver up and account for the same immediately upon such removal.

Removal of officers. Such officers to deliver up all money property and documents immediately.

XLVII. The Town Clerk or other Officer appointed by the Council shall at such times during the continuance of his office or after the expiration of or removal from his office and in such manner as the Council shall direct deliver to the Council or to such person as they shall authorise for that purpose a true and correct account in writing of all matters committed to his charge by virtue of this Ordinance and also of all monies which shall have been by him received by

Officers prior to and after removal from office to account for current business as the Council may require.

virtue thereof and how much thereof shall have been disbursed and for what purpose together with the proper vouchers for such disbursements and also a list of the names of all such persons as shall not have paid the monies due from them to the Corporation for the purposes of this Ordinance and of the amount due from each of them and every such officer shall pay all such monies as shall remain due from him as herein provided.

For all monies received and disbursed.

To furnish list of persons indebted to the Corporation.

The Council may cause new and other maps to be made.

XLVIII. The Council may from time to time cause maps of the said city and the suburbs thereof to be constructed and all or any of the maps aforesaid or any parts thereof to be copied or engraved and published and sold as they may deem expedient.

Thoroughfares under management of Council.

XLIX. The public roads bridges streets squares and thoroughfares within the said city for all the purposes of this Ordinance shall be under the care control and management of the Council.

Bazaars may be licensed.

L. The Council may license any Bazaar or Repository within the said city for the sale therein of horses horned cattle carriages and other vehicles and to take for the same such fees as they may by any bye-law or public notice from time to time appoint.

Council may construct public fountains &c.

LI. The Council may cause such fountains as they may deem necessary for the public convenience and health to be made and constructed in or upon any of the public streets or places within the said city and accept and take the management of any fountain or watercourse which may be surrendered to them for public use and cause all such fountains and watercourse to be from time to time altered enlarged repaired and cleansed as the Council may deem proper.

Council empowered to light the city or parts thereof with oil or gas.

LII. The Council by contract or otherwise as they may deem proper may cause the several streets thoroughfares squares and public places within the said city or such of them as they shall think fit to be lighted with gas oil or otherwise during such time as they may deem requisite and in like manner may provide such lamps lamp-posts gaspipes and other works and materials as may be necessary for that purpose and may manufacture or contract for the manufacture of gas for lighting such streets and public places and provide or contract for gasometers and all requisite apparatus and machinery and appropriate purchase or rent subject to the provisions hereof any land which may be necessary for the establishment of such manufacture.

Contractors empowered under the direction of the Council to lay pipes through the streets.

LIII. The Council or any person or company with whom the Council may contract for lighting the said streets and public places or any of them may under the control and direction of the Council and the superintendence of the City Surveyor for the time being break up within the said city the soil or pavement of any

street and fix and lay therein such lamp-posts and pipes as may be necessary for the purposes aforesaid and may cause the same to be fixed upon or against the exterior of any house or building or the walls or fences thereof within the limits of the said city.

LIV. Subject to any contracts the Council may cause any lamps to be taken down and removed to any other place within the said City and to be altered as to the mode of giving light thereby and any material used therein or thereby and any material used therefor and to be increased or diminished in number from time to time as they may think fit.

Council may remove and alter number of lamps and nature of lights afforded.

LV. If at any time before the said city shall be so wholly or chiefly lighted as aforesaid the majority of the ratepayers in any principal street or of any district or Ward shall be desirous that the same shall be lighted with lamps the Council shall cause the same to be so lighted either under the provisions herein contained or otherwise and may and are hereby authorised as to any moiety of the expenses to be so incurred to defray the same out of the general rate and Corporation fund for the time being but if such fund shall not be sufficient then by a special rate under the provisions hereof and as to the other moiety of the expense of lighting such street district or Ward the same shall be paid by the inhabitants thereof rateably either according to their assessments for the General City Rate or according to the lineal frontage of the premises lighted and either from year to year or for such number of years and upon such terms and conditions as the Council shall determine and the moiety of the expenses aforesaid may be collected and shall be recoverable rateably from each of the inhabitants of the said district street or Ward by any collector of rates or duly authorised officer of the Corporation under any of the provisions herein contained for the collection and enforcing payment of the General City Rates.

Council empowered to make a special rate for lighting the City or any part thereof.

LVI. The streets and roads fixed at the original setting out of the site of the said city as delineated on the public maps and plans deposited at the office of the Chief Surveyor of the said Province and such streets and roads as have been since opened and dedicated to the public or surrendered to and accepted by the Corporation as a public street or which may hereafter be so opened and dedicated to the public or surrendered and accepted or which may be formed by the Council by virtue hereof shall be deemed for the purposes of this Ordinance public streets.

Public streets. What shall be deemed public streets.

LVII. The formation repair and ordering of all public streets ways passages and watercourses within the said city shall be under the management and direction of the Council and be executed under the inspection and superintendence of the Surveyor of the city for the time being.

Formation and repairs &c., of public streets placed under the control of the Corporation.

LVIII. A plan under the hand of the Mayor and City Surveyor of every street or part of street or public place which shall be so set out shewing thereon the breadth of the carriage-way and footways therein respectively shall be deposited and kept at the office of the

Plans of streets set out showing breadth of carriage and footway to be deposited in Town Clerk's office.

Town Clerk who shall on every such deposit cause public notice thereof to be given wherein shall be stated the defined breadth of the carriage-way and footways in such street respectively.

Public streets roads footways &c., to be kept in repair by the Council.

LIX. The Council may as they shall think proper and necessary cause the public streets footways foot-crossings passages and places in the said city to be respectively paved flagged macadamized improved repaired and kept in good condition with such materials as the Council shall think proper and to be raised lowered or altered in such manner as the Council shall deem proper and may cause all necessary sewers gutters drains and watercourses to be made along or under the said several public streets and other public places and vary and alter the same from time to time in such manner as the Council shall think proper.

While street is under repair city Surveyor may put up bars &c.

LX. The City Surveyor during such time as any street or place within the said city shall be under repair or during the making or repairing of any sewers or drains therein may prevent the passing of any carriages carts drays horses and cattle whilst such works and repairs are in progress by causing such fences or bars to be placed on or across any such streets or public places as they may deem proper: Provided that such Surveyor shall during the time that such fences or bars shall be continued cause to be affixed such lights during the night as shall be sufficient to prevent injury or danger to carriages or passengers.

Council may paint or affix names of streets or public notices to any house.

LXI. The Council may cause to be painted or coloured or may affix upon the walls of any house within the said city any board or plate having painted thereon the name of any street or place or such notice as may be conducive to the public convenience or may affix on such house any letters in wood iron or other material by which such names of streets or notice may be expressed so as to be clearly legible.

Council may assign a number to each house.

LXII. The Council may assign a number to each house in every street and public place within the said city which number the occupier of every such house is hereby required to paint or affix upon the door thereof within fourteen days after notice to that effect signed by the Town Clerk or City Surveyor shall have been served upon such occupier.

Council may cause any street to be watered and make and collect rates for defraying the expense.

LXIII. The Council may from time to time cause any public street within the said city to be watered and they are hereby authorised to employ such men horses and watercarts as may be necessary for that purpose and for defraying the expense to be occasioned thereby to make a separate rate which may be apportioned among the inhabitants of any such street either according to the assessed value of the respective properties or holdings therein or to the lineal frontages of such buildings or holdings and for the purpose of collecting and enforcing payment of such rate the Council may appoint any such Officer or Agent as may be necessary and may exercise the

like powers and remedies as are herein provided for collecting levying and enforcing any general rate to be made by virtue of this Ordinance.

LXIV. The Council shall cause footpaths in the public streets within the said city to be made as nearly as practicable of the same breadth and levels and for that purpose may remove or reduce any flagging steps unevenness of surface or whatever may obstruct render uneven or contract such footways or any of them.

Council to keep footpaths in the public streets of the same width and levels.

LXV. The Council may fix the place at which crossing places for vehicles and animals from any public street to private residences or other premises on either side of the said street shall be made over any footway and may by any bye-law regulate the width and specify the mode in which and the materials whereof such crossing places shall be constructed.

Crossing places from public streets over footpaths to be regulated by Council.

LXVI. Upon the application of any owner or a majority in number of any owners of property who may require a communication with the street by means of such crossing as aforesaid the Council may permit the same to be constructed under the superintendence and to the satisfaction of the City Surveyor in conformity with the provisions of this Ordinance.

Owners of property requiring communication with main street.

LXVII. The Council may adopt all such measures as they may deem necessary for the cleansing of the said city and the preservation of the public health and for the prevention and suppression of nuisances and for more effectually carrying such objects into effect may appoint one or more officers to be called Inspectors of Nuisances.

Council may adopt measures for cleansing.

LXVIII. The Council shall cause streets footpaths and surface drains within the said city to be kept at all times properly cleansed and all refuse to be duly removed therefrom and shall cause the ashes filth and rubbish from dwelling houses and other buildings and premises in the said city to be carried away at convenient hours and times and all privies and cesspools within the said city from time to time to be emptied and cleansed in a sufficient and proper manner : Provided that the occupier of any house building or premises may keep the night soil ashes or rubbish which shall be made on his own premises for manure and from time to time remove the same so that such retention and removal be not a nuisance to the inhabitants residing near such premises and that such removal be made at such times and in such manner as shall be directed by the Council.

Council are to keep streets, footways, and surface drains properly cleansed, and cause ashes, &c., from houses to be removed.

Occupier of dwelling house may keep night soil, &c., for manure.

LXIX. The Council may employ or contract with any person for sweeping and cleansing the streets for removing all refuse therefrom and from houses and all other premises within the said city and for emptying privies and cesspools on such days and at such hours and in such manner as the Council may from time to time appoint and all such scavengers and contractors are hereby authorised and empowered to execute all such works and duties as they may respectively be employed or shall contract to perform at the time and in the manner prescribed by the Council for that purpose.

Council may contract for cleansing streets, &c., and removal of all refuse.

Council to provide places for deposit of night soil, &c.

LXX. The Council may provide places either within or without the said city for the deposit of the night soil dung ashes and other filth and rubbish to be removed or collected under the authority of this Ordinance.

The night soil ashes and all refuse so collected to be the property of the Corporation and may be sold.

LXXI. The night soil dung ashes filth and refuse which the Council shall cause to be carried away and collected from the streets houses privies sewers cesspools or elsewhere within the said city shall be property of the Corporation and they shall have the power to sell and dispose of the same as they shall think proper and the monies arising from the sale thereof shall be paid to the funds of the Corporation.

No other persons but contractors with Council to remove night soil, &c.

LXXII. No person other than the person employed by or contracting with the Council for that purpose shall collect and carry away any night soil dust ashes filth or rubbish by this Ordinance directed to be removed except as provided in Section 68.

Council may take measures for providing a supply of water in the event of fire.

LXXIII. The Council either separately or in conjunction with any Commissioners or other authorised body for supplying the said city with water may cause such reserves tanks mains pipes and fire-plugs to be constructed and laid down in such streets and public or other places as the Council may deem necessary for affording a constant and ample supply of water for use in the event of any fire or conflagration within the said city and either separately or in conjunction with any fire insurance company or other persons may procure such fire-engines fire-escapes ladders and other machines and apparatus made use of for extinguishing and in cases of fire and may in like manner organize and establish any fire brigade and make provision for or contribute towards the payment of any superintendent officer fireman or other person employed therein to grant any sums of money as rewards for meritorious conduct or compensation for personal injury to any person assisting in the extinguishment or preventing the spreading of fire or in the rescue of or attempt to rescue any persons animals or goods therefrom within the said city and may cause alarm-bells to be fixed in such situations and make such further and other regulations from time to time for the more effectual extinction and suppression of fires as they may deem expedient.

Hay, straw, and the like, not to be stacked in the open air.

LXXIV. No person shall stack or pile in the open air or store for sale within the said city any hay straw or thatch except in premises to be licensed by the Council on the report of the City Surveyor as fit for such purpose and the Council may by bye-law make such regulations for the proper construction of buildings and premises wherein such materials and articles may be stored and sold as they may deem meet.

Ash-pits to be enclosed two feet above the ground with incombustible materials.

LXXV. No pit or places shall be used for the deposit of ashes therein within the said city except such as shall be constructed wholly of incombustible material and shall be carried up on all sides with the same material two feet at least above the surface of the ground and no person shall deposit any embers or ashes liable to kindle in the open air nor unless with the consent of the Council first obtained shall any person light any fire within the said city in the open air.

Fires not to be lit in the open air.

LXXVI. If the chimney flue of any dwelling house or other premises within the said city shall take fire by reason of its having been suffered to become foul or from any neglect carelessness or default of the occupier of such dwelling house or other premises or of his servant or other person using such chimney flue such occupier shall forfeit for every such offence the fine specified in the schedule of penalties : Provided that if any defendant shall plead that such chimney flue did not take fire in consequence of its being foul or any such neglect carelessness or fault as aforesaid the proof thereof shall be upon such defendant.

Penalty on foul chimneys the flues of which may take fire.

LXXVII. On or before the twentieth day of April in each year the Council shall cause to be prepared and published in the *Gazette* a statement of the rents profits and receipts which shall be estimated as the probable income of the Corporation for the year ensuing together with such proposed outlay and expenditure for the same period as the Council may deem necessary for the purposes of this Ordinance and also for the purposes of any other Ordinance Act or Law for the time being in force which may impose on such Corporation the performance of any duties without providing any fund out of which the Corporation can make such necessary outlay and expenditure.

Estimate of income of Corporation, and of requisite outlay to be prepared in each year.

LXXVIII. For raising such portion (if any) of the proposed expenditure as the estimated probable income of the Corporation may be insufficient to meet the Council may order assessments of all buildings lands tenements and hereditaments within the said city to be made according to the full fair and estimated annual rent clear of all outgoing at which the same would be let for a term of not less than twenty-one years.

To meet deficiency an assessment of all property in the City to be made.

LXXIX. For the making and completing of any assessment authorised hereby any valuator and his assistants may between the hours of nine a.m. and five p.m. enter any property within the said city subject to assessment under the provisions hereof and in case admission thereto shall be denied by the owner or occupier then after the expiration of three days from the leaving at the residence of the person so refusing notice in writing of the intention of such valuator to enter and view the property to be assessed for the purposes of this Ordinance he with his assistants may summarily act in execution of all or any of the powers hereby given.

Valuator authorised to enter property.

If admission refused valuator after the expiry of three days may act summarily.

LXXX. Each valuator is hereby required during the progress of such assessment to leave with the owner or occupier of the property assessed a note of the particulars thereof and the value placed upon the same and to deliver to the Town Clerk within the time allowed by the Council the assessment fairly written in a book.

Notice of valuation.

LXXXI. Every such assessment shall be submitted for allowance to the Council at the meeting which shall take place next after the delivery thereof at the office of the Town Clerk and being allowed shall thereupon be signed by the Mayor and continue open for inspection as hereinafter provided.

Assessment to be submitted to Council for allowance, and signed by the Mayor.

Notice of allowance and deposit of assessment for inspection.

LXXXII. Within twenty-one days next after the allowance of such assessment by the Council the Town Clerk shall give public notice thereof and that the same is deposited and may be daily inspected at his Office by any person interested therein during such reasonable hours as shall in such notice be specified.

Every person interested entitled to take extracts.

LXXXIII. Every person interested in such assessment whether as principal or agent shall be entitled to take extracts therefrom in respect of any property of which he is the owner or agent upon payment of one shilling.

Council empowered to correct assessment in particulars specified.

LXXXIV. If at any time it shall appear to the Council that any property which ought to have been included in such assessment-book shall have been omitted therefrom or that the name of any person has been inserted therein as the owner or occupier of any property in respect of which some other person ought to have been assessed or that any other matter purely of error shall need rectification in such book the Council may cause a description of the property so omitted and the name of the owner or occupier to be inserted therein together with the annual value at which such property shall be assessed and may also substitute for the name of the person erroneously inserted therein as the owner of the property assessed the name of the true owner or occupier thereof and correct any other such error in the assessment book as may be requisite.

Appeals against assessment.

LXXXV. Any person may within ten days after the publication of the notice appeal against the assessment on any of the grounds following that is to say : That he is not the owner or occupier of the whole or any or some particular part of the rateable property for which his name appears as owner or occupier that the rateable property for which he appears to be the owner or occupier is assessed beyond the full and fair annual value that any rateable property or the owner or occupier of any rateable property within the said city is omitted from the assessment that any rateable property is assessed below its full and fair annual value that any property included in the assessment is not rateable.

Property exempted from rate.

LXXXVI. No lands or buildings or other property used by either the General or Provincial Governments for any public purpose within the said city nor any hospital lunatic asylum benevolent institution or buildings used exclusively for public purposes or any church chapel or buildings used exclusively for public worship nor any other building used exclusively as a school whether private or public shall be subject to any rates to be levied by virtue hereof and on the assessment of any building part whereof only shall be used as a school whether public or private the valuator acting in the premises by virtue hereof shall allow a proportionate abatement in respect of the part so used as a school and shall specify the same on his assessment.

LXXXVII. On any such assessment the Council may from time to time declare and cause be collected such rates as may be deemed expedient: Provided that the rates so to be levied and collected in any one year shall not exceed in the whole the sum of two shillings and sixpence in the pound on such assessment.

Power to declare rates.

LXXXVIII. The person primarily liable to the payment of rates under this Ordinance shall be the tenant of the property rated who shall be in possession thereof at the time when such rate may be made or due or recoverable and if such property be vacant and no sufficient distress found thereon then the owner in succession shall be liable.

Tenant in possession primarily liable and ultimate owner in order of succession.

LXXXIX. Any such occupier who shall duly have paid up all arrears of rent to such owner shall not be deprived of his right to vote as a citizen at any election under this Ordinance by reason of the non-payment of any rate by the owner due for the property in respect of which such occupant may claim to vote.

Occupier's right to vote protected if he shall have paid rent to owner.

XC. When any rate shall have been made and be payable the collector of rates or any other person appointed by the Council shall leave with the tenant or owner in possession of each property rated written or printed particulars of the rate to be collected in respect thereof and which shall specify also the number and description of such property in the Assessment Book the time allowed for payment of such rate and the consequence of default in payment.

Collectors to leave particulars of rate.

XCI. Every such rate shall be deemed payable to the Town Clerk or Collector authorised to receive the same who is hereby empowered in his own name to receive sue for and recover from the person liable therefor any rate payable under the provisions hereof.

Collector empowered to sue in his own name.

XCII. When any owner or lessor of any property assessed shall by virtue of this Ordinance or by contract or otherwise be liable to payment of any rates to be collected in respect thereof and such rates shall be required from and paid by any person primarily liable then such person may set off the amount so paid against any rent due from him to such owner or lessor and the Collector's receipt for such rates shall be a discharge of rent and evidence of payment to the amount specified therein if the rates so paid and satisfied shall exceed the rent due such person may either set off such amount against accruing rent or recover the same by action as for money paid and if after notice shall have been given by the person primarily liable to the owner or lessor of the rates demanded and there shall be no rent due from him in respect of the property rated and such person shall be compelled to pay such rates he may sue the owner or lessor as for money paid and shall be entitled to recover the same with full costs as between attorney and client.

Rates payable by owner.

Rents, profits, and income to be paid to bank and carried to account to be called the City Fund.

XCIII. The rents and profits of lands tenements and hereditaments and the interest dividends and annual proceeds of all moneys and securities for money with all rates dues tolls fees belonging or payable to the Corporation or to any officer thereof by virtue hereof and all other sources of revenue whatsoever moneys notes bills and securities as and when the same shall be received shall be paid into and deposited within forty-eight hours with such one or more banks in the said city as the Council may from time to time direct to the credit of the Corporation of the said city and the funds so paid to any such account shall not be withdrawn except under an Order of the Council and by cheque signed by the Mayor and two other Members of the Council and countersigned by the Town Clerk.

The payments to which such fund is to be applicable.

XCIV. The funds of the Corporation shall be applied to and towards payment of the allowance (if any be made) to the Mayor of the salaries allowances or commission of the Town Clerk and other officers whom the Council shall appoint of the expenses which shall be necessarily incurred in carrying into effect the provisions of this Ordinance and of such further expenses as under the direction of the Council shall be incurred for the public benefit of the inhabitants and repair of the streets the sewerage lighting and all other improvements of the said city and all such works matters and things may be entered upon and executed by virtue hereof.

Books to be kept and to be open for inspection.

XCV. Proper books shall be kept for the purpose of entering all sums of money received and paid on behalf of the Corporation which books shall at all times be open to the inspection of the Mayor or any Councillor.

Accounts to be balanced twice in the year.

XCVI. The accounts of the Corporation shall be balanced twice a year and a balance sheet for the year ending the thirty-first day of December in each year shall within thirty days next thereafter be prepared by the Town Clerk and delivered to the Auditors for examination for which purpose the Town Clerk shall produce to them the audited accounts of the Corporation for the preceding year and all books papers and vouchers relating to the Corporation accounts which may be required by the Auditors for such audit.

General balance sheet to be signed by the Mayor and Town Clerk and Auditors of the City, made up to the thirty-first of December.

XCVII. An account of all moneys received and expended by virtue and for the purposes of this Ordinance signed by the Mayor and Town Clerk and certified by the Auditors of the city specifying the total sum received from each source of income and the total annual revenue and the total amounts disbursed under each head of expenditure and the total annual outlay made up to the thirty-first day of December in each year shall on or before the first day of March be printed and published for distribution among the citizens or advertised for public information as the Council may direct.

Power to Council to borrow money on mortgage at special meetings, two-thirds of members being present.

XCVIII. The Council may borrow at interest on the credit of the rates hereby authorised to be levied from time to time (except special rates) any sum which with any amount previously bor-

rowed and remaining unpaid shall not exceed one hundred thousand pounds and in the event of any part of such money being repaid may re-borrow the same but so that there shall not be owing on the security aforesaid more than one hundred thousand pounds at any one time and for securing the re-payment of the moneys so to be borrowed with interest the Council may assign such rates or any part thereof to the person who shall advance or lend such money or his trustees as security for the re-payment of such advance with interest: But the Council shall not be authorised to borrow or re-borrow any such sum or sums of money until a resolution to that effect shall have been previously made by the Council at a meeting specially called for that purpose and at which two-thirds of the members shall be present.

XCIX. Every such assignment shall be by Deed under the Seal and at the expense of the Corporation and wherein the consideration shall be truly stated and may be according to the form in Schedule F or to the like effect. Terms of assignment.

C. All persons to whom such assignments shall be made or who shall be entitled to the moneys thereby secured shall in proportion to the sums therein respectively mentioned be creditors on the rates equally one with another without any preference in respect of the priority of advancing such moneys or of the dates of any such assignments respectively. Assignment to be without prejudice.

CI. A Register of such assignments shall be kept by the Town Clerk and within fourteen days after the date of such assignment a memorial specifying the number and date thereof the principal sums secured thereby and the names of the parties thereto with their proper additions shall be entered in such Register and such Register may be perused at all times by any person interested therein without charge. Register of assignments to be kept.

CII. Any party entitled to any such assignment may transfer his right and interest to any other person by Deed wherein the consideration shall be duly stated and any such transfer may be according to the form in the Schedule G or to the like effect. Transfer of Assignment.

CIII. Within twenty-one days after the date of every such transfer if executed within the said Province or otherwise within twenty-one days after the arrival thereof in the said Province it shall be produced to the Town Clerk who thereupon shall cause a memorial thereof to be registered in the same manner as in the case of the original assignment and for such registration the Town Clerk may demand a sum not exceeding five shillings and until such registration the Corporation shall not be in any manner responsible to the transferee in respect of such mortgage. Register of such transfers to be kept. Until Registration Corporation not responsible.

CIV. The interest of money borrowed upon every such assignment granted under the provisions hereof shall be of an equal rate and in no case exceed seven per centum per annum and Interest payable half-yearly.

shall be payable half-yearly to the several persons entitled thereto unless otherwise provided by the conditions of such securities respectively.

Sinking Fund.

CV. It shall be lawful for the Council and it is hereby required from and out of the rates so chargeable as aforesaid in each and every year from the first raising of any sums of money under the authority hereof until the whole amount so raised and the interest thereon shall have been duly paid to set apart as a Sinking Fund such sums of money as to the Council shall seem sufficient to pay the amount of the principal money so raised and such sums shall be paid over by the Council as soon as they shall be so set apart to three persons to be appointed from time to time by the Superintendent of Otago to act as Trustees thereof and such sums shall be by such Trustees invested in such securities as the Superintendent shall from time to time direct and the annual profits of such sums so invested shall be in like manner invested and such sums so invested and the proceeds of the securities on which they have been invested and the annual increase thereof shall be applied in payment of the principal moneys so raised but the interest on the moneys so raised shall be paid annually or otherwise by the Council out of the Corporation funds not set apart and such interest shall not be paid out of the Sinking Fund the Trustees of the said Sinking Fund shall when directed by the Superintendent so to do make sale of and realize the securities upon which such sums of money so set apart as aforesaid have been invested and pay thereout such of the moneys raised by such Council and the interest thereon as shall be due or payable and for the payment of which the moneys invested in such securities were set apart.

Application of Rates charged with money borrowed.

CVI. The moneys raised by the rates hereby authorised to be charged with such securities as aforesaid shall be applicable to the payment of interest of all principal money borrowed and secondly to the specified and general purposes of this Ordinance.

Blasting with gunpowder prohibited.

CVII. No person shall blast with gunpowder nor any blasting powder or other material any stone timber or other material or thing within the said city without the permission of the Council or City Surveyor first obtained.

Goats in enclosures may be destroyed on the spot.

CVIII. Any goat found in any public square or enclosure within the said city may be seized and destroyed by any authorised agent of the Corporation policeman or constable and if so found in any private garden or enclosure within the said city then by the owner or occupier.

Goats at large in the streets to be impounded and destroyed in twenty-four hours.

CIX. Any goat found at large in any street public thoroughfare or unenclosed place within the said city may be destroyed or led to and impounded in any public city pound by any person whomsoever and in such latter case the keeper of such pound shall within six

hours thereafter post in some conspicuous part of such pound a description of such goat and a requisition to the owner thereof within twenty-four hours after such posting to release such goat by payment to the poundkeeper of one pound in default of such payment within the time so limited the poundkeeper shall forthwith destroy such goat.

CX. If any meeting or adjourned meeting for the nomination election or admission of any officer or for the transaction of any other business of the Corporation hereby required to be held shall fall on a Sunday Good Friday Christmas Day or Fast Day or Holiday proclaimed by the Governor of New Zealand or the Superintendent of the Province of Otago such meeting shall be held on the day next ensuing or within three days next thereafter at the like hour : Provided that any person whose term of office would according to the provisions hereof have expired on any such Sunday Good Friday Christmas Day or Fast Day or Holiday shall during the interval aforesaid continue in exercise of all the duties and powers of such office.

As to proceedings falling on Sundays or Holidays.

CXI. No person shall be made liable to any incapacity disability forfeiture or penalty by this Ordinance imposed unless prosecution be commenced within three months after such incapacity disability forfeiture or penalty shall be incurred.

Prosecution for incapacity to be within three months.

CXII. In the construction of this Ordinance the words in the table following shall unless inconsistent with the context have the respective meanings hereby assigned to them.

Interpretation Clause

INDEX OF WORDS.	DEFINITION OR EXPLANATION.
Dunedin	The word Dunedin shall be construed as applying exclusively to the said city of Dunedin.
Citizens	In the case of an incorporated Town the word Citizen shall be construed to mean Burgess and the word Citizens' Roll to mean the Burgess Roll but in the case of the City of Dunedin such words shall have their proper meaning.
City	Shall be construed to mean any Incorporated Town as well as the City of Dunedin.
Gazette	The Otago Provincial Government Gazette.
Gender	Words expressed in the masculine gender only shall be understood to denote females as well as males.
Horse.....	Shall be understood as including the words mare gelding pony mule and ass.
Justice	The word Justice shall mean any Justice of the Peace for the Colony of New Zealand not interested and the expression one or more Justices shall be understood two at the least assembled and acting together of whom the Mayor of Dunedin or of any incorporated town if a Justice of the Peace for the Colony may be one.

Otago Municipal Corporations, 1865.

INDEX OF WORDS.	DEFINITION OR EXPLANATION.
Mayor	<p>Shall denote the Mayor for the time being of the City of Dunedin and also the Mayor or Chief Officer of any Corporation by whatever name he may be called.</p> <p>Mayor Councillors and Citizens of the City of Dunedin shall be deemed also to include the name of incorporation of any town incorporated under this Ordinance.</p>
Month	Calendar Month.
Notice	<p>Public Notice when directed by this Ordinance shall be sufficiently given by insertion thereof in the <i>Gazette</i> and if deemed necessary in one or more of the Dunedin daily newspapers or such other newspapers as the case may require and the Council direct.</p>
Number	<p>Words expressed in the singular number shall be understood to include several persons as well as one person and several matters or things as well as one matter or thing: Words expressed in the plural number shall be understood to apply to one person as well as more than one and to one matter or thing as well as more than one.</p>
Offences	<p>The several statements of Offences against this Ordinance in the Schedule of Penalties hereto annexed shall be read as if each such statement commenced with words importing the commission by some person of such offence and as if each such statement respectively concluded with the words contrary to this section meaning the section of this Ordinance the number of which is set opposite to each such statement and further as if the whole of such section or so much thereof as constituted such offence had been repeated in each such statement and as if in each such statement the words within the city had been made use of.</p>
Officers	<p>Wherever by this Ordinance power is given to the Council of the City of Dunedin to appoint any Collector Valuator Inspector or other Officer or Agent this Ordinance shall be read as conferring the like power on all towns to be incorporated under this Ordinance.</p>
Owner	<p>Where any notice shall be required to be given to the owner of any lands messuages or hereditaments within the said city or where any act shall be authorised or required to be done with the consent of any owner and the word owner shall be understood to mean the person for the time being receiving or entitled to receive the rents and profits thereof whether on his own account or as agent attorney or trustee for any other person.</p>
Penalties	<p>The figures denoting pecuniary fines in the Schedule of Penalties hereto annexed shall be read as if the same had been expressed in words denoting the amount of each specific fine and if such words had been preceded by the words "every such person shall forfeit and pay for every such offence the sum of"</p>
Person	<p>Shall include a female as well as a male and the words applying to any individual shall apply to and include corporations companies firms or other bodies of persons.</p>

INDEX OF WORDS.	DEFINITION OR EXPLANATION.
Repeal of Ordinances	Repealing clauses in this Ordinance shall not have the effect of reviving any Ordinance repealed by the Ordinances hereby repealed.
Street	Shall include every public square place road terrace or thoroughfare or any private street subject to the provisions of this Ordinance and may be used in any summons information or indictment under this Ordinance.
City Engineer ..	Shall mean the Engineer for the time being of the Council of the City of Dunedin or the like officer in the employ of the Council of any incorporated town.
Time	In all cases in which any particular number of days not expressed to be clear days as prescribed by this Ordinance or shall be mentioned in any order of the Council the same shall be reckoned exclusively of the first day and inclusively of the last day unless the last day shall happen to fall on a Sunday Christmas Day Good Friday or Gazetted public holiday or Fast Day.
Town Clerk ..	The Town Clerk for the time being of the City of Dunedin or the like officer of any incorporated town district or place.
Superintendent ..	The Superintendent of the Province of Otago for the time being.

CXIII. Whereas at the first elections to be held under this Ordinance the provisions of this Ordinance cannot be complied with unless certain officers be appointed to preside at such elections and to exercise all other necessary functions: Be it enacted that where no special provision is made for the conduct of the first election under this Ordinance it shall and may be lawful for the Superintendent of Otago for the time being by warrant under his hand to appoint some fit and proper person to preside at each of such elections: and also to appoint in like manner such and so many persons as may be necessary to perform any of the acts hereinbefore required to be done by the Mayor Councillors Town Clerk Collectors or other officers before such officers can be appointed or elected under the provisions of this Ordinance and every such appointment shall be notified in the *Provincial Government Gazette* and if deemed necessary in one or more of the public newspapers published in the said city.

First election how to be conducted.

CXIV. Such of the provisions of this Ordinance as shall by the Superintendent of Otago by and with the advice and consent of the Executive Council be deemed applicable to and within the limits of the towns of Port Chalmers or Oamaru shall apply and be extended thereto as the Superintendent shall by proclamation declare.

Ordinance may be extended to other Corporations.

Towns Districts and places of certain population may be incorporated under Regulations prescribed.

CXV. The Superintendent of the Province of Otago with the advice of his Executive Council on petition of a majority (not being less than two-thirds) of the ratepayers for the incorporation of any town district or place within the said Province may by proclamation extend the provisions of this Ordinance to any such town district or place by such name or incorporation as he shall deem fit with such modifications as to the names and number of the members of such proposed Corporation and the office-bearers thereof and any other municipal matters and regulations as shall seem to the Superintendent in Council suitable for the area and population town or place and in accordance with such petition may declare the number of Wards into which any such incorporated district town or place may be divided and define the boundaries thereof respectively and define which of the provisions of this Ordinance shall be applicable to and within the limits of such town district or place.

After proclamation thereof the provisions of this Ordinance to have the power of law therein.

CXVI. So soon as by such proclamation the Superintendent shall have declared the name of incorporation of any such town district or place the limits thereof and the extent to which the provisions of this Ordinance shall be applicable to such town district or place the inhabitants thereof shall be a Corporation by the name aforesaid under and subject to the provisions hereof or such of them as shall be declared applicable within the limits of such incorporated town.

What Roll to be used at first election.

CXVII. For the purposes of the first elections under this Ordinance for the City of Dunedin the Ratepayers' Rolls for the several Wards in the City of Dunedin which were in force within the said city on the 31st day of March 1865 shall together be and shall form the Citizens' Roll for the said city and all persons whose names shall appear thereon and no others shall be entitled to vote at the first elections of Mayor Councillors and Auditors under this Ordinance for the City of Dunedin: And for the purposes of the first elections under this Ordinance of Mayor Councillors and Auditors for any town or place to which the provisions of this Ordinance or any of them shall be extended as herein provided the Superintendent of Otago for the time being shall appoint some fit and proper person to prepare the Citizens' Rolls for such towns and places the expense of which shall be borne and paid by the Council of the town or place elected hereunder for which any such Citizens' Roll shall be prepared.

Property of Town Board and Commissioners vested in Corporation.

CXVIII. All the lands tenements buildings hereditaments and real estate chattels real and personal estate and property whatsoever and all powers rights remedies and capacities in respect of the same which shall on the day of the coming into operation of this Ordinance be vested in or held in trust for the said Town Board of Dunedin established by the first of the Ordinances specified in Schedule A hereto or in the Commissioners of the City of Dunedin appointed under the last of the Ordinances specified in the said Schedule A hereto shall by force of this Ordinance be vested in or

held in trust for the Corporation of the City of Dunedin established under this Ordinance and all monies then due and owing by or to or on account of the said Town Board or the said Commissioners shall be receivable by or from the said Corporation and all Contracts Agreements Mortgages Bonds Covenants and Securities made or entered into with or in favour of or or by or for the said Town Board or the said Commissioners or any person in their behalf shall take effect and may be proceeded on and enforced by against with reference to and in the name of the said Corporation as fully in all respects as they might have been enforced by against and with reference to the said Town Board or the said Commissioners if this Ordinance had not been passed.

CXIX. No action suit prosecution or other proceeding whatsoever commenced or carried on previously to the day of the coming into operation of this Ordinance either by or against the said Town Board or the said Commissioners shall abate or be discontinued or prejudicially affected by force of this Ordinance but shall continue and take effect both in favour of and against the said Corporation of the City of Dunedin and all decrees and orders made and all fines and penalties imposed and incurred respectively and all rates made or so much thereof as shall not have been levied and paid before the day of the coming into operation of this Ordinance shall be enforced levied recovered and proceeded for by and in the name of the said Corporation in such and the like manner as they could have been enforced levied recovered and proceeded for by and in the name of the said Town Board of the said City or Town of Dunedin or the said Commissioners if this Ordinance had not been passed.

Suits, &c., already in progress not to abate or be discontinued.

CXX. All the powers rights and privileges interests authorities and immunities whatever possessed by and all the duties imposed upon the said Town Board of Dunedin or the said Commissioners by the Ordinances mentioned in the Schedule hereto marked H or any other Ordinances except such as were conferred or imposed by any of the Ordinances or sections of Ordinances mentioned and specified in the said Schedule marked A and hereby repealed shall be possessed by and are hereby imposed upon the Corporation of the said City of Dunedin constituted under this Ordinance and wherever the Town Board their Clerk or other officers are named in any of the said Ordinances specified in Schedule H hereto such Ordinances shall be read and construed so far as the context will admit and except as herein otherwise enacted as if the said Council of the City of Dunedin herein and hereby constituted the Town Clerk or as near as may be the other corresponding officers of the said Council had been therein named and all the provisions now in force of the said several Ordinances mentioned in Schedule H and until repealed or altered by the Council all rules regulations and bye-laws duly made thereunder and now in force shall *mutatis mutandis* be as binding upon all persons affected thereby or to whom the same may in any manner apply as if such provisions were contained in and such rules regulations and bye-laws were duly made under or by virtue of this Ordinance.

Powers of Town Board and Commissioners vested in Corporation.

Loans and mortgages of Town Board not affected by this Ordinance.

CXXI. Nothing herein contained shall in any way affect the validity of any loans to the said Town Board of Dunedin or of mortgages or assignments by the said Town Board made of any lands rates assessments or other property which the said Board has effected or made except so far as this Ordinance substitutes the said Corporation of the City of Dunedin in the place of the said Board in all such loans mortgages and assignments and transfers the liability and benefit as the case may be from the Board to the said Council in all such loans transfers and assignments.

Penalties how recovered.

CXXII. All fines and penalties imposed under or by virtue of this Ordinance or any bye-law made hereunder shall be recovered in a summary way before two or more Justices of the Peace of the Colony of New Zealand in the manner provided by "The Justices of the Peace Act, 1858" and "The Summary Convictions Act 1848."

SCHEDULE A.

PARTS REPEALED.	TITLE, OR SHORT TITLE OF ORDINANCE.	SESSION, NUMBER, DATE.
The whole.	An Ordinance to constitute a Public Board for the Town of Dunedin.	19th Vict., 23 A, 1855.
The whole, except section 6.	An Ordinance to regulate the Management and Control of Streets, and other things in and about Dunedin.	19th Vict., 24 A, 1855.
The whole.	Dunedin Roads and Streets Ordinance, 1861.	25th Vict., Sess. XIII, No. 63, 1861.
The whole, except sections 29 to 37, both inclusive.	The Dunedin Improvement Ordinance, 1862.	25th Vict., 1862, Sess. XV, No. 67.
The whole.	The Dunedin Improvement Ordinance Amendment Ordinance, 1862.	26th Vict., 1862, Sess. XVI, No. 101.
The whole.	The Dunedin Town Board Dissolution Ordinance, 1865.	28th Vict., 1865, Sess. XX, No. 188.

SCHEDULE B.

BOUNDARIES OF THE CITY OF DUNEDIN.

ALL that area known as the Town and Town Belt of Dunedin the boundaries whereof are delineated on the "Index Map of the Otago Settlement," No. 80, deposited in the Survey Office of the Province of Otago, at Dunedin aforesaid; together with all

that area of land in the Province of Otago adjacent and opposite to the City of Dunedin, formerly below high water mark in the Harbor of Otago, but now reclaimed or in course of reclamation from the sea, and declared, by the "Otago Harbor Trust Leasing Ordinance, 1862," to be included within the City of Dunedin, as the said area and boundaries thereof are delineated or shewn in the "Crown Grant Index Record Map of the Suburban Districts Central, No. 2," deposited in the Survey Office of the said Province at Dunedin aforesaid.

SCHEDULE C.

WARD BOUNDARIES—CITY OF DUNEDIN.

SOUTH WARD comprises all that portion of the City of Dunedin and Town Belt, bounded towards the N.N.W. by a line drawn on the centre of High-street and continued west south-westerly through the Town Belt to its outer boundary, east north-easterly to its intersection with Manse-street; towards the E.N.E. by the centre of Manse-street from its aforesaid intersection with High-street to its intersection with Princes and Jetty-streets; towards the N.N.E. from the aforesaid intersection with Princes-street, by the centre of Jetty-street, and its prolongation through the Harbor reclamation to the Harbor; towards the S.E. by the Harbor; towards the S.S.E. by suburban lands, part of block 7, Town District; towards the W.S.W. and S.W. by suburban lands, part of block No. 6, Town District.

HIGH WARD comprises all that portion of the City of Dunedin and Town Belt bounded towards the S.S.W., W., and W.N.W. by suburban lands, part of block No. 6, Town District, and No. 1, Upper Kaikorai District; towards the N.N.E. by the centre of that portion of Rattray-street which lies W.N.W. of Arthur-street from its production to the Town Boundary, thence to its intersection with York-place at Arthur-street; towards the N.N.W. by the centre of York-place from its intersection with Rattray-street aforesaid to its intersection with Stuart-street at Albert-street; towards the N.N.E. by the centre of Stuart-street west from its intersection with York-place aforesaid to and crossing the Octagon, continued thence through the centre of Stuart-street east and its prolongation through the Harbor reclamation to the Harbor; towards the S.E. by the Harbor; and towards the S.S.W., W.S.W., and S.S.E. by South Ward.

BELL WARD comprises all that portion of the City of Dunedin and Town Belt bounded towards the N.N.W. and W.N.W. by suburban lands, part of block No. 1, Upper Kaikorai District; towards the N.N.E. from the Town Belt boundary by the prolongation of the centre of Argyle-street from its intersection with Heriot row, Constitution and Elder-streets; towards the N.N.W., E.N.E., and N.N.E. by the centre of Elder-street, part of Pitt-street and Frederick-street, from the aforesaid intersection at Argyle-street, to and including its prolongation through the Harbor reclamation to the Harbor; towards the S.E. by the Harbor; towards the S.S.W., S.S.E., and S.S.W. by High Ward.

LEITH WARD comprises all that portion of the City of Dunedin and Town Belt bounded towards the W.N.W., N.N.W., and W.N.W. by suburban lands, part of blocks Nos. 1 and 8, Upper Kaikorai district; towards the N.N.E. by suburban lands, part of blocks 9 and 10, North Harbor and Blueskin district and North-east Valley district; towards the E.S.E. by suburban lands, part of block No. 9, North Harbor and Blueskin district, and the Harbor; towards the S.E. by the Harbor; towards the S.S.W., W.S.W., S.S.E., and S.S.W. by Bell Ward.

MEMO.—All roads parallel and close to the Town Belt—*i.e.*, outside thereof—are excluded from the boundaries of the several Wards as now described.

SCHEDULE D.

Corporation of _____ Annual election of [Mayor], [Councillors], [Auditors], (as the case may be) for the year ending [1st August] 18 ____.

[] WARD.

I, A. B., of (insert name of residence and calling, and No. of property on Assessment Book) hereby propose

(Signature of A. B.)

I, C. D., of (insert the like) hereby second

(Signature of C. D.)

E. F., (insert the description of candidate. If two, the like also for the second), as a fit and proper person to be elected [Mayor, or an Auditor, or Auditors of this City] or [a Councillor or Councillors of this Ward].

(Signature of Candidate or Candidates.)

SCHEDULE E.

Claim of A. B., of (*insert the residence and calling of the claimant*) to have his name inserted on the Citizens' Roll of the City of Dunedin, for Ward, in right of (*insert description of property*), situate in (*state the street, or number of section*), within the said City, being No. in (*or omitted from, as the case may be*), the Assessment for the present year; or, being No. in the Assessment, and omitted from the Citizens' Roll for the present year, or being omitted from the Citizens' Roll for the present year.

Dated the day of 186 .

(*Signature of Claimant.*)

Objection of C. D., of (*insert the residence and calling of the objector*) to E. E. (*insert name and description of E. E., as entered on the Citizens' Roll*) having his name retained on the Citizens' Roll of the City of Dunedin for the Ward, on the ground (*shortly state objections*).

Dated day of 186 .

(*Signature of Objector*)

SCHEDULE F.

FORM OF MORTGAGE OF RATES.

Mortgage Number []-

CORPORATION OF []-

By virtue of an Ordinance intituled the "Otago Municipal Corporations Ordinance, 1865," the Mayor and Councillors and Citizens of the City of Dunedin, in the Province of Otago, in consideration of the sum of paid to them by A. B., of for the purposes of the said Ordinance, do grant and assign unto the said A. B., his executors, administrators, and assigns, all (*here describe the rates or monies to be mortgaged*) TO HOLD to the said A. B., his executors, administrators, and assigns, from the day of the date hereof until the said sum of with interest at the rate of per centum per annum for the same shall be fully paid and satisfied; and it is hereby declared that the said principle sum shall be repaid on the day of and that in the meantime the interest thereof shall be paid on the day of and the day of in every year.

In witness whereof the said Mayor and Councillors have hereunto set their corporate seal, this day of one thousand eight hundred and sixty

SCHEDULE G.

FORM OF TRANSFER OF MORTGAGE.

I, A. B., in consideration of the sum paid to me by C. D., of of hereby transfer to the said C. D.

his Executors, Administrators, and Assigns, a certain Mortgage, number made by the Mayor and Councillors of the City of Dunedin, by virtue of the "Otago Municipal Corporations Ordinance, 1865," bearing date the day of

for securing the sum of and interest at the rate of per centum per annum and all my right to and estate and interest in, the money thereby secured, and to the rates thereby assigned. In witness whereof I have hereunto set my hand and seal this day of

one thousand eight hundred and

Signed, sealed, and delivered }
in the presence of }

SCHEDULE H.

ORDINANCES OF THE SUPERINTENDENT AND PROVINCIAL COUNCIL OF OTAGO.

1. An Ordinance to regulate the Management and Control of Streets and other things in and about Dunedin.
2. An Ordinance constituting as an Estate for purposes of Public Utility by the Town of Dunedin the Local Municipal Estates reserved by the New Zealand Company's terms of purchase.
3. Dunedin Improvement Ordinance, 1862.
4. Dunedin Building Ordinance, 1862.
5. Dunedin Municipal Estate Ordinance, 1862.
6. Dunedin Municipal Loan Ordinance, 1862.
7. Town and Country Police Ordinance, 1862.
8. Dunedin Building Ordinance 1862 Amendment Ordinance, 1864.
9. Town and Country Police Ordinance Extension and Amendment Ordinance, 1863.

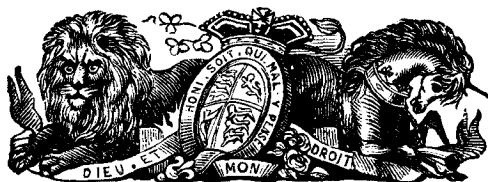
SCHEDULE I.
OF PENALTIES.

OFFENCE.	CONTRARY TO SECTION.	FINE.		IMPRISONMENT.	
		Lowest Amount.	Highest Amount.	Shortest Period.	Longest Period.
AS TO ELECTIONS.					
Wilfully making a false answer to questions put under this Section or polling or offering to poll more than once at the same election ; or personating another person for the purpose of polling at any election	21	£	50 0		Three Months.
Wilfully infringing the provisions of this clause, or obstructing the voting by any unnecessary delay in performing any act within the booth or room	27	£	50 0		Three Months.
NON-ACCEPTANCE OF OFFICE.					
Every person (not exempted by this Ordinance) elected to the office of Mayor, not making and subscribing the declaration of office within five days after notice of his election, shall pay a fine of ...	31		50 0		
Every person (not exempted by this Ordinance) elected to the office of Councillor or Auditor, not making and subscribing such declaration within the time aforesaid, shall pay a fine of	31		25 0		
ABSENCE, EXCEPT IN CASES OF ILLNESS.					
Any person holding the office of Mayor who shall be absent from the Council Meetings for more than one calendar month without leave of the Council, shall pay a fine of	32		50 0		

OFFENCES.	CONTRARY TO SECTION.	FINE.		IMPRISONMENT.	
		Lowest Amount.	Highest Amount.	Shortest Period.	Longest Period.
Any person holding the office of Councillor who shall be absent from the said city for more than three calendar months without leave of the Council, shall pay a fine of	32	£ s.	£ s.	£ s.	
Any person holding the office of Auditor, who shall, without leave of the Council, be absent for more than three calendar months from the said city, shall pay a fine of	32		25 0		
UNQUALIFIED PERSONS ACTING.					
Any person acting as Mayor, Councillor, or Auditor, under this Ordinance, without having made and subscribed the declaration aforesaid, or without being duly qualified at the time of such declaration ; Or after ceasing to be qualified according to this Ordinance ; Or after he shall have become disqualified to hold such office ; For each offence	33	50 0			
Omission of City Surveyor to affix sufficient light to prevent injury to passengers by night, upon fences, or obstructions used for the stoppage of the streets, or sewers under repair, or in course of construction. For every such omission... .. .	60	0 5	5 0		
AS TO STREET DOORS.					
Neglecting or refusing, after notice, to paint number of house on the door thereof	62	0 5	2 0		
Weekly, for continuance of offence after notice	62	0 5			
Any person other than the person employed by or contracting with the Council for that purpose, who shall collect or carry away any night-soil, dust, ashes, filth, or rubbish removable under this Ordinance (except as provided for in section 68)	72	0 5	10 0		
Any person stacking or piling in the open air, or store within any city, any hay, straw, thatch, &c., except in premises licensed by the Council, shall pay a fine of..	74	0 5	10 0		

OFFENCE.	CONTRARY TO SECTION.	FINE.		IMPRISONMENT.	
		Lowest Amount.	Highest Amount.	Shortest Period.	Longest Period.
		£ s.	s.		
Using any pit or place for the deposit of ashes constructed of any other than incombustible materials, and which shall not be carried up on all sides with the same materials two feet above the surface of the ground	75	0 5	5 0		
Lighting any fire or depositing any embers liable to kindle in the open air. For each offence . .	75	0 5	5 0		
Suffering any chimney to become foul from negligence, carelessness, or other default of the occupier of any house or other person using such chimney, whereby the same shall take fire	76	0 5	5 0		
OMISSION OF ACTS BY VALUATOR.					
Valuator failing to prepare and deliver at the Office of the Town Clerk, book within the time allowed, or to deliver note of particulars of property assessed, and its value, as prescribed by this Ordinance . .	80	1 0	10 0		





OTAGO PUBLIC BUILDINGS LOAN ORDINANCE 1862 AMENDMENT ORDINANCE, 1865.

IN THE TWENTY-EIGHTH YEAR OF THE REIGN OF HER MAJESTY
QUEEN VICTORIA.

SESSION XX., No. 192.

ANALYSIS :—

Title.	2. Part of Section VI. of Ordinance 1862 repealed, and interest at 10 per cent. per annum provided for.
Preamble.	3. Debentures bearing interest exceeding 8 per cent. to be payable in Dunedin only.
1. Short Title.	

**AN ORDINANCE to amend an Ordinance intituled “ An Ordinance
for raising a Loan of £50,000 to be expended on the Erection
of Public Buildings within the Province of Otago.”** Title.

[RESERVED FOR THE SIGNIFICATION OF THE GOVERNOR'S PLEASURE THEREON 18TH MAY, 1865.]

WHEREAS by “The Otago Public Buildings Loan Ordinance 1862” it is provided that the Superintendent of the said Province by and with the advice and consent of his Executive Council shall and may from time to time issue debentures for such sums as may be deemed expedient not exceeding in the whole the sum of £50,000 for the erection of commodious and suitable buildings within the City of Dunedin aforesaid for the use of the Supreme Court and for a Gaol a Post-Office a Registry Office and other public offices and for providing the necessary fittings and furnishings for the same: AND WHEREAS it is by the said Ordinance further enacted that every such debenture shall bear interest at a rate to be specified therein not exceeding eight pounds per centum per annum payable half-yearly and the holder thereof shall receive the full amount of the money secured thereby and also the specified rate of interest at the time or times at the place and in the manner respectively mentioned in or endorsed on such debenture and according to the purport thereof and the amount of every such debenture together with the interest shall be charged upon and made payable out of all revenues of the said Province subject to be appropriated by the Superintendent and Provincial Council Preamble.

thereof: AND WHEREAS it is by the said Ordinance further enacted that it shall be lawful for the said Superintendent with the advice and consent of his Executive Council to make all such arrangements for the payment of any debentures and interest thereon at any banking establishment in London or elsewhere as may be deemed advisable to secure the due and faithful payment of any such debentures or the interest thereon: AND WHEREAS the Superintendent has not yet issued any debentures under the authority contained in the said recited Ordinance: AND WHEREAS it is expedient that the said recited Ordinance should be amended by making provision for increasing the rate of interest which debentures to be issued under the authority of the said Ordinance shall bear:—

BE IT THEREFORE ENACTED by the Superintendent of the Province of Otago by and with the advice and consent of the Provincial Council thereof as follows:—

Short Title.

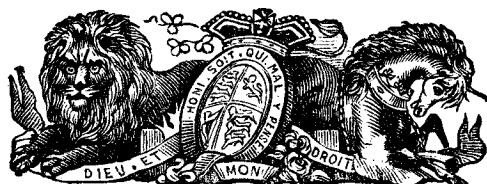
I. This Ordinance may be cited and referred to as the “Otago Public Buildings Loan Ordinance 1862 Amendment Ordinance 1865.”

Part of Section VI. of Ordinance 1862 repealed and interest at 10 per cent. per annum provided for.

II. So much of the sixth section of the said hereinbefore recited Ordinance as provides that every debenture issued under the said recited Ordinance shall bear interest at a rate to be specified therein not exceeding eight pounds per centum per annum is hereby repealed and in lieu thereof it is enacted that every debenture issued under the authority of the said recited Ordinance shall bear interest at a rate to be specified therein not exceeding ten pounds per centum per annum.

Debentures bearing interest exceeding 8 per cent. to be payable in Dunedin only.

III. As all such debentures issued under the authority of the said recited Ordinance and this Ordinance as shall have specified on such debentures that they shall bear a rate of interest exceeding eight pounds per centum per annum it is hereby enacted that the principal and interest of such debentures shall be made payable at Dunedin in Otago and not elsewhere anything in the said recited Ordinance to the contrary notwithstanding.



OTAGO HARBOUR LOAN ORDINANCE, 1862 AMENDMENT ORDINANCE, 1865.

IN THE TWENTY-EIGHTH YEAR OF THE REIGN OF HER MAJESTY
QUEEN VICTORIA.

SESSION XX.—No. 193.

ANALYSIS:—

<p>Title.</p> <p>Preamble.</p> <p>1. Short Title.</p> <p>2. Part of Section VI. of Ordinance 1862,</p>		<p>repealed, and interest at 10 per cent. per annum provided for.</p> <p>3. Debentures bearing interest exceeding 8 per cent. per annum to be payable in Dunedin only.</p>
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AN ORDINANCE *to Amend an Ordinance intituled "An Ordinance* Title.
for raising a Loan of £50,000 to be expended on the Improve-
ment of the Harbour of Otago."

[RESERVED FOR THE SIGNIFICATION OF THE GOVERNOR'S PLEASURE THEREON, 18TH MAY, 1865.]

WHEREAS by the "Otago Harbour Loan Ordinance 1862" Preamble.
it is enacted that the Superintendent of the said Province by and with the advice and consent of his Executive Council shall and may from time to time issue debentures for such sums as may be deemed expedient not exceeding in the whole the sum of £50,000 for the Improvement of the Harbour of Otago and the construction and maintenance of such Docks Piers and other works therein as may be deemed advisable by the said Superintendent for facilitating the trade and commerce of the City and Port of Dunedin: And whereas by the said recited Ordinance it is further enacted that every such debenture shall bear interest after a rate to be therein specified not exceeding eight pounds per centum per annum payable half-yearly and the holder thereof shall receive the full amount of money secured thereby and also the specified rate of interest at the time or times at the place and in the manner respectively mentioned in or endorsed on such debenture and according to the purport thereof and the amount of every such debenture together with the interest shall be charged upon and

made payable out of all revenues of the said Province subject to be appropriated by the Superintendent and Provincial Council thereof: And whereas by the said recited Ordinance it is further enacted that it shall be lawful for the Superintendent with the advice and consent of his Executive Council to make all such arrangements for the payment of any debentures and interest thereon at any Banking establishment in London or elsewhere as may be deemed advisable to secure the due and faithful payment of any such debentures or the interest thereon: And whereas the Superintendent has issued some debentures under the authority of the said hereinbefore recited Ordinance but has not yet issued the whole of the debentures by and under the authority contained in the said recited Ordinance: And whereas it is expedient that the said recited Ordinance should be amended by increasing the rate of interest which debentures issued under the authority of the said recited Ordinance after the coming into operation of this Ordinance shall bear;

BE IT THEREFORE ENACTED by the Superintendent of the Province of Otago by and with the advice and consent of the Provincial Council thereof as follows:

Short Title.

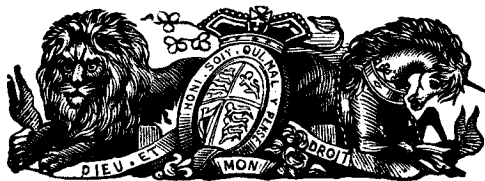
I. This Ordinance may be cited and referred to as the "Otago Harbour Loan Ordinance 1862 Amendment Ordinance 1865."

Part of Section VI. of Ordinance 1862 repealed and interest at 10 per cent. per annum provided for.

II. So much of the sixth section of the said hereinbefore recited Ordinance as provides that every debenture issued under the said recited Ordinance shall bear interest at a rate to be specified therein not exceeding eight pounds per centum per annum is so far as regards debentures issued after the coming into operation of this Ordinance hereby repealed and in lieu thereof it is enacted that every debenture issued under the authority of the said recited Ordinance after the coming into operation of this Ordinance shall bear interest at a rate to be specified therein not exceeding ten pounds per centum per annum.

Debentures bearing interest exceeding 8 per cent. per annum to be payable in Dunedin only.

III. As to all such debentures issued under the authority of the said recited Ordinance and this Ordinance as shall have specified in such that they shall bear a rate of interest exceeding eight pounds per centum per annum it is hereby enacted that the principal and interest of all such debentures shall be made payable in Dunedin in Otago and not elsewhere anything in the said recited Ordinance to the contrary notwithstanding.



APPROPRIATION ORDINANCE, 1865.

IN THE TWENTY-EIGHTH YEAR OF THE REIGN OF HER MAJESTY
QUEEN VICTORIA.

SESSION XX., No. 194.

ANALYSIS :

Title.	1865, the sum of £39,000, out of sums to be raised under the "Otago Public Buildings Loan Ordinance, 1862."
Preamble.	
1. Certain sums to be applied out of the Provincial Revenues to the service of the six months, commencing 1st April, 1865, and ending 30th September 1865.	3. Treasurer to pay moneys under warrant of Superintendent, and to be allowed credit for all moneys so paid.
2. There shall be applicable, for the service of the half-year ending 30th September,	4. Short Title.

AN ORDINANCE *to appropriate certain Sums out of the Ordinary Revenue of the Province of Otago and other Moneys for the Service of the Six Months ending the thirtieth day of September one thousand eight hundred and sixty-five.*

[18TH MAY, 1865.]

BE IT ENACTED by the Superintendent of the Province of Otago with the advice and consent of the Provincial Council thereof as follows :—

I. Out of the Revenues of the said Province there may be issued and applied for defraying the charge of the Government of the said Province for the six months commencing upon the first day of April one thousand eight hundred and sixty-five and ending upon the thirtieth day of September one thousand eight hundred and sixty-five the sum of one hundred and eighty-seven thousand three hundred and ninety-three pounds seven shillings and eightpence or any sums not exceeding the several sums for the several purposes first hereafter particularly specified that is to say :—

Certain sums to be applied out of Provincial Revenues to the service of the six months commencing 1st April, 1865, and ending 30th September, 1865.

I.—SUPERINTENDENT AND EXECUTIVE COUNCIL.

No.	SALARIES AND WAGES.	£	s.	d.	£	s.	d.
	DIVISION No. 1.						
	SUPERINTENDENT.						
1	Superintendent	483	6	8			
1	Secretary to do	191	13	4			
					675	0	0
	DIVISION No. 2.						
	EXECUTIVE.						
1	Provincial Secretary	290	0	0			
1	Do Treasurer and Secretary Public Works	290	0	0			
4	Non-Official Members	366	13	4			
					946	13	4
	Total Superintendent carried to Total Provincial Council				1621	13	4

II.—PROVINCIAL COUNCIL.

No.	SALARIES AND WAGES.	£	s.	d.	£	s.	d.
	DIVISION No. 3.						
	PROVINCIAL COUNCIL.						
1	Speaker	96	13	4			
1	Chairman of Committees	48	6	8			
1	Clerk and Librarian	166	13	4			
1	Sergeant at Arms	10	0	0			
					321	13	4
	DIVISION No. 4.						
	AUDITOR'S DEPARTMENT.						
1	Auditor	241	13	4			
1	Deputy	48	6	8			
					290	0	0
	Salaries and Wages Provincial Council ...				611	13	4
	DIVISION No. 5.						
	DEPARTMENTAL CONTINGENCIES.						
	PROVINCIAL COUNCIL.						
	Temporary Accommodation and Expenses of Select Committees	200	0	0			
	Expenses of Country Members	658	0	0			
	Printing, Advertising and Stationery	600	0	0			
	Temporary Assistance and Incidental Expenses	90	0	0			
	Total Departmental Contingencies ...				1548	0	0
	Salaries and Wages				611	13	4
					2159	13	4
	Total Provincial Council				2159	13	4
	Amount brought forward total Superintendent				1621	13	4
	Amount carried forward to Total Provincial Secretary				3781	6	8

III.—PROVINCIAL SECRETARY.

No.	SALARIES AND WAGES.	£ s. d.	£ s. d.
DIVISION No. 6			
PROVINCIAL SECRETARY'S OFFICE.			
1	Under Secretary	241 13 4	
1	Clerk	140 0 0	
1	Do	110 0 0	
1	Office-keeper... .. .	66 13 4	
1	Messenger	73 6 8	
			631 13 4
DIVISION No. 7.			
SOLICITOR'S OFFICE.			
1	Solicitor	283 6 8	
1	Clerk	140 0 0	
			423 6 8
DIVISION No. 8.			
CROWN LANDS OFFICE.			
1	Chief Commissioner	333 6 8	
1	Do Clerk, at rate of £400 per annum, for 4 months, and £350 do 2 months	191 13 4	
1	Clerk at rate of £250 per annum, 4 months and at £240 do, 2 months	123 6 8	
2	Do do £225 do, 4 months	150 0 0	
2	Do do £200 do, 2 months	66 13 4	
1	Do do £200 do, 4 months	66 13 4	
1	Do to Receiver of Land Revenue	191 13 4	
1	Assistant Clerk do do, at £200 per annum	100 0 0	
1	Do Tax Collector	87 10 0	
1	Do for Crown Grants at rate of £250 per annum 4 months and £240 for 2 months	123 6 8	
1	Do do at £200 per annum	100 0 0	
1	Do youth	50 0 0	
1	Ranger of Bush Reserves 4 months	63 14 0	
			1647 17 4
DIVISION No. 9.			
SURVEY DEPARTMENT.			
1	Chief Surveyor	333 6 8	
1	Geodesical do	225 0 0	
3	District do	525 0 0	
2	Assistant do	280 0 0	
3	Sub-Assistant do	345 0 0	
1	Chief Draughtsman	200 0 0	
2	Assistant do	250 0 0	
2	Do do	225 0 0	
2	Do do	200 0 0	
1	Lithographic Draughtsman	150 0 0	
1	Lithographic Printer	125 0 0	
1	Apprentice do,	23 8 0	
			2881 14 8
	Carry forward		5584 12 0

III.—PROVINCIAL SECRETARY—*continued.*

No.	Brought Forward	£ s. d.	£ s. d.
			5584 12 0
	SALARIES AND WAGES.		
	DIVISION No. 10.		
	POLICE.		
1	Commissioner, £700 per year 4 months, £600 for 2 months	333 6 8	
1	Clerk, £350 per year 4 months, £240 for 2 months	156 13 4	
1	Inspector, £400 per year 4 months, £350 for 2 months	191 13 4	
3	Sub-Inspectors, £350 do, £300 for 2 months	500 0 0	
1	Mounted Sergeant, 13s 6d per day 4 months, and 12s 6d 2 months	120 9 6	
8	Do Constables, 12s 6d do 4 months, and 11s 6d 2 months	890 12 0	
11	Do do, 11s 6d do 4 months, and 10s 6d do	1123 18 6	
5	Do do, 10s 6d do do, and 9s 6d do	465 2 6	
4	Foot Sergeants, at 13s do do, and 12s do ..	463 12 0	
9	Do, at 12s do do, and 11s do ..	960 15 0	
38	Foot Constables, at 11s do do, and 10s do ..	3708 16 0	
13	Do, at 10s do do, and 9s do ..	1149 17 0	
1	Quartermaster Sergeant, at 13s do do, and 12s do	115 18 0	
1	Water Police do, at 13s do do, and 12s do	115 18 0	
1	Do do, at 12s do do, and 11s do	106 15 0	
4	Do Constables, at 11s do do, and 10s do	390 8 0	
1	Detective in Charge, at £260 per annum for 4 months, and 12s per day 2 months ..	123 5 4	
1	Do, at 14s per day for 4 months, and 12s for 2 months ..	122 0 0	
2	Detectives, at 13s. per day for 4 months, and 11s. for 2 months	225 14 0	
5	Detectives, at 12s. per day for 4 months, and 10s. for 2 months	518 10 0	
4	Female Cooks and Searchers, at £25 per annum	50 0 0	
			11,833 4 2
	SUB-DIVISION No. 1.		
	ESCORT SERVICE.		
	MAIN ESCORT.		
1	Sub-Inspector £350 per annum 4 months, £300 2 months	166 13 4	
1	Mounted Sergeants, 13s. 6d. per day 4 months, 12s. 6d. per day 2 months ..	120 9 6	
2	Mounted Constables 11s. 6d. per day 4 months, 10s. 6d. per day 2 months ..	204 7 0	
2	Mounted Constables 10s. 6d. per day 4 months, 9s. 6d. per day 2 months ..	186 .1 0	
1	Escort Driver, 12s. per day 4 months, 11s. per day 2 months	106 15 0	
	Carry forward	784 5 10	17,417 16 2

III.—PROVINCIAL SECRETARY—*continued.*

No.		£	s.	d.	£	s.	d.
	Brought forward	784	5	10	17,417	16	2
SALARIES AND WAGES.							
ESCORT SERVICE—<i>Continued.</i>							
1	Foot Constable 11s. per day 4 months, 10s. per day 2 months	97	12	0			
TUAPEKA BRANCH.							
1	Escort Driver, 10s. per day 4 months, 9s. per day 2 months	88	9	0			
MOUNT IDA.							
1	Mounted Constable, 11s. 6d. per day 4 months, 10s. 6d. per day 2 months	102	3	6			
1	Foot Constable, 11s. per day 2 months, 10s. per day 2 months	97	12	0			
MAORI POINT BRANCH.							
1	Mounted Constable, 11s. 6d. per day 4 months, 10s. 6d. per day 2 months	102	3	6			
1	Mounted Constable, 11s. 6d. per day 4 months, 10s. 6d. per day 2 months, Dunedin	102	3	6	1374	9	4
DIVISION No. 11.							
HARBOR.							
1	Harbor Master, £600 per annum for 4 months, and £500 for 2 months	283	6	8			
1	Assistant do., £300 per annum for 4 months, and £275 for 2 months	145	16	8			
1	Apprentice Pilot, £150 per annum	75	0	0			
1	Do. £50 do.	25	0	0			
1	Clerk, £250 for 4 months, and £240 for 2 months	123	6	8			
1	Master of Launch, £250 for 4 months, and £240 for 2 months	123	6	8			
2	Crew of Launch, £150 per annum for 4 months, and £120 for 2 months	140	0	0			
5	Crew of Pilot Boat, £256 per annum for 4 months, and £105 for 2 months	361	0	0			
3	Signal Masters, at £200 per annum for 4 months, and 1 at £200 per annum for 2 months	233	6	8			
1	Lightkeeper, Port Chalmers	25	0	0			
	Beach Master, Oamaru, £120 per annum...	60	0	0	1595	3	4
DIVISION No. 12.							
GOLD FIELDS DEPARTMENT.							
1	Secretary, £700 per annum, 4 months, £600 for 2 months	333	6	8			
1	Clerk, £240 per annum... ..	120	0	0			
1	Draughtsman, £300 per annum... ..	150	0	0			
10	Wardens, at £600 per annum, 4 months	2000	0	0			
	Carry forward	2603	6	8	20,387	8	10

III.—PROVINCIAL SECRETARY—*continued.*

No.		£ s. d.	£ s. d.
	Brought forward	2603 6 8	20,387 8 10
	SALARIES AND WAGES.		
	GOLD FIELDS DEPARTMENT—<i>continued.</i>		
7	Warden at £550 per annum 2 months ...	641 13 4	
4	Sub-do. at £400 per annum for 2 months, acting also as Registrars and Receivers	266 13 4	
10	Registrars and Receivers, at £400 per annum, 4 months	1333 6 8	
8	Registrars and Receivers, at £350 per annum, 2 months	466 13 4	
3	Registrars and Receivers, also Clerks of Court, at £350 per annum, 4 months ...	350 0 0	
2	Inspectors of Licenses, at £350 per annum, 2 months	116 13 4	
2	Inspectors of Licenses, at £300 per annum, 2 months	100 0 0	
4	Bailiffs, at £200 per annum, 4 months, and £180, 2 months	386 13 4	
4	Mining Surveyors, at £400 per annum, 4 months, and £350 per annum, 2 months	766 13 4	
4	Mining Surveyors, at £350 per annum, 4 months, and £300 per annum, 2 months	666 13 4	
			7698 6 8
	DIVISION No. 13.		
	GOLD RECEIVER.		
1	Chief Gold Receiver £300 per annum ...	150 0 0	150 0 0
	DIVISION No. 14.		
	GAOL.		
1	Gaoler, £400 per annum, 4 months, £350 2 months	191 13 4	
1	Matron, £60 per annum	30 0 0	
1	Clerk and Storekeeper at £240 per annum	120 0 0	
1	Chief Warder £300 per annum	150 0 0	
1	Overseer of Labor, £250 per annum 4 months, and £200 per annum 2 months	116 13 4	
1	Overseer, £200 per annum	100 0 0	
1	Sergeant Warder, at 13s. per day 4 months, 12s. per day 2 months	115 18 0	
2	Sergeant Warders, at 12s. per day 4 months, 11s. per day 2 months	213 10 0	
10	Warders, at 11s. per day for 4 months, 10s. per day 2 months	976 0 0	
8	Warders at 10s. per day	732 0 0	
1	Female Warder, at 5s. per day	45 15 0	
			2791 9 8
	DIVISION No. 15.		
	DISTRICT GAOLS.		
9	Gaolers, at £200 per annum 4 months, and £180 2 months	870 0 0	870 0 0
	Salaries and Wages, Provincial Secretary ...		31897 5 2

III.—PROVINCIAL SECRETARY—*continued.*

No	£ s. d.	£ s. d.
DIVISION No. 16.		
DEPARTMENTAL CONTINGENCIES.		
SUB-DIVISION No. 1.		
PROVINCIAL SECRETARY.		
Printing, Advertising, and Stationery ...	50 0 0	
Incidental Expenses	50 0 0	
Clerical Assistance	25 0 0	
		125 0 0
SUB-DIVISION No. 2.		
SOLICITOR'S OFFICE.		
Clerical Assistance	25 0 0	
Incidental Expenses	50 0 0	
		75 0 0
SUB-DIVISION No. 3.		
CROWN LANDS.		
Non-Official Members of Waste Land Board	25 0 0	
Rangers of Bush Reserves	100 0 0	
Refunds on Land	150 0 0	
Printing, Advertising, and Stationery ...	250 0 0	
Incidental Expenses	300 0 0	
Printing, Advertising, and Stationery, for Receiver of Land Revenue	150 0 0	
Incidental Expenses do. do.	50 0 0	
		1025 0 0
SUB-DIVISION No. 4.		
SURVEY DEPARTMENT.		
Laborer's Wages	1970 0 0	
Allowance in lieu of Rations	1050 0 0	
Equipment of Survey Parties	300 0 0	
Travelling Expenses	200 0 0	
Lithographic Materials	50 0 0	
Incidental Expenses	75 0 0	
Outstanding Accounts for Survey Parties ...	200 0 0	
Printing, Advertising, and Stationery ...	75 0 0	
		3920 0 0
SUB-DIVISION No. 5.		
POLICE.		
Gold Fields Allowance	250 0 0	
Travelling Expenses	100 0 0	
Transport of Prisoners	50 0 0	
Shoeing and Farriery	70 0 0	
Saddlery and Repairs	10 0 0	
Stores and Furniture	30 0 0	
Printing, Advertising, and Stationery ...	90 0 0	
Transport of Stores	50 0 0	
Fuel and Light	390 0 0	
Electric Telegraph Messages	30 0 0	
Compensation for loss of Clothing, and Medical Expenses	20 0 0	
Carry forward	1090 0 0	5145 0 0

III.—PROVINCIAL SECRETARY—*continued.*

	£	s.	d.	£	s.	d.
Brought forward	1090	0	0	5145	0	0
DEPARTMENTAL CONTINGENCIES.						
SUB DIVISION No. 5.—POLICE <i>continued.</i>						
Special Detective Service	30	0	0			
Rewards	20	0	0			
Police Paddocks	50	0	0			
Temporary Accommodation	50	0	0			
Drill Instructors	18	6	0			
Prisoners' Rations	50	0	0			
Incidental Expenses	50	0	0			
				1358	6	0
ESCORT.						
Gold Fields Allowance	200	0	0			
Travelling Expenses	200	0	0			
Forage	700	0	0			
Shoeing and Farriery	180	0	0			
Saddlery and Repairs	50	0	0			
Vehicles and Repairs	40	0	0			
Stores and Furniture	20	0	0			
Printing and Stationery	10	0	0			
Fuel and Light	60	0	0			
Police Paddocks	50	0	0			
				1510	0	0
SUB-DIVISION No. 6.						
HARBOR.						
Pilot Schooner	100	0	0			
Boats	30	0	0			
Signals and Flagstaves... ..	20	0	0			
Buoys and Beacons	50	0	0			
Fuel and Light	35	0	0			
Travelling Expenses	30	0	0			
Printing, Advertising, and Stationery	20	0	0			
Incidental Expenses	25	0	0			
				310	0	0
SUB-DIVISION No. 7.						
GOLD FIELDS DEPARTMENT.						
Fuel and Light	300	0	0			
Office Furniture	50	0	0			
Horse Allowance	100	0	0			
Travelling Expenses	75	0	0			
Surveyors' Field Parties	75	0	0			
Printing, Advertising, and Stationery	150	0	0			
Carriage of Stores	50	0	0			
Incidental Expenses	100	0	0			
				900	0	0
SUB-DIVISION No. 8.						
GOLD RECEIVER.						
Printing, Advertising, and Stationery	25	0	0			
Incidental Expenses	75	0	0			
				100	0	0
Carry forward				9323	6	0

III.—PROVINCIAL SECRETARY—*continued.*

No.	Brought forward	£ s. d.	£ s. d.
			9323 6 0
	DEPARTMENTAL CONTINGENCIES.		
	SUB-DIVISION No. 9.		
	GAOL.		
	Rations	1380 0 0	
	Stores and Furniture	70 0 0	
	Library	10 0 0	
	Fuel and Light	200 0 0	
	Medicines and Medical Comforts	100 0 0	
	Tools and Materials for Employment of Prisoners	1100 0 0	
	Clothes and Bedding	100 0 0	
	Printing, Advertising, and Stationery	15 0 0	
	Relief of Destitute Persons Discharged	20 0 0	
	Incidental Expenses	150 0 0	
			3145 0 0
	SUB-DIVISION No. 10.		
	DISTRICT GAOLS.		
	Rations, Tools, Stores, &c.	600 0 0	600 0 0
	SUB-DIVISION No. 11.		
	Commissions of Enquiry	250 0 0	
			250 0 0
	Total Departmental Contingencies		13,318 6 0
	Salaries and Wages... ..		31,897 5 2
	Total Provincial Secretary		45,215 11 2
	Amount brought forward—total Provincial Council		3,781 6 8
	Amount carried forward to total Provincial Treasurer		48,996 17 10

IV.—PROVINCIAL TREASURER.

		£	s.	d.	£	s.	d.
SALARIES AND WAGES.							
DIVISION No. 17.							
TREASURY.							
1	Sub-Treasurer, £500 per annum 4 months, £400 2 months	233	6	8			
1	Clerk to Provincial Treasurer, £350 per annum 4 months, £300 2 months ...	166	13	4			
1	Clerk, £275 4 months, £240 2 months ...	131	13	4			
1	Messenger, £120 per annum	60	0	0			
					591	13	4
DIVISION No. 18.							
SHEEP INSPECTOR'S DEPARTMENT.							
1	Chief Inspector, £700 per annum 4 months, £600 per annum 2 months ...	333	6	8			
6	Sub-Inspectors, £350 per annum 4 months, £300 2 months	1000	0	0			
1	Registrar of Brands and Clerk, £250 per annum 4 months, £240 2 months ...	123	6	8			
					1456	13	4
DIVISION No. 19.							
1	Immigration Agent, £400 per annum 4 months, £350 per annum 2 months ...	191	13	4			
1	Clerk, at £200 per annum	100	0	0			
1	Matron, at £100 per annum	50	0	0			
					341	13	4
DIVISION No. 20.							
QUARANTINE.							
1	Health Officer, £250 per annum 4 months	83	6	8			
					83	6	8
DIVISION No. 21.							
EDUCATION DEPARTMENT.							
1	Secretary and Inspector, £500 per annum 4 months, £450 2 months	241	13	4			
1	Clerk at £60 per annum	30	0	0			
					271	13	4
SUB-DIVISION No. 1.							
HIGH SCHOOL.							
1	Head Master, at £550 per annum ...	275	0	0			
2	Masters, at £450 per annum	450	0	0			
1	Do. £300 per annum	150	0	0			
1	Charwoman £40 per annum	20	0	0			
					895	0	0
Carry forward					3640	0	0

IV.—PROVINCIAL TREASURER—*continued.*

No.		£	s.	d.	£	s.	d.
	Brought forward				3640	0	0
	SALARIES AND WAGES.						
	SUB-DIVISION No. 2.						
	DISTRICT SCHOOLS.						
54	Teachers, at £50 per annum	1350	0	0			
	Do, New Schools	100	0	0			
	Do, Gold Fields	300	0	0			
	Do, New Schools	100	0	0			
					1850	0	0
	DIVISION No. 22.						
	HOSPITAL.						
1	Provincial Surgeon, £500 per annum ..	250	0	0			
1	Assistant do, £300 for 4 months ..	100	0	0			
1	Resident do, £300 per annum ..	150	0	0			
1	Dispenser, £150 per annum ..	75	0	0			
1	Storekeeper, £200 do ..	100	0	0			
1	Matron, £60 do ..	30	0	0			
1	Midwife, £60 do ..	30	0	0			
1	Laundress, £150 do ..	75	0	0			
8	Male Attendants, at £100 per annum 4						
	months, £90 do 2 months ..	386	13	4			
3	Do, at £100 per annum ..	150	0	0			
7	Female do, at £50 per annum ..	175	0	0			
1	Chaplain, £250 per annum ..	125	0	0			
					1646	13	4
	DIVISION No. 23.						
	LUNATIC ASYLUM.						
1	Surgeon, £100 per annum 4 months ..	33	6	8			
1	House Steward, £200 per annum ..	100	0	0			
1	Matron, £100 do ..	50	0	0			
4	Male Attendants, at £100 per annum ..	200	0	0			
2	Female do, at £50 per annum ..	50	0	0			
1	Laundress, at £50 per annum ..	25	0	0			
1	Kitchen Maid	17	10	0			
					475	16	8
	DIVISION No. 24.						
	STOREKEEPER'S DEPARTMENT.						
1	Storekeeper and Accountant, £500 per						
	annum 4 months, £450 2 months ..	241	13	4			
					241	13	4
	DIVISION No. 25.						
	WEIGHTS AND MEASURES.						
2	Inspectors, at £50 per annum ..	50	0	0			
					5	0	0
	Carry forward				7904	3	4

IV.—PROVINCIAL TREASURER—*continued.*

		£	s.	d.	£	s.	d.
Brought forward					7904	3	4
SALARIES AND WAGES.							
DIVISION No. 26							
MISCELLANEOUS.							
1	Inspector of Markets	100	0	0			
1	Inspector of Nuisances, £275 per annum, 4 months £240 per annum, 2 months	131	13	4			
	Public Vaccinators	175	0	0	406	13	4
Salaries and Wages, Provincial Treasurer					8310	16	8
DIVISION No. 27.							
DEPARTMENTAL CONTINGENCIES.							
SUB-DIVISION No. 1.							
TREASURY.							
	Printing, Advertising, and Stationery ..	37	10	0			
	Incidental Expenses	12	10	0			
					50	0	0
SUB-DIVISION No. 2.							
SHEEP INSPECTOR.							
	Incidental Expenses	50	0	0			
					50	0	0
SUB-DIVISION No. 3							
IMMIGRATION.							
	Travelling Expenses	50	0	0			
	Fuel and Light	20	0	0			
	Rations	50	0	0			
	Printing, Advertising, and Stationery ..	10	0	0			
	Incidental Expenses	50	0	0			
	Home Agency, Edinburgh	750	0	0			
					930	0	0
SUB-DIVISION No. 4							
QUARANTINE.							
	Incidental Expenses	50	0	0			
					50	0	0
SUB-DIVISION No. 5.							
EDUCATION.							
	Travelling Expenses	35	0	0			
	Pupil Teachers	35	0	0			
	Public Libraries, Advance	500	0	0			
	Rents, Purchase of Sites, and other Inci- dental Expenses connected with						
	School Buildings	150	0	0			
	Printing, Advertising, and Stationery ...	10	0	0			
	Free Schools	175	0	0			
	Incidental Expenses	10	0	0			
					915	0	0
Carry forward					1995	0	0

IV.—PROVINCIAL TREASURER—*continued.*

	£	s.	d.	£	s.	d.
Brought forward				1995	0	0
DEPARTMENTAL CONTINGENCIES.						
SUB-DIVISION No. 6.						
HIGH SCHOOL.						
Rent Allowance to Masters	150	0	0			
Incidental Expenses	25	0	0			
				175	0	0
SUB-DIVISION No. 7.						
HOSPITAL.						
Rations	1500	0	0			
Stores and Furniture	250	0	0			
Fuel and Light	150	0	0			
Instruments	15	0	0			
Medicines and Medical Comforts	400	0	0			
Bedding and Clothing	75	0	0			
Printing, Advertising, and Stationery	20	0	0			
Incidental Expenses	150	0	0			
				2560	0	0
SUB-DIVISION No. 8.						
LUNATIC ASYLUM.						
Rations	750	0	0			
Stores and Furniture	100	0	0			
Fuel and Light	100	0	0			
Medicine and Medical Comforts	100	0	0			
Bedding and Clothing	100	0	0			
Printing, Advertising, and Stationery	12	10	0			
Incidental Expenses	50	0	0			
				1212	10	0
SUB-DIVISION No. 9.						
STOREKEEPER.						
Incidental Expenses	25	0	0			
				25	0	0
SUB-DIVISION No. 10.						
WEIGHTS AND MEASURES.						
Incidental Expenses	12	10	0			
				12	10	0
Total Departmental Contingencies				5980	0	0
Salaries and Wages				8310	16	8
				14,290	16	8
DIVISION No. 28.						
Immigration... .. .	1500	0	0			
				1500	0	0
DIVISION No. 29.						
Courts of Justice	50	0	0			
				50	0	0
Carry forward				15,840	16	8

IV.—PROVINCIAL TREASURER—*continued.*

	£	s.	d.	£	s.	d.
Brought forward				15,840	16	8
DEPARTMENTAL CONTINGENCIES.						
DIVISION No. 30.						
STEAM SERVICE.						
River	600	0	0			
				600	0	0
DIVISION No. 31.						
GRANTS-IN-AID.						
Grants-in-Aid to the undermentioned Charitable Institutions, on condition that a statement of transactions, and account of receipts and expenditure be furnished quarterly to the Government, and that a sum, equal to one-third of the grant, be raised by private subscription; and further, that the Secretary, or some other officer of such Institution shall, before the last day of January in each year, make a Return, verified by his solemn declaration before a Justice of the Peace, to the Treasurer, of the number of persons received during the year preceding, the number of officials and servants, and the vital statistics of such Institution, together with such other and further information as the Superintendent by rules and regulations from time to time may direct:—						
Lawrence Hospital	400	0	0			
Clyde do.	600	0	0			
Wakatipu do.	500	0	0			
Oamaru do.	200	0	0			
				1700	0	0
Grants-in-Aid, on condition that a statement of transactions, and account of receipts and expenditure be furnished quarterly to the Government:—						
Benevolent Institution Building... .. .	1500	0	0			
Do Maintenance	500	0	0			
				2000	0	0
DIVISION No. 32.—MISCELLANEOUS.						
Volunteers	300	0	0			
Burial of Paupers	150	0	0			
Relief to Destitute	175	0	0			
Do. on Gold Fields	250	0	0			
Expenses of Returning Officers	75	0	0			
Advertising	500	0	0			
Printing	400	0	0			
Stationery	125	0	0			
Fuel and Light	100	0	0			
Collecting Dog Tax	90	0	0			
Photographic Views	65	0	0			
Carry forward	2230	0	0	20,140	16	8

IV.—PROVINCIAL TREASURER—*continued.*

No.		£	s.	d.	£	s.	d.
	Brought forward	2230	0	0	20,140	16	8
DEPARTMENTAL CONTINGENCIES.							
DIVISION No. 32.—MISCELLANEOUS— <i>continued.</i>							
	Compensation for Deviation of Roads, Purchase of Land, and Runs... ..	750	0	0			
	Carriage, for use of Sir George Grey ...	50	0	0			
	Compensation to Mr. Steavenson, late store- keeper	166	13	4			
	Grant to Simon Fraser	50	0	0			
	Refund to Mr. Telford (Sheep Assessment)	41	13	8			
	Meteorological Observations and Instruments	150	0	0			
	Pilot Board	150	0	0			
	Pilots	300	0	0			
	To Thomas Reid	248	10	0			
	Law Expenses (Cutten v. Jones) ...	121	13	0			
	Rent of Cape Saunders Light House ...	10	0	0			
	Cemetery, Glenore	50	0	0			
	General Contingencies	175	0	0			
	Compensation Contingent	750	0	0			
					5243	10	0
DIVISION No. 33.							
LOANS.							
	Repayment Debentures, 1856	3500	0	0			
	Interest on Loan, 1856	812	10	0			
	Do 1861	2000	0	0			
	Do Harbor Loan	2000	0	0			
	Do Loan, 1862	12,000	0	0			
	Bank Interest, Exchange, and Commission	3000	0	0			
	Sinking Fund, 1861	1500	0	0			
	Do 1862	5000	0	0			
					29,812	10	0
	Total Provincial Treasurer				55,196	16	8
	Amount brought forward to total Pro- vincial Secretary				48,996	17	10
	Amount carried forward to total Secre- tary for Public Works				104,193	14	6

V.—SECRETARY FOR PUBLIC WORKS.

		£	s.	d.	£	s.	d.
SALARIES AND WAGES.							
DIVISION No. 34.							
ROADS AND WORKS DEPARTMENT.							
1	Assistant Engineer, £350 per annum 4 months	116	13	4			
2	District Engineers, £400	400	0	0			
1	Inspector	125	0	0			
2	Do, £250 per annum 4 months	166	13	4			
1	Do, £250 per annum	125	0	0			
1	Draughtsman, at £300 per annum	150	0	0			
1	Accountant, £350 per annum 4 months	116	13	4			
1	Inspector Works and Buildings, £300 per annum	150	0	0			
					1350	0	0
DIVISION No. 35.							
COMMISSION ON ROADS AND THEIR DEVIATIONS.							
1	Commissioner, £400 per annum 4 months, £350 per annum 2 months	191	13	4			
1	Surveyor, £300 per annum 4 months	100	0	0			
1	Do, £250 per annum 4 months, £225 2 months	120	16	8			
1	Draughtsman and Clerk, £250 per annum 4 months, £225 2 months	120	16	8			
1	Clerk, £250 per annum 4 months	83	6	8			
					616	13	4
DIVISION No. 36.							
RAILWAY ENGINEER.							
1	Chief Engineer, £1000 per annum	500	0	0			
1	Assistant do, £400 per annum	200	0	0			
1	Surveyor, £300 per annum	150	0	0			
1	Draughtsman, £250 per annum... .. .	125	0	0			
					975	0	0
DIVISION No. 37.							
MARINE ENGINEER.							
1	Marine Engineer, £1000 per annum	500	0	0			
1	Assistant do and Draughtsman, £300 per annum	150	0	0			
1	Clerk, £250 per annum 4 months, £240 2 months	123	6	8			
1	Dredge Engineer	91	0	0			
1	Master of Dredge	84	10	0			
					948	16	8
DIVISION No. 38.							
RECREATION GROUND.							
1	Gardener, £250 per annum 4 months, £225 2 months	120	16	8			
					120	16	8
Carry forward					4011	6	8

V.—SECRETARY FOR PUBLIC WORKS—*continued.*

		£	s.	d.	£	s.	d.
	Brought forward				4011	6	8
SALARIES AND WAGES.							
DIVISION No. 39.							
1	Messenger	60	0	0			
	Total Salaries and Wages for Public Works Department				60	0	0
					4071	6	8
DIVISION No. 40.							
DEPARTMENTAL CONTINGENCIES.							
SUB-DIVISION No. 1.							
ROADS AND WORKS DEPARTMENT.							
	Maintenance for Horse, at £50 per annum	200	0	0			
	Travelling Expenses for Horse and Man ...	200	0	0			
	Instruments	15	0	0			
	Printing, Advertising, and Stationery ...	50	0	0			
	Fuel and Light	10	0	0			
	Incidental Expenses	50	0	0			
	Horse Allowance	50	0	0			
	Travelling Expenses (late Chief Engineer Roads and Works)	70	8	0			
					645	8	0
SUB-DIVISION No. 2.							
COMMISSION ON ROADS AND THEIR DEVIATIONS.							
	Laborers' Wages, Allowance in lieu of Rations and Equipment for Field Parties	300	0	0			
	Horse Allowance	50	0	0			
	Printing, Advertising, and Stationery ...	60	0	0			
	Incidental Expenses	50	0	0	460	0	0
SUB-DIVISION No. 3.							
RAILWAY ENGINEER.							
	Laborers' Wages	400	0	0			
	Travelling Expenses	300	0	0			
	Office Rent	60	0	0			
	Incidental Expenses	100	0	0	860	0	0
SUB-DIVISION No. 4.							
MARINE ENGINEER.							
	Survey Expenses	400	0	0			
	Instruments	50	0	0			
	Fuel and Light	10	0	0			
	Printing, Advertising, and Stationery ...	20	0	0			
	Office Rent	75	0	0			
	Experiments on Timber in the Sea ..	50	0	0			
	Incidental Expenses	50	0	0	655	0	0
	Carry forward				2620	8	0

V.—SECRETARY FOR PUBLIC WORKS—*continued.*

	£	s.	d.	£	s.	d.
Brought forward				2620	8	0
SALARIES AND WAGES.						
SUB-DIVISION No. 5.						
RECREATION GROUNDS.						
Botanical Gardens and Recreation Grounds in Dunedin	500	0	0			
Purchase of Trees	50	0	0			
				550	0	0
Total Departmental Contingencies				3170	8	0
Salaries and Wages				4071	6	8
				7241	14	8
DIVISION No. 40.						
WORKS AND BUILDINGS.						
SUB-DIVISION No. 1.						
HARBORS.						
Removing Snags, Clutha	100	0	0			
Moorings, Moeraki	50	0	0			
Do. Clutha	50	0	0			
Do. Oamaru	50	0	0			
				250	0	0
SUB-DIVISION No. 2.						
BRIDGES.						
Gentle Annie	845	1	2			
Kawarau	2674	19	2			
Roarung Meg	141	5	0			
Whare Kuri	564	17	6			
				4226	2	10
SUB-DIVISION No. 3.						
SCHOOL BUILDINGS.						
High School	50	0	0			
North Dunedin	100	0	0			
Oamaru	180	0	0			
Lawrence	80	0	0			
Cromwell	100	0	0			
Lake Waipori	15	0	0			
Buildings not provided for	100	0	0			
				625	0	0
SUB-DIVISION No. 4.						
MISCELLANEOUS WORKS AND BUILDINGS.						
Cargill Monument	303	0	0			
Signal Station, Port Chalmers	56	12	0			
Gold Fields Buildings	620	0	0			
Oamaru Breastwork	40	0	0			
Telegraph Office, Port Chalmers... .. .	65	0	0			
Auctioneers' Commission	100	0	0			
Carry forward				12,342	17	6

V.—SECRETARY FOR PUBLIC WORKS—*continued.*

	£	s.	d.	£	s.	d.
Brought forward				12,342	17	6
DEPARTMENTAL CONTINGENCIES.						
MISCELLANEOUS WORKS AND BUILDINGS—						
<i>continued.</i>						
Arbitrators' Fees	100	0	0			
Lighterage, Cartage, Storage, &c.	100	0	0			
Hospital, Dunedin	250	0	0			
Lunatic Asylum	200	0	0			
Waipahi Punt	39	2	11			
Turnpikes	636	8	0			
Harbor Plant, for Repairs, &c.	100	0	0			
Removing Punt from Taieri Ferry to Mouth of Taieri	50	0	0			
Flood Gates, Recreation Ground, Dunedin	20	0	0			
Fencing Cargill Monument	50	0	0			
Accommodation for Registrar of Deeds	300	0	0			
Lock-up, Nokomai	150	0	0			
District Police Buildings	200	0	0			
Central do.	150	0	0			
Enlargement of District Court Houses	800	0	0			
Additions to District Gaols	600	0	0			
Do. Cells at District Gaols	600	0	0			
Warps and Buoys, Clutha	272	10	0			
Court House, Woolshed	14	9	2			
Oamaru Court House	149	10	0			
Contingent Liabilities for Cases under Arbitration	2000	0	0			
Caversham Police Station	165	0	0			
Purchase of Exhibition Annexe, and Alterations	4000	0	0			
Works not Provided for	300	0	0			
				12,431	12	1
SUB-DIVISION No. 5.						
JETTIES.						
Oamaru	3000	0	0	3000	0	0
ROADS.						
NORTHERN TRUNK ROAD.						
Dunedin to Waikouaiti	3060	0	0			
Waikouaiti to Waihemo	2785	0	0			
Waihemo to Oamaru	2320	0	0	8165	0	0
SOUTHERN TRUNK ROAD.						
Dunedin to Taieri Ferry	2118	0	0			
Taieri Ferry to Tokomairiro	2671	0	0			
Tokomairiro to Clutha	1498	0	0			
Clutha to Maitauri	457	0	0	6744	0	0
CENTRAL INTERIOR TRUNK.						
Saddle Hill to West Taieri	1178	0	0			
West Taieri to Dunstan	643	0	0			
Carry forward	1821	0	0	42,683	9	7

SECRETARY FOR PUBLIC WORKS—*continued.*

	£	s.	d.	£	s.	d.
Brought forward	1821	0	0	42,683	9	7
ROADS.						
CENTRAL INTERIOR TRUNK—<i>continued.</i>						
Tokomairiro to Tuapeka	756	0	0			
Tuapeka to Dunstan	1177	0	0			
Dunstan to Kawarau	300	0	0	4054	0	0
NORTHERN INTERIOR TRUNK.						
Oamaru to Wanaka Lake	545	0	0			
Palmerston to Manuherikia	1427	0	0	1972	0	0
SOUTHERN INTERIOR TRUNK.						
Popotunoa to Mataura	42	0	0	42	0	0
MAIN BRANCH ROADS.						
Northern Trunk to Port Chalmers	409	0	0			
Do. Waikouaiti Bay	212	0	0			
Do. Moeraki Bay	202	0	0			
Oamaru to Waitaki	240	0	0			
Dunedin to Portobello	316	0	0			
Southern Trunk to Clutha Mouth	175	0	0	1554	0	0
MAIN BRANCH ROADS, CENTRAL.						
Dunedin to West Taieri	213	0	0			
North-East Valley to Timber District	150	0	0	363	0	0
MAIN BRANCH ROADS, INTERIOR.						
Lawrence to Weatherstone's	75	0	0			
Do. Gabriel's... ..	37	0	0	112	0	0
MISCELLANEOUS ROADS.						
Main Road through Hampden	200	0	0			
Do. do., Dunedin	1106	0	0			
Lee Stream to Waipori	150	0	0			
West Taieri and Waihola	34	0	0			
Kawarau to Frankton	80	0	0			
Do. to Wakatipu	6147	0	0			
Roads on Gold Fields	2000	0	0			
Supplemented Roads	1640	0	0			
Rent of Quarry at East Taieri	15	0	0			
Peninsula Beach to Portobello	100	0	0			
Nevis Road	500	0	0			
Clutha Ferry to Clutha Mouth	250	0	0			
Road through Block V., Hawksbury	500	0	0	12,722	0	0
TELEGRAPH.						
Tokomairiro to Wakatipu	4680	0	0	4680	0	0
Harbor Reclamation	15,017	3	7	15,017	3	7
Total Secretary for Public Works				83,199	13	2
Amount brought forward—Total Provincial Treasurer				104,193	14	6
				187,393	7	8

II. Out of the sum of fifty thousand pounds by the "Otago Public Buildings Loan Ordinance 1862" authorised to be raised for the purpose of erecting a Supreme Court a Gaol a Post-Office a Registry-Office and other public offices in Dunedin there may be issued and applied the sum of thirty-nine thousand pounds to be appropriated towards or for the services next hereinafter mentioned: That is to say any sum or sums not exceeding the sum of thirty-nine thousand pounds to defray

There shall be applicable for the service of the half-year ending Sept. 30, 1865, the sum of £39,000 out of sums to be raised under the Otago Public Buildings Loan Ordinance, 1862.

	£	s.	d.	£	s.	d.
Provincial Government Buildings	16,000	0	0			
Post-Office	23,000	0	0			
				39,000	0	0

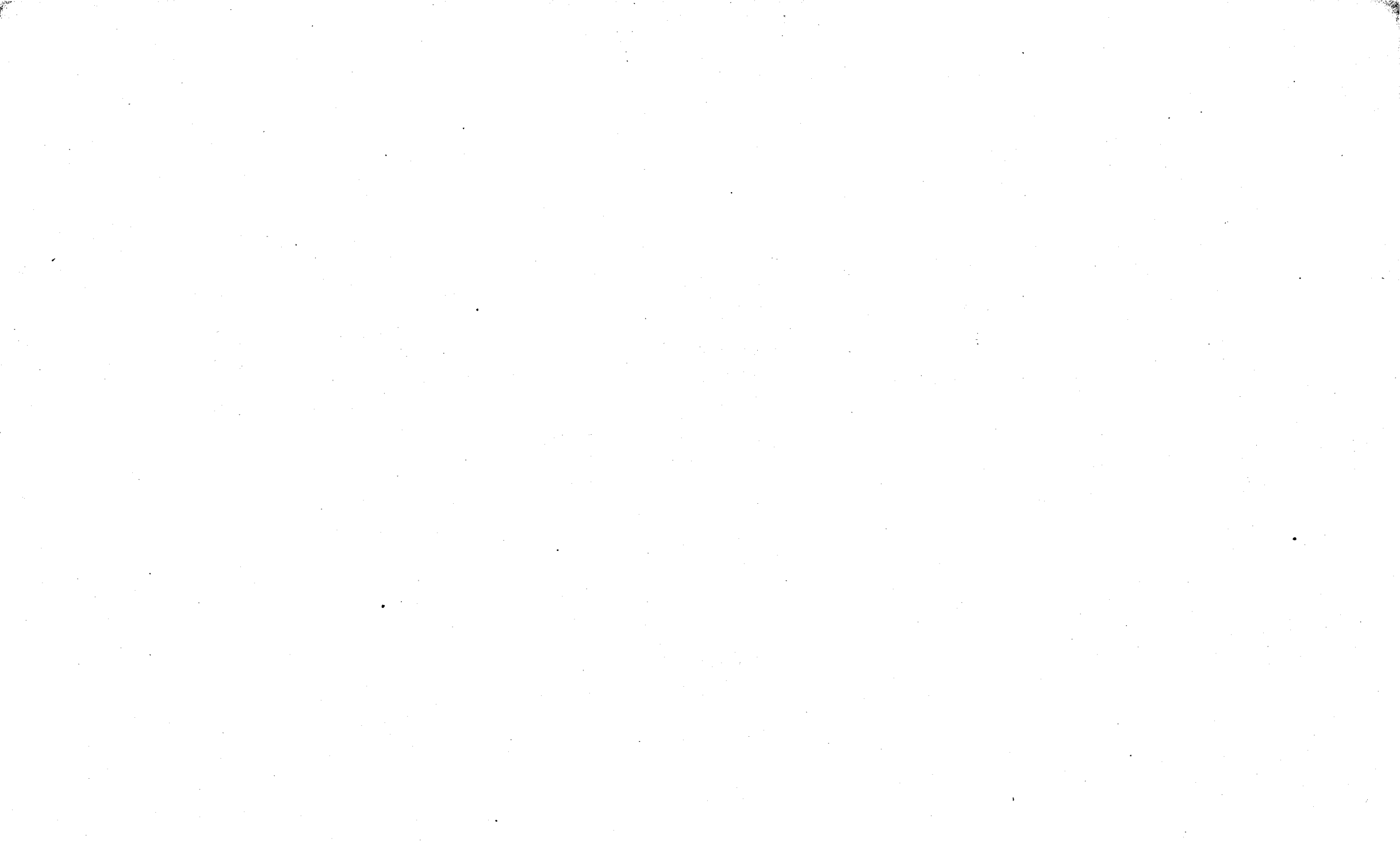
under the said last mentioned Ordinance during the six months commencing upon the first day of April one thousand eight hundred and sixty-five and ending upon the thirtieth day of September one thousand eight hundred and sixty-five.

III. The Provincial Treasurer may issue and pay from time to time any sum or sums of money for the purposes hereinbefore mentioned not exceeding in the whole the sums respectively above specified to such persons and in such proportions as the Superintendent may by warrant certified by the Auditor or Deputy-Auditor and signed by the Superintendent in terms of the "Provincial Audit Act 1861" from time to time direct and such Treasurer shall in his accounts be allowed credit for all sums paid by him in pursuance of such warrants and the receipt of the person to whom such sums shall have been paid shall be to him a full and valid discharge for the sum or sums for which such receipt shall have been given and the amount thereof shall be passed to his credit in account accordingly: Provided that should the ensuing session of the General Assembly extend beyond the period for which the present appropriation is made it shall be lawful for the Government to continue the departmental expenditure at the rates fixed by the Provincial Council: Provided further that no such expenditure shall be considered to have been authorised under the foregoing proviso unless the Provincial Council be convened within a fortnight after the termination of the aforementioned session of the General Assembly.

Treasurer to pay moneys under warrant of the Superintendent, and to be allowed credit for all moneys so paid.

IV. This Ordinance shall be termed and may be cited and referred to as the "Appropriation Ordinance 1865."

Short Title.





APPROPRIATION ORDINANCE (No. 2,) 1865.

IN THE TWENTY-EIGHTH YEAR OF THE REIGN OF HER MAJESTY
QUEEN VICTORIA.

SESSION XX.—No. 195.

ANALYSIS:

- | | |
|---|--|
| <p>Title.
Preamble.</p> <p>1. Sums not exceeding in the whole £22,000 may be issued and applied to refund to purchasers under proclamation of 20th December 1864.</p> | <p>2. Treasurer to pay such moneys under warrant of the Superintendent, and be allowed credit for all moneys so paid.</p> <p>3. Short Title.
Schedule.</p> |
|---|--|

AN ORDINANCE *to appropriate a certain Sum out of the Ordinary Title. Revenue of the Province of Otago for a certain special purpose.*

[RESERVED FOR THE SIGNIFICATION OF THE GOVERNOR'S PLEASURE THEREON, 18TH MAY, 1865.]

WHEREAS since the passing of the "Otago Waste Lands Act (No. 1,) 1863" at various times between the fourth day of January last and the fifth day of April last the various persons mentioned in the first column of the Schedule hereto annexed have respectively made applications to the Waste Land Board of the Province of Otago for the purchase of the Waste Lands of the Crown mentioned and respectively set opposite to the names of such persons and have been declared the purchasers thereof at and for the prices or sums mentioned in the said Schedule: **AND** WHEREAS a Proclamation dated the twentieth day of December one thousand eight hundred and sixty-four was issued by the Superintendent of Otago with the advice of his Executive Council whereby he proclaimed that the Provincial Government of Otago undertook to repay to purchasers of Waste Lands of the Crown in the Province of Otago the tax of two shillings per acre imposed by the "Waste Lands Act (No. 2) 1863" in respect of all Waste Lands of the Crown in the Province aforesaid which between the fourth day of January 1865 and the fifth day of April 1865 might be purchased under the provisions of the "Otago Waste Lands Act (No. 1) 1863" and the "Otago Waste Lands Act (No. 2) 1863:"

AND WHEREAS it is not expedient that any part of the revenues of the Province of Otago should be appropriated to the payment of the said tax on the Lands mentioned in the Schedule hereto but at the same time it is desirable the several persons whose names are mentioned in the said Schedule should have offered to them the opportunity of receiving back the sums of money mentioned in the Schedule hereto paid by them respectively to the Waste Land Board as the purchase-money of the Waste Lands purchased by them and mentioned in the said Schedule :—

BE IT THEREFORE ENACTED by the Superintendent of the Province of Otago with the advice and consent of the Provincial Council thereof as follows :

Sums not exceeding in the whole £22,000 may be issued and applied to refund to purchasers under proclamation of 20th December 1864.

I. Out of the revenues of the said Province there may be issued and applied the sum of twenty-two thousand pounds for the purpose of paying to such of the several persons mentioned in the Schedule hereto annexed as shall within six months from the coming into operation of this Ordinance elect in lieu of paying the tax imposed by the "Otago Waste Lands Act (No 2) 1863" on the lands respectively purchased by them and mentioned in the Schedule hereto to receive back the sums of money paid by them respectively for such lands and mentioned in the Schedule hereto together with interest at the rate of twelve pounds ten shillings per centum per annum from the date of the original payment of the said purchase money at the Waste Land Office in Otago up to the day of their making such election as aforesaid.

Treasurer to pay such moneys under warrant of the Superintendent, and be allowed credit for all moneys so paid.

II. The Provincial Treasurer shall issue and pay from time to time any sum or sums of money for the purpose hereinbefore mentioned not exceeding in the whole the sum of twenty-two thousand pounds respectively above specified to such persons as the Superintendent shall by warrant certified by the Auditor or Deputy-Auditor and signed by the Superintendent in terms of the "Provincial Audit Act 1861" from time to time direct and such Treasurer shall in his accounts be allowed credit for all sums paid by him in pursuance of such warrants and the receipt of the person to whom such sums shall have been paid shall be to him a full and valid discharge for the sum or sums for which such receipt shall have been given and the amount thereof shall be passed to his credit in account accordingly.

Short Title.

II. This Ordinance may be cited and referred to as the "Appropriation Ordinance (No. 2) 1865."

SCHEDULE.

SCHEDULE.

Number of Acres of Rural Land sold between 4th January and 5th April, 1865; Names of Purchasers; and Amount of each purchase.

Purchaser.	Locality.	Acreage.			Amount.		
		A.	R.	P.	£	s.	d.
N. Booth and John Storry - - -	N. Harbor and Blue-skin - - -	50	0	0	50	0	0
Thos. Grundy - - -	Waitahuna West - - -	50	0	0	50	0	0
Archibald Blue - - -	Hawksbury - - -	74	0	27	74	2	6
Henry Livingston - - -	Glenomaru - - -	150	0	0	150	0	0
W. G. Filleul - - -	Oamaru - - -	100	0	0	100	0	0
John Reid - - -	Do - - -	698	0	0	698	0	0
A. R. Livingston - - -	Glenomaru - - -	100	0	0	100	0	0
Geo. Thomson - - -	Maungatua - - -	88	3	22	88	17	6
John Reid - - -	Papakaio - - -	313	2	29	313	7	6
F. S. Pillans - - -	Hillend - - -	2089	2	18	2088	0	0
Elizabeth Brunton - - -	Waikouaiti - - -	40	3	28	40	17	6
Alexander Thomson - - -	Maungatua - - -	73	2	2	73	10	0
Jas. M'Ewan - - -	Glenomaru - - -	95	3	21	95	17	6
Donald Campbell - - -	Moeraki - - -	58	0	14	58	0	0
Brian Blundell - - -	Glenomaru - - -	100	0	0	100	0	0
J. Brugh, William Halliday, J. Howat, J. W. Thomson, Catlin's River Saw Mill Co. - - -	Do. - - -	100	0	0	100	0	0
Andrew Lee - - -	Do. - - -	100	0	0	100	0	0
W. H. Teschemaker - - -	Kauroo - - -	637	0	0	637	0	0
Maitland Brothers - - -	Waitahuna East - - -	840	0	0	840	0	0
Maitland Brothers - - -	Hillend - - -	1160	0	0	1160	0	0
E. B. Atkinson - - -	Oamaru - - -	92	0	0	80	0	0
E. B. Atkinson - - -	Do. - - -	57	2	0	50	0	0
C. L. C. and F. and W. Fenwick - - -	Kauroo - - -	2023	3	24	2023	0	0
Jas. Cochrane and Jas. Stenhouse - - -	Moeraki - - -	83	2	15	83	10	0
Francis Barker - - -	Inch Clutha - - -	9	0	0	9	0	0
C. L. C. and F. and W. Fenwick - - -	Otepopo - - -	162	0	26	162	0	0
David Thomson - - -	N. Harbor and Blue-skin - - -	40	0	0	40	0	0
Wm. Matthews - - -	Oamaru - - -	140	0	0	140	0	0
John Welsh - - -	Glenomaru - - -	60	0	0	60	0	0
Robt. Fenwick - - -	N. Harbor and Blue-skin - - -	10	0	0	10	0	0
Alex. Barron - - -	Do. - - -	50	0	0	50	0	0
John Smith - - -	Glenomaru - - -	100	0	0	100	0	0
Edward Provost - - -	N. Harbor and Blue-skin - - -	10	0	0	10	0	0
Jas. Hamilton - - -	Do. - - -	10	0	0	10	0	0
R. W. S. Grieve - - -	Do. - - -	15	0	0	15	0	0
Glasgow Logan - - -	Glenomaru - - -	144	0	0	144	0	0
Edward Campbell - - -	N. Harbor and Blue-skin - - -	10	0	0	10	0	0
Jas. M'Intyre - - -	Glenomaru - - -	50	0	0	50	0	0
William Skey - - -	N. Harbor and Blue-skin - - -	50	0	0	50	0	0
Paisley Woodfield - - -	Do. - - -	10	0	0	10	0	0
Robert Wilson - - -	Do. - - -	20	0	0	20	0	0
Norman Prentice - - -	Do. - - -	20	0	0	20	0	0
Carry forward - - -		10,086	3	26	10,064	2	6

SCHEDULE—continued.

Purchaser.	Locality.	Acreage.			Amount.		
		A.	R.	P.	£	s.	d.
Brought forward -		10,086	3	26	10,064	2	6
A. H. Ross -	N. Harbor and Blue-skin -	20	0	0	20	0	0
A. H. Ross -	Glenomaru -	200	0	0	200	0	0
A. H. Ross -	Do. -	100	0	0	100	0	0
Thomas Turnbull -	N. Harbor and Blue-skin -	52	0	0	52	0	0
J. Reay -	Do. -	20	0	0	20	0	0
J. M. Nicolson -	Do. -	20	0	0	20	0	0
W. O. Ball -	Do. -	10	0	0	10	0	0
Peter Treseder -	Do. -	10	0	0	10	0	0
David Henderson -	Do. -	72	0	0	72	0	0
S. B. Biss -	Do. -	30	0	0	30	0	0
John Douglas -	Do. -	10	0	0	10	0	0
C. E. Hayward -	Glenomaru -	100	0	0	100	0	0
T. Rowley, J. Hamilton, and F. Wayne -	Moeraki -	160	0	0	160	0	0
Jas. M'Kerrow -	N. Harbor and Blue-skin -	20	0	0	20	0	0
J. Reay -	Glenomaru -	60	0	0	60	0	0
Adam Rolland -	N. Harbor and Blue-skin -	28	0	0	28	0	0
Thos. Moodie -	Glenomaru -	90	0	0	90	0	0
Walter Spreat -	N. Harbor and Blue-skin -	30	0	0	30	0	0
Robert Short -	Do. -	20	0	0	20	0	0
Brian Blundell -	Do. -	30	0	0	30	0	0
Brian Blundell -	Glenomaru -	100	0	0	100	0	0
Jas. Smith -	N. Harbor and Blue-skin -	10	0	0	10	0	0
Peter Treseder -	Do. -	50	0	0	50	0	0
H. Livingston -	Glenomaru -	100	0	0	100	0	0
Robert Hunter -	Moeraki -	67	2	22	67	12	6
Simeon Saunders -	Glenomaru -	100	0	0	105	0	0
Alex. Ford -	N. Harbor and Blue-skin -	24	0	22	48	5	0
Thos. Calcutt -	Oamaru -	434	0	0	716	2	0
Thos. Calcutt -	Awamoko -	772	3	13	901	9	0
Wm. Dalgleish -	Warepa -	39	0	11	39	0	0
Jas. Hassell -	Awamoko -	450	0	4	449	10	0
J. Bathgate -	Kauroo -	222	3	14	222	15	0
Helen Thomson -	Glenomaru -	150	0	0	210	0	0
Robt. Hunter -	Moeraki -	33	0	31	33	2	6
John Bell -	Waikouaiti -	75	1	21	75	7	6
Hugh Calder -	Do. -	59	0	18	59	0	0
J. H. M'Lean -	N. Harbor and Blue-skin -	20	0	0	20	0	0
John Hardy -	Dunedin and E. Taieri -	14	3	15	14	15	0
James Waddel -	Clutha -	175	0	0	175	0	0
Jas. Colman -	Waitahuna West -	96	1	27	96	7	6
Edwd. Campbell -	N. Harbor and Blue-skin -	9	1	36	9	7	6
J. H. M'Lean -	Do. -	30	0	0	30	0	0
W. G. Wallace -	Do. -	10	0	0	10	0	0
Jas. Cunningham -	Moeraki -	10	0	21	10	2	6
Carry forward -		14,223	0	1	14,698	18	6

SCHEDULE—continued.

Purchaser.	Locality.	Acreage.			Amount.		
		A.	R.	P.	£	s.	d.
Brought forward -		14,223	0	1	14,698	18	6
David Pinkerton -	N. Harbor and Blue-skin - - -	28	2	37	28	12	6
Wm. Whiteside - -	Moeraki - - -	116	0	26	116	0	0
R. M'Neil - - -	Clutha - - -	25	0	0	25	0	0
Donald Cameron -	Warepa - - -	74	0	4	74	0	0
Thomas Burns and Edwd. M'Glashan, Trustees for Religious and Educational Uses - - -	Clarendon - - -	12	2	26	12	12	6
Adam Landels - -	Hillend - - -	51	0	0	51	0	0
Jas. Mitchell - -	Hawksbury - - -	149	3	5	149	12	6
M. Mackenzie - -	Clarendon - - -	49	3	0	49	15	0
W. Heckler - - -	Hawksbury - - -	110	0	0	110	0	0
Simeon Saunders -	Glenomaru - - -	50	0	0	50	0	0
J. H. M'Lean - - -	N. Harbor and Blue-skin - - -	29	0	0	29	0	0
Jas. Russell - - -	Do. - - -	50	0	0	50	0	0
Alex. Weir - - -	Hawksbury - - -	150	0	0	150	0	0
Jas. M'Leod Nicholson	N. Harbor and Blue-skin - - -	50	0	0	50	0	0
John M'Kay - - -	Clarendon - - -	50	0	0	50	0	0
George Galloway -	N. Harbor and Blue-skin - - -	50	0	0	50	0	0
Wm. Manson - - -	Do. - - -	50	0	0	50	0	0
Walter Spreat - -	Do. - - -	20	0	0	20	0	0
Thos. Rowley, J. Hamilton, and Fred. Wayne - - -	Moeraki - - -	130	0	0	130	0	0
David Mana - - -	Do. - - -	83	1	24	83	7	6
A. H. Ross - - -	Glenomaru - - -	50	0	0	50	0	0
Henry Livingston -	Do. - - -	60	0	0	60	0	0
Michael Barrett -	N. Harbor and Blue-skin - - -	50	0	0	50	0	0
Alexr. Miller - -	Pomahawka - - -	80	0	0	80	0	0
D. M'Lennan - - -	Clarendon - - -	81	1	28	81	7	6
John Mackay - - -	Maungatua - - -	17	1	34	17	7	6
Chas. Hastings - -	Table Hill - - -	100	0	0	100	0	0
John Braithwaite -	Moeraki - - -	112	1	28	112	7	6
A. and J. Barron -	Waikouaiti - - -	50	0	0	50	0	0
Geo. Riddell - - -	Clarendon - - -	50	0	0	50	0	0
Edwd. Fenwick - -	N. Harbor and Blue-skin - - -	50	0	0	50	0	0
Nicoll Booth - - -	Do. - - -	50	0	0	50	0	0
Alex. Mathieson -	Do. - - -	10	0	0	10	0	0
J. M'Millan - - -	Do. - - -	30	0	0	30	0	0
Geo. Mackenzie - -	Maungatua - - -	19	3	37	19	17	6
Jas. Colman - - -	Waitahuna West - -	46	0	32	46	2	6
Alex. Allan - - -	Waipahee - - -	50	0	0	50	0	0
John and Geo. Dutch -	N. Harbor and Blue-skin - - -	50	0	0	50	0	0
W. and G. Shand and J. Kirkland - - -	E. Taieri (irregular block) - - -	85	0	28	85	2	6
Carry forward - -		16,595	1	0	17,070	3	6

SCHEDULE—continued.

Purchaser.	Locality.	Acreage.			Amount.		
		A.	R.	P.	£	s.	d.
Brought forward -		16,595	1	0	17,070	3	6
Alexr. Mathieson -	N. Harbor and Blue-skin - - -	60	0	0	60	0	0
A. D. and J. M'Farlane -	Glenomaru - - -	150	0	0	150	0	0
John Leslie - - -	N. Harbor and Blue-skin - - -	28	0	0	28	0	0
John M'Inerney - - -	Otago Penins ua - - -	44	0	32	44	2	6
J. J. Spence - - -	Waikouaiti - - -	69	2	0	69	10	0
A. Borthwick - - -	Clutha - - -	300	0	0	300	0	0
C. L. C. and F. and W. Fenwick - - -	Kauroo - - -	127	0	24	127	2	6
F. and C. R. Howden -	Glenomaru - - -	100	0	0	100	0	0
W. H. Teschemaker -	Kauroo - - -	102	1	28	102	7	6
Francis Brennan -	N. Harbor and Blue-skin - - -	60	0	0	60	0	0
W. A. Murray - - -	Waitahuna West - - -	40	0	0	40	0	0
David Robertson - -	Dunedin and E. Taieri - - -	50	0	0	50	0	0
E. H. Haughton - - -	Otepopo - - -	115	0	34	115	2	6
Wm. Hope - - -	Clutha - - -	50	0	0	50	0	0
Bunter Clapcott - -	Pomahaka - - -	625	2	37	625	7	6
Jas. Allen - - -	Moeraki - - -	177	2	9	177	10	0
John Muir - - -	Do. - - -	100	0	0	100	0	0
Chas. Hastings - - -	Table Hill - - -	50	0	0	50	0	0
H. Kitchener - - -	Moeraki - - -	346	2	28	346	5	0
W. H. Wayne - - -	Do. - - -	218	2	10	218	7	6
H. Kitchener - - -	Do. - - -	325	2	2	325	5	0
Geo. Divers - - -	Waipahee - - -	50	0	0	50	0	0
Jas. Allen - - -	Moeraki - - -	72	3	34	72	17	6
Catherine Lees - - -	Do. - - -	11	0	20	11	2	6
T. Grundy - - -	Waitahuna West - - -	50	0	0	50	0	0
James Smith - - -	Do. - - -	40	0	0	40	0	0
John M'Lean - - -	Pre-emptive on Run - - -	115	0	0	100	0	0
John M'Lean - - -	Do. - - -	172	2	0	150	0	0
Allan M'Lean - - -	Do. - - -	126	2	0	110	0	0
John and Allan M'Lean -	Do. - - -	103	2	0	90	0	0
E. Macdonald - - -	Moeraki - - -	41	3	31	41	17	6
Richd. Moffat - - -	Hillend - - -	84	0	37	84	2	6
Robert Campbell - -	Warepa - - -	262	2	9	262	7	6
Bunter Clapcott - -	Pomahaka - - -	132	0	3	131	17	6
John Moffat - - -	Waipahee - - -	80	0	0	80	0	0
James Little - - -	Otepopo - - -	105	2	0	105	7	6
L. C. Holmes - - -	Tuapeka - - -	30	1	17	31	5	0
Jas. Weatherley - - -	Tuapeka - - -	31	2	24	31	10	0
Wm. Sheath - - -	Do. - - -	46	2	32	46	7	6
J. Bathgate - - -	Kauroo - - -	67	0	39	67	2	6
J. L. Croker - - -	Tuapeka - - -	12	2	16	12	10	0
R. E. Field - - -	Do. - - -	25	1	24	25	5	0
S. F. Every - - -	Otago Peninsula - - -	14	3	16	14	15	0
Alex. Byass - - -	Akatore - - -	100	0	0	100	0	0
Jas. Allen - - -		457	2	9	457	7	6
Bunter Clapcott - -	Pomakaka - - -	36	2	30	36	12	6
Geo. Elliot - - -	Kaitangata - - -	84	3	24	84	17	6
		22,091	1	39	22,496	8	6



SUPERINTENDENT'S INDEMNITY ORDINANCE, 1865.

IN THE TWENTY-EIGHTH YEAR OF THE REIGN OF HER MAJESTY
QUEEN VICTORIA.

SESSION XX., No. 196.

ANALYSIS :

Title.	}	1. Short Title.
Preamble.		2. Superintendent Indemnified.

AN ORDINANCE to Indemnify the Superintendent of the Province of Otago against and on account of Expenditure during the half-year ending on the 31st March, 1865, in excess of Appropriation. Title.
[18TH MAY, 1865.]

WHEREAS by the "Appropriation Ordinance 1864-5" it is Preamble
enacted that out of the Revenue of the said Province there might be issued and applied for defraying the charge of the Government of the said Province for the six months ending on the 31st day of March now last any sums of money not exceeding the several sums for the several purposes specified in the five Tables or Schedules annexed to the first section of the said Ordinance in the said Ordinance specified: And whereas the actual expenditure of the said Government during the said six months for and in respect of several of the purposes and matters specified in the said five Tables or Schedules has exceeded the sums by the said Ordinance authorised to be issued and applied by the sum of twenty thousand one hundred and ninety-one pounds six shillings and twopence as is more particularly specified and shewn in the Schedule hereinafter contained and numbered I. : AND WHEREAS by the fourth Section of the said Ordinance it is also enacted that out of the sum of five hundred thousand pounds authorised to be raised by the "Otago Loan Ordinance 1862" there should and might be issued and applied the sum of fifty-six thousand six hundred and ten pounds five shillings and sevenpence to be appropriated towards or for the services in the said fourth Section specified: And whereas the

actual expenditure of the said Government during the period of six months ending on the 31st day of March now last for and in respect of divers of the said last mentioned services has exceeded in the whole the several sums in and by the said Section authorised to be issued and thereby appropriated to the said services by the sum of one thousand two hundred and sixty-seven pounds fifteen shillings and twopence as is more particularly specified and shewn in the Schedule hereinafter contained and numbered II. And whereas the expenditure of the said sums of twenty thousand one hundred and ninety-one pounds six shillings and twopence and one thousand two hundred and sixty-seven pounds fifteen shillings and twopence and the items whereof are respectively specified and shown in the Schedules hereinafter contained and numbered I. and II. respectively was reasonable and necessary and it is expedient to indemnify the Superintendent for and against the said expenditure of the said two several sums of money :

BE IT THEREFORE ENACTED by the Superintendent of the Province of Otago with the advice and consent of the Provincial Council thereof as follows :

Short Title.

1. This Ordinance may be cited and referred to as the "Superintendent's Indemnity Ordinance 1865."

Superintendent in-
demnified

2. The Superintendent of the Province of Otago is hereby indemnified for and against the expenditure of the said two several sums of twenty thousand one hundred and ninety-one pounds six shillings and twopence and one thousand two hundred and sixty-seven pounds fifteen shillings and twopence for the Government of the said Province and for Public Works and undertakings within the said Province during the six months ending on the 31st March now last in excess of the sums authorised by the "Appropriation Ordinance 1864-5" the items of which expenditure are specified in the two Schedules hereunto annexed and the Superintendent is also hereby indemnified for and against the issue of warrants to the Treasurer of the said Province for the said several sums of twenty thousand one hundred and ninety-one pounds six shillings and twopence and one thousand two hundred and sixty-seven pounds fifteen shillings and twopence respectively: And the Provincial Treasurer is hereby allowed and is authorised to take credit in his accounts for the said sums so expended in excess and for which the said warrants have been issued by the said Superintendent.

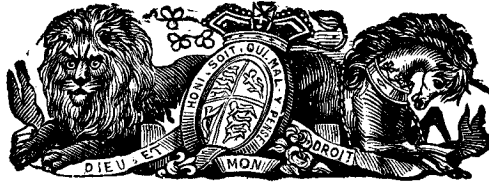
SCHEDULE I.

ON WHAT WORKS EXPENDED.	AMOUNT ACTUALLY EXPENDED.	AMOUNT APPROPRIATED.	AMOUNT EXPENDED IN EXCESS.
	£ s. d.	£ s. d.	£ s. d.
Office Keeper, Provincial Buildings	66 11 0		66 11 0
Solicitor's Clerical Assistance	78 15 0	50 0 0	28 15 0
Outstanding Accounts, Survey Parties	565 16 9	500 0 0	65 16 9
Lithographic Materials	101 3 4	100 0 0	1 3 4
Lithographic Printers, Passage from Britain	32 0 0		32 0 0
Police, Transport of Prisoners	140 19 0	50 0 0	90 19 0
Do. Shoeing and Farriery	284 19 6	250 0 0	34 19 6
Do. Saddlery and Repairs	84 9 0	60 0 0	24 9 0
Do. Vehicles and Repairs	29 4 5	20 0 0	9 4 5
Do. Compensation for Clothing, &c.,	22 15 6	20 0 0	2 15 6
Do. Temporary Accommodation	160 7 5	140 0 0	20 7 5
Jetty Keepers	125 0 0	112 10 0	12 10 0
Jetty Clerks	135 8 4	81 5 0	54 3 4
Jetty Light Keeper	63 19 4	39 1 5	24 17 11
Gold Fields Horse Allowance	358 6 8	350 0 0	8 6 8
Do. Incidentals	122 4 8	100 0 0	22 4 8
Education School Books	936 17 4	750 0 0	186 17 4
Do. Printing, &c.	7 4 7	5 0 0	2 4 7
Do. Printing, &c., High School	25 4 6	5 0 0	20 4 6
Hospital Medicines	662 0 6	400 0 0	262 0 6
Do. Bedding	288 7 7	250 0 0	38 7 7
Do. Incidentals	253 8 4	250 0 0	3 8 4
Lunatic Asylum Fuel	109 13 3	100 0 0	9 13 3
Market Inspector, Incidentals	20 4 6		20 4 6
Advertising	520 19 4	300 0 0	220 19 4
Accommodation for Sir George Grey	119 14 7		119 14 7
Purchase of West Talent Hotel	503 7 6		503 7 6
Carrying Passengers to Quarantine	40 0 0		40 0 0
Salary to the late James Dickson	45 0 0		45 0 0
Duty Stamping Bonds in London	681 17 4		681 17 4
Advertising Debentures in London	77 12 9		77 12 9
Loan, 1862, Interest	5,515 18 0	1,251 0 0	4,264 18 0
Bank Interest, Exchange, and Commission	20,795 4 2	10,500 0 0	9,895 4 2
Roads District Engineer	650 0 0	600 0 0	50 0 0
Do. Clerk	20 5 8		20 5 8
Do. Field Expenses	475 5 1	250 0 0	225 5 8
Roads Office Rent	66 5 8		66 5 8
Road Deviation Clerk	125 0 0	115 0 0	10 0 0
Marine Engineer, Messenger	64 12 10	60 0 0	4 12 10
Master of Dredge	108 5 4		108 5 4
Engineer of Dredge	97 0 1		97 0 1
Dredge	4,737 11 3	4,000 0 0	737 11 3
Storage for Dredge and Apparatus for Light-house	354 17 1	175 0 0	179 17 1
Bridges—Kawaran	6,979 18 2	6,130 0 0	849 18 2
Do. Roaring Meg	258 14 0	240 0 0	18 14 0
Telegraph Materials	7 10 0		7 10 0
Market Place	6,479 4 6	5,967 13 10	511 10 8
Turnpikes	722 13 1	600 0 0	122 13 1
Hospital, Dunedin	310 6 7	250 0 0	60 6 7
Court House, Tokomaitiro	217 4 9	150 0 0	67 4 9
Competitive Designs	75 0 0	50 0 0	25 0 0
Works not provided for	384 15 2	300 0 0	84 15 2
Models for Bridges	22 0 0		22 0 0
Erecting Dog Kennels	24 0 0		24 0 0
Court House, Hawksbury	7 12 0		7 12 0
Roads—North East Valley to Timber District	50 1 0	50 0 0	0 1 0
	55,212 16 5	34,621 10 3	20,191 6 2

SCHEDULE II.

SCHEDULE II.

ON WHAT WORKS EXPENDED.	AMOUNT EXPENDED.	AMOUNT APPROPRIATED.	AMOUNT EXPENDED IN EXCESS.
	£ s. d.	£ s. d.	£ s. d.
OTAGO LOAN ORDINANCE, 1862.			
ROADS.			
Tokomairiro to Clutha	8,648 6 8	7,875 0 0	773 6 8
Dunstan to Kawarau	1,124 8 6	630 0 0	494 8 6
	9,772 15 2	8,505 0 0	1,267 15 2



MEDICAL PRACTITIONERS' ORDINANCE 1864
AMENDMENT ORDINANCE 1865.

IN THE TWENTY-EIGHTH YEAR OF THE REIGN OF HER MAJESTY
QUEEN VICTORIA.

SESSION XX, No. 197.

ANALYSIS :

Preamble.
1. Short Title.

2. Section 26, Medical Ordinance, 1864, re-
pealed.

AN ORDINANCE to Amend "*An Ordinance to constitute a Medical Board in Otago and to regulate the Qualifications of Practitioners of Medicine and Surgery.*" Title.

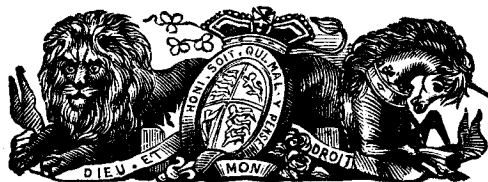
[RESERVED FOR THE SIGNIFICATION OF THE GOVERNOR'S PLEASURE THEREON, 18TH MAY, 1865.]

WHEREAS it is expedient to repeal Section 26 of the Preamble. "Medical Practitioners' Ordinance 1864." BE IT THEREFORE ENACTED by the Superintendent of the Province of Otago with the advice and consent of the Provincial Council thereof as follows :

I. The Short Title of this Ordinance shall be the "Medical Practitioners' Ordinance 1864 Amendment Ordinance 1865." Short Title.

II. The twenty-sixth Section of the "Medical Practitioners' Ordinance 1864" is hereby repealed. Section 26, Medical Ordinance, 1864, repealed.





PORT CHALMERS MUNICIPAL ESTATE RESERVES ORDINANCE, 1865.

IN THE TWENTY-EIGHTH YEAR OF THE REIGN OF HER MAJESTY
QUEEN VICTORIA.

SESSION XX.—No. 198.

ANALYSIS:—

Preamble.
1. Short Title.

2. Lands in Schedule reserved for public purposes for Port Chalmers.

AN ORDINANCE to Reserve from Sale certain Waste Lands of the Crown, and to set the same aside for purposes of public utility for the Town of Port Chalmers and its Inhabitants.

[RESERVED FOR THE SIGNIFICATION OF THE GOVERNOR'S PLEASURE THEREON, 18TH MAY, 1865.]

WHEREAS by the Waste Lands Regulations of Otago proclaimed Preamble.
by the Governor of New Zealand on the Twelfth day of February, One Thousand Eight Hundred and Fifty-six, under the "Waste Lands Act, 1854," and declared valid by the "Waste Lands Act, 1858," it is provided that it shall be lawful for the Superintendent of Otago with the advice and consent of the Provincial Council to reserve from Sale and to set aside for public uses any land within the Province of Otago and that such Reserve shall be dealt with by Ordinance of the Superintendent and Provincial Council of Otago :
AND WHEREAS the lands particularly described in the Schedule hereunto annexed are Waste Lands of the Crown subject to be dealt with under the said Regulations and it is expedient that the same should be so reserved from sale and be set aside for purposes of public utility for the Town of Port Chalmers and its Inhabitants :

BE IT THEREFORE ENACTED by the Superintendent of the Province of Otago by and with the advice and consent of the Provincial Council thereof, as follows ;

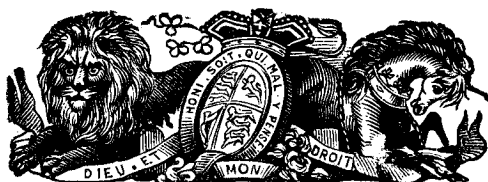
I. This Ordinance may be cited and referred to as the "Port Short Title Chalmers Municipal Estate Reserves Ordinance, 1865."

Lands in Schedule reserved for public purposes for Port Chalmers.

II. The Lands particularly described in the Schedule hereunto annexed are hereby reserved from Sale and set aside for purposes of public utility for the Town of Port Chalmers and its Inhabitants.

SCHEDULE.

All that area situated in the Province of Otago, containing by admeasurement four hundred and ninety-one (491) acres, two (2) roods, and twenty-seven (27) poles, more or less, being Sections numbered respectively '86' and '87, Block VI., North Harbour and Blueskin District, and Sections numbered respectively '24, '27, '28, '29, '31, and '32, Block IV., North Harbour and Blueskin District, as the same are delineated on the Record Map of the said District.



ROADS DIVERSION ORDINANCE, 1865.

IN THE TWENTY-EIGHTH YEAR OF THE REIGN OF HER MAJESTY
QUEEN VICTORIA.

SESSION XX. No. 199.

ANALYSIS:—

- | | |
|--|---|
| <p>Title.
Preamble.
1. Short Title.
2. Superintendent authorised to stop up certain portions of Roads.
3. Sixty days' notice of intention to stop up to be given.
4. After expiration of notice Superintendent</p> | <p>to determine whether the road shall be stopped up.
5. Superintendent authorised to contract for the sale &c., of land over which stopped up portions of road passed.
6. Superintendent empowered to exchange lands.
7. Map of road to be deposited.
8. Interpretation.</p> |
|--|---|
- Schedules A and B.

AN ORDINANCE to authorise and empower the Superintendent of Title. Otago to Stop Up certain Roads and portions of Roads in the Province of Otago and to sell exchange or otherwise dispose of the Lands over which such Roads and portions of Roads passed.

[RESERVED FOR THE SIGNIFICATION OF THE GOVERNOR'S PLEASURE THEREON, 18TH MAY, 1865.]

WHEREAS by an Act of the General Assembly of New Zealand intituled 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 stop up any public street road highway or thoroughfare in any such Province and also to sell exchange or otherwise dispose of the land over which such public street road highway or thoroughfare so stopped up was laid out or passed: AND WHEREAS in making the permanent formation of The Roads in the said Province of Otago it has been found that certain of The Roads and certain portions of The Roads are either from their situation or other causes unsuitable for the proper construction of good Roads: AND WHEREAS other Roads on the Map or Maps hereinafter mentioned delineated

and therein colored brown have been surveyed laid out and opened to the public in lieu of such Roads or portions of Roads so found to be unsuitable : AND WHEREAS in consequence of the permanent roadway having been laid out over other lands The Roads and the portions of the Roads so found to be unsuitable for good roads as aforesaid have become disused as public roads or thoroughfares and it is expedient that such roads and such portions of roads so disused should be stopped up and should cease to be public roads and thoroughfares and it is also expedient that the Superintendent should be empowered to sell exchange or otherwise dispose of the lands over which such roads and portions of roads passed :—

BE IT THEREFORE ENACTED by the Superintendent of the Province of Otago with the advice and consent of the Provincial Council thereof as follows :

Short Title.

I. This Ordinance may be cited and referred to as the "Roads Diversion Ordinance, 1865."

Superintendent authorised to stop up certain portions of roads.

II. It shall be lawful for the Superintendent of Otago and he is hereby authorised and empowered to stop up all or any of such of The Roads and all or any of such portions of The Roads as are particularly described with regard to their situation courses boundaries and admeasurements in the Schedule to this Ordinance annexed marked B and are delineated on The Map or Maps and are therein colored red.

Sixty days' notice of intention to stop up to be given.

III. Before any of The Roads or any portion of The Roads are stopped up by the Superintendent he shall cause to be advertised a notice in the *Government Gazette* of the Province of Otago or in at least one newspaper published in Dunedin or elsewhere in the said Province referring to The Map or Maps and describing in general terms the situation length and course of that one of The Roads or that portion of the Roads intended to be stopped up and calling upon all persons objecting to the stopping up of such road or portion of road to set forth a statement in writing of any well-grounded objection they may have to the stopping up of such road or portion of road and to leave within sixty days from the first publication of such notice such statement addressed to the Superintendent at his office in Dunedin and on or before the day of the publication of the said notice a copy of the Map or Maps shall be deposited at one or more of the public schools in the Road District or Road Districts in which such road or portions of road intended to be stopped up is situated or passes and there shall be printed written or lithographed on the said copy a notice intimating the last day for lodging such objections: Provided that if the delineation of the Roads intended to be stopped up in any Road District is not contained in a single sheet but is contained in a Map of more sheets than one it shall be sufficient to deposit at such school or schools a copy of that sheet of the Map on which are delineated the Roads of the Road District in which such school or schools is or are situate.

IV. After the expiration of the said sixty days' notice if no objections have been made or if the Superintendent upon consideration of the objections made shall determine nevertheless that such portions ought to be stopped up the Superintendent shall declare by proclamation in the *Government Gazette* of the said Province that such road or portion of road shall thenceforth cease to be a Public Road or Thoroughfare and shall no longer form part of The Roads and the Superintendent may thereupon take such proceedings as he may think fit for stopping up such road or portion of road.

After expiration of notice Superintendent to determine whether the road shall be stopped up.

V. It shall be lawful for the said Superintendent and he is hereby authorised and empowered to contract with any person or persons or body or bodies corporate for the sale exchange or disposal in any way he may think fit of the land over which any of The Roads or portions of The Roads stopped up under the provisions of this Ordinance passed.

Superintendent authorised to contract for the sale, &c., of land over which stopped up portions of road passed.

VI. It shall be lawful for the Superintendent to exchange any of the said lands over which any of The Roads or portions of the Roads stopped up under the provisions of this Ordinance passed for any other lands and to complete and perform any contracts heretofore entered into for the exchange of such lands for other lands over which new roads have been made in lieu of The Roads or the portions of the Roads stopped up under the provisions of this Ordinance so soon as the lands over which such new Roads have been made shall have been conveyed to the Superintendent in exchange for any lands over which the stopped up roads or portions of road passed and the lands so conveyed in exchange to the Superintendent shall be by the Superintendent dedicated to the public as a public Highway and Thoroughfare and the fee-simple shall be vested in Her Majesty her heirs and successors for ever subject to the rights of the public to use the surface thereof as public Highways.

Superintendent empowered to exchange lands.

VII. At all times after the passing of this Ordinance a Map or Maps of the Roads referred to in this Ordinance and which are particularly described in the Schedule hereto shall be kept at the office of the Superintendent of Otago for the time being in Dunedin and be at all convenient times open for public inspection and all persons may at all convenient times examine gratis at such office such Map or Maps.

Map of road to be deposited.

VIII. The terms hereafter mentioned shall for the purpose of construing this Ordinance have the force and signification hereby attached to them that is to say : The terms "The Map" and "The Maps" shall mean the Map or Maps Plan or Plans bearing an inscription signed by the Speaker of the Provincial Council referring to this Ordinance and which Map or Maps Plan or Plans are hereafter to be deposited in the office of the Superintendent of the Province of Otago. The term "The Roads" shall mean the

Interpretation.

Public Roads in the several Road Districts in the Province of Otago mentioned in the first Schedule to this Ordinance annexed marked A and which Road or Roads are more particularly delineated in a Map or Maps certified by the Speaker of the Provincial Council and deposited at the office of the Superintendent of Otago.

SCHEDULE A.

1. Southbridge Road District
2. Milton Road District
3. Glenore Road District
4. Kurimoto Road District
5. Silver Stream Road District
6. Matanaka Road District
7. Walton Road District
8. Saddle Hill Road District
9. Lovellsbrook Road District
10. Adamsthorpe Road District
11. Milburn Road District
12. Warepa Road District
13. Otanamomo Road District
14. Finegand Road District
15. Puerua Road District
16. Block VI, Oamaru Survey District
17. Caversham Road District
18. Tuakitoto Road District
19. North East Valley Road District
20. Tomahawk Road District
21. Inch Clutha Road District
22. Owhiro Road District
23. West Taieri Road District
24. Breadalbane Road District

SCHEDULE B.

No. 1.—SOUTHBRIDGE ROAD DISTRICT.

1. Seventeen (17) chains in length, sixty (60) links wide, from District Road on section eleven (11), block thirty-five (35), Tokomairiro Survey District, to road line between blocks thirty-five (35) and thirty-one (31): Boundaries—north-west and north, sections eleven (11) and twelve (12), block thirty-five (35); south and south-east, section twenty-nine (29), block one (1), Kaitangata.

2. Twenty-five (25) chains in length, sixty (60) links wide, from Main South Road on section seven (7), block thirty-nine (39), Tokomairiro, to District Road on section one (1), block ten (10), North Tuakitoto: Boundaries—north by section seven (7), block thirty-nine (39), and section six (6), block thirty-eight (38), Tokomairiro; south by section two (2) and parts of one (1) and three (3), block ten (10), North Tuakitoto.

No. 2.—MILTON ROAD DISTRICT.

1. Twenty-six (26) chains in length, sixty (60) links wide, from District Road on section one hundred and twenty-nine (129), block fifteen (15), Tokomairiro Survey District, to north-east angle of section one hundred and seventy-six (176), block twenty-two (22), Tokomairiro Survey District: Boundaries—north, by

section forty-nine (49), block two (2), Table Hill, and section one hundred and twenty-nine (129), block fifteen (15), Tokomairiro Survey District; south, by section one hundred and seventy-six (176), block twenty-two, Tokomairiro Survey District.

2. Fifty-one (51) chains in length, one (1) chain wide from section twenty-seven (27), block one (1), Akatore, to section twenty-three (23), block one (1), Akatore: Boundaries—north, section twenty-six (26) and part of application two hundred and twelve (212), block one (1), Akatore; south, section twenty-five (25), and part of application two hundred and twelve, block one (1), Akatore.

3. Fifty-three (53), chains in length, sixty (60) links wide from line between section twenty-five (25) and application two hundred and thirteen (213), block one (1), Akatore, to line between section twenty-seven (27) and application two hundred and twelve (212), block one (1), Akatore: Boundaries—east, applications two hundred and twelve (212) and two hundred and thirteen (213), block one (1), Akatore, West Tokomairiro River.

No. 3.—GLENORE ROAD DISTRICT.

1. Twenty-four chains in length, sixty (60) links wide from section seven (7), block three (3), Table Hill, to Tuapeka Road: Boundaries—north-west and north, by section two hundred and nineteen (219), block twenty-seven (27), Tokomairiro Survey District; south and south-east, by section two hundred and five (205), block twenty-six (26), Tokomairiro Survey District.

No. 4.—KURIMOTO.

1. Fifty (50) chains in length, sixty (60) links wide from the north-west angle of section one (1) of twenty (20), of block five (5), Otokia, to road line on section eight (8), block twenty-seven (27), Waiholo Survey District: Boundaries—north, by section twenty-one (21), block five (5), Otokia, and section one (1), block twenty-eight, Waiholo Survey District.

No. 5.—SILVER STREAM ROAD DISTRICT.

1. Forty-seven (47) chains in length, sixty (60) links wide from District Road between blocks nine (9) and fourteen (14), Taieri District to road line on section three (3), block fourteen (14), Taieri District: Boundaries—north by sections four (4) five (5) six (6), and part of three (3), block fourteen (14), Taieri; south, sections ten (10) eleven (11) twelve (12) and part of nine (9), block thirteen (13), Taieri District.

2. Sixteen (16) chains in length, sixty (60) links wide from north-east angle of section seven (7), block thirteen (13) Taieri; to road line on section eight (8), block thirteen (13), Taieri: Boundaries—north by part of section one (1), block four (4), Dunedin and East Taieri, and section one (1), block fourteen (14), Taieri; south by section seven (7) and part of section eight (8), block thirteen (13), Taieri.

No. 6.—MATANAKA ROAD DISTRICT.

1. One hundred and fifty (150) chains in length, sixty (60) links wide from south angle of section forty-nine (49), block four (4), Hawksbury to Pleasant River: Boundaries—north, sections forty-nine (49), forty-eight (48), forty-seven (47), forty-six (46), and part of forty-five (45); south, sections fifty-two (52), fifty-three (53), fifty-four (54), fifty-five (55), fifty-six (56), fifty-seven (57), fifty-eight (58), fifty-nine (59), and sixty (60), block four (4), Hawksbury.

2. One hundred and fifty-one (151) chains in length, sixty (60) links wide from south angle of section six (6), block six (6), Hawksbury, to south-west angle of section fifty-one (51), block four (4), Hawksbury: Boundaries—both sides sections one (1), two (2), three (3), four (4), and five (5); and on the north, by section six (6), block four (4), Hawksbury.

3. Thirty-four (34) chains in length, sixty (60) links wide from section six (6), block six (6) Hawksbury: Boundaries—both sides Jones's property.

4. Forty-four (44) chains in length, sixty (60) links wide from road on section two (2), block six (6), Hawksbury, to Jones's property: Boundaries—both sides by sections two (2) and three (3), Hawksbury.

5. Seventy-six chains in length, sixty (60) links wide from District Road between sections thirty-two (32) and twenty-four (24) to District Road between sections eighteen (18) and thirty-seven (37), block four (4), Hawksbury: Boundaries—both sides sections thirty-two (32), thirty-three (33), thirty-four (34), thirty-five (35), thirty-six (36), and thirty-seven (37), block four (4), Hawksbury.

No. 7.—WALTON ROAD DISTRICT.

1. Fifty-eight (58) chains in length, sixty links wide from District Road on section forty-five (45), block seven (7), Dunedin and East Taieri, to Abbot's Creek: Boundaries—north, sections forty-five (45), sixty-seven (67), and part of fifty (50); south, part of forty-five (45), and part of fifty (50).

2. Twenty-four (24) chains in length, sixty (60) links wide from road on section fifty (50) to Abbot's Creek: Boundaries—both sides section fifty (50), block seven (7), Dunedin and East Taieri.

3. Four (4) chains in length, one (1) chain wide from trunk road on section forty-five (45) to trunk road on section forty-five (45): Boundaries—both sides section forty-five (45), block seven (7), Dunedin and East Taieri.

4. Ninety (90) chains in length, sixty (60) links wide from trunk road in front of section two (2) of sixteen (16), to road line between sections fifty-four (54) and twenty (20), block eight (8), Dunedin and East Taieri: Boundaries—both sides two (2) of sixteen (16), one (1) of sixteen (16), three (3) of sixteen (16), seventeen (17), nineteen (19), and fifty-four (54), block eight (8), Dunedin and East Taieri.

5. Twenty-one (21) chains in length, sixty (60) links wide from District on section twenty (20), block eight (8), Dunedin and East Taieri, to south-east corner of section twenty-one, block eight (8), Dunedin and East Taieri: Boundaries—west, by section twenty (20); and on the east, sections thirty (30) and thirty-eight (38), block eight, Dunedin and East Taieri.

No. 8.—SADDLE HILL DISTRICT.

1. Twelve (12) chains in length, sixty (60) links wide from south-east angle of section twenty-one (21), block eight (8), Dunedin and East Taieri, to District Road on section twenty-one: Boundaries—both sides section 21.

No. 9.—LOVELLSBROOK ROAD DISTRICT.

1. Forty (40) chains long, sixty (60) links wide from District Road on section eight (8), block forty-four (44), to south-west angle of section eleven (11), block forty-four (44), Tokomairiro: Boundaries—west and north-west, sections ten (10), nine (9), and part of eight (8), block forty-four (44); on the east and south-east by sections three (3), four (4), and part of five (5), block thirty-nine (39), Tokomairiro.

2. Twenty-three (23) chains in length, sixty (60) links wide from District Road on north side of block seven (7), Hill End, to new District Road on section eight (8), block forty-five (45), Tokomairiro: Boundaries—west, section seven (7) and part of eight (8), block forty-five (45); east, section six (6) and part of section five (5), block forty-four (44), Tokomairiro.

No. 10.—ADAMSTHORPE ROAD DISTRICT.

1. One hundred and twenty (120) chains in length, sixty (60) links wide from south-west angle of section eleven (11), block forty-four (44), Tokomairiro, to District Road at section six (6), block forty-two (42), Tokomairiro: Boundaries—east, block thirty-four (34) and part of thirty-nine (39); west, block forty-three (43) and part of block forty-four (44).

No. 11.—MILBURN ROAD DISTRICT.

1. Thirty-three (33) chains in length, sixty (60) links wide from road line between blocks one (1) and eight (8), Tokomairiro Survey District, and block two (2), Akatore, to north-east corner of section seventy-nine (79), block nine (9), Tokomairiro Survey District: Boundaries—north and north-west, sections seventy-three (73), seventy-four (74), and part of seventy-five (75), block eight (8), Tokomairiro Survey District; south and south-east, section twenty-three (23), block two (2), Akatore.

2. Thirty-five (35) chains in length, sixty (60) links wide from road line at end of section one (1), block one (1), Tokomairiro Survey District, to District Road line between blocks one (1) and two (2), Tokomairiro: Boundaries—north-west, section one (1), block one (1), Tokomairiro Survey District; east and south-east, block three (3), Clarendon.

3. Fifteen (15) chains in length, sixty (60) links wide from road line between block two (2), Tokomairiro, and block two (2), Waihola Survey Districts, to District Road line on section eleven (11), block two (2), Tokomairiro: Boundaries—north, section twelve (12), block two (2), Tokomairiro; south, section one (1), block one (1), Tokomairiro Survey District.

No. 12.—WAREPA ROAD DISTRICT.

1. Fourteen (14) chains in length, sixty (60) links wide from District Road on section thirty-eight (38), block one (1), Warepa: Boundaries—north, part of section one (1), block thirty-seven (37), Clutha Survey District; south, part of section thirty-eight (38), block one (1), Warepa.

2. Twenty-five (25) chains in length, sixty (60) links wide from District Road on section two (2), block thirty-seven (37), Clutha Survey District, to road on section thirty-eight (38), block one (1), Warepa: Boundaries—north, part of sections one (1) and two (2), block thirty-seven (37), Clutha Survey District; south, part of sections thirty-seven (37) and thirty-eight (38), block one (1), Warepa.

3. One hundred and sixty-six (166) chains in length, sixty (60) links wide from District Road between block thirty-seven (37), Clutha Survey District, and block one (1), Warepa, to District Road on section twelve (12), block thirty-eight, Clutha Survey District: Boundaries—east, block thirty-seven (37) and part of block thirty-eight (38), Clutha Survey District; west, part of block one (1), Warepa, and block forty-four (44), Clutha Survey District.

4. Six (6) chains in length, sixty (60) links wide from District Road on section thirty-eight (38), block one (1), Warepa, to District Road on section thirty-eight (38), block one (1), Warepa: Boundaries—east, part section twelve (12), block twenty-eight (28); west, part section thirty-eight (38), block one (1), Warepa.

5. One hundred and seventy-seven (177) chains in length, 60 links wide from District Road on section one (1), block thirty (30), to District Road between blocks forty-four (44) Clutha Survey District and block one (1) Warepa: Boundaries—north blocks forty-four (44), thirty-eight (38), and part of thirty (30); south, block thirty-seven (37), and part of block twenty-nine (29), Clutha Survey District, and part of block one (1), Warepa.

6. Ninety (90) chains in length, sixty (60) links wide from District Road between block one (1), Warepa, and block forty-four (44), Clutha Survey District, to road line between blocks forty-four (44) and forty-five (45): Boundaries—east, block forty-four (44); west, part of block one (1), Warepa, and part of block one hundred and one (101), Clutha Survey District.

7. Fifty-two chains in length, sixty (60) links wide from District Road between blocks forty-four (44), Clutha Survey District, and block one (1), Warepa, to District Road between sections twelve (12) and thirteen (13), block one (1), Warepa: Boundaries—both sides sections thirteen (13) and fifteen (15), block one (1), Warepa.

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8. Twenty-four (24) chains in length, one hundred (100) links wide from District Road on section eighteen, block one (1), Warepa, to District Road on section twelve (12), Warepa: Boundaries—north, part of section eighteen (18); south, part of sections eighteen (18) and twelve (12), Warepa.

9. Twenty-nine (29) chains in length, sixty (60) links wide from Adam's road line, section eighteen (18), block one (1), Warepa, to road line on application two hundred and twenty-six (226), block one (1), Warepa: Boundaries—east, part of section eighteen (18), and part of application two hundred and twenty-six (226); west, part of section (18) eighteen, block one (1), Warepa.

10. Six (6) chains in length, sixty (60) links wide from District Road, on application two hundred and twenty-six (226) to District Road, on application 1764: Boundaries—both sides application 226 and 1764, block one, Warepa.

11. Twelve (12) chains in length, sixty (60) links wide from District Road, on application 1764, to District Road, on application 1764: Boundaries—both sides application 1764.

12. Forty (40) chains in length, one (1) chain wide from District Road on section one (1) of twelve (12), block two (2), Warepa to District Road on section twenty-four (24), block two (2), Warepa: Boundaries—on both sides by sections one (1) of twelve (12), and twenty-four (24), block two (2), Warepa.

13. Ninety (90) chains in length, sixty (60) links wide from District Road between block one (1), Warepa, and block thirty-seven (37), Clutha Survey District to road line between blocks thirty-seven (37), and thirty-eight (38), Clutha Survey District: Boundaries—east, block twenty-nine (29); west, block thirty-seven (37), Clutha Survey District.

No. 13.—OTANAMOMO ROAD DISTRICT.

1. Sixty-two (62) chains in length, sixty (60) links wide from District Road on section four (4), block seventeen (17), Clutha Survey District to District Road, between blocks seventeen (17) and twenty-two (22): Boundaries—east, part of block seventeen (17); west, part of block twenty-one (21), Clutha Survey District.

2. Fifty-eight (58) chains in length, sixty (60) links wide from District Road on section two (2), block twenty-one (21), to District Road on section two (2), block twenty-six (26), Clutha Survey District: Boundaries—north, part of section two (2), block twenty-one (21), section one (1) and part of section two, block twenty-six (26); south, part section twelve (12), block twenty (20), section eleven (11), part of section twelve (12), block twenty-five (25).

3. Fifty-four (54) chains in length, sixty (60) links wide from road between blocks twenty-one (21) and twenty-two (22), to District Road on section six (6), block twenty-one (21): Boundaries—east, part of block twenty-one (21); west, part of block twenty-six (26), Clutha Survey District.

4. Nineteen (19) chains in length, sixty (60) links wide from District Road on section six (6), block twenty-one (21) to District Road on section four (4): Boundaries—east, section four (4), and part of six (6), block twenty-one (21); west, section three (3), part of section five (5), block twenty-six (26), Clutha Survey District.

5. Fifty-one (51) chains in length, sixty (60) links wide from District Road on section two (2), block twenty-one (21), to Puerua River, on section eight (8), block twenty (20), Clutha Survey District: Boundaries—east, section two (2), block twenty-one (21), section twelve (12), ten (10), and part of eight (8), block twenty (20); west, section one (1), block twenty-six (26), sections eleven (11), nine (9), and part of seven (7), block twenty-five (25), Clutha Survey District.

6. Forty-one (41) chains in length, sixty (60) links wide from District Road on section (6), block twenty-six (26), to District Road between blocks twenty-five

(25) and twenty-six (26): Boundaries—east, sections two (2), four (4), and part of six (6), block twenty-six (26); west, sections one (1), three (3), and part of five (5), block thirty-one (31), Clutha Survey District.

7. Eighty-seven (87) chains in length, sixty (60) links wide from District Road between blocks twenty-five (25) and thirty (30), to District Road on section one (1), block thirty-nine (39): Boundaries—north, block thirty-one (31), part of block thirty-nine (39); south, block thirty (30), and part of thirty-eight (38), Clutha Survey District.

8. Sixty (60) chains in length, sixty (60) links wide from road line between blocks twenty-one (21) and seventeen (17), Clutha Survey District, to Puerua River, on section two (2) block twenty-one (21): Boundaries—north, section one (1) and part of section two (2), block twenty-one (21), Clutha Survey District; south, section eleven (11) and part of section twelve (12), block twenty (20), Clutha Survey District.

9. Fifty-four (54) chains in length, sixty (60) links wide from District Road, between blocks twenty-five (25) and twenty-six (26), to boundary line between Puerua and Otanamomo Road Districts: Boundaries,—east, sections twelve (12) ten (10) eight (8) and part of section six (6), block twenty-five (25); west, sections eleven (11) nine (9) seven (7) and part of five (5), block thirty (30), Clutha Survey District.

No. 14.—FINEGAND ROAD DISTRICT.

1. Forty-eight (48) chains in length, sixty links (60) wide from District Road, between blocks twenty-six (26) and twenty-seven (27), to District Road on section six (6) block twenty-six (26), Clutha Survey District: Boundaries—east, part of block twenty-six (26); west, part of block thirty-one (31), Clutha Survey District.

2. Sixty-seven (67) chains in length, sixty (60) links wide, from District Road between blocks thirty (30) and thirty-one (31), to District Road on section ten (10), block thirty-one (31): Boundaries—east, sections two (2) four (4) six (6) eight (8) and part of section ten (10), block thirty-one (31); west, one (1) three (3) five (5) seven (7) and part of nine (9), block thirty-nine (39), Clutha Survey District.

3. Twenty-three (23) chains in length, sixty (60) links wide from District Road, on section ten (10), to District Road, between blocks thirty-one (31) and thirty-two (32): Boundaries—east, section twelve (12) and part of section ten (10), block thirty-one (31); west, section eleven (11) and part of section nine (9), block thirty-nine (39), Clutha Survey District.

4. Forty-nine (49) chains in length, sixty (60) links wide from District Road between blocks twenty-one (21) and twenty-two (22) Clutha Survey District, to District Road on section seven (7), block twenty-two (22): Boundaries—both sides block twenty-two (22), Clutha Survey District.

5. Eighteen (18) chains in length, sixty (60) links wide from District Road on section seven (7) block twenty-two (22) to the Clutha river: Boundaries—both sides block twenty-two (22), Clutha Survey District.

6. Thirty-five (35) chains in length, sixty (60) links wide from District Road between blocks twenty-six (26) and twenty-seven (27), to District Road on section 5, block twenty-seven (27): Boundaries—east, part of block twenty-two (22); west, part of block twenty-seven (27), Clutha Survey District.

7. Fifty-four (54) chains in length, sixty (60) links wide from District Road on section five (5), block twenty-seven (27), to District Road between blocks twenty-seven (27) and thirty-three (33): Boundaries—east, part of block twenty-two (22); west, part of block twenty-seven (27), Clutha Survey District.

8. Forty (40) chains in length, sixty (60) links wide, from District Road between blocks thirty-one (31) and thirty-two (32), to District Road on section five (5), block thirty-two (32): Boundaries—east, part of block twenty-seven (27); west, part of block thirty-two (32), Clutha Survey District.

9. Forty-nine (49) chains in length, sixty (60) links wide, from District Road on section five (5), block thirty-two (32), to District Road between blocks thirty-two (32) and thirty-four: Boundaries—east, part of block twenty-seven (27); west, part of block thirty-two (32), Clutha Survey District.

10. One hundred and ninety (190) chains in length, sixty (60) links wide, from District Road on block twenty-two (22) to District Road on section twelve (12), block thirty-one (31): Boundaries—north, blocks twenty-two (22), twenty-seven (27), part of thirty-two (32); south, blocks twenty-one (21), twenty-six (26), part of thirty-one (31), Clutha Survey District.

No. 15.—PUERUA ROAD DISTRICT.

1. Eleven (11) chains in length, sixty (60) links wide, from boundary line between Otanamomo and Puerua Road Districts, to District Road on section four (4), block twenty-five (25), Clutha Survey District: Boundaries—east, part of sections four (4) and six (6), block twenty-five (25); west, parts of sections three (3) and five (5), block thirty (30), Clutha Survey District.

2. Thirty-two (32) chains in length, sixty (60) links wide from Puerua River, on section eight (8), block twenty (20), to District Road on section four (4), block twenty (20), Clutha District Road: Boundaries—east, section six (6) and part of sections four (4) and eight (8), block twenty (20); west, section five (5), and part of sections three (3) and seven (7), block twenty-five (25), Clutha Survey District.

3. Thirty-one (31) chains in length, sixty (60) links wide from District Road, on section four (4), block twenty (20), to District Road on section twelve (12), block nineteen (19), Clutha Survey District: Boundaries—east, section two (2) and part of section four (4), block twenty (20), and part of section twelve (12), block nineteen (19); west, section one (1) and part of section three (3), block twenty-five (25), and part of section eleven (11), block twenty-four (24), Clutha Survey District.

4. Twenty-two (22) chains in length, sixty (60) links wide from District Road on section twelve (12), block nineteen (19), to District Road on section eight (8), block nineteen (19), Clutha Survey District: Boundaries—east, section ten (10), and part of sections eight (8) and twelve (12), block nineteen (19); west, section nine (9) and part of sections seven (7) and eleven (11), block twenty-four (24), Clutha Survey District.

5. Forty-one (41) chains in length, sixty (60) links wide from Road between blocks twenty (20) and sixteen (16), Clutha Survey District, to District Road on section two (2), block twenty (20), Clutha Survey District: Boundaries—north, section one (1) and part of section two (2), block twenty (20); south, section eleven (11) and part of section twelve (12), block nineteen (19), Clutha Survey District.

6. Thirty-four (34) chains in length, sixty (60) links wide from District Road, on section two (2), block twenty (20), to District Road on section eleven (11), block twenty-five (25), Clutha Survey District: Boundaries—north, part of section two (2), block twenty (20), part of section one (1), block twenty-five (25); south, part of section twelve (12), block nineteen (19), part of section eleven (11), block twenty-four (24), Clutha Survey District.

7. Nineteen (19) chains in length, sixty (60) links wide from District Road, on section one (1), block twenty-five (25), to District Road on section one (1), block twenty-five (25): Boundaries—north, part of section one (1), block twenty-five (25); south, part of section eleven (11), block twenty-four (24), Clutha Survey District.

8. Seventy (70) chains in length, sixty (60) links wide from District Road, between blocks fifteen (15) and nineteen (19), to District Road between blocks eleven (11) and fifteen (15): Boundaries—north, block fifteen (15); south, block fourteen (14), Clutha Survey District.

9. Fifty-eight (58) chains in length, sixty (60) links wide from Trunk Road on section twelve (12), block twenty-three (23), Clutha Survey District, to road line between blocks twenty-three (23) and eighteen (18): Boundaries—north

section one (1) and part of section two (2), block twenty-four; south, section eleven (11) and part of section twelve (12), block twenty-three (23), Clutha Survey District.

10. Six (6) chains in length, sixty (60) links wide from District Road on section six (6), block twenty-eight (28), Clutha Survey District, to District Road on section seventeen (17), block one (1), Warepa: Boundaries—east, part of section six (6), block twenty-eight (28), Clutha Survey District; west, part of section seventeen (17), block one (1), Warepa.

No. 16.—BLOCK VI, OAMARU.

1. One hundred and fifty-nine (159) chains in length, sixty (60) links wide from road line between sections two (2) of eleven (11), and two of twelve (12), to road line between blocks five (5) and six (6) Oamaru: Boundaries—east, sections two (2) of four (4), two (2) of five (5), two (2) of six (6), two (2) of seven (7), two (2) of eight (8), two (2) of nine (9), two (2) of ten (10), two (2) of eleven (11); west, one (1) of four (4), one (1) of five (5), one (1) of six (6), one (1) of seven (7), one (1) of eight (8), one (1) of nine (9), one (1) of ten (10), one (1) of eleven (11), block six (6), Oamaru.

No. 17.—CAVERSHAM ROAD DISTRICT.

1. Four (4) chains in length, sixty (60) links wide from Town Belt to Main South Road, on section thirteen (13), block seven (7), Town District: Boundaries—north, City of Dunedin; south, section thirteen (13), block seven (7), Town District.

2. Six (6) chains in length, sixty (60) links wide from Main South Road, on section thirteen (13), block seven (7), Town District, to District Road between sections eleven (11) and twelve (12), block seven (7), Town District: Boundaries,—north, City of Dunedin; south, section twelve (12) and part of section thirteen (13), block seven (7), Town District.

No. 18.—TUAKITOKO ROAD DISTRICT.

1. Thirteen (13) chains in length, sixty (60) links wide from District Road, between blocks thirty-six (36) and thirty-seven (37), Tokomairiro Survey District, to New District Road, on section three (3), block two (2), Kaitangata: Boundaries—north and east, section seven (7), block thirty-seven (37), Tokomairiro; south and west, section three (3), block two (2), Kaitangata.

No. 19.—NORTH-EAST VALLEY ROAD DISTRICT.

1. Seventy-one (71) chains in length, sixty (60) links wide from New North Road on section fifty-two (52), to New North Road on section seventy-six (76): Boundaries—towards the north, sections fifty-four (54), fifty-six (56), fifty-eight (58), sixty (60), sixty-two (62), sixty-four (64), sixty-six (66), sixty-eight (68), seventy (70), seventy-two (72), seventy-four (74), and part of sections fifty-two (52) and seventy-six (76), North-East Valley District; south, sections forty-three (43), forty-one (41), thirty-eight (38), and parts of sections thirty-six (36) and forty-five (45), block nine (9), North Harbor and Blueskin.

2. Eleven (11) chains in length, sixty (60) links wide from New North Road on section thirty-eight (38), North Harbor and Blueskin, to District Road between block nine (9), North Harbor and Blueskin, and North-East Valley District: Boundaries—towards the north, part of section thirty-six (36), block nine (9), North Harbor and Blueskin; and on the south, by section thirty-eight (38), block nine (9), North Harbor and Blueskin.

3. Forty-six (46) chains in length, sixty (60) links wide from section sixty-three (63), North-East Valley District to road line between seventy-five (75) and seventy-seven (77), North-East Valley District: Boundaries—north and north-west, sections sixty-five (65), sixty-seven (67), sixty-nine (69), seventy-one (71),

seventy-three (73), seventy-five (75), and part of section sixty-three, (63) North-East Valley District; south and south-east by sections (64), sixty-six (66), sixty-eight (68), seventy (70), seventy-two (72), seventy-four (74), and seventy-six (76), North-East Valley District.

No. 20.—TOMAHAWK ROAD DISTRICT.

1. Sixty (60) chains in length, sixty (60) links wide, from application 1528, Otago Peninsular Survey District to Tomahawk Valley Creek: Boundaries—north, sections thirty (30) and thirty-one (31), block three (3), and section fifteen (15), block two (2), and part of twenty-one (21), block one (1), Tomahawk District; south, sections twenty-eight (28) and twenty-nine (29), block three (3), and section fourteen (14), block two (2), and part of nineteen (19), block one (1), Tomahawk District.

2. Two (2) chains, fifty (50) links in length, sixty (60) links wide, from District Road between blocks one (1) and two (2), to New Trunk Road on section one (1), block one (1), Tomahawk District: Boundaries—north, part of section one (1), block one (1), Tomahawk Survey District; south, part of section four (4), block one (1), Otago Peninsula District.

3. Sixteen (16) chains in length, sixty (60) links wide from Trunk Road on section one (1), block one (1), to District Road between block one (1), Tomahawk Survey District and block one (1), Otago Peninsula: Boundaries—towards the north, part of section one (1), block one (1), Tomahawk; towards the south, part of section four (4), block one (1), Otago Peninsula.

4. Five (5) chains in length, sixty (60) links wide, from south-west angle of section one (1), block one (1), Tomahawk, to Trunk Road on section one (1), block one (1), Tomahawk: Boundaries—towards the north by part of section one (1), block one (1), Tomahawk; south by part of block one (1), Otago Peninsula.

5. Fourteen (14) chains in length, sixty (60) links wide, from District Road between blocks two (2) and three (3), Tomahawk, to Trunk Road on section one (1), block two (2), Tomahawk: Boundaries—towards the north by part of section one (1), block two (2), Tomahawk; south by part of application 1749.

6. Five (5) chains in length, sixty (60) links wide from Trunk Road on section one (1), block two (2), to south angle of application 1749: Boundaries—towards the north by part of section one (1), block two (2), Tomahawk; towards the south by part of application 1749.

No. 21.—INCH CLUTHA ROAD DISTRICT.

1. One hundred and twenty-six (126) chains in length, sixty (60) links wide from District Road between sections four (4) and ten (10), block ten (10), Inch Clutha: Boundaries—north and east, Matau River; south, sections ten (10), eleven (11), and twelve (12), block ten (10), Inch Clutha.

2. Twenty-four (24) chains in length, sixty (60) links wide from District Road between blocks eleven (11) and thirteen (13), to the Koau River: Boundaries—north, sections one (1) and three (3), block thirteen (13); south, section ten (10), block eleven (11), Inch Clutha.

3. Two hundred and forty-one (241) chains in length, sixty (60) links wide from District Road between blocks three (3) and four (4), Inch Clutha District, to line between sections four (4) and five (5), block four (4), Inch Clutha District: Boundaries—north-east and west, Matau River; south, sections one (1), two (2), three (3), four (4), five (5), and six (6), block four (4), Inch Clutha.

4. One hundred and forty-one (141) chains in length, sixty (60) links wide from District Road on section one (1), block six (6), Inch Clutha, to District Road between blocks four (4) and six (6), Inch Clutha: Boundaries—north-east and west, River Matau; south, sections seven (7) and eight (8), block four (4), Inch Clutha, and part of section one (1), block six (6), Inch Clutha.

No. 22.—OWHIRO ROAD DISTRICT.

1. One hundred and twelve (112) chains in length, sixty (60) links wide from Trig. Station O on section one (1), irregular block, Taieri, to road between sections seventeen (17), block twenty (20), Taieri Survey District, and river section thirty-three (33), Taieri: Boundaries—north and west, river sections twenty-six (26), twenty-seven (27), twenty-eight (28), twenty-nine (29), thirty (30), thirty-one (31), thirty-two (32), and thirty-three (33); south and east, sections ten (10), nine (9), eighteen (18), and seventeen (17), block twenty (20), Taieri.

2. Thirty-five (35) chains in length, sixty (60) links wide from road on river section twenty-six (26), to road on river section twenty-seven (27): Boundaries—east, parts of sections twenty-six (26) and twenty-seven (27); west, Taieri River.

3. Thirty-one (31) chains in length, sixty (60) links wide from road on river section twenty-seven (27), to road on river section twenty-nine (29): Boundaries—towards the east, river section twenty-eight (28), and parts of river sections twenty-seven (27) and twenty-nine (29); west, Taieri River.

No. 23.—WEST TAIERI ROAD DISTRICT.

1. Forty-five (45) chains in length, one (1) chain wide from north east angle of section fifty-nine (59), block three (3), Maungatua District, to District Road on section thirty-nine (39), block three (3), Maungatua District: Boundaries—east, section forty (40), forty-one (41), forty-two (42), and part of thirty-nine (39), block three (3), Maungatua; west and south, by sections fifty-nine (59), fifty-eight (58), and part of fifty-seven (57), block three (3), Maungatua.

2. Fifty (50) chains in length, sixty (60) links wide from District Road on section thirteen (13), river sections, Taieri, to road on section thirteen (13), river sections, Taieri; Boundaries—west, part of river section thirteen (13), East Taieri River.

3. Thirty-two (32) chains in length, sixty (60) links wide from road on river section fourteen (14), Taieri, to road on river section fifteen (15): Boundaries—west, river sections fourteen (14) and part of fifteen (15); east, Taieri River.

4. Ninety (90) chains in length, sixty (60) links wide from District Road, between river sections twelve (12) and fourteen (14), to District Road on river section nineteen (19): Boundaries—east, river sections fourteen (14), fifteen (15), sixteen (16), seventeen (17), eighteen (18), and part of nineteen (19); west, part of block three (3), Maungatua District.

5. Fifty-three (53) chains in length, sixty (60) links wide from District Road between river section nineteen (19), block three (3), Maungatua, to road on river bank at section nineteen (19): Boundaries—both sides river section nineteen (19), block three (3), Maungatua.

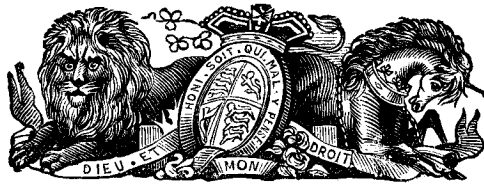
6. Thirty-six (36) chains in length, sixty (60) links wide from District Road between river section twenty-nine (29), Taieri, and section one (1), block one (1), Taieri Survey District, to New District Road on section twenty-nine (29): Boundaries—north, part of river section twenty-nine (29); south, part of river section twenty-eight (28).

7. Seventy-four (74) chains in length, sixty (60) links wide from District Road on river section twenty-six (26), to District Road on river section thirty (30): Boundaries—west, river sections twenty-seven (27), twenty-eight (28), twenty-nine (29), and parts of river sections twenty-six (26) and thirty (30); east, Taieri River.

No. 24.—BREADALBANE ROAD DISTRICT.

1. Forty-seven (47) chains in length, sixty (60) links wide from new District Road on river section forty-three (43), to new District Road on river section forty-four (44): Boundaries,—north, west, and south, Taieri River.





IMPOUNDING ORDINANCE, 1862, AMENDMENT
ORDINANCE, 1865.

IN THE TWENTY-EIGHTH YEAR OF THE REIGN OF HER MAJESTY
QUEEN VICTORIA.

SESSION XX, No. 200.

ANALYSIS :

Preamble.
1. Short Title.

2. Owners or occupiers not to impound
unless fenced.

AN ORDINANCE *to amend an Ordinance intituled an Ordinance
to amend the Law relating to the Impounding of Cattle.*

[18TH MAY, 1865.]

WHEREAS by the 35th section of the "Impounding Ordinance Preamble.
1862" any person in occupation of land by lease license or
other authority granted by or on behalf of the Crown is empowered
to impound any cattle trespassing thereon subject however to the
provisoes and conditions in the said section contained : And whereas
it is not expedient that cattle found trespassing on land within pro-
claimed Hundreds in the Province of Otago of which land a
Grant has been made by the Crown or to a purchaser of which a
certificate of selection or occupation has been issued by or on behalf
of the Crown should be liable to be impounded by the owner or
occupiers of such land unless such land is enclosed with a substantial
fence : And whereas doubts have arisen whether the occupation

of land within proclaimed Hundreds under a Crown Grant or under or by virtue of a certificate of selection is not an occupation within the meaning of the said 35th section of the said recited Ordinance :

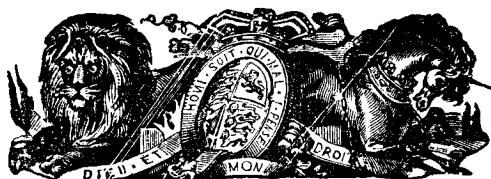
BE IT THEREFORE ENACTED by the Superintendent of the Province of Otago with the advice and consent of the Provincial Council thereof as follows :—

Short Title.

1. This Ordinance may be cited and referred to as the "Impounding Ordinance 1862 Amendment Ordinance 1865."

Owners or occupiers not to impound unless fenced.

2. Notwithstanding anything in the said "Impounding Ordinance 1862" contained to the contrary cattle found trespassing on land within proclaimed Hundreds in the Province of Otago of which land a Grant has been made by the Crown or to a purchaser of which a certificate of selection or occupation has been issued by or on behalf of the Crown shall not be liable to be impounded by the occupiers or owners of such land or any person on their behalf unless such land be enclosed with a substantial fence : And it is hereby expressly declared and provided that an occupation of land within proclaimed Hundreds under a Crown Grant thereof or under a certificate of selection or occupation issued on behalf of the Crown to a purchaser thereof whether the occupation be that of the Grantee from the Crown or some person claiming through such Grantee and whether the occupation be by the original holder of a certificate of selection or occupation or some person claiming through such holder shall not be deemed to be an occupation by lease license or other authority granted by or on behalf of the Crown within the meaning of the said 35th Section of the said recited Ordinance.



ACCLIMATISATION RESERVE ORDINANCE, 1865.

IN THE TWENTY-EIGHTH YEAR OF THE REIGN OF HER MAJESTY
QUEEN VICTORIA.

SESSION XX.—No. 201.

ANALYSIS:—

Preamble.

1. Short Title.

2. Lands in Schedule reserved for purposes
of Acclimatisation of Animals, &c.

AN ORDINANCE *to reserve from Sale certain Waste Lands of the Crown, and to set the same aside as a place for the Acclimatisation Domestication and Propagation of Animals Birds Fishes and Insects.*

[RESERVED FOR THE SIGNIFICATION OF THE GOVERNOR'S PLEASURE THEREON, 18TH MAY, 1865.]

WHEREAS by the Waste Lands Regulations of Otago pro-^{Preamble.}
claimed by the Governor of New Zealand on the Twelfth
day of February, One Thousand Eight Hundred and Fifty-six
under the Waste Lands Act 1854" and declared valid by the
"Waste Lands Act 1858" it is provided that it shall be lawful for
the Superintendent of Otago with the advice and consent of the
Provincial Council to reserve from Sale and to set aside for public
uses any land within the Province of Otago and that such Reserve
shall be dealt with by Ordinance of the Superintendent and Pro-
vincial Council of Otago: AND WHEREAS the lands particularly
described in the Schedule hereto annexed are Waste Lands of the
Crown subject to be dealt with under the said Regulations and it
is expedient that the same should be so reserved from sale and be
set aside and appropriated to be used as a place for the Acclima-
tisation Domestication and Propagation of Animals Birds Fishes and
Insects whether of races already introduced or hereafter to be
introduced into the Province of Otago:

BE IT THEREFORE ENACTED by the Superintendent of the Pro-
vince of Otago by and with the advice and consent of the Provincial
Council thereof, as follows:

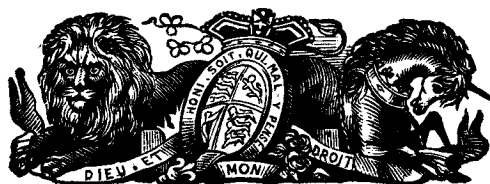
I. This Ordinance may be cited and referred to as the "Accli-^{Short Title.}
matisation Reserve Ordinance, 1865."

Lands in Schedule reserved for purposes of Acclimatisation of Animals, &c.

II. The Lands particularly described in the Schedule hereunto annexed are hereby reserved from Sale and set aside and appropriated as a place for the Acclimatisation Domestication and Propagation of Animals Birds Fishes and Insects whether of races already introduced or which shall hereafter be introduced into the Province of Otago.

SCHEDULE.

All that area in the Province of Otago, containing by admeasurement Five Thousand Three Hundred and Twenty (5320) Acres, more or less, situate in the Otepopo District, being block numbered Four (IV) on the Map of the said District, bounded towards the North by Island Creek and the Kakanui River, towards the East by the Ocean, towards the South by Block numbered Three (III), and towards the West by Blocks numbered respectively Five (V) and Six (VI), all on the Map of the said District.



CEMETERIES ORDINANCE, 1865.

IN THE TWENTY-EIGHTH YEAR OF THE REIGN OF HER MAJESTY
QUEEN VICTORIA.

SESSION XX., No. 202.

ANALYSIS :

Preamble.

1. Short Title.

2. Lands in Schedule reserved for Cemeteries.
3. Lands to be dealt with under Ordinance of
the Provincial Council.

AN ORDINANCE to Reserve from Sale certain Waste Lands of the Crown and to set the same aside for Public Cemeteries and to provide for the Management thereof.

[RESERVED FOR THE SIGNIFICATION OF THE GOVERNOR'S PLEASURE THEREON, 18TH MAY, 1865.]

WHEREAS by the Waste Land Regulations of Otago proclaimed by the Governor of New Zealand on the twelfth day of February one thousand eight hundred and fifty-six under the "Waste Lands Act 1854" and declared valid by the "Waste Lands Act 1858" it is provided that it shall be lawful for the Superintendent of Otago with the advice and consent of the Provincial Council to reserve from sale and to set aside for public uses any Lands within the Province of Otago and that such Reserves shall be dealt with by Ordinance of the Superintendent and Provincial Council of Otago: AND WHEREAS the Lands particularly described in the Schedule hereto annexed are Waste Lands of the Crown subject to be dealt with under the said Regulations and it is expedient that they should be so reserved from Sale and be set aside and appropriated to be used as Public Cemeteries for the interment of the dead :—

BE IT THEREFORE ENACTED by the Superintendent of the Province of Otago by and with the advice and consent of the Provincial Council thereof as follows :

I. This Ordinance may be cited and referred to as the "Cemeteries Ordinance 1865."

Lands in Schedule reserved for Cemeteries.

II. The Lands particularly described in the Schedule hereunto annexed are hereby Reserved from Sale and set aside and appropriated for the establishment and for the purposes of Public Cemeteries for the interment of the dead.

Lands to be dealt with under Ordinance of the Provincial Council.

III. The said Lands shall be dealt with managed and administered by and under and according to the provisions of the "Cemetery Reserves Management Ordinance 1864" and the provisions of the said last mentioned Ordinance shall extend and apply to the Lands described in the Schedule hereto annexed as if such last mentioned Lands had been included within the Schedule annexed to the "Cemeteries Reserves Ordinance 1864."

SCHEDULE.

LANDS RESERVED FOR CEMETERIES.

BLUESKIN VILLAGE. ✓

All that area containing by admeasurement three (3) acres and four (4) poles more or less and marked Cemetery Reserve as delineated on the Record Map of the said village deposited in the Provincial Survey Office for the Province of Otago.

GREYTOWN. ✓

All that area containing by admeasurement five (5) acres two (2) roods and twelve (12) poles more or less and marked Cemetery Reserve as delineated on the Record Map of the said town deposited as aforesaid.

HAWKSBURY. ✓

All that area containing by admeasurement ten (10) acres more or less and marked Cemetery Reserve as delineated on the Record Map of the said town deposited as aforesaid.

MOLYNEUX. ✓

All that area containing by admeasurement nine (9) acres one (1) rood and twenty-three (23) poles more or less and marked Cemetery Reserve as delineated on the Record Map of the said town deposited as aforesaid.

OUTRAM. ✓

All that area containing by admeasurement four (4) acres three (3) roods and two (2) poles more or less being block numbered ten (X) and marked Cemetery Reserve as delineated on the Record Map of the said town deposited as aforesaid.

PALMERSTON. ✓

All that area containing by admeasurement ten (10) acres more or less and marked Cemetery Reserve as delineated on the Record Map of the said town deposited as aforesaid.

CLINTON. ✓

All that area containing by admeasurement ten (10) acres more or less and marked Cemetery Reserve as delineated on the Record Map of the said town deposited as aforesaid.

CLYDE. ✓

All that area containing by admeasurement ten (10) acres more or less and marked Cemetery Reserve as delineated on the Record Map of the said town deposited as aforesaid.

*See Certificate for all land
807, 30 reg. 1866*

QUEENSTOWN. ✓

All that area containing by admeasurement twelve (12) acres more or less, together with all that area containing by admeasurement one (1) acre and thirty-eight (38) poles more or less and marked Cemetery Reserves as delineated on the Record Map of the said town deposited in the office aforesaid.

PEMBROKE. ✓

All that area containing by admeasurement ten (10) acres more or less and marked Cemetery Reserve as delineated on the Record Map of the said town deposited as aforesaid.

GLADSTONE. ✓

All that area containing by admeasurement ten (10) acres more or less and marked Cemetery Reserve as delineated on the Record Map of the said town deposited as aforesaid.

NEWCASTLE. ✓

All that area containing by admeasurement ten (10) acres more or less and marked Cemetery Reserve as delineated on the Record Map of the said town deposited as aforesaid.

NASEBY. ✓

All that area containing by admeasurement ten (10) acres more or less and marked Cemetery Reserve as delineated on the Record Map of the said town deposited as aforesaid.

ROXBURGH. ✓

All that area containing by admeasurement ten (10) acres more or less and marked Cemetery Reserve as delineated on the Record Map of the said town deposited as aforesaid.

ARROWTOWN. ✓

All that area containing by admeasurement one (1) acre and two (2) roods more or less and marked Cemetery Reserve as delineated on the Record Map of the said town deposited as aforesaid.

FRANKTON. ✓

All that area containing by admeasurement nine (9) acres two (2) roods and nineteen (19) poles more or less together with all that area containing by admeasurement three (3) roods and eight (8) poles more or less and marked Cemetery Reserves as delineated on the Record Map of the said town deposited in the office aforesaid.

Cemeteries, 1865.

KINGSTON. ✓

All that area containing by admeasurement ten (10) acres more or less and marked Cemetery Reserve as delineated on the Record Map of the said town deposited as aforesaid. ✓

HULL.

All that area containing by admeasurement four (4) acres more or less and marked Cemetery Reserve as delineated on the Record Map of the said town deposited in the office aforesaid. ✓

BALCLUTHA. ✓

All that area containing by admeasurement ten (10) acres more or less and marked Cemetery Reserve as delineated on the Record Map of the said town deposited in the office aforesaid. ✓

ALEXANDRA. ✓

All that area containing by admeasurement ten (10) acres more or less and marked Cemetery Reserve as delineated on the Record Map of the said town of Alexandra deposited as aforesaid. ✓

CROMWELL. ✓

All that area containing by admeasurement ten (10) acres more or less and marked Cemetery Reserve as delineated on the Record Map of the said town deposited in the office aforesaid. ✓

WAKEFIELD. ✓

All that area containing by admeasurement seven ¹⁰~~5~~ acres more or less and marked Cemetery Reserve as delineated on the Record Map of the said town deposited in the office aforesaid. ✓

DALHOUSIE. ✓

All that area containing by admeasurement ten (10) acres more or less and marked Cemetery Reserve as delineated on the Record Map of the said town deposited in the office aforesaid. ✓

WOOLSHED. ✓

All that area containing by admeasurement four (4) acres more or less being part of section numbered seven (7) block fifty (L) Tokomairiro District and marked Cemetery Reserve as delineated on the Record Map of the said District deposited in the office aforesaid. ✓

WAIPORI. ✓

All that area containing by admeasurement four (4) acres two (2) roods and twenty-five (25) poles more or less being section numbered three of thirty-nine (3 of 39) block two (II) Maungatua District and marked Cemetery Reserve as delineated on the Record Map of the said District deposited as aforesaid. ✓

WAIKOUAITI. ✓

All that area containing by admeasurement five (5) acres and two (2) roods more or less being block numbered fifteen (XV) and marked Cemetery Reserve as delineated on the Record Map of the said town deposited in the office aforesaid.

9/ 3629

HYDE. ✓

All that area containing by admeasurement ten (10) acres more or less and marked Cemetery Reserve as delineated on the Record Map of the said town deposited as aforesaid.

GLENORCHY. ✓

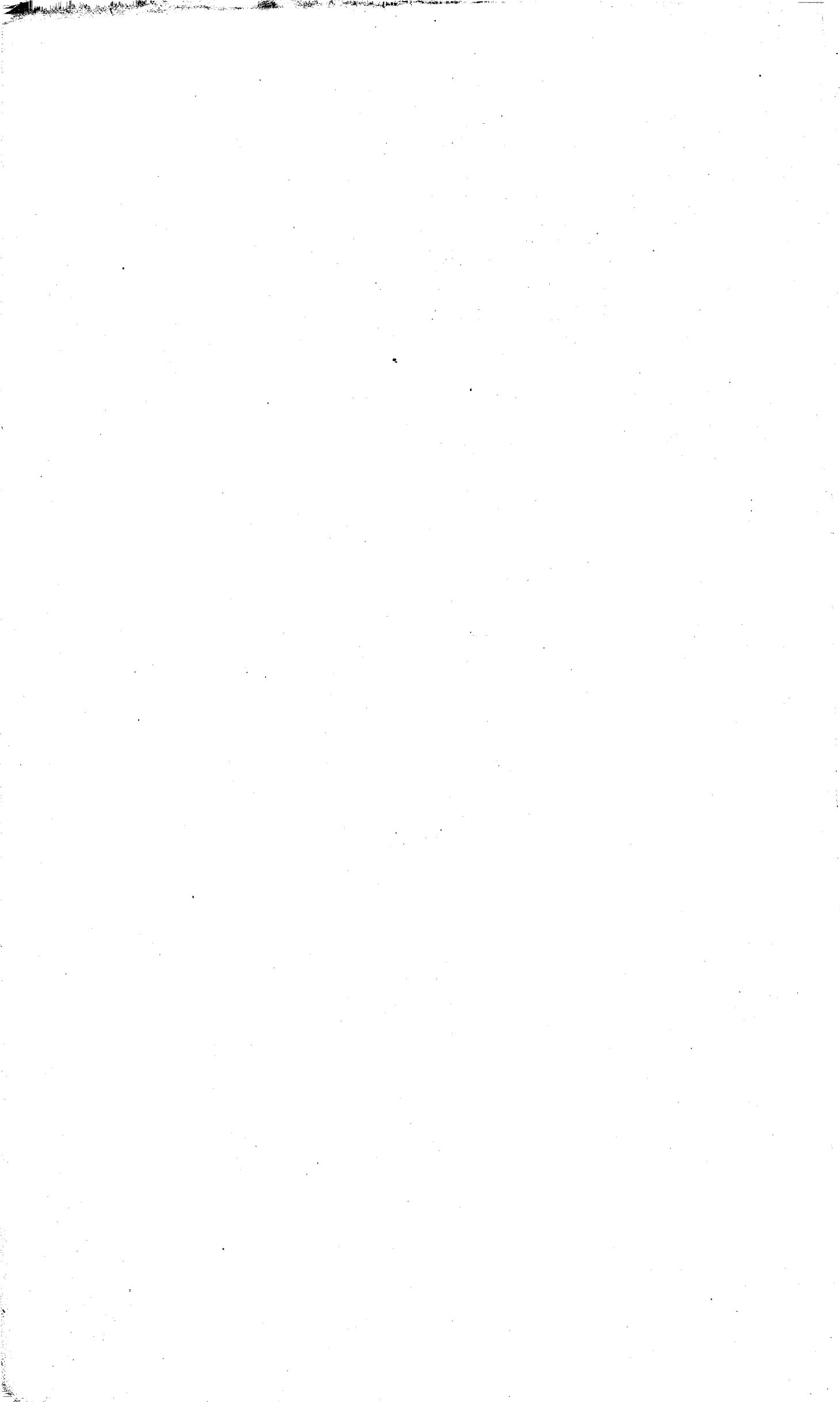
All that area containing by admeasurement thirteen (13) acres more or less and marked Cemetery Reserve as delineated on the Record Map of the said town deposited as aforesaid.

WAIKAWA.

All that area containing by admeasurement sixteen (16) acres and six (6) poles more or less and marked Cemetery Reserve as delineated on the Record Map of block two (II) Waikawa District deposited in the office aforesaid.

SOUTH CLUTHA.

All that area containing by admeasurement four (4) acres three (3) roods more or less as delineated on the Record Map of block two (II) Glenomaru District and marked Cemetery Reserve.





OTAGO HARBOR TRUST LANDS ORDINANCE (NO. 2) 1865.

IN THE TWENTY-EIGHTH YEAR OF THE REIGN OF HER MAJESTY
QUEEN VICTORIA.

SESSION XX., No. 203.

ANALYSIS :

Preamble.
1. Short Title.

2. Reserve for Public Offices created.

AN ORDINANCE to change the purpose for which certain Land part of Lands reserved and held in Trust by the Superintendent of Otago, for the improvement of the Harbor of Otago is held.

[RESERVED FOR THE SIGNIFICATION OF THE GOVERNOR'S PLEASURE THEREON 18TH MAY, 1865.]

WHEREAS by Crown Grant bearing date the eighth day of ^{Preamble.} October in the year of our Lord one thousand eight hundred and sixty-one made under the "Public Reserves Act 1854" All that parcel of Land in the Province of Otago in the Colony of New Zealand situate in the Harbor of Otago below High Water Mark and opposite and adjacent to the Town of Dunedin containing by admeasurement four hundred and twenty-one acres three roods and thirteen perches bounded as in the said Grant is mentioned and as the same is delineated in the plan drawn in the margin of the said Crown Grant was granted to the Superintendent of the Province of Otago and his successors to hold unto the Superintendent of the said Province and his successors in trust for the improvement of the Harbor of Otago and for such other purposes as in the said Grant are mentioned: AND WHEREAS by the eighth Section of the said "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 land 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 the land particularly de-

scribed in the Schedule hereunto annexed forms part of the lands granted to the Superintendent of the said Province of Otago and his successors by the said in part recited Crown Grant: AND WHEREAS by Crown Grant bearing date the twenty-eighth day of June in the year of our Lord one thousand eight hundred and fifty-eight all that allotment or parcel of land in the Province of Otago in the Colony of New Zealand containing by admeasurement three roods and thirty-three perches more or less being the Reserve numbered seven (7) on the plan of the Town of Dunedin bounded as in the said Grant is mentioned and as the same is delineated in the plan drawn in the margin of the said Crown Grant was granted to the Superintendent of the Province of Otago and his successors to hold unto the said Superintendent and his successors upon trust as a site for public offices for the use of the Provincial Government of Otago: AND WHEREAS it is expedient to change the purposes for which the said piece of Land described in the said Schedule annexed hereto is held to the purposes mentioned in the last in part recited Crown Grant: BE IT THEREFORE ENACTED by the Superintendent of the Province of Otago with the advice and consent of the Provincial Council thereof as follows:—

Short Title.

I. This Ordinance may be recited and referred to as the "Otago Harbor Trust Lands Ordinance (No. 2.) 1865"

Reserve for Public Offices created.

II. The Land described in the Schedule hereto annexed shall hereafter be held by the Superintendent of the Province of Otago and his successors in trust as a site for Public Offices for the use of the Provincial Government of Otago instead of being held in trust for the improvement of the Harbor of Otago.

SCHEDULE.

All that area situate in the Town of Dunedin being a portion of Land granted to the Superintendent of the Province of Otago in trust for the purpose of improving the Harbor of Otago containing by admeasurement one (1) rood eighteen (18) poles more or less bounded towards the north-west by Reserve numbered (7) on the map of the said Town four hundred and twenty-five (425) links be the same more or less towards the east by Water-street one hundred and ninety-five links be the same more or less and towards the south by Bond street three hundred and ninety links be the same more or less.