ORDINANCES

OF THE

PROVINCE OF OTAGO, N.Z.

IN THE THIRTY-FOURTH YEAR OF THE REIGN OF HER MAJESTY QUEEN VICTORIA.



SESSION XXVIII., (SPECIAL), 1870.

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TO

OTAGO ORDINANCES.

SESSION XXVIII., (SPECIAL), 1870.

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CHARLES SMITH, Clerk of Council.

Provincial Council Chambers, February 1, 1871.

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OTAGO REPRESENTATION ORDINANCE (NO. 2) 1870.

IN THE THIRTY-FOURTH YEAR OF THE REIGN OF HER MAJESTY QUEEN VICTORIA.

SESSION XXVIII. No. 322.

ANALYSIS.

Title. Preamble.

The Provincial Council to consist of 46 members. New Electoral Districts established.

Names of Districts and number of members for each.

5. New Electoral Rolls to be formed.
6. Repeal of certain Ordinances after dissolution of present Council. Existing law preserved until after such dissolution.

7. Repeal of Southland Representation Ordinance. Schedules A and B.

An Ordinance to divide the Province of Otago into New Electoral Districts Title. for the Election of Members for the Provincial Council of the said Province.[7TH DECEMBER 1870.]

WHEREAS by "The Provincial Elections Act 1858" it is enacted that Preamble. it shall be lawful for the Superintendent of every Province with the advice and consent of the Provincial Council thereof from time to time to divide such Province into Electoral Districts for the election of members of the Provincial Council and any such division from time to time to annul and And whereas it is expedient for the purpose of the election of members of the Provincial Council of the Province of Otago that the said Province shall from and after the date of the dissolution of the present Provincial Council be divided into thirty-four Electoral Districts and that the names of such districts and the number of members to be returned by each such district respectively shall be as hereinafter provided:

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. This Ordinance may be cited and referred to as the "Otago Repre-Short Title. sentation Ordinance (No. 2) 1870."
- II. After the dissolution of the present Provincial Council of the Pro- The Provincial Council to consist of 46 vince of Otago the said Council shall consist of forty-six members.
- III. For the purposes of the election of members of the said Council New Electoral Disthe Province of Otago shall from and after the date of the dissolution of the tricts established. present Council be divided into thirty-four Electoral Districts and the area and boundaries of such districts shall be as defined and set forth in the Schedule hereto annexed and marked "A."

and number of mem. gers for each.

IV. The names of such Electoral Districts and the number of members to be returned by each district respectively shall be as follows:

Dunedin	. 8	even members	Matau		one member
Oamaru		one member	Waitahuna		one member
Oamaru Country		one member	Tuapeka	•••	two members
Waitaki	•••	one member	Clutha	•••	two members
Moeraki		one member	Mataura	•••	one member
\mathbf{W} aihemo		one member	Mount Benger	•••	one member
Waikouaiti North	• • •	one member	Dunstan	••	one member
Blueskin	• • •	one member	Kawarau	•••	one $member$
Port Chalmers		one member	The Lakes	• • •	two members
North Harbor		one member	Mount Ida	•••	two members
Wakari		one member	Invercargill	•••	${ m one\ member}$
$\mathbf{Caversham}$	•••	one member	Waiopai		${ m one\ member}$
Peninsula	• • •	one member	Otaramika		one member
Kaikorai		${ m one\ member}$	Oreti	• • •	${ m one\ member}$
Taieri	•••	three members	Riverton		${ m one\ member}$
Waihola		one member	Aparima		${ m one\ member}$
Milton	•••	one member	Makerewa		${ m one}\;{ m member}$

New Electoral Rolls to be formed.

V. New Electoral Rolls shall be formed for the Electoral Districts hereby established before the thirty-first day of January 1871.

Repeal of certain law preserved until

VI. From and after the time when the present Provincial Council shall oramances after dissolved the several Ordinances of the Superintendent and Provincial Council Existing Council specified in the Schedule to this Ordinances. Council specified in the Schedule to this Ordinance annexed marked "B" after such dissolution. shall be repealed and cease to have any effect or operation: but nothing in this Ordinance contained shall be construed as repealing any Law now in force for the establishment or formation of electoral districts or for the election of members of the said Provincial Council until from and after the dissolution of the present Council.

Repeal of Southland

VII. The Ordinance of the Superintendent and Provincial Council of Representation Ordithe late Province of Southland passed in the twenty-seventh year of the reign of Her present Majesty and shortly intituled the "Representation Ordinance 1864" shall be and the same is hereby repealed.

SCHEDULE A.

City of Dunedin.

This electoral district comprises the City of Dunedin as the boundaries are delineated on the map of the same in the Provincial Survey Office Dunedin.

Town of Oamaru.

This electoral district comprises the Town of Oamaru as the boundaries thereof are delineated on the map of the same in the Provincial Survey Office Dunedin.

Oamaru Country.

This electoral district comprises all that area which is bounded on the north by the Waitaki River on the east by the Ocean and the Town of Oamaru on the south by the Kakanui River the Kauroo River and by the southern boundary of the Kakanui Hundred and on the west by the western boundaries of the Kakanui and the Maruwenua Hundreds.

Waitaki.

This electoral district comprises all that area which is bounded on the north and north-east by the Province of Canterbury on the east by the Oamaru Country Electoral District on the south-east by Run 217 and on the southwest by a line along the top of the Kakanui mountains to Kyeburn Hill thence to Mount Ida thence along the Hawkdun mountains to a point due east of Mount St. Bathans thence to Mount St. Bathans and thence along the eastern boundaries of Runs 237 235 342 and 388 to the Province of Canterbury.

Moeraki.

This electoral district comprises all that area which is bounded on the north by the Waitaki Electoral District and the Oamaru Country Electoral District before described on the south-east by the Ocean and on the south-west by the Horse Ranges and Kakanui Mountains.

Waihemo.

This electoral district comprises all that area which is bounded towards the north-east by the Moeraki Electoral District before described on the south-east by the Ocean on the south by Stoney Creek to Mount Royal thence by Trotter's Creek to Mount Trotter thence by a line due west to Run 171 thence by Runs 171 and 121 to Nenthorn Creek and on the west by Runs 250 and 210 and towards the north-west by Run 203.

Waikouaiti North.

This electoral district comprises all that area which is bounded on the north-east by Waihemo Electoral District before described on the south-east by the Ocean on the south by the Waikouaiti River thence by the south branch of the said river to the southern boundary of Run 77 thence by the northern boundary of Run 39 to the Taieri River at the confluence of Allan Creek thence by the Taieri River on the north-west by Runs 307 and 250.

Blueskin.

This electoral district comprises all that area bounded on the north by Waikouaiti North Electoral District on the east by the Ocean on the south by a line from Long Beach to Mount Mihiwaka thence by a line to Mount Cargill thence by a line to Swampy Hill on the south-west by a line from Swampy Hill to Silver Peak thence by Run 39 to Silver Peak Hills.

Town of Port Chalmers.

This electoral district comprises the Town of Port Chalmers as the boundaries thereof are delineated on the map of the same in the Provincial Survey Office Dunedin.

North Harbor.

This electoral district comprises all that area bounded on the north and north-west by Blueskin Electoral District and the Ocean on the east by the Ocean on the south by Otago Harbor and the Port Chalmers Electoral District on the south-west by Dunedin Electoral District and on the west by the Water of Leith.

Wakari.

This electoral district comprises all that area bounded on the north by the boundary of the Hundreds on the east by North Harbor and City of Dunedin Electoral Districts on the south by the Half-way Bush road to the junction of the Kaikorai road thence along the Kaikorai road to the Kaikorai Road District and thence by the Kaikorai Road District and on the west by Kaikorai Road District and Block IV Dunedin and East Taieri Survey District.

Caversham.

This electoral district comprises all that area bounded on the north by the Wakari Electoral District on the east by the City of Dunedin Electoral District Otago Harbour and sections 69 and 82 block VII. Town District and thence in a straight line to the Ocean on the south by the Ocean Beach to a road line continued south from section 32 Ocean Beach District on the west by said road line and sections 77 and 78 Ocean Beach District to block XV. Dunedin and East Taieri Survey District on the north-west west and south by block XV. Dunedin and East Taieri District and again on the north-west by said block XV. Dunedin and East Taieri Survey District and by section 45 block VI. Town Survey District and by block V. Lower Kaikorai Survey District to the starting point.

Peninsula.

This electoral district comprises all that area bounded on the north by the Otago Harbour on the east and south by the Ocean and on the west by the Caversham Road District.

Kaikorai.

This electoral district comprises all that area bounded on the north by the Wakari Electoral District on the east by the Wakari and Caversham Electoral Districts on the south by the Ocean and on the west by Abbot's Creek and its eastern branch to the south-eastern corner of Wakari Survey District and by the north-western boundaries of sections 155 156 157 158 159 and 160 Wakari Survey District.

Taieri.

This electoral district comprises all that area bounded on the north by the ranges from the Lammerlaw to Sutton Stream and by Sutton Stream towards the east by the Waikouaiti North Blueskin Wakari and Kaikorai Electoral Districts and the Ocean towards the south and west by the Taieri River Lake Waipori and Meggat Burn to the boundary of the West Taieri Hundred thence by the boundary of the Hundred and the northern watershed of the Waipori River to Lammerlaw.

Waihola.

This electoral district comprises all that area bounded towards the north-east by Taieri Electoral District towards the south east by the Ocean and towards the south-west by the Tokomairiro River and northern boundary of Milton Electoral District and by a straight line running from said boundary till it cuts the north branch of Tokomairiro River and thence by that river to the boundary of the North Tokomairiro Hundred and towards the north-west by the boundary of the North Tokomairiro and West Taieri Hundreds.

Milton.

This electoral district comprises all that area situate in the Province of Otago comprising blocks VIII. IX. X. XI. XII. XVII. XVII. XVIII. XIX. and XX. Tokomairiro Survey District as the same are delineated on the map of the said district deposited in the Provincial Survey Office Dunedin the aforesaid area including the townships of Fairfax and Milton.

Matau.

This electoral district comprises all that area bounded towards the north-east by Milton and Waihola Electoral Districts towards the south-east by the Ocean and towards the south-west by the Matau branch of the Clutha River and the Clutha River to a point where the boundary of the North Tokomairiro Hundred joins said river.

Waitahuna.

This electoral district comprises all that area bounded on the north-west by Crookburn to its source thence by a line to Waitahuna Hill towards the north-east by a line from Waitahuna Hill to the West Taieri Hundred towards the south-east by Matau and Waihola Electoral Districts and towards the south-west by the Clutha River.

Tuapeka.

This electoral district comprises all that area bounded on the north-west by a line from the Tapanui Ranges to the Talla Burn and thence by a line to Lammerlaw on the north-east by Taieri Electoral District on the south-east by Waitahuna Electoral District and on the south-west by the Clutha River and Tapanui Ranges.

Clutha.

This electoral district comprises all that area bounded on the north-east by the Matau Waitahuna and Tuapeka Electoral Districts on the south-east by the Ocean on the south-west by the Tautuku River the Ranges over Catlin's Cone and the Waipahi River and on the north-west by Waipahi River and the Tapanui Ranges.

Mataura.

This electoral district comprises all that area bounded on the north by the Mount Benger Electoral District on the east by Clutha and Tuapeka Electoral Districts on the south by the Ocean and on the west by the Otaramika and Oreti Electoral Districts.

Mount Benger.

This electoral district comprises all that area bounded on the north by a line proceeding in an easterly direction from Lorn Peak to head of Deep Creek thence in an easterly line to South Roughridge Hill towards the east by the ranges from South Roughridge Hill to the Lammerlaw, thence by the Tuapeka District to the Tapanui Ranges thence to the boundary of the Gold Fields thence by the boundary of the Gold Fields to the Mataura River and towards the west by the Mataura River and the Watershed between the Nokomai and Mataura Rivers to Lorn Peak the starting point.

Dunstan.

This electoral district comprises all that area bounded on the north by Run 330 thence to the Cairn Muir Hill thence by Leaning Rock Creek to Leaning Rock Hill thence by the Dunstan Mountains to the source of Lauder Creek on the north-east by Runs 226 224 and 225 on the east by Rough Ridge on the south by northern boundary of Mount Benger District from South Roughridge Hill to Watershed of Carrick Range and on the west by Watershed of Carrick Range to southern boundary of Run 330.

Kawarau.

This electoral district comprises all that area bounded on the north by the Province of Canterbury on the east by the Waitaki Electoral District on the south-east by the Dunstan Ranges from Mount St. Bathan's over Dunstan Peak and by the Dunstan Electoral District on the south by Mount Benger Electoral District on the west by the Hector Mountains to Double Cone thence by the boundary of Run 345 to the Kawarau River thence by Rock Peak along the watershed of the Arrow and Shotover rivers to Fox Peak and thence to and along the east branch of the Matukituki River to the Province of Canterbury.

The Lakes.

This electoral district comprises all that area bounded on the north by the Province of Canterbury on the east by Kawarau and Mount Benger Electoral Districts and by the Oreti Electoral District on the scuth by the Oreti Electoral District and the Ocean on the west by the Ocean.

Mount Ida.

This electoral district comprises all that area bounded on the north and north-east by Waitaki Electoral District on the south-east by Waihemo and Waikouaiti North Electoral Districts on the south by the Taieri Electoral District on the west by Mount Benger Dunstan and Kawarau Electoral Districts.

Invercargill District

Comprises all that area within the town of Invercargill as shewn on the record map of the said town.

Waiopai District

Comprises all that area bounded towards the north by the Invercargill the Makerewa and the Otaramika Electoral districts towards the east by the Otaramika district towards the south by the Ocean and the Invercargill Electoral district and towards the west by the New River Estuary and the Invercargill Electoral district.

Otaramika District

Comprises all that area bounded towards the north by the northern boundary of the Waimumu and Forest Hill Survey districts and Charlton Creek towards the east by the Mataura River towards the south by the Ocean and the eastern boundary of the Campbelltown Hundred thence along the said eastern boundary to the northern

boundary of the said Hundred and along the said northern boundary to a point due south of the south-western corner of Block II Invercargill district thence due north to the said Block II and along the south-western boundary of the said Block II to the Waiopai River and thence by the eastern boundary of the Makerewa district.

Oreti District

Comprises all that area bounded towards the west by a line proceeding from the mouth of Rowallen Burn in a northerly direction to a point due west of Eyre Peak thence towards the north by a line due east to Eyre Peak towards the east by the Mataura River to the junction of Charlton Burn towards the south by the Charlton Burn the northern boundary of the Survey districts and the Aparima Hundred the northern boundary of the Riverton district before described and the Ocean to the starting point.

Riverton

Comprises the town of Riverton as shewn on the record map of the said town and all that area bounded towards the north by a line proceeding from the mouth of the Waiau River to Ferndunlaw towards the east by the Aparima district and towards the south and west by the Ocean.

Aparima District.

Comprises all that area bounded towards the north by the northern boundary of Aparima Hundred towards the east by the Oreti River towards the south by the Ocean the Jacob's River Estuary and the Pourapourakono River to the north-west corner of Block III Jacob's River Survey district thence due west to the western boundary of Hundreds and on the west by said western boundary of Hundreds excepting from the said area the town of Riverton.

Makerewa District

Comprises all that area bounded towards the north by the northern boundary of the Winton and Forest Hill Survey districts towards the east by the Ohiriru River to a point due north of the boundary line between Blocks IV and V Invercargill Survey district thence to and along the said Block boundary line to the Waiopai River towards the south by the Waiopai River and Estuary and towards the west by the Oreti River.

SCHEDULE B.

Short Title of Ordinance.	Session, Number, Date.
Provincial Council Ordinance 1856 Provincial Council Ordinance Amendment Ordinance 1856 Provincial Council Enlargement Ordinance 1857 Provincial Council Enlargement Ordinance 1861 The Provincial Council Ordinance 1861 Dtage Representation Ordinance 1862 The M.ners Provincial Representation Ordinance 1862 Otago Representation Ordinance 1862 Otago Provincial Representation Ordinance 1864 Amendment Ordinance 1866 Otago Representation Ordinance 1870	19 Vict. Sess. IV. No. 9 185 20 Vict. Sess. V. No. 17 185t 21 Vict. Sess. VI. No. 22 185' 25 Vict. Sess. XII. No. 54 186 25 Vict. Sess. XIII. No. 57 186 26 Vict. Sess. XVI. No. 84 1862 26 Vict. Sess. XVI. No. 92 1862 27 Vict. Sess. XVII. No. 126 1863 28 Vict. Sess. XIX. No. 186 1864 29 Vict. Sess. XXI. No. 220 1866 33 Vict. Sess. XXVII. No. 305 1870

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SOUTHERN TRUNK RAILWAY GUARANTEED INTEREST ORDINANCE AMENDMENT ORDINANCE 1870.

IN THE THIRTY-FOURTH YEAR OF THE REIGN OF HER MAJESTY QUEEN VICTORIA.

SESSION XXVIII. No. 323.

ANALYSIS.

Title. Preamble 1. Short Title.

- Superintendent with consent of Executive Council may guarantee to a Company interest on capital paid up.
 Interest chargeable on and made payable out of Provincial Revenues

An Ordinance to further amend the Ordinance of the Superintendent and Title. Provincial Council of the Province of Otago intituled an Ordinance to authorise the Superintendent of Otogo to guarantee to any Joint Stock Company which may be formed for the purpose of constructing a Railway from Dunedin to the Clutha River within a period of two years from the passing of this Ordinance interest on its paid up Capital not exceeding £400,000.

[Reserved for the Signification of the Governor's pleasure thereon 7th December 1870.]

WHEREAS by an Ordinance of the Superintendent and Provincial Council Preamble. of the Province of Otago shortly intituled the "Southern Trunk Railway Guaranteed Interest Ordinance (No. 2) 1867" it is enacted that in case at any time after the passing of the said Ordinance any Joint Stock Company constituted and registered under the "Joint Stock Companies Act 1860" should be formed for the purpose of constructing a Railway from Dunedin to the Clutha River it should be lawful for the said Superintendent with the advice and consent of the Executive Council of the Province of Otago to enter into any agreement with such Company for the purpose of guaranteeing to the shareholders thereof for and during any period not exceeding fifteen years the payment of any sum or sums of money either as dividend or interest on the paid up capital of the said Company as in the said Ordinance is provided: And whereas it is expedient to empower the said Superintendent to enter into an agreement with any such Company as in the said Ordinance is mentioned for the purpose of guaranteeing to such Company for and during any period not exceeding thirty-five years the payment of any sum or sums of money either as dividend or interest upon the paid up capital of the said Company to an amount not exceeding five pounds and ten shillings by the year for every one hundred pounds of such paid up capital:

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 "Southern Trunk Railway Guaranteed Interest Ordinance Amendment Ordinance 1870."

Superintendent with

II. In case at any time hereafter any Joint Stock Company constituted consent of Executive Council may guaran and registered under the "Joint Stock Companies Act 1860" shall be formed tee to a Company in for the purpose of constructing a Railway from Dunedin to the Clutha River terest on capital paid it shall be lawful for the Superintendent with the advice and consent of the up. Executive Council of the Province of Otago either to enter into an agreement with such Company upon the terms and conditions and in manner authorised by the said "Southern Trunk Railway Guaranteed Interest Ordinance (No. 2) 1867" or to enter into an agreement with such Company for the purpose of guaranteeing to the shareholders thereof for and during any period not exceeding thirty-five years the payment of any sum or sums of money either as dividend or interest on the paid up capital of the said Company at a rate which shall be sufficient to increase the dividend or interest payable to such shareholders to an amount not exceeding five pounds and ten shillings by the year for every one hundred pounds of such paid-up capital such period of thirty-five years to be computed from the date of the commencement of such Railway Works and such guarantee to extend to the amount of the paid up capital of such Company at the time of commencement of such works provided that such paid up capital shall not exceed the sum of £100,000 and if such paid up capital at the time of such commencement shall exceed £100,000 then such guarantee shall extend to the amount of £100,000 of such paid up capital and no more until a period of six months shall have elapsed from the commencement of such works and until the paid up capital of such Company shall be increased by payment of calls to £150,000 and then said guarantee shall extend to the amount of £150,000 and when the paid up capital of such Company shall be increased by payment of calls by a further sum of £50,000 over and above such sum of £150,000 such guarantee shall then extend to such additional sum and so on in the same proportion for every additional £50,000 of paid up capital until the whole capital of the Company shall be paid up: Provided always that the amount or portion of such paid up capital upon or in respect of which such dividend or interest shall be so guaranteed as aforesaid shall not exceed the sum of £400,000: vided also that interest shall not be paid upon more than two-thirds of the paid up capital of the Company until one-halt of the entire length of the line of Railway is completed and that the construction of the entire line shall be completed within five years from the commencement of the works and that such constructions shall be carried on subject to such conditions provisions and agreements as the Superintendent with the advice and consent of the said Executive Council shall before agreeing to guarantee such dividends or interest think fit to impose.

Interest chargeable venues.

III. The amount of all such dividends or interest as shall from time to on and made payable time be so guaranteed as aforesaid shall be and is hereby charged upon and made payable out of all the Revenues of the said Province of Otago which are now or hereafter may be subject to be appropriated by the Superintendent and Provincial Council thereof.



JETTIES AND WHARVES ORDINANCE 1870.

IN THE THIRTY-FOURTH YEAR OF THE REIGN OF HER MAJESTY QUEEN VICTORIA.

SESSION XXVIII. No. 324.

ANALYSIS.

Title. Preamble

Short Title

2. Repeal of Jetties and Wharves Ordinance Amendment Ordi-

3. Superintendent may let tolls &c.

4. Lessee to enter into a bond to account for tolls &c.

5. Lessees or persons appointed by them may occupy Jetty premises.

6. Lessees may appoint persons to collect dues and wharfage Persons so appointed to be subject to Regulations.

AN ORDINANCE to Amend the Laws relating to the Management of Jetties Title. and Wharves in the Province of Otago. [7TH DECEMBER 1870.]

WHEREAS it is expedient to amend the laws relating to the manage-Preamble. ment and administration of Jetties and Wharves and to the letting of the tolls and dues collected therefor:

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. This Ordinance may be cited and referred to as the "Jetties and Short Title. Wharves Ordinance 1870.

II. The Jetties and Wharves Ordinance Amendment Ordinance 1864 Repeal of Jetties and shall be and the same is hereby repealed.

Wharves Ordinance Amendment Ordi-

III. It shall be lawful for the Superintendent with the advice and Superintendent may consent of his Executive Council to let the tolls dues and wharfages of let tolls &c. all or any Jetties and Wharves the management of which is by the Jetties and Wharves Ordinance 1858 or otherwise by any means whatsoever vested in him for such term or terms of years and upon such terms and conditions and in such manner in every respect as the said Superintendent with the advice and consent of his Executive Council shall from time to time think fit.

IV. Every person to whom any lease of the said tolls dues and Lessees to enter into wharfages or any of them shall be granted shall enter into a bond with two a bond to account for or more sureties for the due collection of the said tolls dues and wharfages and for accounting for the same to the Provincial Treasurer of the Province of Otago in accordance with the terms and conditions of such lease.

Lessees or persons ap-

V. During such time as the tells dues and wharfages shall be leased it pointed by them may occupy Jetty premi shall be lawful for the leaser or farmer thereof or such other person as he shall by writing under his hand authorize or appoint in that behalf to occupy the Jetty and other buildings if any at which the tolls or dues so let are to be collected with all the appurtenances and conveniences thereunto belonging for the purpose of collecting such tolls and dues during so long a time as such lessee or farmer shall duly perform the covenants conditions and agreements of such lease but no longer.

Lessees may appoint persons to collect dues and wharfages.

VI. During the time that the tolls dues and wharfages or any part thereof shall be leased to any person it shall be lawful for the lessee or farmer thereof or such other person as he shall by writing under his hand authorize or appoint to demand and take such tolls dues and wharfages so leased or farmed and to use all such means and methods for the recovery thereof in case of non-payment or evasion as any Jetty-keeper or Collector of such tolls dues and wharfages is now authorized and empowered to use under any regulations now in force relating to the collection of such tolls dues and wharfages and the management and conduct of the said Jetties and Wharves and such lessee or other person as aforesaid so demanding and Persons so appointed taking such tolls dues and wharfages shall be subject to such rules and regulations as aforesaid for the management and conduct of the said Jetties and Wharves.

to be subject to Re-

DUNEDIN, NEW ZEALAND:

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PORT CHALMERS RESERVES MANAGEMENT ORDINANCE 1870.

IN THE THIRTY-FOURTH YEAR OF THE REIGN OF HER MAJESTY QUEEN VICTORIA.

SESSION XXVIII. No. 325.

ANALYSIS.

Title. Preamble

Short Title. Management of lands described in Schedule to be vested in the Corporation of the Town of Port Chalmers.

- 3. Lawful for the said Corporation to manage the said lands under certain provisions.
- 4. Moneys received from such lands to be expended on improvements thereon. Schedule.

An Ordinance to vest the Management of vertain Lands held by the Superintendent of the Province of Otago in Trust for purposes of Public Recreation for the Town of Port Chalmers and its Inhabitants in the Corporation of the said Town of Port Chalmers.

[Reserved for the Signification of the Governor's pleasure thereon 7th December 1870.]

WHEREAS the lands tenements and hereditaments described in the Preamble, Schedule to this Ordinance annexed are vested in the Superintendent of the Province of Otago and his successors subject to the provisions of certain Acts passed by the General Assembly of New Zealand intituled the "Public Reserves Act 1854" and the "Public Reserves Act Amendment Act 1862;" And whereas by Proclamation in the Government Guzette of the Province of Otago made under the provisions of an Ordinance passed by the Superintendent and Provincial Council of the said Province intituled the "Otago Municipal Corporations Ordinance 1865" the provisions of the said Ordinance were extended to the town of Port Chalmers and the citizens of the said town of Port Chalmers were created a Corporate Body under the style of the "Corporation of the Town of Port Chalmers:" And whereas by the "Public Reserves Act Amendment Act 1862" aforesaid it is provided that it shall be lawful for any Superintendent and Provincial Council anything therein contained to the contrary notwithstanding to pass any Act authorising the Superintendent to vest the management of any such reserved lands as aforesaid in any Corporation Commission or other person or persons having corporate succession under such restrictions and limitations as shall secure the full maintenance of the purposes for which such lands shall have been reserved: And whereas it is expedient that the management of the lands and hereditaments vested in the Superintendent of the said Province of Otago and respectively described in the said Schedule hereto should be vested in the Corporation of the Town of Port Chalmers:

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

Short Title.

I. This Ordinance shall be intifuled and may be cited and referred to as the "Port Chalmers Reserves Management Ordinance 1870."

Management of lands

II. The Superintendent of the Province of Otago is hereby authorised described in Schedule to vest the management of the lands and hereditaments described in the Town of Port Chall Chalmers and its successors as a Corporate Body in trust for purposes of mers." public recreation for the Town of Port Chalmers and its Inhabitants and to carry out and secure the due maintenance and fulfilment of the several purposes for which such lands have been reserved.

Lawful for the said sions.

III. It shall be lawful for the Corporation of the Town of Port Chalmers Corporation to man with the sanction and consent of the Superintendent to lease the said lands under certain provi and hereditaments at such rents issues and profits as they may deem expedient subject to the provisions of the said before-mentioned Acts passed by the General Assembly of New Zealand intituled the "Public Reserves Act 1854" and the "Public Reserves Act Amendment Act 1862" so that such leases be for any term not exceeding twenty-one years to take effect from the time of the execution thereof and under such restrictions and limitations at shall secure the full maintenance of the purposes for which such lands have been reserved.

Moneys received from such lands to be exments thereon.

IV. All moneys received by the Corporation of the Town of Port pended in improve-Chalmers for rents and profits arising from the lease and management of such lands shall be expended in improving the lands out of which the same moneys shall arise and in carrying out the objects contemplated in creating such Reserves and for no other purpose whatsoever.

SCHEDULE.

TOWN BELT OF PORT CHALMERS.

Reserve for purposes of Public Recreation for the Town of Port Chalmers and its Inhabitants.

All that area in the Province of Otago containing by admeasurement eighty-six (86) acres and two (2) roods more or less being the Town Belt of Port Chalmers bounded towards the north-west by sections numbered respectively 1 2 3 4 5 6 7 8 and 9 block II. Lower Harbor West District five thousand one hundred and eighty (5180) links towards the north-east by the Lower Harbor and area below High Water-mark granted to Superintendent one thousand five hundred (1500) links by Cemetery Reserve five hundred (500) links also by Wick-liffe Terrace four hundred and fifty (450) links towards the east by Ajax Road seven hundred and thirty (730) links towards the south-east by area below High Water-mark granted to Superintendent three thousand (3000), links by Ajax Road twenty-nine (29) links and one thousand and fifty (1050) links by Cemetery Reserve four hundred (400) links also by area below High Water-mark granted to Superintendent one thousand six hundred and fifty (1650) links towards the south by Crown Lands by Native Reserve and Ajax Road five hundred and sixty-three (563) links towards the south-west by Cemetery Reserve five hundred (500) links and towards the west-south-west by section numbered 62 Sawyers Bay District two thousand two hundred and forty (2240) links west-south-west by section numbered 62 Sawyers Bay District two thousand two hundred and forty (2240) links be all the aforesaid linkages more or less and intersected by a road-line one hundred (100) links wide.

DUNEDIN, NEW ZEALAND:

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INVERCARGILL PARK RESERVE MANAGEMENT AND LEASING ORDINANCE 1870.

IN THE THIRTY-FOURTH YEAR OF THE REIGN OF HER MAJESTY QUEEN VICTORIA.

SESSION XXVIII. No. 326.

ANALYSIS.

Title. Preamble.

Superintendent empowered to lease for fifteen years.

- 3. Leases to be by deed under the public seal of the Province of Otago.
 4. Leases to contain certain provisions.
- 5. Appropriation of rents. Schedule,

AN ORDINANCE to provide for the Management and to Authorise the Superin- Title. tendent to Lease the Invercargill Park Reserve,

RESERVED FOR THE SIGNIFICATION OF THE GOVERNOR'S PLEASURE THEREON 7TH DECEMBER 1870.]

WHEREAS by an Act of the General Assembly of New Zealand Preamble intituled "The Public Reserves Act 1854" it was amongst other things enacted that it should be lawful for the Governor of New Zealand with the advice and consent of his Executive Council to grant to the Superintendent of each Province in New Zealand and his successors any part of the demesne lands of the Crown which had been at any time theretofore or then were or might thereafter be reserved or set apart for the purpose of public utility within such Province except as therein mentioned: And whereas the 7th section of the above recited Act provides that "No lands so to be granted as aforesaid within any Province to the Superintendent thereof and his successors shall be alienated by way of sale or mortgage or by lease for any longer term than three years except by the authority of some Act or Ordinance of the Provincial Council of such Province to be passed in that behalf:" And whereas it is expedient to make arrangements for fencing management and improvement and to empower the Superintendent to lease the Invercargill Park Reserve for a longer term than three years:

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. This Ordinance shall be intituled and may be cited and referred to as short Title. the "Invercargill Park Reserve Management and Leasing Ordinance 1870."

Superintendent emfifteen years.

II. It shall be lawful for the Superintendent to sell the timber being in powered to lease for and upon and also to lease the land referred to in the Schedule hereto annexed or any part thereof at such rents issues and profits and with such reservations conditions provisions and powers as he may deem expedient subject to the provisions of the Acts passed by the General Assembly of New Zealand intituted the "Public Reserves Act 1854" and the "Public Reserves Act Amendment Act 1862" so that such leases be for any term not exceeding fifteen years to take effect from the time of the execution thereof and so that the inhabitants of the town of Invercargill shall not be excluded therefrom except in furtherance of the purposes for which such lands have respectively been reserved.

Leases to be by deed under the Public Seal Otago.

III. All leases made or granted under this Ordinance by the Superinof the Province of tendent shall be by deed signed by the Superintendent and sealed with the Public Seal of the said Province as by the "Public Reserves Act 1854" is provided.

Leases to contain certain provisions.

IV. Every lease granted under this Ordinance shall contain provisions that the land so leased shall be fenced in accordance with a design to be drawn by the Engineer of Roads and Works or such other person as the Superintendent may instruct to do so the fences to be planted with live quicks within four years of the commencement of the lease such quicks to be renewed if they should die out the land to be laid down in good English meadow grass within five years of the commencement of the lease and shall be left at the end of the term with a sward of permanent English grass under a penalty to be agreed upon between the Superintendent and the Lessee such penalty to be entered in the lease.

Appropriation of

V. All moneys received for rents and profits arising from the lease and management of such lands shall be paid to the Provincial Treasurer of the Province of Otago for the time being or other the person having the custody or control of the Public Funds of the Province and shall be expended in improving the lands out of which the same moneys shall arise and in carrying out the objects contemplated in creating such reserve and for no other purpose whatsoever,

SCHEDULE.

All that parcel of land in the Province of Otago, containing 200 acres more or less being section 22 of block I Invercargill Hundred and bounded on the north by section 24 of said block 914 links and section 23 of aforesaid block 3079 links on the east by a Public Road 5008 links on the south by a Public Road 3993 links and on the west by a Public Road 5008 links.

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RACECOURSE RESERVES LEASING ORDINANCE 1870.

IN THE THIRTY-FOURTH YEAR OF THE REIGN OF HER MAJESTY QUEEN VICTORIA.

SESSION XXVIII. No. 327.

ANALYSIS.

Title.

Preamble.

2. Superintendent empowered to lease for ten years.
3. Leases to be by deed under the public seal of the Province of

4. Leases shall contain reservation for certain purposes and other conditions.

5. Appropriation of Rent. Schedule.

An Ordinance to Authorise the Superintendent to Lease certain Racecourse Title. Reserves.

[Reserved for the Signification of the Governor's pleasure thereon 7th December 1870.]

WHEREAS by an Act of the General Assembly of New Zealand Preamble intituled "The Public Reserves Act 1854" it was amongst other things enacted that it should be lawful for the Governor of New Zealand with the advice and consent of his Executive Council to grant to the Superintendent of each Province in New Zealand and his successors any part of the demesne lands of the Crown which had been at any time theretofore or then were or might thereafter be reserved or set apart for the purposes of public utility within such Province except as therein mentioned: whereas the 7th section of the above recited Act provides that "no lands so to be granted as aforesaid within any Province to the Superintendent thereof and his successors shall be alienated by way of sale mortgage or by lease for any longer term than three years except by authority of some Act or Ordinance of the Provincial Council of such Province to be passed in that behalf:" And whereas it is expedient to enable the Superintendent to provide for the management and improvement and to lease the Racecourse Reserves referred to in the annexed Schedule for a longer term than three years:

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. This Ordinance shall be referred to and may be cited as the "Race-Short Title. course Reserves Leasing Ordinance 1870."

powered to lease for ten years.

II. It shall be lawful for the Superintendent from time to time to demise and grant leases of the lands specified or referred to in the Schedule hereto or any part thereof respectively at such annual rents and for such terms of years not exceeding terms of ten years from the making thereof and with such reservations conditions provisions and powers as he may think fit.

Otago.

Leases to be by deed III. All leases made or granted under this Ordinance by the Superintendent the Public Seal tendent shall be by deed signed by the Superintendent and sealed with the Public Seal of the said Province as by the "Public Reserves Act 1854" is provided.

Leases shall contain IV. Every Lease granted under this Ordinance shall contain a reservareservation for certain purposes and other conditions. IV. Every Lease granted under this Ordinance shall contain a reservareservation for certain purposes and the necessary or other conditions. required for the purposes of a Race Course and the right to use the same for required for the purposes of a Race Course and the right to use the same for the purpose of racing thereon at all or at any times during the said term and a condition that the said Reserve shall be given up at the expiration of the lease properly laid down with good meadow grass and fenced in with a sufficient fence within the meaning of the Ordinances for the time being in force in the Province of Otago relating to fencing in good repair and such other reservations conditions provisions and powers as the Superintendent shall require or permit.

Appropriation of

V. All the rents issues profits and proceeds arising from any of the lands referred to in the said Schedule hereto shall after deducting therefrom the expenses of the management and administration thereof be from time to time paid over and accounted for to the Provincial Treasurer for the time being of the Province of Otago or other person having the custody or control of the public funds of the Province and shall be applied in or towards planting with forest trees the external boundaries of the said Reserves or otherwise as the Superintendent with the advice of the Executive Council shall direct.

SCHEDULE.

Block.	Section,	Locality.	Acreage.	Office No. Reserve	Purpose for which Reserved,
v IV	22 and 24 2 and 3	Invercargill Hundred Winton Hundred	A. R. P. 193 1 00 215 3 22	48 179	Race Course Reserve do.

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ROADS ORDINANCES (SOUTHLAND) REPEAL ORDINANCE 1870.

IN THE THIRTY-FOURTH YEAR OF THE REIGN OF HER MAJESTY QUEEN VICTORIA.

SESSION XXVIII. No. 328.

ANALYSIS.

Title. Preamble. 1. Short Title. Ordinances of late Province of Southland repealed.
 Ordinances of Province of Otago extended.
 Schedules.

An Ordinance to Repeal the Roads Ordinances of the late Province of Title. Southland and to extend the provisions of the Roads Ordinances of the Province of Otago to that part of the Province of Otago which before the coming into operation of the "Otago and Southland Union Act 1870" was included in the Province of Southland. [29th Nov. 1870.]

WHEREAS it is expedient to repeal the Ordinances of the Superintendent Preamble. and Provincial Council of the late Province of Southland specified in the First Schedule hereto and to extend to that part of the Province of Otago which before the coming into operation of the "Otago and Southland Union Act 1870" was included in the Province of Southland the provisions of the Ordinances of the Province of Otago specified in the Second Schedule hereto:

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. The short title of this Ordinance shall be the "Roads Ordinances Short Title. (Southland) Repeal Ordinance 1870."
- II. The several Ordinances of the Superintendent and Provincial Council Ordinances of late of the late Province of Southland specified in the First Schedule hereto shall land repealed. be and the same are hereby repealed.

Ordinances of Province of Otago extended.

III. The several Ordinances of the Superintendent and Provincial Council of the Province of Otago specified in the Second Schedule hereto shall be and the same are hereby extended to that part of the Province of Otago which before the coming into operation of the "Otago and Southland Union Act 1870" was included in the Province of Southland and from and after the passing of this Ordinance the said Ordinances respectively shall be in force and operation throughout the whole of the Province of Otago as constituted by the said Act.

THE FIRST SCHEDULE HEREINBEFORE REFERRED TO:

SHORT TITLE OF ORDINANCE.	SESSION AND NUMBER.	DATE.
Roads Ordinance 1862	26° Vict. No. 19	1862
Roads Ordinance 1862 Amendment Ordinance 1867	30° Vict. No. 84	1867

THE SECOND SCHEDULE HEREINBEFORE REFERRED TO.

SHORT TITLE OF ORDINANCE.	SESSION AND NUMBER.	DATE.
Otago Roads Ordinance 1865	28° Vict. No. 190	1865
Otago Roads Ordinance 1865 Extension and Amendment Ordinance	29° Vict, No. 210	1866
Road Districts Loan Ordinance 1865	29° Vict. No. 223	1865-66

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DUNEDIN ATHENÆUM AND MECHANICS' INSTITUTE ORDINANCE 1870.

IN THE THIRTY-FOURTH YEAR OF THE REIGN OF HER MAJESTY QUEEN VICTORIA.

SESSION XXVIII. No. 329.

ANALYSIS.

Title. Preamble.

Short Title

Incorporation.
 Purposes of the Institution.

Institute to be managed by a committee.
 First Committee of Management.

6. Rules in Schedule to be rules of the Institute.

Lands may be conveyed &c, to Institute.
 How Corporation may be dissolved.
 Effect of dissolution on property of Institute.

10. Committee may sell unused or duplicate copies of books &c-

AN ORDINANCE to incorporate the Dunedin Athenaum and Mechanics' Title. Institute. [7TH DECEMBER 1870.]

WHEREAS it is desirable that the Dunedin Athenæum and Mechanics' Preamble. Institute which has at various times received Grants of Public Money for the furtherance of the objects for which it was established should be now incorporated in order that thereby its usefulness in the diffusion of intelligence and the extension of sound learning in the City of Dunedin and its neighbourhood may be increased:

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. The short title of this Ordinance shall be the "Dunedin Athen-Short Title. æum and Mechanics' Institute Ordinance 1870."
- II. The following persons and all other the members of the Institution Incorporation. established for maintaining a Lending and Reference Library and Reading Room in the City of Dunedin known as the "Dunedin Athenæum and Mechanics' Institute" namely James Macandrew John Bathgate John Logan Archibald Heber Lakeman Charles Smith Robert Stout Edmund Edward Colston Quick Alois Duffus Lubecki Ferdinand Faithfull Begg Stuart Hawthorne John Hislop John Wesley Jago and Richard Oliver shall be a body politic and corporate by the name of "The Dunedin Athenæum and Mechanics' Institute" and by that name shall have perpetual succession and

shall adopt and have a complete seed and shall by the same name sue and be sued plead and be impleted answered be answered unto in all Courts of the Colony of the colony of the capable in law to take purchase and hold all goods and personal property whatsoever and shall also be able and capable and capabl such lands buildings hereditaments and possessions as may from time to time be required for the purposes of the said Institution but also any other lands buildings hereditaments and possessions whatsoever and shall be able and capable in law to grant denise mortgage charge allenate or otherwise dispose of all or any of the property real or personal belonging to the said Institution and also to do all other matters or things incidental or appertaining to a body politic and corporate: Provided always that it shall not be lawful for the said Corporation to alienate mortgage charge or dispose of except by way of lease for a period not exceeding three years any lands tenements or hereditaments of which it shall have become seized or to which it may become entitled by grant purchase or otherwise unless with the approval of two-thirds of the members thereof present at a Special General meeting duly convened and any money received from such alienation mortgage demise or otherwise shall be paid and applied solely for the purposes of the said Institution.

Purposes of the Institution.

- III. The purposes for which the said Institution has been established and shall in future be maintained are to form or provide and carry on
 - 1. A lending and a reference library.
 - 2. A reading room with a supply of newspapers and periodicals.
 - 3. Educational classes and lectures.
 - 4. Meetings for social and intellectual improvement.
 - 5. The collection of scientific apparatus or other things illustrative of science or useful for education:

Under such regulations as may be made from time to time by the members.

Institute to be managed by a committee.

IV. The management of the said Institution shall be vested in a Committee of the members thereof to be appointed annually at a general meeting to be held in the month of January in each year or so soon thereafter as may be found convenient.

First Committee of Management.

V. The following persons shall be the Committee of management till the next annual general meeting namely John Bathgate Vice-President John Logan Treasurer Archibald Heber Lakeman Secretary and members of Committee Robert Stout Charles Smith Edmund Edward Colston Quick Alois Duffus Lubecki Ferdinand Faithfull Begg Stuart Hawthorne John Hislop John Wesley Jago Richard Oliver.

Rules in Schedule to tute.

VI. The rules contained in the Schedule shall be the rules for the be rules of the Insti- government and management of the said Institution until altered amended varied or rescinded by two-thirds of the members present at the annual general meeting or at any special meeting called by advertisement on eight days' notice the object of the meeting being fully set forth in the advertisement.

Lands may be conveved &c. to Institute.

VII. No member or subscriber shall have any personal individual joint or transmissible right or interest in or to the whole or any part of the real or personal estate which may belong to or be vested in the corporation.

How Corporation may be dissolved.

VIII. The Corporation may be dissolved by the consent of five-sixths of the members at any general meeting assembled after ten days' special notice by advertisement or de facto when the number of members shall fall below seven.

- IX. In the event of the said Corporation being dissolved the whole of Effect of dissolution the property real and personal belonging to the said Corporation shall be stitute. vested in the Mayor and Municipal Council of the City of Dunedin for the time being to form a part of any public library university library or public institution which may be established or at the time be in existence within the City of Dunedin to be held for the use of the public under such regulations as may be prescribed by the said Council in that behalf.
- X. The Committee shall have power from time to time to sell or dispose Committee may sell of by public auction or otherwise any unused or duplicate copies of books unused or duplicate reviews magazines newspapers or other periodicals and the proceeds of such sales shall be applied towards the ordinary expenditure of the Corporation.

SCHEDULE.

General Rules.

- 1. This Institution shall be called the "Dunedin Athenæum and Mechanics' Institute."
- 2. The general management of the Institution shall be vested in a Committee consisting of a President Vice-President Treasurer Secretary and Committeemen four of whom shall form a quorum.
 - 3. His Honor the Superintendent of Otago shall be ex officio President of the Institution,
- 4. The objects of the Institution shall be to provide a suitable Library and Reading Room and by every other attainable means to promote the diffusion of information and instruction in Literature Science and Art.
- 5. An Annual Meeting of the Members shall take place on the second Monday of every year or as soon thereafter as may be found convenient for the election of Officers and for general business Eight members shall form a quorum at these meetings.
- 6. The Office Bearers shall be elected annually. Out-going Members of the Committee shall be eligible for reelection.
- 7. It shall be competent for any three of the Office Bearers or any ten of the Members by a written requisition stating the proposed object to require the Secretary to convene a Special General Meeting of the Members of the Institution and the Secretary on receiving such a requisition shall be bound to announce such a meeting forthwith by advertisement in the newspapers at least eight days previous to the meeting. Only the subject stated in the requisition shall be discussed at such meetings.
- 8. The Committee shall meet on the second Monday of each month or more frequently if necessary and the Secretary and Treasurer shall take their instructions at these meetings. The Secretary shall have charge of the property of the Athenæum and of all correspondence. The Treasurer shall attend to the collection of money and the payment of accounts. Auditors shall be chosen annually one by the Committee and one by the Members at the annual general meeting.
- 9. No building for the purpose of this Institution shall be erected or purchased unless authorised by a resolution of two-thirds of the Members present at a general meeting of the Subscribers.
- 10. All persons desirous of becoming members must be approved of by the Managing Committee. The annual subscription shall be £1 ls. or 5s. 3d. per quarter payable in advance.
- 11. Strangers visiting the Province when introduced by a Member shall be allowed the use of the Reading Room gratuitously for one month.
- 12. The Reading Room and Library shall be at the service of Members of the Provincial Council during the Session.
 - 13. A Life Membership may be purchased by the payment of £10 10s.
- 14. No money shall be borrowed for the purposes of the Institution without the consent of two-thirds of the Members present at a general meeting,

Rules of Library.

- 1. No Subscriber shall be allowed from the Library more than one book at a time (or three of a set) and one periodical: Provided always that Subscribers of more than one guinea per annum may be allowed to take ut one more work for each extra subscription of half-a-guinea per annum.
- 2. Periodicals shall lie one month on the tables of the Institution before being available for circulation amongst the members.

- 3. As books have in some instances been returned by mambers soiled and damaged to such an extent as to render them unfit for circulation any member returning a work in the condition mentioned will be required to forfeit double the value of the work or if one of a set to replace the whole.
- 4. Parties subscribing for a less period than twelve months must leave a deposit of £1 with the Librarian before taking out books which will be returned when their membership ceases or procure a written guarantee from two Annual Subscribers stating that they will be responsible for all books lost or destroyed by the party obtaining the guarantee and for all fines imposed upon him by the Committee in accordance with the Rules.
- 5. Seven or fourteen days (according to its size) shall be allowed for reading a book and three days for a periodical. A fine of 3d. per day for a book and 6d. per day for a periodical shall be imposed on Subscribers detaining the same beyond the proper time.
- 6. A book shall lie on the Librarian's table on which subscribers may note recommendations of new books which will be taken into consideration by the Committee.
- 7. The Committee may withdraw the privileges of the Institution from any Member who does not comply with these rules or who otherwise misconducts himself and may declare his subscription forfeited.

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OTAGO MUNICIPAL CORPORATIONS ORDINANCE 1865 AMENDMENT ORDINANCE 1870.

IN THE THIRTY-FOURTH YEAR OF THE REIGN OF HER MAJESTY QUEEN VICTORIA.

SESSION XXVIII. No. 330.

ANALYSIS.

Title. Preamble.

Repeal of Sections 18 and 27 of Otago Municipal Corporations Ordidance 1865.
 Election of Mayor. Election of Councillors and Auditors.
 Polling at Election of Councillors and Auditors.

Polling Booths to be provided. Voter to strike out the names of Candidates for whom he does not vote.
 Provision for Voter unable to read.

Who to be deemed elected.

8. Scrutineers.

9. Provisions for first Election of Mayor Councillors and Auditors of newly created Municipalities.

10. Interpretation.

An Ordinance to amend the Otago Municipal Corporations Ordinance Title. [7TH DECEMBER 1870.] 1865.

THEREAS it is expedient to amend the Otago Municipal Corporations Preamble. Ordinance 1865 in certain particulars: And whereas it is also expedient to make provision for the first Election of Mayors and Councillors and Auditors of Municipalities proclaimed under the provisions of the Ordinance of the Superintendent and Provincial Council of the Province of Otago intituled "An Ordinance to Amend the Otago Municipal Corporations Ordinance 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 :—

- I. This Ordinance may be cited and referred to as the "Otago Municipal Short Title. Corporations Ordinance 1865 Amendment Ordinance 1870."
- II. Sections eighteen and twenty-seven of the said Otago Municipal and 27 of Otago Municipal orations Ordinance 1865 shall be and the same are hereby repealed.

 Repeal of Sections 18 and 27 of Otago Municipal Corporations Ordinance 1865. Corporations Ordinance 1865 shall be and the same are hereby repealed.
- III. Upon the twenty-first day of July in every year the Citizens shall Election of Mayor. Elect in manner hereinafter mentioned from among themselves a Citizen to lors and Auditors. 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 entitled to assume the duties of the office or to take his seat as Mayor at any meeting of the Council: And upon the first day of August in

every year except as to persons mentioned in the said Ordinance the persons enrolled as Citizens in each of the Wards shall elect one of the persons on the Roll of such Ward 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 and Auditors votes shall be taken at meetings which shall be held in all the Wards.

IV. The polling for Election of Mayor Councillors and Auditors within Polling at Election of IV. The polling for Election of the said Ordinance shall be held councillors and Audi-each Ward according to the provisions of the said Ordinance shall be held to be appointed by the 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 or 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 names and Surnames of all the candidates at such Election and of no other persons in full and if the Christian names and Surnames of any two or more candidates be the same they shall be distinguished upon such ballot papers by the addition of their residence and occupation.

Polling Booths to be

does not vote.

V. For taking the poll at any Election there shall be provided a polling booth containing separate apartments or places forming part of the booth and every person to whom a ballot paper shall have been furnished as aforesaid shall forthwith retire to some unoccupied apartment of the polling Voter to strike out booth and shall there alone and in private strike out from such ballot paper the names of Candi-without delay the names of the candidates for whom he does not intend to dates for whom he vote and shall forthwith fold up such ballot paper in such manner as will conceal the names of the candidates 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 Elec-No voting paper shall be received unless it is 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 and in default of payment to imprisonment for any term not exceeding one month.

Provision for Voter unable to read.

VI. If any person to whom a ballot-paper shall have been furnished as aforesaid shall be blind or be unable to read and shall signify the same to the Councillor or other person presiding such Councillor or other person presiding may and shall at the request of such person and for him and in presence of a witness if so desired by such person strike out in the polling-booth from such ballot-paper the names of such candidates as such person may designate.

Who to be deemed elected.

VII. The Candidate who has (or in any case where more than one is to be elected those Candidates not exceeding the number to be elected who have) received the greatest number of votes shall be deemed to have been duly elected but if two or more Candidates shall have received an equal number of votes and a sufficient number of Candidates to fill the vacancies shall not have received a greater number of votes then and in such case neither of the said Candidates who shall have received an equal number of votes shall be or be deemed to have been elected but as soon thereafter as conveniently may be a fresh Election shall take place as provided by the 30th Section of the said Ordinance.

VIII. Each Candidate shall be entitled to appoint in writing under his Scrutineers. hand two persons neither of whom shall be a Candidate to be Scrutineers on behalf of such Candidate at each polling-booth and every such Scrutineer shall be entitled to be present in that part of the polling-booth in which the ballot papers are issued by the Councillor or other person presiding as hereinbefore provided.

IX. It shall be lawful for the Superintendent at any time after any Provisions for first Municipality shall have been proclaimed under the provisions of the Ordin-Councillors and Audiance intituled "An Ordinance to Amend the Otago Municipal Corporations tors of newly created Ordinance 1865" by proclamation in the Government Gazette of the Province Ordinance 1865" by proclamation in the Government Gazette of the Province of Otago to appoint a day for the first Election of a Citizen to be Mayor of such Municipality and the person elected shall be called the Mayor elect until the expiration of ten days next ensuing the day of the date of such Election and until the expiration of such ten days shall not be entitled to assume the duties of the office And on the tenth day after the day so appointed for the Election of the Mayor the persons enrolled as Citizens in each of the respective Wards of such Municipality shall elect such number of Auditors and shall also elect from the persons on the Roll of the Ward such number of Councillors for each Ward of the Municipality as shall by the proclamation creating such Municipality be provided: And the Mayor Councillors and Auditors so elected shall hold office until the first day of August next ensuing the day of the date of such Election.

X. This Ordinance shall be read and construed as part of and incorporation. rated with the said Otago Municipal Corporations Ordinance 1865.

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OTAGO MUNICIPAL CORPORATIONS ORDINANCE EXTENSION ORDINANCE 1870.

IN THE THIRTY-FOURTH YEAR OF THE REIGN OF HER MAJESTY QUEEN VICTORIA.

SESSION XXVIII. No. 331.

ANALYSIS.

Title. Preamble.

. Short Title. 2. Ordinances of Province of Otago extended. Schedule.

An Ordinance to extend the provisions of the Municipal Corporations Ordi-Title. nances of the Province of Otago to that part of the Province of Otago which before the coming into operation of "The Otago and Southland Union Act 1870" was included in the Province of Southland. [7th Dec. 1870.]

HEREAS it is expedient to extend to that part of the Province of Preamble. Otago which before the coming into operation of the "Otago and Southland Union Act 1870" was included in the Province of Southland the provisions of the Ordinances of the Province of Otago specified in the Schedule hereto:

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. The short title of this Ordinance shall be the "Otago Municipal Cor-Short Title. porations Ordinances Extension Ordinance 1870."
- II. The several Ordinances of the Superintendent and Provincial Ordinances of Pro-Council of the Province of Otago specified in the Schedule hereto shall be tended. and the same are hereby extended to that part of the Province of Otago which before the coming into operation of the "Otago and Southland Union Act 1870" was included in the Province of Southland and from and after the passing of this Ordinance the said Ordinances respectively shall be in force and operation throughout the whole of the Province of Otago as constituted by the said Act.

THE SCHEDULE HEREINBEFORE REFERRED TO.

Title of Ordinance.	Session and Number.	Date.
Otago Municipal Corporations Ordinance 1865	28° Vict. Sess. XX. No. 191	1865
An Ordinance to amend the Otago Municipal Corporations Ordinance 1865	29° Vict. Sess. XXI. No. 298	1866
Otago Municipal Corporations Ordinances Amendment Ordinance 1866	30° Vict. Sess. XXII. No. 239	1866
Otago Municipal Corporations Ordinance 1865 Amendment Ordinance 1870	34° Vict. Sess. XXVIII. No. 330	1870

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Provincial Government for the time being.



EDUCATION ORDINANCE (SOUTHLAND) REPEAL ORDINANCE 1870.

IN THE THIRTY-FOURTH YEAR OF THE REIGN OF HER MAJESTY QUEEN VICTORIA.

SESSION XXVIII, No. 332.

ANALYSIS.

Title. Preamble

Education Ordinance of late Province of Southland repealed.

 Ordinances of Province of Otago extended.
 Management of lands affected by Ordinances in Third Schedule vested in Otago Education Board. Schedules.

AN ORDINANCE to repeal the Education Ordinance of the late Province of Title. Southland and to extend the provisions of the Education Ordinances of the Province of Otago to that part of the Province of Otago which before the coming into operation of the "Otago and Southland Union Act 1870" was included in the Province of Southland. |7TH DECEMBER 1870.|

WHEREAS it is expedient to repeal the Ordinance of the Superintendent Preamble. and Provincial Council of the late Province of Southland specified in the First Schedule hereto and to extend to that part of the Province of Otago which before the coming into operation of the "Otago and Southland Union Act 1870" was included in the Province of Southland the provisions of the Ordinances of the Province of Otago specified in the Second Schedule hereto: And whereas it is expedient to amend the several Ordinances of the Superintendent and Provincial Council of the late Province of Southland specified in the Third Schedule hereto and to provide for the management and administration of the lands specified in the respective Schedules annexed to the said Ordinances respectively:

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. The short title of this Ordinance shall be the "Education Ordinance Short Title. (Southland) Repeal Ordinance 1870."
- II. The Ordinance of the Superintendent and Provincial Council of the Education Ordinance late Province of Southland specified in the First Schedule hereto shall be southland repealed. and the same is hereby repealed.

Ordinances of Province of Otago ex-tended.

III. The several Ordinances of the Superintendent and Provincial Council of the Province of Otago specified in the Second Schedule hereto shall be and the same are hereby extended to that part of the Province of Otago which before the coming into operation of the "Otago and Southland Union Act 1870" was included in the Province of Southland and from and after the passing of this Ordinance the said Ordinances respectively shall be in force and operation throughout the whole of the Province of Otago as constituted by the said Act.

Management of lands affected by Ordinan-

IV. The management and administration of the lands specified in the apected by Ordinan-ces in Third Schedule respective Schedules annexed to the several Ordinances of the Superintenvested in Otago Edu- dent and Provincial Council of the late Province of Southland specified in cation Board. the Third Schedule hereto shall be carried on and conducted by the "Otago Education Board" established under and by the "Education Ordinance 1864" or by any Board or Committee to which the powers duties and authorities vested in the said Otago Education Board may be transferred by any Ordinance of the Province of Otago.

THE FIRST SCHEDULE HEREINBEFORE REFERRED TO.

Short Titl	le of O	rdinance.			Session and Number.	Datè.
Education Ordinance 1867	•••	•••	• • •	•••	30° Victoriæ. No. 81	1867

THE SECOND SCHEDULE HEREINBEFORE REFERRED TO.

Short Title of Ordinance.	Session and Number.	Date.
The Education Ordinance 1864	27° Victoriæ. No. 149	1864
Education Ordinance 1864 Amendment Ordinance 1865 .	29° Victoriæ. No. 219	1865-66
The Grammar Schools Ordinance 1869	32° Victoriæ. No. 285	1869

THE THIRD SCHEDULE HEREINBEFORE REFERRED TO.

Short Title of Ordinance.		Session and Number.	Date.
Education Reserves Ordinance 1862		26° Victoriæ. No. 21	1862
Educational Endowments (Rural) Ordinance 1863		27° Victoriæ. No. 42	1863
Collegiate Reserves Ordinance 1863	•••	27° Victoriæ. No. 45	1863

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LICENSED THEATRES ORDINANCE (SOUTHLAND) REPEAL ORDINANCE 1870.

IN THE THIRTY-FOURTH YEAR OF THE REIGN OF HER MAJESTY QUEEN VICTORIA.

SESSION XXVIII. No. 333.

ANALYSIS.

Title. Preamble.

Short Title.
 Ordinance of late Province of Southland repealed.

Ordinances of Province of Otago extended.
 Existing licenses saved.
 Schedules.

An Ordinance to Repeal the Licensed Theatres Ordinance of the late Title. Province of Southland and to extend the provisions of the Ordinances of the Province of Otago for regulating places of public exhibition and entertainment to that part of the Province of Otago which before the coming into operation of the "Otago and Southland Union Act 1870" was included in the Province of Southland, [7th Dec. 1870.]

WHEREAS it is expedient to repeal the Ordinance of the Superintendent and Provincial Council of the late Province of Southland specified in the First Schedule hereto and to extend to that part of the Province of Otago which before the coming into operation of the "Otago and Southland Union Act 1870" was included in the Province of Southland the provisions of the Ordinances of the Province of Otago specified in the Second Schedule hereto:

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. The short title of this Ordinance shall be the "Licensed Theatres Short Title. Ordinance (Southland) Repeal Ordinance 1870."
- II. The Ordinance of the Superintendent and Provincial Council of the Ordinance of late Province of Southland specified in the First Schedule hereto shall be and Province of Southland repealed. the same is hereby repealed.

Ordinances of Province of Otago extended.

III. The several Ordinances of the Superintendent and Provincial Council of the Province of Otago specified in the Second Schedule hereto shall be and the same are hereby extended to that part of the Province of Otago which before the coming into operation of the "Otago and Southland Union Act 1870" was included in the Province of Southland and from and after the passing of this Ordinance the said Ordinances respectively shall be in force and operation throughout the whole of the Province of Otago as constituted by the said Act.

Existing licenses saved.

IV. Every license lawfully issued under the provisions of the Ordinance specified in the First Schedule heroto and subsisting at the time of the coming into operation of this Ordinance shall until the time of the expiration of such license but no longer be deemed to be a license under the Ordinances specified in the Second Schedule hereto.

THE FIRST SCHEDULE HEREINBEFORE REFERRED TO:

SHORT TITLE OF ORDINANCE.	SESSION AND NUMBER.	DATE.
Licensed Theatres Ordinance 1863	. 27° Vict. No. 37	1863

THE SECOND SCHEDULE HEREINBEFORE REFERRED TO.

SHORT TITLE OF ORDINANCE.					SESSION AND NUMBER.	DATE.
Licensed Theatres Ordinance 1862	•	•••		- -	26° Vict. No. 108	1862
Licensed Theatres Ordinance 1870		•••		•-	33° Vict. No. 310	1870

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LICENSING ORDINANCES (SOUTHLAND) REPEAL ORDINANCE 1870.

IN THE THIRTY-FOURTH YEAR OF THE REIGN OF HER MAJESTY QUEEN VICTORIA.

SESSION XXVIII. No. 334.

ANALYSIS.

Title. Preamble.

Short Title.
 Licensing Ordinances of late Province of Southland repealed.

3. Ordinances of Province of Otago extended.

4. Ordinance when to come into operation. Existing licenses may be renewed without fee.

Schedules.

An Ordinance to repeal the Licensing Ordinances of the late Province of Title. Southland and to extend the provisions of the Licensing Ordinances of the Province of Otago to that part of the Province of Otago which before the coming into operation of the "Otago and Southland Union Act 1870" was included in the Province of Southland. [7th December 1870.]

WHEREAS it is expedient to repeal the Ordinances of the Superintendent Preamble. and Provincial Council of the late Province of Southland specified in the First Schedule hereto and to extend to that part of the Province of Otago which before the coming into operation of the "Otago and Southland Union Act 1870" was included in the Province of Southland the provisions of the Ordinances of the Province of Otago specified in the Second Schedule hereto:

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. The short title of this Ordinance shall be the "Licensing Ordinances Short Title. (Southland) Repeal Ordinance 1870."
- II. The several Ordinances of the Superintendent and Provincial Council Licensing Ordinances of the late Province of Southland specified in the First Schedule hereto Southland repealed. shall be and the same are hereby repealed.

Ordinances of Province of Otago ex of the Province of Otago specified in the Second Schedule hereto shall be and the same are hereby extended to that part of the Province of Otago which before the coming into operation of the "Otago and Southland Union Act 1870" was included in the Province of Southland and from and after the coming into operation of this Ordinance the said Ordinances respectively shall be in force and operation throughout the whole of the Province of Otago as constituted by the said Act.

Ordinance when to come into operation.

IV. This Ordinance shall come into operation upon the first day of January 1871 and any person being the holder of a License lawfully issued Existing licenses may previously to and subsisting at the time of the coming into operation of this be renewed without Onlineage shall be entitled to have issued to him without payment of any Ordinance shall be entitled to have issued to him without payment of any fee a License under the provisions of the Ordinances specified in the Second Schedule hereto of the same description as nearly as may be as the License held by him at the time of the coming into operation of this Ordinance for the term unexpired of such License on the first day of January 1871.

THE FIRST SCHEDULE HEREINBEFORE REFERRED TO.

Short Title of Ordinance.	Session and Number.	Date.
Licensing Ordinance 1865	29° Victoriæ. No. 61.	1865
Licensing Ordinance 1865 Amendment Ordinance 1867	30° Victoriæ. No. 80.	1867

THE SECOND SCHEDULE HEREINBEFORE REFERRED TO.

Short Title of Ordinance.	Session and Number.	Date.
Licensing Ordinance 1865	29° Victoriæ. No. 207.	1865
Licensing Ordinance 1865 Amendment Ordinance 1866	30° Victoriæ. No. 235.	1866
Licensing Ordinances Amendment Ordinance 1870	33° Victoriæ. No. 302.	1870

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AUCTION ORDINANCE 1862(SOUTHLAND) REPEAL **ORDINANCE** 1870.

IN THE THIRTY-FOURTH YEAR OF THE REIGN OF HER MAJESTY QUEEN VICTORIA.

SESSION XXVIII. No. 335.

ANALYSIS.

Title. Preamble. Short Title. Ordinance of late Province of Southland repealed.

3. Ordinances of Province of Otago extended.

4. Existing licenses saved.5. Licenses may be granted in late Province for year 1871. Schedules.

AN ORDINANCE to repeal the Auction Ordinance 1862 of the late Province Title: of Southland and to extend the provisions of the Ordinances of the Province of Otago relating to the regulation of sales by auction and auctioneers to that part of the Province of Otago which before the coming into operation of the "Otago and Southland Union Act 1870" was included in the Province of Southland. [7TH DECEMBER 1870.] [7TH DECEMBER 1870.]

WHEREAS it is expedient to repeal the Ordinance of the Superintendent Preamble. and Provincial Council of the late Province of Southland specified in the First Schedule hereto and to extend to that part of the Province of Otago which before the coming into operation of the "Otago and Southland Union Act 1870" was included in the Province of Southland the provisions of the Ordinances of the Province of Otago specified in the Second Schedule hereto:

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. The short title of this Ordinance shall be the "Auction Ordinance Short Title. 1862 (Southland) Repeal Ordinance 1870."
- II. The Ordinance of the Superintendent and Provincial Council of the Ordinance of late late Province of Southland specified in the First Schedule hereto shall be and Province of Souththe same is hereby repealed.

Ordinances of Pro-

III. The several Ordinances of the Superintendent and Provincial Council vince of Otago ex of the Province of Otago specified in the Second Schedule hereto shall be and the same are hereby extended to that part of the Province of Otago which before the coming into operation of the "Otago and Southland Union Act 1870" was included in the Province of Southland and from and after the passing of this Ordinance the said Ordinances respectively shall be in force and operation throughout the whole of the Province of Otago as constituted by the said Act.

Existing licenses saved.

IV. Every license lawfully issued under the provisions of the Ordinance specified in the first schedule hereto and subsisting at the time of the coming into operation of this Ordinance shall until the time of the expiration of such license but no longer be deemed to be a license under the Ordinances specified in the second schedule hereto.

Licenses may be granted in late Province for year 1871.

V. Notwithstanding anything in the said Ordinances specified in the second schedule hereto or either of them to the contrary it shall be lawful for the Superintendent with the advice of his Executive Council to grant a license under the said Ordinances for the year one thousand eight hundred and seventy-one to any person resident in that part of the Province of Otago which before the coming into operation of the "Otago and Southland Union Act 1870" was included in the Province of Southland who shall apply for the same on or before the first day of May one thousand eight hundred and seventy-one and the fee payable in respect of such license shall be a proportionate part only of the entire fee specified in the said Ordinances for such part of the year as shall be unexpired at the time of the granting of such application.

THE FIRST SCHEDULE HEREINBEFORE REFERRED TO:

SHORT TITLE OF ORDINANCE	•	SESSION AND NUMBER.	DATE.
Auction Ordinance 1862	***	25° Vict. No. 12	* 1862

THE SECOND SCHEDULE HEREINBEFORE REFERRED TO.

SHORT TITLE OF ORDINANCE.	SESSION AND NUMBER.	DATE.
Licensed Auctioneers Ordinance 1862	26° Vict. No. 99	1862
Licensed Auctioneers Ordinance 1862 Amendment Ordinance 1869	32° Vict. No. 283	1869

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LICENSED HAWKERS ORDINANCE (SOUTHLAND) REPEAL ORDINANCE 1870.

IN THE THIRTY-FOURTH YEAR OF THE REIGN OF HER MAJESTY QUEEN VICTORIA.

SESSION XXVIII. No. 336

ANALYSIS.

Title. reamble. 1. Short Title. Ordinance of late Province of Southland repealed.
 Ordinance of Province of Otago extended.

Existing licenses saved. Schedules.

AN ORDINANCE to repeal the Ordinance of the late Province of Southland Title. intituled the "Licensed Hawkers Ordinance 1863" and to extend the provisions of the Ordinance of the Province of Otago relating to the licensing and regulating of Hawkers and Pedlars to that part of the Province of Otago which before the coming into operation of the "Otago and South-land Union Act 1870" was included in the Province of Southland. | 7TH DECEMBER, 1870. |

WHEREAS it is expedient to repeal the Ordinance of the Superintendent Preamble and Provincial Council of the late B and Provincial Council of the late Province of Southland specified in the first Schedule hereto and to extend to that part of the Province of Otago which before the coming into operation of the "Otago and Southland Union Act 1870" was included in the Province of Southland the provisions of the Ordinance of the Province of Otago specified in the second Schedule hereto;

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. The short title of this Ordinance shall be the "Licensed Hawkers short Title. Ordinance (Southland) Repeal Ordinance 1870."
- II. The Ordinance of the Superintendent and Provincial Council Ordinance of of the late Province of Southland specified in the first schedule hereto province of Southland specified in the schedule hereto province of South shall be and the same is hereby repealed except so far as may be necessary for supporting or continuing any legal proceedings heretofore taken or hereafter to be taken upon any recognizance entered into under the said Ordinance and except as to the recovery of any penalties for any offence committed against the said Ordinance before the commencement and coming into operation of this Ordinance.
- III. The Ordinance of the Superintendent and Provincial Council Ordinance of Proof the Province of Otago specified in the second schedule hereto shall tended. be and the same is hereby extended to that part of the Province of Otago which before the coming into operation of the "Otago and Southland Union Act 1870" was included in the Province of Southland Union Act 1870" was included in the Province of Southland and from and

after the passing of this Ordinance the said Ordinance shall be in force and operation throughout the whole of the Province of Otago as constituted by the said Act.

Existing licenses saved.

IV. Every license lawfully issued under the provisions of the Ordinance specified in the first schedule hereto and subsisting at the time of the coming into operation of this Ordinance shall until the time of the expiration of such license but no longer be deemed to be a license under the Ordinance specified in the second schedule hereto.

THE FIRST SCHEDULE HEREINBEFORE REFERRED TO.

Short Title of Ord	linance.		 Session and Number.	Date.
Licensed Hawkers Ordinance 1863	• • •	•••	 27° Vict. No. 38	1863

THE SECOND SCHEDULE HEREINBEFORE REFERRED TO.

Short T	itle of Ord	linance.	Session and Number.	Date.		
Licensed Hawkers Ordinan	če 1864	•••	• • •	•••	28° Vict. No. 170	1864

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OTAGO ROADS ORDINANCE 1865 AMENDMENT ORDINANCE 1870.

IN THE THIRTY-FOURTH YEAR OF THE REIGN OF HER MAJESTY QUEEN VICTORIA.

SESSION XXVIII. No. 337.

ANALYSIS.

Preamble.
1. Short Title.

Interpretation of words "Road" and "Roads."
 Consent of ratepayers to be obtained to making tramways or tramroads.

AN ORDINANCE to Explain the Meaning of the Words "Road" and Title. "Roads" as used in the Ordinance of the Superintendent and Provincial Council of the Province of Otago intituled the "Otago Roads Ordinance 1865."

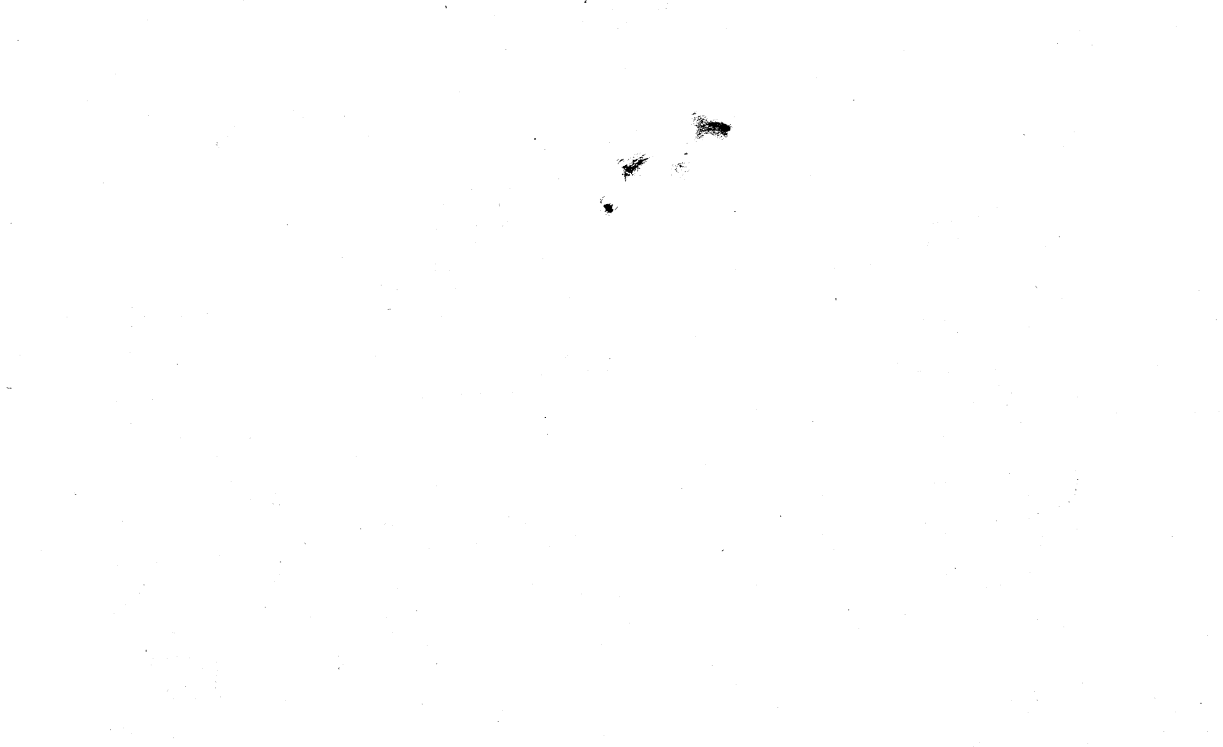
[7th December, 1870.]

 $W^{\rm HEREAS}$ it is expedient to define the meaning of the words "Road" and Preamble. "Roads" as used in the said Otago Roads Ordinance 1865:

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. The short title of this Ordinance shall be the "Otago Roads Ordi-Short Title. nance 1865 Amendment Ordinance 1870."
- II. The words "Road" and "Roads" whenever used in the said Ordi-Interpretation of nance shall extend to and include any wooden or iron tramway or tramroad words Road and or any railway or railroad in addition to the ordinary meanings of the said words unless there shall be something in the context showing that the said words are used solely in the ordinary meaning of the said words.
- III. That no tramway or tramroad shall be made or constructed in any consent of ratepayers road district until the consent in writing of two-thirds of the ratepayers of to be obtained to such district shall have been obtained to the making thereof and the sanc-tramroads. tion of the General Road Board shall also have been obtained thereto.

DUNEDIN, NEW ZEALAND:





APPROPRIATION ORDINANCE (NO. 2) 1870-71.

IN THE THIRTY-FOURTH YEAR OF THE REIGN OF HER MAJESTY QUEEN VICTORIA.

SESSION XXVIII. No. 338.

ANALYSIS.

Title.
Preamble.
1. Short Title.
2. Gertain sums to be applied out of Provincial Revenue.

- 3. Treasurer &c. to pay inoneys under warrant of the Superinten dent and to be allowed credit for all moneys so paid.
 4. Saving section V of "Appropriation Ordinance 1870-71."
- AN ORDINANCE to appropriate certain sums out of the Ordinary Revenue of Title. the Province of Otago and other Moneys for the six months commencing on the first day of October one thousand eight hundred and seventy and ending on the thirty-first day of March one thousand eight hundred and seventy-one.

 [7TH DECEMBER 1870.]
- BE IT ENACTED by the Superintendent of the Province of Otago with Preamble. the advice and consent of the Provincial Council thereof as follows:—
- I. This Ordinance shall be termed and may be cited and referred to as Short Title. the "Appropriation Ordinance (No 2) 1870-71."
- II. Out of the Revenues of the Province of Otago subject to the appro-Certain sums to be priation of the Provincial Council there may be issued and applied the sum special Revenue. of eighty-five thousand eight hundred and seventy-one pounds and fourpence or any sum or sums not exceeding the several sums for the several purposes hereafter particularly specified that is to say:—

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III. The Provincial Treasurer or other person having the custody or Treasurer &c. to pay control of the Public Funds of the Province shall issue and pay from time rant of the Superinto time any sum or sums of money for the purposes hereinbefore mentioned tendent and to be allowed credit for all not exceeding in the whole the sums respectively above specified to such moneys so paid. persons and in such proportions as the Superintendent for the time being shall by warrant under his hand directed to the Provincial Treasurer or such other person as aforesaid and certified by the Auditor or Deputy-Auditor in terms of the "Provincial Audit Act 1866" from time to time direct and such Treasurer or other person having the custody or control of the Public Funds of the Province shall in his accounts be allowed credit for all sums paid by him in pursuance of such warrants and the receipts of the persons 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 receipts shall have been given and the amount thereof shall be passed to his credit in account accordingly.

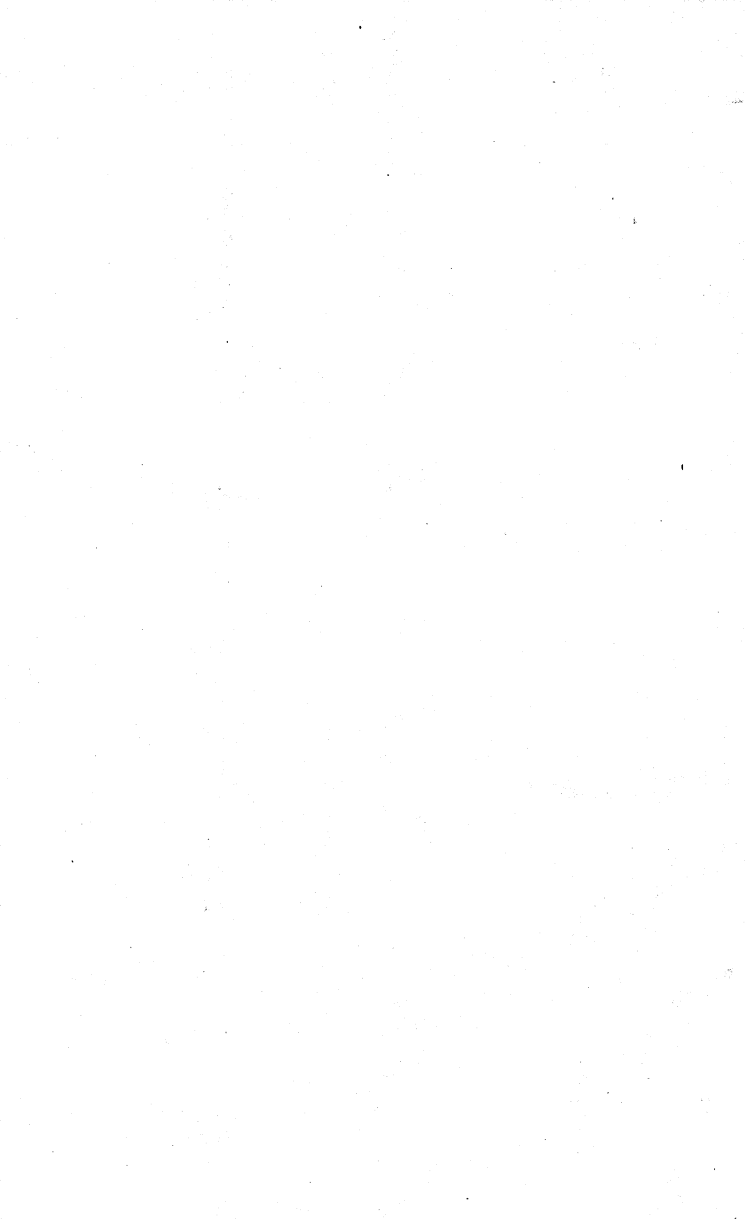
IV. The provisions of Section five of the "Appropriation Ordinance Saving section V of 1870-71" shall be applicable notwithstanding the present Session of the nance 1870-71. Provincial Council has been convened prior to the thirty-first day of March one thousand eight hundred and seventy-one payments may still be continued and made up to the thirty-first day of May one thousand eight hundred and seventy-one under the provisions of the fifth section of the "Appropriation Ordinance 1870-71" as if this present Session had not been so convened.

DUNEDIN, NEW ZEALAND:

Printed under the Authority of the Provincial Council of the Province of Otago, by Mills, Dick & Co., Stafford street, Printers to the said Provincial Government for the time being.

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ORDINANCES

OF THE

PROVINCE OF OTAGO, N.Z.

IN THE THIRTY-FOURTH YEAR OF THE REIGN OF HER MAJESTY QUEEN VICTORIA.



SESSION XXVIII., (SPECIAL), 1870.

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TO

OTAGO ORDINANCES.

SESSION XXVIII., (SPECIAL), 1870.

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NOTE.

The whole of the Ordinances passed during Session XXVIII. have become law, with the exception of the "Southern Trunk Railway Guaranteed Interest Ordinance Amendment."

CHARLES SMITH, Clerk of Council.

Provincial Council Chambers, February 1, 1871.

1 780

331.	Otago Municipal Corporations Ordinance	Exte	ision	• • •		•••	***	1769
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OTAGO REPRESENTATION ORDINANCE (NO. 2) 1870.

IN THE THIRTY-FOURTH YEAR OF THE REIGN OF HER MAJESTY QUEEN VICTORIA.

SESSION XXVIII. No. 322.

ANALYSIS.

Title. Preamble.

The Provincial Council to consist of 46 members. New Electoral Districts established.

Names of Districts and number of members for each.

5. New Electoral Rolls to be formed.
6. Repeal of certain Ordinances after dissolution of present Council. Existing law preserved until after such dissolution.

7. Repeal of Southland Representation Ordinance. Schedules A and B.

An Ordinance to divide the Province of Otago into New Electoral Districts Title. for the Election of Members for the Provincial Council of the said Province.[7TH DECEMBER 1870.]

WHEREAS by "The Provincial Elections Act 1858" it is enacted that Preamble. it shall be lawful for the Superintendent of every Province with the advice and consent of the Provincial Council thereof from time to time to divide such Province into Electoral Districts for the election of members of the Provincial Council and any such division from time to time to annul and And whereas it is expedient for the purpose of the election of members of the Provincial Council of the Province of Otago that the said Province shall from and after the date of the dissolution of the present Provincial Council be divided into thirty-four Electoral Districts and that the names of such districts and the number of members to be returned by each such district respectively shall be as hereinafter provided:

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. This Ordinance may be cited and referred to as the "Otago Repre-Short Title. sentation Ordinance (No. 2) 1870."
- II. After the dissolution of the present Provincial Council of the Pro- The Provincial Council to consist of 46 vince of Otago the said Council shall consist of forty-six members.
- III. For the purposes of the election of members of the said Council New Electoral Disthe Province of Otago shall from and after the date of the dissolution of the tricts established. present Council be divided into thirty-four Electoral Districts and the area and boundaries of such districts shall be as defined and set forth in the Schedule hereto annexed and marked "A."

and number of mem. gers for each.

IV. The names of such Electoral Districts and the number of members to be returned by each district respectively shall be as follows:

Dunedin	. 8	even members	Matau		one member
Oamaru		one member	Waitahuna		one member
Oamaru Country		one member	Tuapeka	•••	two members
Waitaki	•••	one member	Clutha	•••	two members
Moeraki		one member	Mataura	•••	one member
\mathbf{W} aihemo		one member	Mount Benger	•••	one member
Waikouaiti North	• • •	one member	Dunstan	••	one member
Blueskin	• • •	one member	Kawarau	•••	one $member$
Port Chalmers		one member	The Lakes	• • •	two members
North Harbor		one member	Mount Ida	•••	two members
Wakari		one member	Invercargill	•••	one member
$\mathbf{Caversham}$	•••	one member	Waiopai		${ m one\ member}$
Peninsula	• • •	one member	Otaramika		one member
Kaikorai		${ m one\ member}$	Oreti	• • •	${ m one\ member}$
Taieri	•••	three members	Riverton		${ m one\ member}$
Waihola		one member	Aparima		${ m one\ member}$
Milton	•••	one member	Makerewa		${ m one}\;{ m member}$

New Electoral Rolls to be formed.

V. New Electoral Rolls shall be formed for the Electoral Districts hereby established before the thirty-first day of January 1871.

Repeal of certain law preserved until

VI. From and after the time when the present Provincial Council shall oramances after dissolved the several Ordinances of the Superintendent and Provincial Council Existing Council specified in the Schedule to this Ordinances. Council specified in the Schedule to this Ordinance annexed marked "B" after such dissolution. shall be repealed and cease to have any effect or operation: but nothing in this Ordinance contained shall be construed as repealing any Law now in force for the establishment or formation of electoral districts or for the election of members of the said Provincial Council until from and after the dissolution of the present Council.

Repeal of Southland

VII. The Ordinance of the Superintendent and Provincial Council of Representation Ordithe late Province of Southland passed in the twenty-seventh year of the reign of Her present Majesty and shortly intituled the "Representation Ordinance 1864" shall be and the same is hereby repealed.

SCHEDULE A.

City of Dunedin.

This electoral district comprises the City of Dunedin as the boundaries are delineated on the map of the same in the Provincial Survey Office Dunedin.

Town of Oamaru.

This electoral district comprises the Town of Oamaru as the boundaries thereof are delineated on the map of the same in the Provincial Survey Office Dunedin.

Oamaru Country.

This electoral district comprises all that area which is bounded on the north by the Waitaki River on the east by the Ocean and the Town of Oamaru on the south by the Kakanui River the Kauroo River and by the southern boundary of the Kakanui Hundred and on the west by the western boundaries of the Kakanui and the Maruwenua Hundreds.

Waitaki.

This electoral district comprises all that area which is bounded on the north and north-east by the Province of Canterbury on the east by the Oamaru Country Electoral District on the south-east by Run 217 and on the southwest by a line along the top of the Kakanui mountains to Kyeburn Hill thence to Mount Ida thence along the Hawkdun mountains to a point due east of Mount St. Bathans thence to Mount St. Bathans and thence along the eastern boundaries of Runs 237 235 342 and 388 to the Province of Canterbury.

Moeraki.

This electoral district comprises all that area which is bounded on the north by the Waitaki Electoral District and the Oamaru Country Electoral District before described on the south-east by the Ocean and on the south-west by the Horse Ranges and Kakanui Mountains.

Waihemo.

This electoral district comprises all that area which is bounded towards the north-east by the Moeraki Electoral District before described on the south-east by the Ocean on the south by Stoney Creek to Mount Royal thence by Trotter's Creek to Mount Trotter thence by a line due west to Run 171 thence by Runs 171 and 121 to Nenthorn Creek and on the west by Runs 250 and 210 and towards the north-west by Run 203.

Waikouaiti North.

This electoral district comprises all that area which is bounded on the north-east by Waihemo Electoral District before described on the south-east by the Ocean on the south by the Waikouaiti River thence by the south branch of the said river to the southern boundary of Run 77 thence by the northern boundary of Run 39 to the Taieri River at the confluence of Allan Creek thence by the Taieri River on the north-west by Runs 307 and 250.

Blueskin.

This electoral district comprises all that area bounded on the north by Waikouaiti North Electoral District on the east by the Ocean on the south by a line from Long Beach to Mount Mihiwaka thence by a line to Mount Cargill thence by a line to Swampy Hill on the south-west by a line from Swampy Hill to Silver Peak thence by Run 39 to Silver Peak Hills.

Town of Port Chalmers.

This electoral district comprises the Town of Port Chalmers as the boundaries thereof are delineated on the map of the same in the Provincial Survey Office Dunedin.

North Harbor.

This electoral district comprises all that area bounded on the north and north-west by Blueskin Electoral District and the Ocean on the east by the Ocean on the south by Otago Harbor and the Port Chalmers Electoral District on the south-west by Dunedin Electoral District and on the west by the Water of Leith.

Wakari.

This electoral district comprises all that area bounded on the north by the boundary of the Hundreds on the east by North Harbor and City of Dunedin Electoral Districts on the south by the Half-way Bush road to the junction of the Kaikorai road thence along the Kaikorai road to the Kaikorai Road District and thence by the Kaikorai Road District and on the west by Kaikorai Road District and Block IV Dunedin and East Taieri Survey District.

Caversham.

This electoral district comprises all that area bounded on the north by the Wakari Electoral District on the east by the City of Dunedin Electoral District Otago Harbour and sections 69 and 82 block VII. Town District and thence in a straight line to the Ocean on the south by the Ocean Beach to a road line continued south from section 32 Ocean Beach District on the west by said road line and sections 77 and 78 Ocean Beach District to block XV. Dunedin and East Taieri Survey District on the north-west west and south by block XV. Dunedin and East Taieri District and again on the north-west by said block XV. Dunedin and East Taieri Survey District and by section 45 block VI. Town Survey District and by block V. Lower Kaikorai Survey District to the starting point.

Peninsula.

This electoral district comprises all that area bounded on the north by the Otago Harbour on the east and south by the Ocean and on the west by the Caversham Road District.

Kaikorai.

This electoral district comprises all that area bounded on the north by the Wakari Electoral District on the east by the Wakari and Caversham Electoral Districts on the south by the Ocean and on the west by Abbot's Creek and its eastern branch to the south-eastern corner of Wakari Survey District and by the north-western boundaries of sections 155 156 157 158 159 and 160 Wakari Survey District.

Taieri.

This electoral district comprises all that area bounded on the north by the ranges from the Lammerlaw to Sutton Stream and by Sutton Stream towards the east by the Waikouaiti North Blueskin Wakari and Kaikorai Electoral Districts and the Ocean towards the south and west by the Taieri River Lake Waipori and Meggat Burn to the boundary of the West Taieri Hundred thence by the boundary of the Hundred and the northern watershed of the Waipori River to Lammerlaw.

Waihola.

This electoral district comprises all that area bounded towards the north-east by Taieri Electoral District towards the south east by the Ocean and towards the south-west by the Tokomairiro River and northern boundary of Milton Electoral District and by a straight line running from said boundary till it cuts the north branch of Tokomairiro River and thence by that river to the boundary of the North Tokomairiro Hundred and towards the north-west by the boundary of the North Tokomairiro and West Taieri Hundreds.

Milton.

This electoral district comprises all that area situate in the Province of Otago comprising blocks VIII. IX. X. XI. XII. XVII. XVII. XVIII. XIX. and XX. Tokomairiro Survey District as the same are delineated on the map of the said district deposited in the Provincial Survey Office Dunedin the aforesaid area including the townships of Fairfax and Milton.

Matau.

This electoral district comprises all that area bounded towards the north-east by Milton and Waihola Electoral Districts towards the south-east by the Ocean and towards the south-west by the Matau branch of the Clutha River and the Clutha River to a point where the boundary of the North Tokomairiro Hundred joins said river.

Waitahuna.

This electoral district comprises all that area bounded on the north-west by Crookburn to its source thence by a line to Waitahuna Hill towards the north-east by a line from Waitahuna Hill to the West Taieri Hundred towards the south-east by Matau and Waihola Electoral Districts and towards the south-west by the Clutha River.

Tuapeka.

This electoral district comprises all that area bounded on the north-west by a line from the Tapanui Ranges to the Talla Burn and thence by a line to Lammerlaw on the north-east by Taieri Electoral District on the south-east by Waitahuna Electoral District and on the south-west by the Clutha River and Tapanui Ranges.

Clutha.

This electoral district comprises all that area bounded on the north-east by the Matau Waitahuna and Tuapeka Electoral Districts on the south-east by the Ocean on the south-west by the Tautuku River the Ranges over Catlin's Cone and the Waipahi River and on the north-west by Waipahi River and the Tapanui Ranges.

Mataura.

This electoral district comprises all that area bounded on the north by the Mount Benger Electoral District on the east by Clutha and Tuapeka Electoral Districts on the south by the Ocean and on the west by the Otaramika and Oreti Electoral Districts.

Mount Benger.

This electoral district comprises all that area bounded on the north by a line proceeding in an easterly direction from Lorn Peak to head of Deep Creek thence in an easterly line to South Roughridge Hill towards the east by the ranges from South Roughridge Hill to the Lammerlaw, thence by the Tuapeka District to the Tapanui Ranges thence to the boundary of the Gold Fields thence by the boundary of the Gold Fields to the Mataura River and towards the west by the Mataura River and the Watershed between the Nokomai and Mataura Rivers to Lorn Peak the starting point.

Dunstan.

This electoral district comprises all that area bounded on the north by Run 330 thence to the Cairn Muir Hill thence by Leaning Rock Creek to Leaning Rock Hill thence by the Dunstan Mountains to the source of Lauder Creek on the north-east by Runs 226 224 and 225 on the east by Rough Ridge on the south by northern boundary of Mount Benger District from South Roughridge Hill to Watershed of Carrick Range and on the west by Watershed of Carrick Range to southern boundary of Run 330.

Kawarau.

This electoral district comprises all that area bounded on the north by the Province of Canterbury on the east by the Waitaki Electoral District on the south-east by the Dunstan Ranges from Mount St. Bathan's over Dunstan Peak and by the Dunstan Electoral District on the south by Mount Benger Electoral District on the west by the Hector Mountains to Double Cone thence by the boundary of Run 345 to the Kawarau River thence by Rock Peak along the watershed of the Arrow and Shotover rivers to Fox Peak and thence to and along the east branch of the Matukituki River to the Province of Canterbury.

The Lakes.

This electoral district comprises all that area bounded on the north by the Province of Canterbury on the east by Kawarau and Mount Benger Electoral Districts and by the Oreti Electoral District on the scuth by the Oreti Electoral District and the Ocean on the west by the Ocean.

Mount Ida.

This electoral district comprises all that area bounded on the north and north-east by Waitaki Electoral District on the south-east by Waihemo and Waikouaiti North Electoral Districts on the south by the Taieri Electoral District on the west by Mount Benger Dunstan and Kawarau Electoral Districts.

Invercargill District

Comprises all that area within the town of Invercargill as shewn on the record map of the said town.

Waiopai District

Comprises all that area bounded towards the north by the Invercargill the Makerewa and the Otaramika Electoral districts towards the east by the Otaramika district towards the south by the Ocean and the Invercargill Electoral district and towards the west by the New River Estuary and the Invercargill Electoral district.

Otaramika District

Comprises all that area bounded towards the north by the northern boundary of the Waimumu and Forest Hill Survey districts and Charlton Creek towards the east by the Mataura River towards the south by the Ocean and the eastern boundary of the Campbelltown Hundred thence along the said eastern boundary to the northern

boundary of the said Hundred and along the said northern boundary to a point due south of the south-western corner of Block II Invercargill district thence due north to the said Block II and along the south-western boundary of the said Block II to the Waiopai River and thence by the eastern boundary of the Makerewa district.

Oreti District

Comprises all that area bounded towards the west by a line proceeding from the mouth of Rowallen Burn in a northerly direction to a point due west of Eyre Peak thence towards the north by a line due east to Eyre Peak towards the east by the Mataura River to the junction of Charlton Burn towards the south by the Charlton Burn the northern boundary of the Survey districts and the Aparima Hundred the northern boundary of the Riverton district before described and the Ocean to the starting point.

Riverton

Comprises the town of Riverton as shewn on the record map of the said town and all that area bounded towards the north by a line proceeding from the mouth of the Waiau River to Ferndunlaw towards the east by the Aparima district and towards the south and west by the Ocean.

Aparima District.

Comprises all that area bounded towards the north by the northern boundary of Aparima Hundred towards the east by the Oreti River towards the south by the Ocean the Jacob's River Estuary and the Pourapourakono River to the north-west corner of Block III Jacob's River Survey district thence due west to the western boundary of Hundreds and on the west by said western boundary of Hundreds excepting from the said area the town of Riverton.

Makerewa District

Comprises all that area bounded towards the north by the northern boundary of the Winton and Forest Hill Survey districts towards the east by the Ohiriru River to a point due north of the boundary line between Blocks IV and V Invercargill Survey district thence to and along the said Block boundary line to the Waiopai River towards the south by the Waiopai River and Estuary and towards the west by the Oreti River.

SCHEDULE B.

Short Title of Ordinance.	Session, Number, Date.			
Provincial Council Ordinance 1856 Provincial Council Ordinance Amendment Ordinance 1856 Provincial Council Enlargement Ordinance 1857 Provincial Council Enlargement Ordinance 1857 Provincial Council Enlargement Ordinance 1861 The Provincial Council Ordinance 1861 Otago Representation Ordinance 1862 The M.ners Provincial Representation Ordinance 1862 Otago Representation Ordinance 1862 Amendment Ordinance Otago Provincial Representation Ordinance 1864 Otago Provincial Representation Ordinance 1864 Amendment Ordinance 1866 Otago Representation Ordinance 1870	19 Vict. Sess. IV. No. 9 185 20 Vict. Sess. V. No. 17 185t 21 Vict. Sess. VI. No. 22 185' 25 Vict. Sess. XII. No. 54 186 25 Vict. Sess. XIII. No. 57 186 26 Vict. Sess. XVI. No. 84 1862 26 Vict. Sess. XVI. No. 92 1862 27 Vict. Sess. XVII. No. 126 1863 28 Vict. Sess. XIX. No. 186 1864 29 Vict. Sess. XXI. No. 220 1866 33 Vict. Sess. XXVII. No. 305 1870			

DUNEDIN, NEW ZEALAND :

Printed under the Authority of the Provincial Government by MILLS, DICK and Co., Stafford street, Printers to the said Provincial Government for the time being.

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SOUTHERN TRUNK RAILWAY GUARANTEED INTEREST ORDINANCE AMENDMENT ORDINANCE 1870.

IN THE THIRTY-FOURTH YEAR OF THE REIGN OF HER MAJESTY QUEEN VICTORIA.

SESSION XXVIII. No. 323.

ANALYSIS.

Title. Preamble 1. Short Title.

- Superintendent with consent of Executive Council may guarantee to a Company interest on capital paid up.
 Interest chargeable on and made payable out of Provincial Revenues

An Ordinance to further amend the Ordinance of the Superintendent and Title. Provincial Council of the Province of Otago intituled an Ordinance to authorise the Superintendent of Otogo to guarantee to any Joint Stock Company which may be formed for the purpose of constructing a Railway from Dunedin to the Clutha River within a period of two years from the passing of this Ordinance interest on its paid up Capital not exceeding £400,000.

[Reserved for the Signification of the Governor's pleasure thereon 7th December 1870.]

WHEREAS by an Ordinance of the Superintendent and Provincial Council Preamble. of the Province of Otago shortly intituled the "Southern Trunk Railway Guaranteed Interest Ordinance (No. 2) 1867" it is enacted that in case at any time after the passing of the said Ordinance any Joint Stock Company constituted and registered under the "Joint Stock Companies Act 1860" should be formed for the purpose of constructing a Railway from Dunedin to the Clutha River it should be lawful for the said Superintendent with the advice and consent of the Executive Council of the Province of Otago to enter into any agreement with such Company for the purpose of guaranteeing to the shareholders thereof for and during any period not exceeding fifteen years the payment of any sum or sums of money either as dividend or interest on the paid up capital of the said Company as in the said Ordinance is provided: And whereas it is expedient to empower the said Superintendent to enter into an agreement with any such Company as in the said Ordinance is mentioned for the purpose of guaranteeing to such Company for and during any period not exceeding thirty-five years the payment of any sum or sums of money either as dividend or interest upon the paid up capital of the said Company to an amount not exceeding five pounds and ten shillings by the year for every one hundred pounds of such paid up capital:

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 "Southern Trunk Railway Guaranteed Interest Ordinance Amendment Ordinance 1870."

Superintendent with

II. In case at any time hereafter any Joint Stock Company constituted consent of Executive Council may guaran and registered under the "Joint Stock Companies Act 1860" shall be formed tee to a Company in for the purpose of constructing a Railway from Dunedin to the Clutha River terest on capital paid it shall be lawful for the Superintendent with the advice and consent of the up. Executive Council of the Province of Otago either to enter into an agreement with such Company upon the terms and conditions and in manner authorised by the said "Southern Trunk Railway Guaranteed Interest Ordinance (No. 2) 1867" or to enter into an agreement with such Company for the purpose of guaranteeing to the shareholders thereof for and during any period not exceeding thirty-five years the payment of any sum or sums of money either as dividend or interest on the paid up capital of the said Company at a rate which shall be sufficient to increase the dividend or interest payable to such shareholders to an amount not exceeding five pounds and ten shillings by the year for every one hundred pounds of such paid-up capital such period of thirty-five years to be computed from the date of the commencement of such Railway Works and such guarantee to extend to the amount of the paid up capital of such Company at the time of commencement of such works provided that such paid up capital shall not exceed the sum of £100,000 and if such paid up capital at the time of such commencement shall exceed £100,000 then such guarantee shall extend to the amount of £100,000 of such paid up capital and no more until a period of six months shall have elapsed from the commencement of such works and until the paid up capital of such Company shall be increased by payment of calls to £150,000 and then said guarantee shall extend to the amount of £150,000 and when the paid up capital of such Company shall be increased by payment of calls by a further sum of £50,000 over and above such sum of £150,000 such guarantee shall then extend to such additional sum and so on in the same proportion for every additional £50,000 of paid up capital until the whole capital of the Company shall be paid up: Provided always that the amount or portion of such paid up capital upon or in respect of which such dividend or interest shall be so guaranteed as aforesaid shall not exceed the sum of £400,000: vided also that interest shall not be paid upon more than two-thirds of the paid up capital of the Company until one-halt of the entire length of the line of Railway is completed and that the construction of the entire line shall be completed within five years from the commencement of the works and that such constructions shall be carried on subject to such conditions provisions and agreements as the Superintendent with the advice and consent of the said Executive Council shall before agreeing to guarantee such dividends or interest think fit to impose.

Interest chargeable venues.

III. The amount of all such dividends or interest as shall from time to on and made payable time be so guaranteed as aforesaid shall be and is hereby charged upon and made payable out of all the Revenues of the said Province of Otago which are now or hereafter may be subject to be appropriated by the Superintendent and Provincial Council thereof.



JETTIES AND WHARVES ORDINANCE 1870.

IN THE THIRTY-FOURTH YEAR OF THE REIGN OF HER MAJESTY QUEEN VICTORIA.

SESSION XXVIII. No. 324.

ANALYSIS.

Title. Preamble

Short Title

2. Repeal of Jetties and Wharves Ordinance Ameridment Ordi-

3. Superintendent may let tolls &c.

4. Lessee to enter into a bond to account for tolls &c.

5. Lessees or persons appointed by them may occupy Jetty premises.

6. Lessees may appoint persons to collect dues and wharfage Persons so appointed to be subject to Regulations.

AN ORDINANCE to Amend the Laws relating to the Management of Jetties Title. and Wharves in the Province of Otago. [7TH DECEMBER 1870.]

WHEREAS it is expedient to amend the laws relating to the manage-Preamble. ment and administration of Jetties and Wharves and to the letting of the tolls and dues collected therefor:

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. This Ordinance may be cited and referred to as the "Jetties and Short Title. Wharves Ordinance 1870.

II. The Jetties and Wharves Ordinance Amendment Ordinance 1864 Repeal of Jetties and shall be and the same is hereby repealed.

Wharves Ordinance Amendment Ordi-

III. It shall be lawful for the Superintendent with the advice and Superintendent may consent of his Executive Council to let the tolls dues and wharfages of let tolls &c. all or any Jetties and Wharves the management of which is by the Jetties and Wharves Ordinance 1858 or otherwise by any means whatsoever vested in him for such term or terms of years and upon such terms and conditions and in such manner in every respect as the said Superintendent with the advice and consent of his Executive Council shall from time to time think fit.

IV. Every person to whom any lease of the said tolls dues and Lessees to enter into wharfages or any of them shall be granted shall enter into a bond with two a bond to account for or more sureties for the due collection of the said tolls dues and wharfages and for accounting for the same to the Provincial Treasurer of the Province of Otago in accordance with the terms and conditions of such lease.

Lessees or persons ap-

V. During such time as the tells dues and wharfages shall be leased it pointed by them may occupy Jetty premi shall be lawful for the leaser or farmer thereof or such other person as he shall by writing under his hand authorize or appoint in that behalf to occupy the Jetty and other buildings if any at which the tolls or dues so let are to be collected with all the appurtenances and conveniences thereunto belonging for the purpose of collecting such tolls and dues during so long a time as such lessee or farmer shall duly perform the covenants conditions and agreements of such lease but no longer.

Lessees may appoint persons to collect dues and wharfages.

VI. During the time that the tolls dues and wharfages or any part thereof shall be leased to any person it shall be lawful for the lessee or farmer thereof or such other person as he shall by writing under his hand authorize or appoint to demand and take such tolls dues and wharfages so leased or farmed and to use all such means and methods for the recovery thereof in case of non-payment or evasion as any Jetty-keeper or Collector of such tolls dues and wharfages is now authorized and empowered to use under any regulations now in force relating to the collection of such tolls dues and wharfages and the management and conduct of the said Jetties and Wharves and such lessee or other person as aforesaid so demanding and Persons so appointed taking such tolls dues and wharfages shall be subject to such rules and regulations as aforesaid for the management and conduct of the said Jetties and Wharves.

to be subject to Re-

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PORT CHALMERS RESERVES MANAGEMENT ORDINANCE 1870.

IN THE THIRTY-FOURTH YEAR OF THE REIGN OF HER MAJESTY QUEEN VICTORIA.

SESSION XXVIII. No. 325.

ANALYSIS.

Title. Preamble

Short Title. Management of lands described in Schedule to be vested in the Corporation of the Town of Port Chalmers.

- 3. Lawful for the said Corporation to manage the said lands under certain provisions.
- 4. Moneys received from such lands to be expended on improvements thereon. Schedule.

An Ordinance to vest the Management of vertain Lands held by the Superintendent of the Province of Otago in Trust for purposes of Public Recreation for the Town of Port Chalmers and its Inhabitants in the Corporation of the said Town of Port Chalmers.

[Reserved for the Signification of the Governor's pleasure thereon 7th December 1870.]

WHEREAS the lands tenements and hereditaments described in the Preamble, Schedule to this Ordinance annexed are vested in the Superintendent of the Province of Otago and his successors subject to the provisions of certain Acts passed by the General Assembly of New Zealand intituled the "Public Reserves Act 1854" and the "Public Reserves Act Amendment Act 1862;" And whereas by Proclamation in the Government Guzette of the Province of Otago made under the provisions of an Ordinance passed by the Superintendent and Provincial Council of the said Province intituled the "Otago Municipal Corporations Ordinance 1865" the provisions of the said Ordinance were extended to the town of Port Chalmers and the citizens of the said town of Port Chalmers were created a Corporate Body under the style of the "Corporation of the Town of Port Chalmers:" And whereas by the "Public Reserves Act Amendment Act 1862" aforesaid it is provided that it shall be lawful for any Superintendent and Provincial Council anything therein contained to the contrary notwithstanding to pass any Act authorising the Superintendent to vest the management of any such reserved lands as aforesaid in any Corporation Commission or other person or persons having corporate succession under such restrictions and limitations as shall secure the full maintenance of the purposes for which such lands shall have been reserved: And whereas it is expedient that the management of the lands and hereditaments vested in the Superintendent of the said Province of Otago and respectively described in the said Schedule hereto should be vested in the Corporation of the Town of Port Chalmers:

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

Short Title.

I. This Ordinance shall be intifuled and may be cited and referred to as the "Port Chalmers Reserves Management Ordinance 1870."

Management of lands

II. The Superintendent of the Province of Otago is hereby authorised described in Schedule to vest the management of the lands and hereditaments described in the Town of Port Chall Chalmers and its successors as a Corporate Body in trust for purposes of mers." public recreation for the Town of Port Chalmers and its Inhabitants and to carry out and secure the due maintenance and fulfilment of the several purposes for which such lands have been reserved.

Lawful for the said sions.

III. It shall be lawful for the Corporation of the Town of Port Chalmers Corporation to man with the sanction and consent of the Superintendent to lease the said lands under certain provi and hereditaments at such rents issues and profits as they may deem expedient subject to the provisions of the said before-mentioned Acts passed by the General Assembly of New Zealand intituled the "Public Reserves Act 1854" and the "Public Reserves Act Amendment Act 1862" so that such leases be for any term not exceeding twenty-one years to take effect from the time of the execution thereof and under such restrictions and limitations at shall secure the full maintenance of the purposes for which such lands have been reserved.

Moneys received from such lands to be exments thereon.

IV. All moneys received by the Corporation of the Town of Port pended in improve-Chalmers for rents and profits arising from the lease and management of such lands shall be expended in improving the lands out of which the same moneys shall arise and in carrying out the objects contemplated in creating such Reserves and for no other purpose whatsoever.

SCHEDULE.

TOWN BELT OF PORT CHALMERS.

Reserve for purposes of Public Recreation for the Town of Port Chalmers and its Inhabitants.

All that area in the Province of Otago containing by admeasurement eighty-six (86) acres and two (2) roods more or less being the Town Belt of Port Chalmers bounded towards the north-west by sections numbered respectively 1 2 3 4 5 6 7 8 and 9 block II. Lower Harbor West District five thousand one hundred and eighty (5180) links towards the north-east by the Lower Harbor and area below High Water-mark granted to Superintendent one thousand five hundred (1500) links by Cemetery Reserve five hundred (500) links also by Wick-liffe Terrace four hundred and fifty (450) links towards the east by Ajax Road seven hundred and thirty (730) links towards the south-east by area below High Water-mark granted to Superintendent three thousand (3000), links by Ajax Road twenty-nine (29) links and one thousand and fifty (1050) links by Cemetery Reserve four hundred (400) links also by area below High Water-mark granted to Superintendent one thousand six hundred and fifty (1650) links towards the south by Crown Lands by Native Reserve and Ajax Road five hundred and sixty-three (563) links towards the south-west by Cemetery Reserve five hundred (500) links and towards the west-south-west by section numbered 62 Sawyers Bay District two thousand two hundred and forty (2240) links west-south-west by section numbered 62 Sawyers Bay District two thousand two hundred and forty (2240) links be all the aforesaid linkages more or less and intersected by a road-line one hundred (100) links wide.

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INVERCARGILL PARK RESERVE MANAGEMENT AND LEASING ORDINANCE 1870.

IN THE THIRTY-FOURTH YEAR OF THE REIGN OF HER MAJESTY QUEEN VICTORIA.

SESSION XXVIII. No. 326.

ANALYSIS.

Title. Preamble.

Superintendent empowered to lease for fifteen years.

- 3. Leases to be by deed under the public seal of the Province of Otago.
 4. Leases to contain certain provisions.
- 5. Appropriation of rents. Schedule,

AN ORDINANCE to provide for the Management and to Authorise the Superin- Title. tendent to Lease the Invercargill Park Reserve,

RESERVED FOR THE SIGNIFICATION OF THE GOVERNOR'S PLEASURE THEREON 7TH DECEMBER 1870.]

WHEREAS by an Act of the General Assembly of New Zealand Preamble intituled "The Public Reserves Act 1854" it was amongst other things enacted that it should be lawful for the Governor of New Zealand with the advice and consent of his Executive Council to grant to the Superintendent of each Province in New Zealand and his successors any part of the demesne lands of the Crown which had been at any time theretofore or then were or might thereafter be reserved or set apart for the purpose of public utility within such Province except as therein mentioned: And whereas the 7th section of the above recited Act provides that "No lands so to be granted as aforesaid within any Province to the Superintendent thereof and his successors shall be alienated by way of sale or mortgage or by lease for any longer term than three years except by the authority of some Act or Ordinance of the Provincial Council of such Province to be passed in that behalf:" And whereas it is expedient to make arrangements for fencing management and improvement and to empower the Superintendent to lease the Invercargill Park Reserve for a longer term than three years:

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. This Ordinance shall be intituled and may be cited and referred to as short Title. the "Invercargill Park Reserve Management and Leasing Ordinance 1870."

Superintendent emfifteen years.

II. It shall be lawful for the Superintendent to sell the timber being in powered to lease for and upon and also to lease the land referred to in the Schedule hereto annexed or any part thereof at such rents issues and profits and with such reservations conditions provisions and powers as he may deem expedient subject to the provisions of the Acts passed by the General Assembly of New Zealand intituted the "Public Reserves Act 1854" and the "Public Reserves Act Amendment Act 1862" so that such leases be for any term not exceeding fifteen years to take effect from the time of the execution thereof and so that the inhabitants of the town of Invercargill shall not be excluded therefrom except in furtherance of the purposes for which such lands have respectively been reserved.

Leases to be by deed under the Public Seal Otago.

III. All leases made or granted under this Ordinance by the Superinof the Province of tendent shall be by deed signed by the Superintendent and sealed with the Public Seal of the said Province as by the "Public Reserves Act 1854" is provided.

Leases to contain certain provisions.

IV. Every lease granted under this Ordinance shall contain provisions that the land so leased shall be fenced in accordance with a design to be drawn by the Engineer of Roads and Works or such other person as the Superintendent may instruct to do so the fences to be planted with live quicks within four years of the commencement of the lease such quicks to be renewed if they should die out the land to be laid down in good English meadow grass within five years of the commencement of the lease and shall be left at the end of the term with a sward of permanent English grass under a penalty to be agreed upon between the Superintendent and the Lessee such penalty to be entered in the lease.

Appropriation of

V. All moneys received for rents and profits arising from the lease and management of such lands shall be paid to the Provincial Treasurer of the Province of Otago for the time being or other the person having the custody or control of the Public Funds of the Province and shall be expended in improving the lands out of which the same moneys shall arise and in carrying out the objects contemplated in creating such reserve and for no other purpose whatsoever,

SCHEDULE.

All that parcel of land in the Province of Otago, containing 200 acres more or less being section 22 of block I Invercargill Hundred and bounded on the north by section 24 of said block 914 links and section 23 of aforesaid block 3079 links on the east by a Public Road 5008 links on the south by a Public Road 3993 links and on the west by a Public Road 5008 links.

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RACECOURSE RESERVES LEASING ORDINANCE 1870.

IN THE THIRTY-FOURTH YEAR OF THE REIGN OF HER MAJESTY QUEEN VICTORIA.

SESSION XXVIII. No. 327.

ANALYSIS.

Title.

Preamble.

2. Superintendent empowered to lease for ten years.
3. Leases to be by deed under the public seal of the Province of

4. Leases shall contain reservation for certain purposes and other conditions.

5. Appropriation of Rent. Schedule.

An Ordinance to Authorise the Superintendent to Lease certain Racecourse Title. Reserves.

[Reserved for the Signification of the Governor's pleasure thereon 7th December 1870.]

WHEREAS by an Act of the General Assembly of New Zealand Preamble intituled "The Public Reserves Act 1854" it was amongst other things enacted that it should be lawful for the Governor of New Zealand with the advice and consent of his Executive Council to grant to the Superintendent of each Province in New Zealand and his successors any part of the demesne lands of the Crown which had been at any time theretofore or then were or might thereafter be reserved or set apart for the purposes of public utility within such Province except as therein mentioned: whereas the 7th section of the above recited Act provides that "no lands so to be granted as aforesaid within any Province to the Superintendent thereof and his successors shall be alienated by way of sale mortgage or by lease for any longer term than three years except by authority of some Act or Ordinance of the Provincial Council of such Province to be passed in that behalf:" And whereas it is expedient to enable the Superintendent to provide for the management and improvement and to lease the Racecourse Reserves referred to in the annexed Schedule for a longer term than three years:

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. This Ordinance shall be referred to and may be cited as the "Race-Short Title. course Reserves Leasing Ordinance 1870."

powered to lease for ten years.

II. It shall be lawful for the Superintendent from time to time to demise and grant leases of the lands specified or referred to in the Schedule hereto or any part thereof respectively at such annual rents and for such terms of years not exceeding terms of ten years from the making thereof and with such reservations conditions provisions and powers as he may think fit.

Otago.

Leases to be by deed III. All leases made or granted under this Ordinance by the Superintendent the Public Seal tendent shall be by deed signed by the Superintendent and sealed with the Public Seal of the said Province as by the "Public Reserves Act 1854" is provided.

Leases shall contain IV. Every Lease granted under this Ordinance shall contain a reservareservation for certain purposes and other conditions. IV. Every Lease granted under this Ordinance shall contain a reservareservation for certain purposes and the necessary or other conditions. required for the purposes of a Race Course and the right to use the same for required for the purposes of a Race Course and the right to use the same for the purpose of racing thereon at all or at any times during the said term and a condition that the said Reserve shall be given up at the expiration of the lease properly laid down with good meadow grass and fenced in with a sufficient fence within the meaning of the Ordinances for the time being in force in the Province of Otago relating to fencing in good repair and such other reservations conditions provisions and powers as the Superintendent shall require or permit.

Appropriation of

V. All the rents issues profits and proceeds arising from any of the lands referred to in the said Schedule hereto shall after deducting therefrom the expenses of the management and administration thereof be from time to time paid over and accounted for to the Provincial Treasurer for the time being of the Province of Otago or other person having the custody or control of the public funds of the Province and shall be applied in or towards planting with forest trees the external boundaries of the said Reserves or otherwise as the Superintendent with the advice of the Executive Council shall direct.

SCHEDULE.

Block.	Section,	Locality.	Acreage.	Office No. Reserve	Purpose for which Reserved,
v IV	22 and 24 2 and 3	Invercargill Hundred Winton Hundred	A. R. P. 193 1 00 215 3 22	48 179	Race Course Reserve do.

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ROADS ORDINANCES (SOUTHLAND) REPEAL ORDINANCE 1870.

IN THE THIRTY-FOURTH YEAR OF THE REIGN OF HER MAJESTY QUEEN VICTORIA.

SESSION XXVIII. No. 328.

ANALYSIS.

Title. Preamble. 1. Short Title. Ordinances of late Province of Southland repealed.
 Ordinances of Province of Otago extended.
 Schedules.

An Ordinance to Repeal the Roads Ordinances of the late Province of Title. Southland and to extend the provisions of the Roads Ordinances of the Province of Otago to that part of the Province of Otago which before the coming into operation of the "Otago and Southland Union Act 1870" was included in the Province of Southland. [29th Nov. 1870.]

WHEREAS it is expedient to repeal the Ordinances of the Superintendent Preamble. and Provincial Council of the late Province of Southland specified in the First Schedule hereto and to extend to that part of the Province of Otago which before the coming into operation of the "Otago and Southland Union Act 1870" was included in the Province of Southland the provisions of the Ordinances of the Province of Otago specified in the Second Schedule hereto:

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. The short title of this Ordinance shall be the "Roads Ordinances Short Title. (Southland) Repeal Ordinance 1870."
- II. The several Ordinances of the Superintendent and Provincial Council Ordinances of late of the late Province of Southland specified in the First Schedule hereto shall land repealed. be and the same are hereby repealed.

Ordinances of Province of Otago extended.

III. The several Ordinances of the Superintendent and Provincial Council of the Province of Otago specified in the Second Schedule hereto shall be and the same are hereby extended to that part of the Province of Otago which before the coming into operation of the "Otago and Southland Union Act 1870" was included in the Province of Southland and from and after the passing of this Ordinance the said Ordinances respectively shall be in force and operation throughout the whole of the Province of Otago as constituted by the said Act.

THE FIRST SCHEDULE HEREINBEFORE REFERRED TO:

SHORT TITLE OF ORDINANCE.	SESSION AND NUMBER.	DATE.
Roads Ordinance 1862	26° Vict. No. 19	1862
Roads Ordinance 1862 Amendment Ordinance 1867	30° Vict. No. 84	1867

THE SECOND SCHEDULE HEREINBEFORE REFERRED TO.

SHORT TITLE OF ORDINANCE.	SESSION AND NUMBER.	DATE.
Otago Roads Ordinance 1865	28° Vict. No. 190	1865
Otago Roads Ordinance 1865 Extension and Amendment Ordinance	29° Vict, No. 210	1866
Road Districts Loan Ordinance 1865	29° Vict. No. 223	1865-66

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DUNEDIN ATHENÆUM AND MECHANICS' INSTITUTE ORDINANCE 1870.

IN THE THIRTY-FOURTH YEAR OF THE REIGN OF HER MAJESTY QUEEN VICTORIA.

SESSION XXVIII. No. 329.

ANALYSIS.

Title. Preamble.

Short Title

Incorporation.
 Purposes of the Institution.

Institute to be managed by a committee.
 First Committee of Management.

6. Rules in Schedule to be rules of the Institute.

Lands may be conveyed &c, to Institute.
 How Corporation may be dissolved.
 Effect of dissolution on property of Institute.

10. Committee may sell unused or duplicate copies of books &c-

AN ORDINANCE to incorporate the Dunedin Athenaum and Mechanics' Title. Institute. [7TH DECEMBER 1870.]

WHEREAS it is desirable that the Dunedin Athenæum and Mechanics' Preamble. Institute which has at various times received Grants of Public Money for the furtherance of the objects for which it was established should be now incorporated in order that thereby its usefulness in the diffusion of intelligence and the extension of sound learning in the City of Dunedin and its neighbourhood may be increased:

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. The short title of this Ordinance shall be the "Dunedin Athen-Short Title. æum and Mechanics' Institute Ordinance 1870."
- II. The following persons and all other the members of the Institution Incorporation. established for maintaining a Lending and Reference Library and Reading Room in the City of Dunedin known as the "Dunedin Athenæum and Mechanics' Institute" namely James Macandrew John Bathgate John Logan Archibald Heber Lakeman Charles Smith Robert Stout Edmund Edward Colston Quick Alois Duffus Lubecki Ferdinand Faithfull Begg Stuart Hawthorne John Hislop John Wesley Jago and Richard Oliver shall be a body politic and corporate by the name of "The Dunedin Athenæum and Mechanics' Institute" and by that name shall have perpetual succession and

shall adopt and have a complete seed and shall by the same name sue and be sued plead and be impleted answered be answered unto in all Courts of the Colony of the colony of the capable in law to take purchase and hold all goods and personal property whatsoever and shall also be able and capable and capabl such lands buildings hereditaments and possessions as may from time to time be required for the purposes of the said Institution but also any other lands buildings hereditaments and possessions whatsoever and shall be able and capable in law to grant denise mortgage charge allenate or otherwise dispose of all or any of the property real or personal belonging to the said Institution and also to do all other matters or things incidental or appertaining to a body politic and corporate: Provided always that it shall not be lawful for the said Corporation to alienate mortgage charge or dispose of except by way of lease for a period not exceeding three years any lands tenements or hereditaments of which it shall have become seized or to which it may become entitled by grant purchase or otherwise unless with the approval of two-thirds of the members thereof present at a Special General meeting duly convened and any money received from such alienation mortgage demise or otherwise shall be paid and applied solely for the purposes of the said Institution.

Purposes of the Institution.

- III. The purposes for which the said Institution has been established and shall in future be maintained are to form or provide and carry on
 - 1. A lending and a reference library.
 - 2. A reading room with a supply of newspapers and periodicals.
 - 3. Educational classes and lectures.
 - 4. Meetings for social and intellectual improvement.
 - 5. The collection of scientific apparatus or other things illustrative of science or useful for education:

Under such regulations as may be made from time to time by the members.

Institute to be managed by a committee.

IV. The management of the said Institution shall be vested in a Committee of the members thereof to be appointed annually at a general meeting to be held in the month of January in each year or so soon thereafter as may be found convenient.

First Committee of Management.

V. The following persons shall be the Committee of management till the next annual general meeting namely John Bathgate Vice-President John Logan Treasurer Archibald Heber Lakeman Secretary and members of Committee Robert Stout Charles Smith Edmund Edward Colston Quick Alois Duffus Lubecki Ferdinand Faithfull Begg Stuart Hawthorne John Hislop John Wesley Jago Richard Oliver.

Rules in Schedule to tute.

VI. The rules contained in the Schedule shall be the rules for the be rules of the Insti- government and management of the said Institution until altered amended varied or rescinded by two-thirds of the members present at the annual general meeting or at any special meeting called by advertisement on eight days' notice the object of the meeting being fully set forth in the advertisement.

Lands may be conveved &c. to Institute.

VII. No member or subscriber shall have any personal individual joint or transmissible right or interest in or to the whole or any part of the real or personal estate which may belong to or be vested in the corporation.

How Corporation may be dissolved.

VIII. The Corporation may be dissolved by the consent of five-sixths of the members at any general meeting assembled after ten days' special notice by advertisement or de facto when the number of members shall fall below seven.

- IX. In the event of the said Corporation being dissolved the whole of Effect of dissolution the property real and personal belonging to the said Corporation shall be stitute. vested in the Mayor and Municipal Council of the City of Dunedin for the time being to form a part of any public library university library or public institution which may be established or at the time be in existence within the City of Dunedin to be held for the use of the public under such regulations as may be prescribed by the said Council in that behalf.
- X. The Committee shall have power from time to time to sell or dispose Committee may sell of by public auction or otherwise any unused or duplicate copies of books unused or duplicate reviews magazines newspapers or other periodicals and the proceeds of such sales shall be applied towards the ordinary expenditure of the Corporation.

SCHEDULE.

General Rules.

- 1. This Institution shall be called the "Dunedin Athenæum and Mechanics' Institute."
- 2. The general management of the Institution shall be vested in a Committee consisting of a President Vice-President Treasurer Secretary and Committeemen four of whom shall form a quorum.
 - 3. His Honor the Superintendent of Otago shall be ex officio President of the Institution,
- 4. The objects of the Institution shall be to provide a suitable Library and Reading Room and by every other attainable means to promote the diffusion of information and instruction in Literature Science and Art.
- 5. An Annual Meeting of the Members shall take place on the second Monday of every year or as soon thereafter as may be found convenient for the election of Officers and for general business Eight members shall form a quorum at these meetings.
- 6. The Office Bearers shall be elected annually. Out-going Members of the Committee shall be eligible for reelection.
- 7. It shall be competent for any three of the Office Bearers or any ten of the Members by a written requisition stating the proposed object to require the Secretary to convene a Special General Meeting of the Members of the Institution and the Secretary on receiving such a requisition shall be bound to announce such a meeting forthwith by advertisement in the newspapers at least eight days previous to the meeting. Only the subject stated in the requisition shall be discussed at such meetings.
- 8. The Committee shall meet on the second Monday of each month or more frequently if necessary and the Secretary and Treasurer shall take their instructions at these meetings. The Secretary shall have charge of the property of the Athenæum and of all correspondence. The Treasurer shall attend to the collection of money and the payment of accounts. Auditors shall be chosen annually one by the Committee and one by the Members at the annual general meeting.
- 9. No building for the purpose of this Institution shall be erected or purchased unless authorised by a resolution of two-thirds of the Members present at a general meeting of the Subscribers.
- 10. All persons desirous of becoming members must be approved of by the Managing Committee. The annual subscription shall be £1 ls. or 5s. 3d. per quarter payable in advance.
- 11. Strangers visiting the Province when introduced by a Member shall be allowed the use of the Reading Room gratuitously for one month.
- 12. The Reading Room and Library shall be at the service of Members of the Provincial Council during the Session.
 - 13. A Life Membership may be purchased by the payment of £10 10s.
- 14. No money shall be borrowed for the purposes of the Institution without the consent of two-thirds of the Members present at a general meeting,

Rules of Library.

- 1. No Subscriber shall be allowed from the Library more than one book at a time (or three of a set) and one periodical: Provided always that Subscribers of more than one guinea per annum may be allowed to take ut one more work for each extra subscription of half-a-guinea per annum.
- 2. Periodicals shall lie one month on the tables of the Institution before being available for circulation amongst the members.

- 3. As books have in some instances been returned by mambers soiled and damaged to such an extent as to render them unfit for circulation any member returning a work in the condition mentioned will be required to forfeit double the value of the work or if one of a set to replace the whole.
- 4. Parties subscribing for a less period than twelve months must leave a deposit of £1 with the Librarian before taking out books which will be returned when their membership ceases or procure a written guarantee from two Annual Subscribers stating that they will be responsible for all books lost or destroyed by the party obtaining the guarantee and for all fines imposed upon him by the Committee in accordance with the Rules.
- 5. Seven or fourteen days (according to its size) shall be allowed for reading a book and three days for a periodical. A fine of 3d. per day for a book and 6d. per day for a periodical shall be imposed on Subscribers detaining the same beyond the proper time.
- 6. A book shall lie on the Librarian's table on which subscribers may note recommendations of new books which will be taken into consideration by the Committee.
- 7. The Committee may withdraw the privileges of the Institution from any Member who does not comply with these rules or who otherwise misconducts himself and may declare his subscription forfeited.

DUNEDIN, NEW ZEALAND:

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OTAGO MUNICIPAL CORPORATIONS ORDINANCE 1865 AMENDMENT ORDINANCE 1870.

IN THE THIRTY-FOURTH YEAR OF THE REIGN OF HER MAJESTY QUEEN VICTORIA.

SESSION XXVIII. No. 330.

ANALYSIS.

Title. Preamble.

Repeal of Sections 18 and 27 of Otago Municipal Corporations Ordidance 1865.
 Election of Mayor. Election of Councillors and Auditors.
 Polling at Election of Councillors and Auditors.

Polling Booths to be provided. Voter to strike out the names of Candidates for whom he does not vote.
 Provision for Voter unable to read.

Who to be deemed elected.

8. Scrutineers.

9. Provisions for first Election of Mayor Councillors and Auditors of newly created Municipalities.

10. Interpretation.

AN ORDINANCE to amend the Otago Municipal Corporations Ordinance Title. [7TH DECEMBER 1870.] 1865.

THEREAS it is expedient to amend the Otago Municipal Corporations Preamble. Ordinance 1865 in certain particulars: And whereas it is also expedient to make provision for the first Election of Mayors and Councillors and Auditors of Municipalities proclaimed under the provisions of the Ordinance of the Superintendent and Provincial Council of the Province of Otago intituled "An Ordinance to Amend the Otago Municipal Corporations Ordinance 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 :—

- I. This Ordinance may be cited and referred to as the "Otago Municipal Short Title. Corporations Ordinance 1865 Amendment Ordinance 1870."
- II. Sections eighteen and twenty-seven of the said Otago Municipal and 27 of Otago Municipal orations Ordinance 1865 shall be and the same are hereby repealed.

 Repeal of Sections 18 and 27 of Otago Municipal Corporations Ordinance 1865. Corporations Ordinance 1865 shall be and the same are hereby repealed.
- III. Upon the twenty-first day of July in every year the Citizens shall Election of Mayor. Elect in manner hereinafter mentioned from among themselves a Citizen to lors and Auditors. 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 entitled to assume the duties of the office or to take his seat as Mayor at any meeting of the Council: And upon the first day of August in

every year except as to persons mentioned in the said Ordinance the persons enrolled as Citizens in each of the Wards shall elect one of the persons on the Roll of such Ward 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 and Auditors votes shall be taken at meetings which shall be held in all the Wards.

IV. The polling for Election of Mayor Councillors and Auditors within Polling at Election of IV. The polling for Election of the said Ordinance shall be held councillors and Audi-each Ward according to the provisions of the said Ordinance shall be held to be appointed by the 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 or 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 names and Surnames of all the candidates at such Election and of no other persons in full and if the Christian names and Surnames of any two or more candidates be the same they shall be distinguished upon such ballot papers by the addition of their residence and occupation.

Polling Booths to be

does not vote.

V. For taking the poll at any Election there shall be provided a polling booth containing separate apartments or places forming part of the booth and every person to whom a ballot paper shall have been furnished as aforesaid shall forthwith retire to some unoccupied apartment of the polling Voter to strike out booth and shall there alone and in private strike out from such ballot paper the names of Candi-without delay the names of the candidates for whom he does not intend to dates for whom he vote and shall forthwith fold up such ballot paper in such manner as will conceal the names of the candidates 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 Elec-No voting paper shall be received unless it is 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 and in default of payment to imprisonment for any term not exceeding one month.

Provision for Voter unable to read.

VI. If any person to whom a ballot-paper shall have been furnished as aforesaid shall be blind or be unable to read and shall signify the same to the Councillor or other person presiding such Councillor or other person presiding may and shall at the request of such person and for him and in presence of a witness if so desired by such person strike out in the polling-booth from such ballot-paper the names of such candidates as such person may designate.

Who to be deemed elected.

VII. The Candidate who has (or in any case where more than one is to be elected those Candidates not exceeding the number to be elected who have) received the greatest number of votes shall be deemed to have been duly elected but if two or more Candidates shall have received an equal number of votes and a sufficient number of Candidates to fill the vacancies shall not have received a greater number of votes then and in such case neither of the said Candidates who shall have received an equal number of votes shall be or be deemed to have been elected but as soon thereafter as conveniently may be a fresh Election shall take place as provided by the 30th Section of the said Ordinance.

VIII. Each Candidate shall be entitled to appoint in writing under his Scrutineers. hand two persons neither of whom shall be a Candidate to be Scrutineers on behalf of such Candidate at each polling-booth and every such Scrutineer shall be entitled to be present in that part of the polling-booth in which the ballot papers are issued by the Councillor or other person presiding as hereinbefore provided.

IX. It shall be lawful for the Superintendent at any time after any Provisions for first Municipality shall have been proclaimed under the provisions of the Ordin-Councillors and Audiance intituled "An Ordinance to Amend the Otago Municipal Corporations tors of newly created Ordinance 1865" by proclamation in the Government Gazette of the Province Ordinance 1865" by proclamation in the Government Gazette of the Province of Otago to appoint a day for the first Election of a Citizen to be Mayor of such Municipality and the person elected shall be called the Mayor elect until the expiration of ten days next ensuing the day of the date of such Election and until the expiration of such ten days shall not be entitled to assume the duties of the office And on the tenth day after the day so appointed for the Election of the Mayor the persons enrolled as Citizens in each of the respective Wards of such Municipality shall elect such number of Auditors and shall also elect from the persons on the Roll of the Ward such number of Councillors for each Ward of the Municipality as shall by the proclamation creating such Municipality be provided: And the Mayor Councillors and Auditors so elected shall hold office until the first day of August next ensuing the day of the date of such Election.

X. This Ordinance shall be read and construed as part of and incorporation. rated with the said Otago Municipal Corporations Ordinance 1865.

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OTAGO MUNICIPAL CORPORATIONS ORDINANCE EXTENSION ORDINANCE 1870.

IN THE THIRTY-FOURTH YEAR OF THE REIGN OF HER MAJESTY QUEEN VICTORIA.

SESSION XXVIII. No. 331.

ANALYSIS.

Title. Preamble.

. Short Title. 2. Ordinances of Province of Otago extended. Schedule.

An Ordinance to extend the provisions of the Municipal Corporations Ordi-Title. nances of the Province of Otago to that part of the Province of Otago which before the coming into operation of "The Otago and Southland Union Act 1870" was included in the Province of Southland. [7th Dec. 1870.]

HEREAS it is expedient to extend to that part of the Province of Preamble. Otago which before the coming into operation of the "Otago and Southland Union Act 1870" was included in the Province of Southland the provisions of the Ordinances of the Province of Otago specified in the Schedule hereto:

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. The short title of this Ordinance shall be the "Otago Municipal Cor-Short Title. porations Ordinances Extension Ordinance 1870."
- II. The several Ordinances of the Superintendent and Provincial Ordinances of Pro-Council of the Province of Otago specified in the Schedule hereto shall be tended. and the same are hereby extended to that part of the Province of Otago which before the coming into operation of the "Otago and Southland Union Act 1870" was included in the Province of Southland and from and after the passing of this Ordinance the said Ordinances respectively shall be in force and operation throughout the whole of the Province of Otago as constituted by the said Act.

THE SCHEDULE HEREINBEFORE REFERRED TO.

Title of Ordinance.	Session and Number.	Date.
Otago Municipal Corporations Ordinance 1865	28° Vict. Sess. XX. No. 191	1865
An Ordinance to amend the Otago Municipal Corporations Ordinance 1865	29° Vict. Sess. XXI. No. 298	1866
Otago Municipal Corporations Ordinances Amendment Ordinance 1866	30° Vict. Sess. XXII. No. 239	1866
Otago Municipal Corporations Ordinance 1865 Amendment Ordinance 1870	34° Vict. Sess. XXVIII. No. 330	1870

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EDUCATION ORDINANCE (SOUTHLAND) REPEAL ORDINANCE 1870.

IN THE THIRTY-FOURTH YEAR OF THE REIGN OF HER MAJESTY QUEEN VICTORIA.

SESSION XXVIII, No. 332.

ANALYSIS.

Title. Preamble

Education Ordinance of late Province of Southland repealed.

 Ordinances of Province of Otago extended.
 Management of lands affected by Ordinances in Third Schedule vested in Otago Education Board. Schedules.

AN ORDINANCE to repeal the Education Ordinance of the late Province of Title. Southland and to extend the provisions of the Education Ordinances of the Province of Otago to that part of the Province of Otago which before the coming into operation of the "Otago and Southland Union Act 1870" was included in the Province of Southland. |7TH DECEMBER 1870.|

WHEREAS it is expedient to repeal the Ordinance of the Superintendent Preamble. and Provincial Council of the late Province of Southland specified in the First Schedule hereto and to extend to that part of the Province of Otago which before the coming into operation of the "Otago and Southland Union Act 1870" was included in the Province of Southland the provisions of the Ordinances of the Province of Otago specified in the Second Schedule hereto: And whereas it is expedient to amend the several Ordinances of the Superintendent and Provincial Council of the late Province of Southland specified in the Third Schedule hereto and to provide for the management and administration of the lands specified in the respective Schedules annexed to the said Ordinances respectively:

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. The short title of this Ordinance shall be the "Education Ordinance Short Title. (Southland) Repeal Ordinance 1870."
- II. The Ordinance of the Superintendent and Provincial Council of the Education Ordinance late Province of Southland specified in the First Schedule hereto shall be southland repealed. and the same is hereby repealed.

Ordinances of Province of Otago ex-tended.

III. The several Ordinances of the Superintendent and Provincial Council of the Province of Otago specified in the Second Schedule hereto shall be and the same are hereby extended to that part of the Province of Otago which before the coming into operation of the "Otago and Southland Union Act 1870" was included in the Province of Southland and from and after the passing of this Ordinance the said Ordinances respectively shall be in force and operation throughout the whole of the Province of Otago as constituted by the said Act.

Management of lands affected by Ordinan-

IV. The management and administration of the lands specified in the apected by Ordinan-ces in Third Schedule respective Schedules annexed to the several Ordinances of the Superintenvested in Otago Edu- dent and Provincial Council of the late Province of Southland specified in cation Board. the Third Schedule hereto shall be carried on and conducted by the "Otago Education Board" established under and by the "Education Ordinance 1864" or by any Board or Committee to which the powers duties and authorities vested in the said Otago Education Board may be transferred by any Ordinance of the Province of Otago.

THE FIRST SCHEDULE HEREINBEFORE REFERRED TO.

Short Title of Ordinance.			Session and Number.	Datè.		
Education Ordinance 1867	•••	***	• • •	•••	30° Victoriæ. No. 81	1867

THE SECOND SCHEDULE HEREINBEFORE REFERRED TO.

Short Title of Ordinance.	Session and Number.	Date.
The Education Ordinance 1864	27° Victoriæ. No. 149	1864
Education Ordinance 1864 Amendment Ordinance 1865 .	29° Victoriæ. No. 219	1865-66
The Grammar Schools Ordinance 1869	32° Victoriæ. No. 285	1869

THE THIRD SCHEDULE HEREINBEFORE REFERRED TO.

Short Title of Ordinance.		Session and Number.	Date.
Education Reserves Ordinance 1862		26° Victoriæ. No. 21	1862
Educational Endowments (Rural) Ordinance 1863		27° Victoriæ. No. 42	1863
Collegiate Reserves Ordinance 1863	•••	27° Victoriæ. No. 45	1863

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LICENSED THEATRES ORDINANCE (SOUTHLAND) REPEAL ORDINANCE 1870.

IN THE THIRTY-FOURTH YEAR OF THE REIGN OF HER MAJESTY QUEEN VICTORIA.

SESSION XXVIII. No. 333.

ANALYSIS.

Title. Preamble.

Short Title.
 Ordinance of late Province of Southland repealed.

Ordinances of Province of Otago extended.
 Existing licenses saved.
 Schedules.

An Ordinance to Repeal the Licensed Theatres Ordinance of the late Title. Province of Southland and to extend the provisions of the Ordinances of the Province of Otago for regulating places of public exhibition and entertainment to that part of the Province of Otago which before the coming into operation of the "Otago and Southland Union Act 1870" was included in the Province of Southland, [7th Dec. 1870.]

WHEREAS it is expedient to repeal the Ordinance of the Superintendent and Provincial Council of the late Province of Southland specified in the First Schedule hereto and to extend to that part of the Province of Otago which before the coming into operation of the "Otago and Southland Union Act 1870" was included in the Province of Southland the provisions of the Ordinances of the Province of Otago specified in the Second Schedule hereto:

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. The short title of this Ordinance shall be the "Licensed Theatres Short Title. Ordinance (Southland) Repeal Ordinance 1870."
- II. The Ordinance of the Superintendent and Provincial Council of the Ordinance of late Province of Southland specified in the First Schedule hereto shall be and Province of Southland repealed. the same is hereby repealed.

Ordinances of Province of Otago extended.

III. The several Ordinances of the Superintendent and Provincial Council of the Province of Otago specified in the Second Schedule hereto shall be and the same are hereby extended to that part of the Province of Otago which before the coming into operation of the "Otago and Southland Union Act 1870" was included in the Province of Southland and from and after the passing of this Ordinance the said Ordinances respectively shall be in force and operation throughout the whole of the Province of Otago as constituted by the said Act.

Existing licenses saved.

IV. Every license lawfully issued under the provisions of the Ordinance specified in the First Schedule heroto and subsisting at the time of the coming into operation of this Ordinance shall until the time of the expiration of such license but no longer be deemed to be a license under the Ordinances specified in the Second Schedule hereto.

THE FIRST SCHEDULE HEREINBEFORE REFERRED TO:

SHORT TITLE OF ORDINANCE.	SESSION AND NUMBER.	DATE.
Licensed Theatres Ordinance 1863	. 27° Vict. No. 37	1863

THE SECOND SCHEDULE HEREINBEFORE REFERRED TO.

SHORT TITLE OF ORDINA	NCE.			SESSION AND NUMBER.	DATE.
Licensed Theatres Ordinance 1862	•	•••	-] 	26° Vict. No. 108	1862
Licensed Theatres Ordinance 1870		•••	••	33° Vict. No. 310	1870

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LICENSING ORDINANCES (SOUTHLAND) REPEAL ORDINANCE 1870.

IN	THE	THIRTY-FOURTH	YEAR	OF	THE	REIGN	OF	HER	MAJESTY
		C	UEEN	VI	CTOR	[Α.			

SESSION XXVIII. No. 334.

ANALYSIS.

Title. Preamble.

Short Title.
 Licensing Ordinances of late Province of Southland repealed.

3. Ordinances of Province of Otago extended.

4. Ordinance when to come into operation. Existing licenses may be renewed without fee.

Schedules.

An Ordinance to repeal the Licensing Ordinances of the late Province of Title. Southland and to extend the provisions of the Licensing Ordinances of the Province of Otago to that part of the Province of Otago which before the coming into operation of the "Otago and Southland Union Act 1870" was included in the Province of Southland. [7th December 1870.]

WHEREAS it is expedient to repeal the Ordinances of the Superintendent Preamble. and Provincial Council of the late Province of Southland specified in the First Schedule hereto and to extend to that part of the Province of Otago which before the coming into operation of the "Otago and Southland Union Act 1870" was included in the Province of Southland the provisions of the Ordinances of the Province of Otago specified in the Second Schedule hereto:

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. The short title of this Ordinance shall be the "Licensing Ordinances Short Title. (Southland) Repeal Ordinance 1870."
- II. The several Ordinances of the Superintendent and Provincial Council Licensing Ordinances of the late Province of Southland specified in the First Schedule hereto Southland repealed. shall be and the same are hereby repealed.

Ordinances of Province of Otago ex of the Province of Otago specified in the Second Schedule hereto shall be and the same are hereby extended to that part of the Province of Otago which before the coming into operation of the "Otago and Southland Union Act 1870" was included in the Province of Southland and from and after the coming into operation of this Ordinance the said Ordinances respectively shall be in force and operation throughout the whole of the Province of Otago as constituted by the said Act.

Ordinance when to come into operation.

IV. This Ordinance shall come into operation upon the first day of January 1871 and any person being the holder of a License lawfully issued Existing licenses may previously to and subsisting at the time of the coming into operation of this be renewed without Onlineage shall be entitled to have issued to him without payment of any Ordinance shall be entitled to have issued to him without payment of any fee a License under the provisions of the Ordinances specified in the Second Schedule hereto of the same description as nearly as may be as the License held by him at the time of the coming into operation of this Ordinance for the term unexpired of such License on the first day of January 1871.

THE FIRST SCHEDULE HEREINBEFORE REFERRED TO.

Short Title of Ordinance.	Session and Number.	Date.	
Licensing Ordinance 1865	29° Victoriæ. No. 61.	1865	
Licensing Ordinance 1865 Amendment Ordinance 1867	30° Victoriæ. No. 80.	1867	

THE SECOND SCHEDULE HEREINBEFORE REFERRED TO.

Short Title of Ordinance.	Session and Number.	Date.	
Licensing Ordinance 1865	29° Victoriæ. No. 207.	1865	
Licensing Ordinance 1865 Amendment Ordinance 1866	30° Victoriæ. No. 235.	1866	
Licensing Ordinances Amendment Ordinance 1870	33° Victoriæ. No. 302.	1870	

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AUCTION ORDINANCE 1862(SOUTHLAND) REPEAL **ORDINANCE** 1870.

IN THE THIRTY-FOURTH YEAR OF THE REIGN OF HER MAJESTY QUEEN VICTORIA.

SESSION XXVIII. No. 335.

ANALYSIS.

Title. Preamble. Short Title. Ordinance of late Province of Southland repealed.

3. Ordinances of Province of Otago extended.

4. Existing licenses saved.5. Licenses may be granted in late Province for year 1871. Schedules.

AN ORDINANCE to repeal the Auction Ordinance 1862 of the late Province Title: of Southland and to extend the provisions of the Ordinances of the Province of Otago relating to the regulation of sales by auction and auctioneers to that part of the Province of Otago which before the coming into operation of the "Otago and Southland Union Act 1870" was included in the Province of Southland. [7TH DECEMBER 1870.] [7TH DECEMBER 1870.]

WHEREAS it is expedient to repeal the Ordinance of the Superintendent Preamble. and Provincial Council of the late Province of Southland specified in the First Schedule hereto and to extend to that part of the Province of Otago which before the coming into operation of the "Otago and Southland Union Act 1870" was included in the Province of Southland the provisions of the Ordinances of the Province of Otago specified in the Second Schedule hereto:

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. The short title of this Ordinance shall be the "Auction Ordinance Short Title. 1862 (Southland) Repeal Ordinance 1870."
- II. The Ordinance of the Superintendent and Provincial Council of the Ordinance of late late Province of Southland specified in the First Schedule hereto shall be and Province of Souththe same is hereby repealed.

Ordinances of Pro-

III. The several Ordinances of the Superintendent and Provincial Council vince of Otago ex of the Province of Otago specified in the Second Schedule hereto shall be and the same are hereby extended to that part of the Province of Otago which before the coming into operation of the "Otago and Southland Union Act 1870" was included in the Province of Southland and from and after the passing of this Ordinance the said Ordinances respectively shall be in force and operation throughout the whole of the Province of Otago as constituted by the said Act.

Existing licenses saved.

IV. Every license lawfully issued under the provisions of the Ordinance specified in the first schedule hereto and subsisting at the time of the coming into operation of this Ordinance shall until the time of the expiration of such license but no longer be deemed to be a license under the Ordinances specified in the second schedule hereto.

Licenses may be granted in late Province for year 1871.

V. Notwithstanding anything in the said Ordinances specified in the second schedule hereto or either of them to the contrary it shall be lawful for the Superintendent with the advice of his Executive Council to grant a license under the said Ordinances for the year one thousand eight hundred and seventy-one to any person resident in that part of the Province of Otago which before the coming into operation of the "Otago and Southland Union Act 1870" was included in the Province of Southland who shall apply for the same on or before the first day of May one thousand eight hundred and seventy-one and the fee payable in respect of such license shall be a proportionate part only of the entire fee specified in the said Ordinances for such part of the year as shall be unexpired at the time of the granting of such application.

THE FIRST SCHEDULE HEREINBEFORE REFERRED TO:

SHORT TITLE OF ORDINANCE	•	SESSION AND NUMBER.	DATE.
Auction Ordinance 1862	***	25° Vict. No. 12	* 1862

THE SECOND SCHEDULE HEREINBEFORE REFERRED TO.

SHORT TITLE OF ORDINANCE.	SESSION AND NUMBER.	DATE.
Licensed Auctioneers Ordinance 1862	26° Vict. No. 99	1862
Licensed Auctioneers Ordinance 1862 Amendment Ordinance 1869	32° Vict. No. 283	1869

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LICENSED HAWKERS ORDINANCE (SOUTHLAND) REPEAL ORDINANCE 1870.

IN THE THIRTY-FOURTH YEAR OF THE REIGN OF HER MAJESTY QUEEN VICTORIA.

SESSION XXVIII. No. 336

ANALYSIS.

Title. reamble. 1. Short Title. Ordinance of late Province of Southland repealed.
 Ordinance of Province of Otago extended.

Existing licenses saved. Schedules.

AN ORDINANCE to repeal the Ordinance of the late Province of Southland Title. intituled the "Licensed Hawkers Ordinance 1863" and to extend the provisions of the Ordinance of the Province of Otago relating to the licensing and regulating of Hawkers and Pedlars to that part of the Province of Otago which before the coming into operation of the "Otago and South-land Union Act 1870" was included in the Province of Southland. | 7TH DECEMBER, 1870. |

WHEREAS it is expedient to repeal the Ordinance of the Superintendent Preamble and Provincial Council of the late B and Provincial Council of the late Province of Southland specified in the first Schedule hereto and to extend to that part of the Province of Otago which before the coming into operation of the "Otago and Southland Union Act 1870" was included in the Province of Southland the provisions of the Ordinance of the Province of Otago specified in the second Schedule hereto;

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. The short title of this Ordinance shall be the "Licensed Hawkers short Title. Ordinance (Southland) Repeal Ordinance 1870."
- II. The Ordinance of the Superintendent and Provincial Council Ordinance of of the late Province of Southland specified in the first schedule hereto province of Southland specified in the schedule hereto province of South shall be and the same is hereby repealed except so far as may be necessary for supporting or continuing any legal proceedings heretofore taken or hereafter to be taken upon any recognizance entered into under the said Ordinance and except as to the recovery of any penalties for any offence committed against the said Ordinance before the commencement and coming into operation of this Ordinance.
- III. The Ordinance of the Superintendent and Provincial Council Ordinance of Proof the Province of Otago specified in the second schedule hereto shall tended. be and the same is hereby extended to that part of the Province of Otago which before the coming into operation of the "Otago and Southland Union Act 1870" was included in the Province of Southland Union Act 1870" was included in the Province of Southland and from and

after the passing of this Ordinance the said Ordinance shall be in force and operation throughout the whole of the Province of Otago as constituted by the said Act.

Existing licenses saved.

IV. Every license lawfully issued under the provisions of the Ordinance specified in the first schedule hereto and subsisting at the time of the coming into operation of this Ordinance shall until the time of the expiration of such license but no longer be deemed to be a license under the Ordinance specified in the second schedule hereto.

THE FIRST SCHEDULE HEREINBEFORE REFERRED TO.

Short Title of Ord	linance.		 Session and Number.	Date.
Licensed Hawkers Ordinance 1863	• • •	•••	 27° Vict. No. 38	1863

THE SECOND SCHEDULE HEREINBEFORE REFERRED TO.

Short T	itle of Ord	linance.			Session and Number.	Date.
Licensed Hawkers Ordinan	če 1864	•••	• • •	•••	28° Vict. No. 170	1864

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OTAGO ROADS ORDINANCE 1865 AMENDMENT ORDINANCE 1870.

IN THE THIRTY-FOURTH YEAR OF THE REIGN OF HER MAJESTY QUEEN VICTORIA.

SESSION XXVIII. No. 337.

ANALYSIS.

Preamble.
1. Short Title.

Interpretation of words "Road" and "Roads."
 Consent of ratepayers to be obtained to making tramways or tramroads.

AN ORDINANCE to Explain the Meaning of the Words "Road" and Title. "Roads" as used in the Ordinance of the Superintendent and Provincial Council of the Province of Otago intituled the "Otago Roads Ordinance 1865."

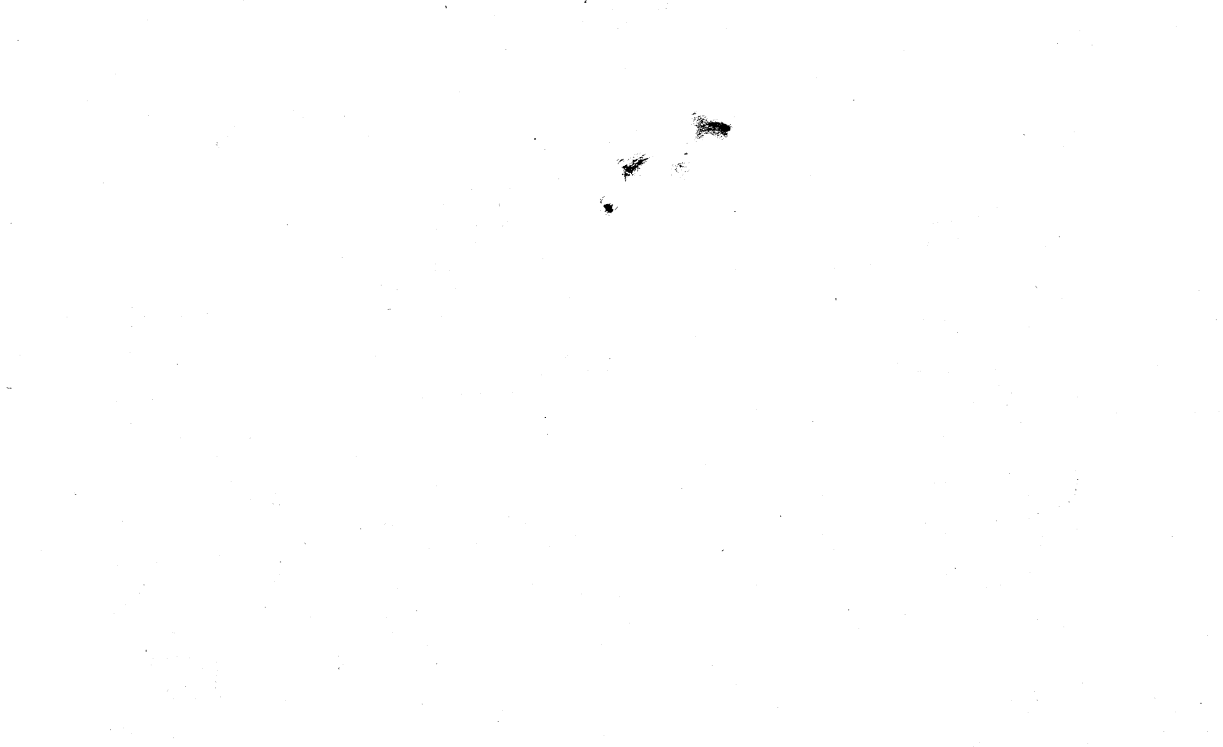
[7th December, 1870.]

 $W^{\rm HEREAS}$ it is expedient to define the meaning of the words "Road" and Preamble. "Roads" as used in the said Otago Roads Ordinance 1865:

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. The short title of this Ordinance shall be the "Otago Roads Ordi-Short Title. nance 1865 Amendment Ordinance 1870."
- II. The words "Road" and "Roads" whenever used in the said Ordi-Interpretation of nance shall extend to and include any wooden or iron tramway or tramroad words Road and or any railway or railroad in addition to the ordinary meanings of the said words unless there shall be something in the context showing that the said words are used solely in the ordinary meaning of the said words.
- III. That no tramway or tramroad shall be made or constructed in any consent of ratepayers road district until the consent in writing of two-thirds of the ratepayers of to be obtained to such district shall have been obtained to the making thereof and the sanc-tramroads. tion of the General Road Board shall also have been obtained thereto.

DUNEDIN, NEW ZEALAND:





APPROPRIATION ORDINANCE (NO. 2) 1870-71.

IN THE THIRTY-FOURTH YEAR OF THE REIGN OF HER MAJESTY QUEEN VICTORIA.

SESSION XXVIII. No. 338.

ANALYSIS.

Title.
Preamble.
1. Short Title.
2. Gertain sums to be applied out of Provincial Revenue.

- 3. Treasurer &c. to pay moneys under warrant of the Superinten dent and to be allowed credit for all moneys so paid.
 4. Saving section V of "Appropriation Ordinance 1870-71."
- AN ORDINANCE to appropriate certain sums out of the Ordinary Revenue of Title. the Province of Otago and other Moneys for the six months commencing on the first day of October one thousand eight hundred and seventy and ending on the thirty-first day of March one thousand eight hundred and seventy-one.

 [7th December 1870.]
- BE IT ENACTED by the Superintendent of the Province of Otago with Preamble. the advice and consent of the Provincial Council thereof as follows:—
- I. This Ordinance shall be termed and may be cited and referred to as Short Title. the "Appropriation Ordinance (No 2) 1870-71."
- II. Out of the Revenues of the Province of Otago subject to the appro-Certain sums to be priation of the Provincial Council there may be issued and applied the sum special Revenue. of eighty-five thousand eight hundred and seventy-one pounds and fourpence or any sum or sums not exceeding the several sums for the several purposes hereafter particularly specified that is to say:—

						Salari	ies.		Conting	enci	es.	Total	s.	
Division No. 1.				7.		£	s.	d.	£	s.	d.	£	s.	d
E-manager Carrager														
EXECUTIVE COUNCIL— Non-official Members	•••		•••	••		50	0	0				50	0	(
Division No. 2.	1,7 ₂ 0 ee	****												
Provincial Council—										_				
Honorarium Expenses of Select Con	···	•••	***	• • • •					1500 50	0	0	•		
Printing and Stationery		•••	***	7 ***				٠.	250	Ö	ŏ			
Incidental Expenses	***	•••	***	•••					80	ŏ	0	1000	^	
Division No. 3.					{ }			ļ	 			1880	0	(
Crown Lands Office—								ı						
Clerk	•••	•••	•••	at £300		145	19	4			1			
Do. (Crown Grants)	•••	•••	•••	at £250		121	12	10				267	12	9
Contingencies	•••	•••	***	•••								100		(
Division No. 4.									ŧ					
SURVEY DEPARTMENT—											1	•		
Inspector of Surveys	•••	***	•••	at £350 at £300		$\frac{170}{145}$		11 4			1			
Draughtsman Assistant do	•••	•••	• •	at £200		97	6	2						
Messenger	•••			per week		15	4	õ			1			
Office Cleaner	•••	•••	•••	•••		20	0	0				110	15	
Contract Surveys		•••	•••	•••					850	0	0	448	19	
Laborers' Wages		•	111	• • •					75	0	0			
Travelling Expenses	•••	• • •	•••	***	1				120	Ŏ	0			
Equipments	•••	•••	•••	•••					30 25	0	0			
Printing and Stationery Repairs to Trig. Station		•••	•••	•••	ļ				100	0	ő			
Incidental Expenses	***	•••	•••	***					25	o	ŏ		_	
Division No. 5.												1225	0	
RAILWAYS-Bluff Harbor and	Inverca	rgill Rail	way—								-			
Manager	•••	•••	,	at £300)	145		4						
Station Master, Inverc	argill, 4½	months		at £240			0	0						
Guard Porter and Pointsman	11	"	•••	at £144 at £120		54 45		0						
Station Master, Campb	elltown	"	•••	at £180			10		1					
Porter	"	"	•••	at £120			. 0				*		•	
36.5.4					-	 -	- <u>-</u> -		715	Λ	0	447	9	ı
Maintenance, 4½ month Working Expenses		•••	•••	•••	1				715 553	0 10	-			
Sub-division No. 1.												1,268	10	i
ORETI RAILWAY									}					_
Chief Engineer from	6th Oct.	to 30th	Nov.,	at £500)		12		ļ.					
Assistant do.	do.		lo.	300			19							
Inspecting do.	do.	ρ	lo.	200		- 30	12	10				153	3 4	t
Working Expenses, 3	months, a	at £126	•••	•••					378		0			
Incidental Expenses	•••	•••	•••	•••	•				150	0	0	528	3 (,
Division No. 6.										,		320		•
EDUCATION—Pending Re-mod														
10 Masters, at £50 pe 2 Do. £75		, 6 month do	s	•	1	250 75	0							
a 10. æ(0	uo.	uυ	• •	••	-				_			328	5 ()
Inspector of Schools, a	at £400]	per annun	n, 3 m	onths	•				100					
Passage Money	•••	***		••	·				100		. 0	1)	
Contingencies	***	•••	. •••	••	1				125	0	0	328	5 ()
										- (care			3	
	Carry	forward	•••	••	.1				,			7,018	3 11	

					Salar	ies.		Contin	genc	ies.	Totals	S.	
<u> </u>					£		d.	£	s.	d.	£	s. •	d.
Bro	ught forwa	ard			£	ъ.	ч.	2	100	u.	7,018		
Division No. 7.													
ROAD ENGINEER—													
1 District Engineer, at .	£300	•••	•••		145	19	4				145	19	4
	· <u>··</u>	•••	.•					50					
Stationery and Incident	al Expens	es	***	•••			ļ		0	0	70	0	0
D							ļ						
Division No. 8,	Ì									}			
Police— 1 Sergeant, at 11s. 6d.	nor diam				101	15	6						
1 Do. 10s. 6d.	do.	•••	•••		92		6						
2 Constables, at 9s. 6d.	do.		•••		168	3	0						
5 Do. 9s. 0d.	do.	•••	• •	•••	398	5	0				761	2	0
Contingencies		•••									100	0	0
										1			
Division No. 9.													
Harbor Department—								-		1			
Harbor Master, at £300)	•••	•••		145		4						
Coxswain, at £150	•••	•••	•••		$\begin{array}{c} 72 \\ 195 \end{array}$	19 5	8			İ			
Boatmen (4), at £120 Harbor Master and Pile	 ot, Riverto	on, at £1	50	• • •		19	8				407		
Contingencies				-				100	0	0	487	4	Ę
Rent of Invercargill Je	tty, at £1	55 per a	nnum					7		3 4	175	8	4
Division No. 10.													
Gaol—													
Gaoler, at £200	•••	•••	•••	•••	$\begin{array}{c} 97 \\ 12 \end{array}$		$\frac{2}{3}$	1					
Matron, at £25 2 Warders, at 9s. per d	iem	•••	•••		159		0						
	10141		•••	-							$ \begin{array}{c c} 268 \\ 100 \end{array} $		
Contingencies	•••	•••	•••	***							100	0	,
Division No. 11.													
SHEEP INSPECTOR, at £450											218	19	
, , , , , , , , , , , , , , , , , , ,													
Division No. 12.						•							
OFFICERS WHOSE SERVICES	HAVE BE	EEN DISI	PENSED	WITH.						•			
Salary from 6th Oct		30th Nov	ember.		15	19	4						
Accountant, at £300 Clerk to Council, at £	50	•••	•••	•••		13	_	}					
Inspector of Police, at						15							
Inspector of Schools, a						13					•		
Assistant Harbor Mast)0	•••	•••	$\frac{30}{22}$) 12 2 - 1		[
Signal Master, at £144 Gold Fields Warden, a	± ± -£300	•••	•••	•••)		i 19							
Collector of Sheep Ass	essment a	nd Regi	 strar of	Brands,		14							
at £70	•••				or.	, 11	8						
Clerk to Superintender	ıt, at £18	U	•••	•••		11	•	-			235	. 0	
Division No. 13.	ė				*								
CEMETERIES—				. 61.00	e c	, ,,,	•				58	7	
Sexton	•••	•••	•••	at £120	58	3 7	9						
											9,639	8	

						- 1	£	s. d	l.	£	8.	
Division No. 14.		Br	ought for	rward	•.••	•••				9,6 39	8	
ADS—	À					1		•				
Invercargill to Wi		***	•••	•••	***	•••]	300		0			
Winton to Kingsto Invercargill to Ma		•••	•••	•••	•••	***	400 1,242	14 1	0			
,, to Me	nzies' Ferry	• • • •	•••	•••	•••	***	50		ō			
	npbelltown		•••	•••	•••	***	50	-	ŏ			
" to Riv	erton Beach		•••	•••	••		100	-	0			
Riverton to Otata		***	•••	•••	•••	•••	200	-	0			
Otatau to Waiau I Otatu to Wairaki		•••	•••	•••	***	••• [50	-	0			
	Main North	Road	•••	•••	**	4**	50 100		0			
Wrey's Bush to W		•••	•••	•••	•••	•••	200	-	ŏ			
North Road to Riv				•••	•••		300		0			
Main Road throug			•••	•••		•••	100		0			
>>	Riverton	***	•••	***	• • •	•• }	50	0	0	4100	• •	
Dinision No. 15.						ľ			_	3192	14	
•						i						
TTIES—						- 1						
Invercargill	•••	•••	•••	•••	•••		60	0	0			
Bluff	444	•••	•••	•••	•••		50	0	0			
Riverton	***	•••	•••	***	***	••• }	50	0	0		_	
Division No. 16.						ŀ				150	0	
						ļ						
IDGE— Makarewa Bridge	• • •	•••	•••	•••	•••	***				1,000	0	
Division No. 17.									1			
ilways						Ì						
Material and Repa	irs		-4			1	635	0	0			
Preliminary Survey		•••	•••	***	***	***	250	_	ŏ			
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Division No. 18.	·								-	3,885	0	
									4			
ORES AND BUILDINGS-						1			\mathbf{A}			
Lining Safe in Su District Court Ho		•••	•••	•••	***	••• [37	_	0			
Water Supply on		Prelimin	ary Sur	···	•••	***	190 100	-	ŏ			
Nevis and Arrow					ecessary	to give	100	v	٠,			
effect to Repo	ort of Comn	nittee	•••	•••	•••		100	0	0			
Telegraph Line to	Winton	•••	•••	•••	•••	•••	540		0			
School Buildings	***	•••	•••	***	٠.	•••	100	0	0		_	
Division No. 19.						1				1,067	0	
TEREST ON LOANS-												
Payments to Gene	ral Governn	nent	•••	•••	4.4.4	•••				14,000	0	
Division No. 20.												
scellaneous— Invercargill Hospi	tal Banamat	ant Anul	um ami	Roman	Sahaal		905	a) 5.	_[_			
Subsidy to Wakat	ipu and Swi	tzers Ma	ils		School	••• 2		ő		37 5	•	
Division No. 21.			^							.010	U	
CERTAINED LIABILITIES	ot Sottmar	A 20Th				*						
			T		n	.						
Compensation to				ace of	Southland	whose	7 - 1 -	1 =				
services have	_			• • •	•••	•••	1,541		0			
Unpaid Accounts	***	***	***	•••	800	•••	51,020	<u> </u>	2	52,561 1	7	
						ľ				CENTOT 1	. •	
						1						_

III. The Provincial Treasurer or other person having the custody or Treasurer &c. to pay control of the Public Funds of the Province shall issue and pay from time rant of the Superinto time any sum or sums of money for the purposes hereinbefore mentioned tendent and to be allowed credit for all not exceeding in the whole the sums respectively above specified to such moneys so paid. persons and in such proportions as the Superintendent for the time being shall by warrant under his hand directed to the Provincial Treasurer or such other person as aforesaid and certified by the Auditor or Deputy-Auditor in terms of the "Provincial Audit Act 1866" from time to time direct and such Treasurer or other person having the custody or control of the Public Funds of the Province shall in his accounts be allowed credit for all sums paid by him in pursuance of such warrants and the receipts of the persons 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 receipts shall have been given and the amount thereof shall be passed to his credit in account accordingly.

IV. The provisions of Section five of the "Appropriation Ordinance Saving section V of 1870-71" shall be applicable notwithstanding the present Session of the nance 1870-71. Provincial Council has been convened prior to the thirty-first day of March one thousand eight hundred and seventy-one payments may still be continued and made up to the thirty-first day of May one thousand eight hundred and seventy-one under the provisions of the fifth section of the "Appropriation Ordinance 1870-71" as if this present Session had not been so convened.

DUNEDIN, NEW ZEALAND:

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