

THE

NEW ZEALAND GAZETTE.

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Altering Boundaries of Resident Magistrate's District of Waiapu, and constituting District of Poverty Bay.

(L.S.) NORMANBY, Governor. A PROCLAMATION.

WHEREAS by "The Resident Magistrates Act, 1867," it is enacted that it shall be lawful for the Governor from time to time, by Proclamation in the New Zealand Gazette, to constitute throughout the colony, or in any part thereof, districts to be called Resident Magistrates' Districts, and such districts from time to time to abolish, and the boundaries to define and alter, and in any such Proclamation to fix a time on and from which any such district shall be constituted or abolished, as the case may be: And whereas by a Proclamation bearing date the twenty-ninth day of November, one thousand eight hundred and sixty-seven, His Excellency the Governor, in pursuance and exercise of the powers and authorities so vested in him, did proclaim and constitute the District of Waiapu, as described in the Schedule to the said Proclamation, to be, on and from the first day of January, one thousand eight hundred and sixty-eight, a Resident Magistrate's District within the meaning and for the purposes of the said Act:

And whereas it is expedient to alter the boundaries of the said District of Waiapu so constituted as aforesaid, and to constitute the District of Poverty

Now, therefore, I, George Augustus Constantine, Marquis of Normanby, the Governor of the Colony of New Zealand, in pursuance and exercise of the powers and authorities so vested in me as aforesaid, do hereby alter the boundaries of the said District of Waiapu, as described in the Schedule hereto, as and from the first day of June next; and do hereby constitute and proclaim the Poverty Bay District, as described in the Schedule hereto, to be a Resident Magistrate's District as from the said first day of June, for the purposes and within the meaning of the said Act.

SCHEDULE.

WAIAPU DISTRICT.

Bounded towards the North and East by the sea, from Matakawa Point to Motu Heka Point, Tolago Bay; towards the South by a right line from Motu Heka Point running due west to the summit of the Watershed, near the source of the Waipawa River; and towards the North-west by the Opotiki District. Including the adjacent islands.

POVERTY BAY DISTRICT.

Bounded towards the North by the Waiapu District to Motu Heka Point, Tolago Bay; towards the East by the sea to Paretu; towards the South by a right line from Paretu to the confluence of the Waiau and Waikare Taheke Rivers; towards the West and North-west by the Opotiki District. Including the adjacent islands.

Given under the hand of His Excellency the Most Honorable George Augustus Constantine, Marquis of Normanby, Earl of Mulgrave, Viscount Normanby, and Baron Mulgrave of Mulgrave, all in the County of York, in the Peerage of the United Kingdom; and Baron Mulgrave of New Ross, in the County of Wexford, in the Peerage of Ireland; a Member of Her Majesty's Most Honorable Privy Council; Knight Commander of the Most Distinguished Order of Saint Michael and Saint George; Governor and Commander-in-Chief in and over Her Majesty's Colony of New Zealand and its Dependencies, and Vice-Admiral of the same; and issued under the Seal of the said Colony, at the Government House, at Wellington, this fifteenth day of May, in the year of our Lord one thousand eight hundred and seventy-seven.

CHARLES C. BOWEN.

GOD SAVE THE QUEEN!

ERRATUM.—In New Zealand Gazette, No. 20, of 1st March, 1877, page 243, for "twenty-first day of December" read "twenty-ninth day of November."

Extending Jurisdiction of the Resident Magistrate's enabling him in that behalf, doth hereby proclaim Court, Otago Gold Fields. enabling him in that behalf, doth hereby proclaim and declare that from the fifteenth day of May,

(L.S.) NORMANBY, Governor. A PROCLAMATION.

IN pursuance and exercise of the power and authority in me vested in this behalf by "The Resident Magistrates Act, 1867," I, George Augustus Constantine, Marquis of Normanby, the Governor of the Colony of New Zealand, do hereby proclaim and declare that from and after the first day of June next the jurisdiction of the Resident Magistrate's Court for the

OTAGO GOLD FIELDS DISTRICT,

as the same is defined in a Proclamation bearing date the eleventh day of July, one thousand eight hundred and seventy-two, shall be extended to one hundred

pounds.

Given under the hand of His Excellency the Most Honorable George Augustus Constantine, Marquis of Normanby, Earl of Mulgrave, Viscount Normanby, and Baron Mulgrave of Mulgrave, all in the County of York, in the Peerage of the United Kingdom; and Baron Mulgrave of New Ross, in the County of Wexford, in the Peerage of Ireland; a Member of Her Majesty's Most Honorable Privy Council; Knight Commander of the Most Distinguished Order of Saint Michael and Saint George; Governor and Commander-in-Chief in and over Her Majesty's Colony of New Zealand and its Dependencies, and Vice-Admiral of the same; and issued under the Seal of the said Colony, at the Government House, at Wellington, this fifteenth day of May, in the year of our Lord one thousand eight hundred and seventy-seven.

CHARLES C. BOWEN.

GOD SAVE THE QUEEN!

Town of Maori Hill proclaimed a Borough under "The Municipal Corporations Act, 1876."

(L.S.) NORMANBY, Governor.
A PROCLAMATION.

WHEREAS by the fifteenth section of "The Municipal Corporations Act, 1876," it is enacted that the Governor may, by Proclamation, declare any of the several places specified in the Third Schedule to the said Act in which a Municipal Corporation has been established under the provisions of an Ordinance of the Province of Otago intituled "The Otago Municipal Corporations Ordinance, 1865," to be a borough constituted under the said "Municipal Corporations Act, 1876," from a day to be named in such Proclamation: subject, however, to certain conditions in the said section mentioned: And whereas the Town of Maori Hill, in the Provincial District of Otago, is one of the places specified in the said Third Schedule, and a petition has been presented to His Excellency the Governor by fifty of the ratepayers of such town praying him to constitute such town into a borough under the said "Municipal Corporations Act, 1876," and such petition was, on the thirteenth day of March, one thousand eight hundred and seventy-seven, publicly notified, and no petition from an equal or greater number of such ratepayers was presented to His Excellency within two months after such public notification praying him not to assent to the prayer of such first-mentioned petition:

Now, therefore, His Excellency the Governor, in exercise and pursuance of all powers and authorities

enabling him in that behalf, doth hereby proclaim and declare that from the fifteenth day of May, one thousand eight hundred and seventy-seven, the said Town of Maori Hill shall be a borough constituted under the said "Municipal Corporations Act, 1876," and shall be called the Borough of Maori Hill; and that the boundaries of such borough shall be those specified in the Schedule hereto.

SCHEDULE.

All that parcel of land in the Provincial District of Otago, in the Colony of New Zealand, containing by admeasurement twenty-five (25) acres two (2) roods and seven (7) poles, more or less, being part of Sections numbered 13, 14, and 155 m, Block I., and 8, 9, and 155 m, Block II., Upper Kaikorai District, and comprising the private Townships of Murrayville, Williamstown, and McLennan's Subdivision. Bounded towards the North-west by a line extending along the centre of the Maori Hill Road eight hundred and forty-three (843) links; towards the South-west by part of the said Maori Hill Road thirty (30) links, and by part of Section numbered 9, four hundred and twenty-one (421) links; again towards the North-west by part of Section numbered 7 eight hundred and fifty (850) links; thence in a South-easterly direction by the outside boundary line of Well Street and the Maori Hill Road one thousand and forty (1040) links, two hundred (200) links, two hundred and thirty (230) links, and two hundred and forty (240) links; thence in a south-westerly direction by a line being the north-west boundary of the Dunedin Town Belt, nine hundred and forty-seven (947) links; thence in a North-westerly direction by a line two hundred and eighty-seven (287) links, two hundred and sixty-seven (267) links, and eighty-five (85) links; thence again in a South-westerly direction by a line eight hundred and twenty-one (821) links; and again in a North-westerly direction by a line being the north-eastern boundary of Section numbered 12, one thousand and cortr five (1048) links and he may be the section of th forty-five (1045) links, and by part of the Maori Hill Road thirty-one (31) links, to starting point; be all the aforesaid linkages more or less.

Given under the hand of His Excellency the Most Honorable George Augustus Constantine, Marquis of Normanby, Earl of Mulgrave, Viscount Normanby, and Baron Mulgrave of Mulgrave, all in the County of York, in the Peerage of the United Kingdom; and Baron Mulgrave of New Ross, in the County of Wexford, in the Peerage of Ireland; a Member of Her Majesty's Most Honorable Privy Council; Knight Commander of the Most Distinguished Order of Saint Michael and Saint George; Governor and Commander in-Chief in and over Her Majesty's Colony of New Zealand and its Dependencies, and Vice-Admiral of the same; and issued under the Seal of the said Colony, at the Government House, at Wellington, this fifteenth day of May, in the year of our Lord one thousand eight hundred and seventy-seven.

DANIEL POLLEN.

GOD SAVE THE QUEEN!

Defining the Middle Line of part of the Railway from Amberley to the Bluff (Balclutha to Clinton).

(L.S.) NORMANBY, GOVERNOR. A PROCLAMATION.

WHEREAS by the one hundred and twentysecond section of "The Public Works Act, 1876," it is enacted that every railway shall be made only under the authority of a special Act, which shall state as nearly as may be the line of the railway and the two termini thereof; and by the one hundred and twenty-third section of the same Act, that the several railways specified in the Fourth Schedule to the said Act shall be deemed to have been made, and in so far as any of them are unfinished may be completed, under the provisions of the Act now under recital, and the said Act shall be deemed to be a special Act authorizing the construction of each of the said railways; and by the one hundred and twenty-fourth section of the same Act, that when any railway is to be constructed under the provisions of any special Act the Governor shall issue a proclamation defining the middle line of the railway or any part thereof, and may from time to time, by a proclamation revoking or amending such former proclamation, alter such line in any manner or to any extent which may be found necessary for the construction of such railway within the provisions of the said special Act; and by the one hundred and twenty-fifth section of the same Act, that the Minister shall cause to be made and deposited in the office of the Registrar of the Supreme Court such maps and plans as may be necessary to explain the said line and the land through which the same passes, and such maps and plans shall be referred to in any such proclamation; and whereas the railway from Amberley to the Bluff is one of the railways specified in the said Fourth Schedule, and the same is unfinished, and it has been determined to construct and maintain a further portion of such railway:

Now, therefore, I, George Augustus Constantine, Marquis of Normanby, the Governor of the Colony of New Zealand, in exercise and pursuance of the powers and authorities conferred on me by "The Public Works Act, 1876," and in exercise of every other power and authority enabling me in that behalf, do hereby proclaim and declare that the middle line of the said further portion of the said railway shall be that defined and set forth in the Schedule hereto, and that the two termini of the said line shall be about two chains seventy links northwards from the southernmost corner of Section No. 7, in Block XI., in the Township of Clinton, within the County of Clutha; and Section No. 1., Block XIII., North Molyneux District, within the County of Bruce. The said middle line and the land through which the same passes are set forth in the map and plan marked P.W.D. 5699, and authenticated for the purposes of this Proclamation by the signature of the Honorable John Davies Ormond, Minister for Public Works, and which said map and plan is deposited in the Office of the Registrar of the Supreme Court at

Dunedin.

SCHEDULE.

COMMENCING at a point about 2 chains 70 links northwards from southernmost corner of Section No. 7, in Block XI., in the Township of Clinton, within the County of Clutha, the said point being the point of termination of a portion of the railway from Mataura to Clutha, as described in the Proclamation dated 16th October, 1874, and published in the New Zealand Gazette, No. 55, of 22nd October, 1874, and proceeding thence generally in a south-easterly direction for a distance of 120 chains or thereabouts, thence in an easterly direction 680 chains or thereabouts, thence in a south-easterly direction 210 chains or thereabouts, thence in an easterly direction 300 chains or thereabouts, thence in a north-easterly direction 200 chains or thereabouts, thence in a south-easterly direction 50 chains or thereabouts, thence in a north-easterly direction 20 chains or thereabouts, thence in a north-westerly such proclamation; and whereas the railway from

direction 50 chains or thereabouts, thence in a northerly and north-easterly direction 50 chains or thereabouts, thence in a south-easterly direction 50 chains or thereabouts, thence in a north-easterly direction 40 chains or thereabouts, thence in a southeasterly direction 105 chains or thereabouts, to a point in Section No. 1, Block XIII., North Molyneux District, within the County of Bruce, in the manner delineated on the map and plan marked P.W.D. 5699, signed by the Honorable John Davies Ormond, Minister for Public Works, deposited in the office of the Registrar of the Supreme Court, at Dunedin; the total length being 23 miles 35 chains or thereabouts.

Given under the hand of His Excellency the Most Honorable George Augustus Constantine, Marquis of Normanby, Earl of Mulgrave, Viscount Normanby, and Baron Mulgrave of Mulgrave, all in the County of York, in the Peerage of the United Kingdom; and Baron Mulgrave of New Ross, in the County of Wexford, in the Peerage of Ireland; a Member of Her Majesty's Most Honorable Privy Council; Knight Commander of the Most Distinguished Order of Saint Michael and Saint George; Governor and Commander-in-Chief in and over Her Majesty's Colony of New Zealand and its Dependencies, and Vice-Admiral of the same; and issued under the Seal of the said Colony, at the Government House, at Wellington, this fourteenth day of May, in the year of our Lord one thousand eight hundred and seventy-seven.

J. D. ORMOND.

GOD SAVE THE QUEEN!

Defining the Middle Line of portion of the Railway from Auckland to Puniu (Onehunga Branch Extension).

NORMANBY, Governor. (L.S.) A PROCLAMATION.

WHEREAS by the one hundred and twenty-second section of "The Public Works Act, 1876," it is enacted that every railway shall be made only under the authority of a special Act, which shall state as nearly as may be the line of the railway and the true terminist the most and but the continuous and the true terminist the most and but the continuous and the true terminist the most and but the continuous and the true terminist the most and but the continuous and the true terminist the most and the true terminist the most and the true terminists are the most and the two termini thereof; and by the one hundred and twenty-third section of the same Act, that the several railways specified in the Fourth Schedule to the said Act shall be deemed to have been made, and in so far as any of them are unfinished may be completed, under the provisions of the Act now under recital, and the said Act shall be deemed to be a special Act authorizing the construction of each of the said railways; and by the one hundred and twenty-fourth section of the same Act, that when any railway is to be constructed under the provisions of any special Act the Governor shall issue a proclamation defining the middle line of the railway or any part thereof, and may from time to time, by a proclamation revoking or amending such former proclamation, alter such line in any manner or to any extent which may be found necessary for the construction of such railway within the provisions of the said special Act; and by the one hundred and twenty-fifth section of the same Act, that the Minister shall cause to be made and deposited in the office of the Registrar of the Supreme Court such maps and plans as may be necessary to explain the said line and the land through which the same passes, and such maps and plans shall be referred to in any

Auckland to Puniu is one of the railways specified in the said Fourth Schedule, and the same is unfinished, and it has been determined to construct and maintain a further portion of such railway:

maintain a further portion of such railway:

Now, therefore, I, George Augustus Constantine,
Marquis of Normanby, the Governor of the Colony
of New Zealand, in exercise and in pursuance of the
powers and authorities conferred on me by "The
Public Works Act, 1876," and in exercise of every
other power and authority enabling me in that behalf, do hereby proclaim and declare that the middle
line of the said further portion of the said railway
shall be that defined and set forth in the Schedule
hereto, and that the two termini of the said line shall
be a point on the Onehunga Branch of the Auckland to Puniu Railway, and a point below low watermark in the Manukau Harbour. The said middle
line and the land through which the same passes are
set forth in the map and plan marked P.W.D. 5710,
and authenticated for the purposes of this Proclamation by the signature of the Honorable John
Davies Ormond, Minister for Public Works, and
which said map and plan is deposited in the Office of
the Registrar of the Supreme Court at Auckland.

SCHEDULE.

Commencing at a point at 8 miles $2\frac{1}{2}$ chains, or thereabouts, on the Onehunga Branch of the Auckland to Puniu Railway, proclaimed in the New Zealand Gazette, No. 40, of 12th August, 1872, and proceeding thence in a generally south-westerly direction 580 links or thereabouts, 212 links or thereabouts, 535 links or thereabouts; and terminating at a point below low watermark in the Manukau Harbour distant from the first-named point 1327 links or thereabouts, in the manner delineated on the map and plan marked P.W.D. 5710, signed by the Honorable John Davies Ormond, Minister for Public Works, deposited in the office of the Registrar of the Supreme Court, at Auckland, the total length being 1327 links or thereabouts.

Given under the hand of His Excellency the Most Honorable George Augustus Constantine, Marquis of Normanby, Earl of Mulgrave, Viscount Normanby, and Baron Mulgrave of Mulgrave, all in the County of York, in the Peerage of the United Kingdom; and Baron Mulgrave of New Ross, in the County of Wexford, in the Peerage of Ireland; a Member of Her Majesty's Most Honorable Privy Council; Knight Commander of the Most Distinguished Order of Saint Michael and Saint George; Governor and Commander-in-Chief in and over Her Majesty's Colony of New Zealand and its Dependencies, and Vice-Admiral of the same; and issued under the Seal of the said Colony, at the Government House, at Wellington, this fifteenth day of May, in the year of our Lord one thousand eight hundred and seventy-seven.

J. D. Ormond. God save the Queen!

Appointing Atareta Mangumangu and Hira te Rauparaha Trustees' under "The Maori Real Estate Management Act, 1867."

NORMANBY, Governor.
ORDER IN COUNCIL.
At the Government House, at Wellington, this eleventh day of May, 1877.
Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.
WHEREAS by "The Maori Real Estate Management Act, 1867," it is enacted, that if any

title to or interest in any hereditaments shall accrue to any Maoris, who or any of whom shall be infants, lunatics, or under legal disability, it shall be lawful for the Governor in Council, if he think fit, to order that such hereditaments, or any part thereof or interest therein as shall to the Governor in Council be shown to belong to such infant, lunatic, or other person under legal disability, shall be vested in trustees, as the Governor in Council shall think fit:

And whereas by virtue of a Certificate of Title bearing date the seventeenth day of June, one thousand eight hundred and sixty-seven, the parcel of land and hereditaments described in the Schedule hereto was certified to belong to Arareina Tororangi and others, of the District of Ahuriri, in the Province of Hawke's Bay, aboriginal natives of New Zealand:

And whereas the said Arareina Tororangi died intestate:

And whereas at a sitting of the Native Land Court held at Napier, in the province aforesaid, on the fourth day of September, one thousand eight hundred and seventy-six, Erikira claimed to succeed to the interest of the said Arareina Tororangi in the parcel of land described in the said Schedule:

And it was ordered by the said Court that Erikira, Paora Heru, Nere Hira, and Erueti Ngamua Hira, infants under the age of twenty-one years, should succeed to the interest of the said Arareina Tororangi in the hereditaments aforesaid:

And it is expedient that Atareta Mangumangu and Hira te Rauparaha be appointed trustees under the said Act on bebalf of the said Erikira, Paora Heru, Nere Hira, and Erueti Ngamua Hira.

Now, therefore, His Excellency the Governor of New Zealand, with the advice and consent of the Executive Council of the Colony, in exercise and in pursuance of the powers and authorities vested in him by the said Act, doth hereby order that the interest and shares of the said Erikira, Paora Heru, Nere Hira, and Erueti Ngamua Hira in the land described in the Schedule hereto shall be and remain vested in

ATARETA MANGUMANGU and HIRA TE RAUPARAHA,

as Trustees within the meaning and for the purposes of the said Act for the said Erikira, Paora Heru, Nere Hira, and Erueti Ngamua Hira during their minority.

SCHEDULE.

ALL that piece or parcel of land at Whenuakura, in the District of Ahuriri, in the Provincial District of Hawke's Bay, and called or known by the name of Whenuakura, containing by admeasurement three hundred and sixty-seven acres, be the same more or less. Bounded towards the North by the Awanui Stream; towards the North-east by a branch of the said stream; towards the East by the Tauranga Kawau Block 2900 links and 1860 links; towards the South-east by lines 925 links, 1352 links, and 4380 links; and towards the West by the Te Aute Road and by the Awanui Stream aforesaid.

FORSTER GORING, Clerk of the Executive Council.

Appointing Edward Walter Puckey and Harata Patene Trustees under "The Maori Real Estate Management Act, 1867."

NORMANBY, Governor.
ORDER IN COUNCIL.
At the Government House, at Wellington, this eleventh day of May, 1877.
Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.
WHEREAS by "The Maori Real Estate Management Act, 1867," it is enacted, that if any title

to or interest in any hereditaments shall accrue to any Maoris, who or any of whom shall be infants, lunatics, or under legal disability, it shall be lawful for the Governor in Council, if he think fit, to order that such hereditaments, or any part thereof or interest therein as shall to the Governor in Council be shown to belong to such infant, lunatic, or other person under legal disability, shall be vested in trustees, as the Governor in Council shall think fit:

And whereas by virtue of a Certificate of Title bearing date the ninth day of September, one thousand eight hundred and seventy-three, the parcel of land and hereditaments described in the Schedule hereto was certified to belong to Eparaima te Wheoro and others, of the District of Coromandel, in the Province of Auckland, aboriginal natives of New Zealand:

And whereas the said Eparaima te Wheoro died intestate:

And whereas at a sitting of the Native Land Court held at Kapanga, in the province aforesaid, on the thirtieth day of October, one thousand eight hundred and seventy-three, Wiremu te Tarapa claimed to succeed to the interest of the said Eparaima te Wheoro in the parcel of land described in the said Schedule:

And it was ordered by the said Court that Tereha Kahutopuni, an infant under the age of twenty-one years, should succeed to the interest of the said Eparaima te Wheoro in the hereditaments aforesaid:

And it is expedient that Edward Walter Puckey and Harata Patene be appointed trustees under the said Act on behalf of the said Tereha Kahutopuni.

Now, therefore, His Excellency the Governor of New Zealand, with the advice and consent of the Executive Council of the Colony, in exercise and in pursuance of the powers and authorities vested in him by the said Act, doth hereby order that the interest and share of the said Tereha Kahutopuni in the land described in the Schedule hereto shall be and remain vested in

EDWARD WALTER PUCKEY, Esq., and HARATA PATENE,

as Trustees within the meaning and for the purposes of the said Act for the said Tereha Kahutopuni during her minority.

${\bf SCHEDULE}.$

ALL that piece or parcel of land at Whitianga, in the District of Coromandel, in the Provincial District of Auckland, and called or known by the name of Te Weiti Nos. 1, 2, and 3, containing by admeasurement 6374 acres, be the same more or less. Bounded towards the North-west by the Opitonui Block 263 links, 252 links, 200 links, 233 links, 181 links, 283 links, 268 links, 516 links, 339 links, 254 links, 634 links, 276 links, 169 links, 647 links, 200 links, 282 links, 292 links, 532 links, 212 links, 169 links, 219 links, 293 links, 293 links, 293 links, 295 links, 490 links, 283 links, 491 links, 260 links, 195 links, 313 links, 295 links, 163 links, 182 links, 253 links, 163 links, 182 links, 253 links, 365 links, 185 links, 152 links, 184 links, 139 links, 161 links, 100 links, 151 links, 191 links, 198 links, 358 links, 378 links, 408 links, 212 links, 181 links, 206 links, 416 links, 318 links, 575 links, 344 links, 369 links, 192 links, 316 links, 219 links, 335 links, 183 links, 191 links, 182 links, 238 links, 257 links, 216 links, 141 links, 122 links, 136 links, 257 links, 178 links, 234 links, 407 links, 278 links, 190 links, 231 links, 429 links, 139 links, 190 links, 142 links, 185 links, 353 links, 257 links, 321 links, 192 links, 308 links, 169 links, 242 links, 182 links, 243 links, 328 links, 344 links, 336 links, 312 links, 350 links, 200 links, 512 links, 438 links, 343 links, 141 links, 168 links, 681 links, 256 links, 941 links, 784 links, and 229 links; by lines 887 links, 975 links, 329

links, 372 links, 900 links, 295 links, 498 links, 419 links, 498 links, and 832 links; by the Moewai Block 359 links, 645 links, 283 links, and 385 links; by the Ngarahutunoa Block 306 links, 322 links, 282 links, 208 links, 455 links, 428 links, 245 links, 504 links, 248 links, 398 links, 572 links, 330 links, and 1000 links; by the Ngarahutunoa Creek, by the said Ngarahutunoa Block, 500 links and 2210 links; by the said creek, by the said Ngarahutunoa Block, 100 links, 897 links, and 82 links; by the aforesaid Moewai Block 2952 links and 77 links; by the Taputapuatae Creek and by the Arerowero Block 50 links and 370 links; towards the East by the Mercury Bay and the Whitianga Harbour; towards the South-east by the Whakau Block 2814 links, 4049 links, 15423 links, and 4260 links, the Weiti Creek, the Whitianga River, the Whangamaroro River, the Waitapu Charles 1995 links, 2004 links, and 2004 links, 2004 Creek, the Weiti No. 4 Block 2320 links, 2064 links, and 3220 links, the said Whangamaroro River, the Waiparapara Creek, the Kaimarama Block 460 links, 643 links, 300 links, 193 links, 236 links, 386 links, 343 links, 300 links, 133 links, 230 links, 318 links, 369 links, 203 links, 214 links, 208 links, 749 links, 251 links, 374 links, 270 links, 229 links, 408 links, 314 links, 236 links, 199 links, a stream, the Mahakirau Creek, and by the said Kaimarama Block 915 links, 4298 links, 895 links, 474 links, 740 links, 222 links, 898 links, 1854 links, 2194 links, 3114 links, and 383 links; towards the West by the Mahakirau Block 623 links, 382 links, 248 links, 458 links, 615 links, 470 links, 688 links, 660 links, 883 links, 397 links, 489 links, 180 links, and 2500 links, the Takinga Wairua Stream, and by the said Mahakirau Block 111 links, 432 links, 840 links, 643 links, 630 links, and 332 links; and towards the South by the said Mahakirau Block 12935 links, 1225 links, 380 links, 180 links, 386 links, 558 links, 2450 links, 510 links, and 1442 links.

FORSTER GORING, Clerk of the Executive Council.

Appointing Wiremu Turipona and Tautoru Tawa Trustees under "The Maori Real Estate Management Act, 1867."

NORMANBY, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this eleventh day of May, 1877.

Present:
His Excellency the Governor in Council.

WHEREAS by "The Maori Real Estate Management Act, 1867," it is enacted, that if any title to or interest in any hereditaments shall accrue to any Maoris, who or any of whom shall be infants, lunatics, or under legal disability, it shall be lawful for the Governor in Council, if he think fit, to order that such hereditaments, or any part thereof or

for the Governor in Council, if he think fit, to order that such hereditaments, or any part thereof or interest therein as shall to the Governor in Council be shown to belong to such infant, lunatic, or other person under legal disability, shall be vested in trustees, as the Governor in Council shall think fit:

And whereas, by an Order bearing date the seventeenth day of November, one thousand eight hundred and seventy-five, the parcel of land and hereditaments described in the Schedule hereto was certified to belong to Kipa and others, their heirs and assigns, of the District of the Thames, in the Provincial District of Auckland, aboriginal natives of New Zealand:

And whereas the said Kipa died intestate, and without having made a valid disposal of his interest in the said land or any part thereof:

the said land or any part thereof:

And whereas at a sitting of the Native Land
Court, held at Shortland, Thames, in the district
aforesaid, on the seventeenth day of April, one

thousand eight hundred and seventy-seven, Hoani Kipa claimed to succeed to the interest and share of the said Kipa in the parcel of land described in the said Schedule:

And it was ordered by the said Court that Manahi Kipa and Hoani Kipa (an infant under the age of twenty-one years) should succeed to the interest and share of the said Kipa in the hereditaments aforesaid:

And it is expedient that Wiremu Turipona and Tautoru Tawa be appointed trustees under the said

Act on behalf of the said Hoani Kipa:

Now, therefore, His Excellency the Governor of New Zealand, with the advice and consent of the Executive Council of the Colony, in exercise and in pursuance of the powers and authorities vested in him by the said Act, doth hereby order that the interests and shares of the said Kipa in the land described in the Schedule hereto shall be and remain vested in

WIREMU TURIPONA and TAUTORU TAWA.

as Trustees within the meaning and for the purposes of the said Act for the said Hoani Kipa during his minority.

SCHEDULE.

ALL that parcel of land at Tararu, in the District of the Thames, in the Provincial District of Auckland, and called or known by the name of "Ngaromaki No. 3," containing by admeasurement thirty-one acres, be the same more or less. Bounded towards the North-east by a line 330 links; towards the South-east by the Ngaromaki No. 2 Block 1190 links, 695 links, 1255 links, and 581 links; towards the South-west by the gold field's boundary 161 links, 413 links, 318 links, 696 links, and 343 links; towards the North-west and North by lines 83 links, 210 links, 490 links, 340 links, 166 links, 473 links, 629 links, 987 links, 238 links, and 678 links.

FORSTER GORING, Clerk of the Executive Council.

Appointing Ratahi Kauea Trustee under "The Maori Real Estate Management Act, 1867."

NORMANBY, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this eleventh day of May, 1877.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by "The Maori Real Estate Management Act, 1867," it is enacted, that if any title to or interest in any hereditaments shall accrue to any Maoris, who or any of whom shall be infants, lunatics, or under legal disability, it shall be lawful for the Governor in Council, if he think fit, to order that such hereditaments, or any part thereof or interest therein as shall to the Governor in Council be shown to belong to such infant, lunatic, or other person under legal disability, shall be vested in trustees, as the Governor in Council shall think fit:

And whereas, by virtue of a memorial of ownership bearing date the tenth day of November, one thousand eight hundred and seventy-four, Hira Kauea and others, of the Northern District, in the Province of Auckland, aboriginal natives of New Zealand, were declared to be the owners of the parcel of land and hereditaments described in the Schedule hereto: And whereas the said Hira Kauea died intestate:

And whereas, at a sitting of the Native Land Court held at Ohaeawai, in the aforesaid district and province, on the seventeenth day of October, one thousand eight hundred and seventy-six, Ratahi Kauea claimed to succeed to the interest and share of the said Hira Kauea in the parcel of land described in the said Schedule:

And it was ordered by the said Court that Mereana Kauea, Henare Kauea, and Watene Kauea, infants under the age of twenty-one years, should succeed to the interest of the said Hira Kauea in the hereditaments aforesaid:

And it is expedient that Ratahi Kauea be appointed trustee under the said Act on behalf of the said Mereana Kauea, Henare Kauea, and Watene Kauea:

Now, therefore, His Excellency the Governor of New Zealand, with the advice and consent of the Executive Council of the Colony, in exercise and in pursuance of the powers and authorities vested in him by the said Act, doth hereby order that the interests and shares of the said Mereana Kauea, Henare Kauea, and Watene Kauea in the land described in the Schedule hereto shall be and remain vested in

RATAHI KAUEA,

as Trustee within the meaning and for the purposes of the said Act for the said Mereana Kauea, Henare Kauea, and Watene Kauea during their minority.

SCHEDULE.

ALL that piece of land at Ohaeawai, in the Northern District, in the Province of Auckland, known by the name of Parahirahi, containing by admeasurement five thousand and ninety-seven (5097) acres, be the same more or less. Bounded towards the East by lines three thousand five hundred and nine (3509) links, two thousand one hundred and sixteen (2116) links, four hundred and five (405) links, five hundred and seventy (570) links, five thousand one hundred and eleven (5111) links, two thousand one hundred and eighty-seven (2187) links, one thousand seven hundred and eighty (1780) links, two thousand six hundred and ninety-three (2693) links, three thousand four hundred and four (3404) links, and three thousand six hundred and ninety-nine (3699) links; towards the South two thousand four hundred and four (2404) links, and six thousand and thirty (6030) links, the Tukuwhenua Stream and the Wairoro River; towards the West by lines five thousand five hundred and eighty (5580) links, two thousand one hundred and thirteen (2113) links, and one thousand and thirty-seven (1037) links, and the Wairoro Creek; and towards the North by the said creek the Tohone Creek by lines one thousand one hundred and four (1104) links and two thousand eight hundred and ninety (2890) links, and by the Tuwhakino Block six hundred and eighty-eight (688) links, one thousand one hundred and eighty-two (1182) links, two thousand six hundred and seventy-five (2675) links, four thousand seven hundred and sixty-two (4762) links, four thousand seven hundred and ten (4710) links, one thousand and twenty-four (1024) links, one hundred and sixty-four (164) links, one thousand and seventy-seven (1077) links, and three thousand nine hundred and twenty-nine (3929) links.

> FORSTER GORING, Clerk of the Executive Council.

Appointing Joseph Tapia Trustee under "The Maori | Appointing Joseph Tapia Trustee under "The Maori Real Estate Management Act, 1867."

NORMANBY, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this eleventh day of May, 1877.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by "The Maori Real Estate Management Act, 1867," it is enacted, that if any title to or interest in any hereditaments shall accrue to any Maoris, who or any of whom shall be infants, lunatics, or under legal disability, it shall be lawful for the Governor in Council, if he think fit, to order that such hereditaments, or any part thereof or interest therein as shall to the Governor in Council be shown to belong to such infant, lunatic, or other person under legal disability, shall be vested in trustees, as the Governor in Council shall think fit:

And whereas by virtue of a Crown grant bearing date the fourteenth day of December, one thousand eight hundred and seventy-five, the parcel of land and hereditaments described in the Schedule hereto became vested in Pita Tapia, his heirs and assigns, of the District of Bay of Islands, in the Province of Auckland, an aboriginal native of New Zealand:

And whereas the said Pita Tapia died intestate: And whereas at a sitting of the Native Land Court, held at Ohaeawai, in the Northern District, in the province aforesaid, on the sixteenth day of October, one thousand eight hundred and seventysix, Raina Ngahuia Tapia and others claimed to succeed to the said Pita Tapia in the parcel of land described in the said Schedule:

And it was ordered by the said Court that Mereana Tapia and Keita Tapia (half-castes), infants under the age of twenty-one years, should succeed to the hereditaments aforesaid:

And it is expedient that Joseph Tapia be appointed trustee under the said Act on behalf of the said Mereana Tapia and Keita Tapia:

Now, therefore, His Excellency the Governor of New Zealand, with the advice and consent of the Executive Council of the Colony, in exercise and in pursuance of the powers and authorities vested in him by the said Act, doth hereby order that the land described in the Schedule hereto shall be and remain vested in

JOSEPH TAPIA.

as Trustee within the meaning and for the purposes of the said Act for the said Mereana Tapia and Keita Tapia during their minority.

SCHEDULE.

ALL that parcel of land in the Province of Auckland, in the Colony of New Zealand, containing by admeasurement five (5) acres, more or less, situate at Kaikohe, in the Bay of Islands District, County of Hokianga, being called or known by the name of Ohuangaro No. 2, and numbered three thousand two hundred and thirteen (3213). Bounded towards the North by a line four hundred (400) links; towards the East by a line one thousand one hundred and forty (1140) links; towards the South by a line five hundred (500) links; and towards the West by the Ohuangaro No. 1 Block, one thousand two hundred and ninety (1290) links.

> FORSTER GORING, Clerk of the Executive Council.

Real Estate Management Act, 1867.'

NORMANBY, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this eleventh day of May, 1877.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

THEREAS by "The Maori Real Estate Management Act, 1867," it is enacted, that if any title to or interest in any hereditaments shall accrue to any Maoris, who or any of whom shall be infants, lunatics, or under legal disability, it shall be lawful for the Governor in Council, if he think fit, to order that such hereditaments, or any part thereof or interest therein as shall to the Governor in Council be shown to belong to such infant, lunatic, or other person under legal disability, shall be vested in trustees, as the Governor in Council shall think fit:

And whereas by virtue of a Crown grant bearing date the fourteenth day of December, one thousand eight hundred and seventy-five, the parcel of land and hereditaments described in the Schedule hereto became vested in Pita Tapia and others, their heirs and assigns, of the District of the Bay of Islands, in the Province of Auckland, aboriginal natives of

New Zealand:

And whereas the said Pita Tapia died intestate:

And whereas at a sitting of the Native Land Court, held at Ohaeawai, in the Northern District, in the province aforesaid, on the sixteenth day of October, one thousand eight hundred and seventysix, Raina Ngahuia Tapia claimed to succeed to the interest and share of the said Pita Tapia in the parcel of land described in the said Schedule:

And it was ordered by the said Court that Mereana Tapia and Keita Tapia (half-castes), infants under the age of twenty-one years, should succeed to the interest of the said Pita Tapia in the hereditaments aforesaid:

And it is expedient that Joseph Tapia be appointed trustee under the said Act on behalf of the said

Mereana Tapia and Keita Tapia:

Now, therefore, His Excellency the Governor of New Zealand, with the advice and consent of the Executive Council of the Colony, in exercise and in pursuance of the powers and authorities vested in him by the said Act, doth hereby order that the interests and shares of the said Mereana Tapia and Keita Tapia, in the land described in the Schedule hereto. shall be and remain vested in

JOSEPH TAPIA,

as Trustee within the meaning and for the purposes of the said Act for the said Mereana Tapia and Keita Tapia during their minority.

SCHEDULE.

ALL that parcel of land in the Province of Auckland, in the Colony of New Zealand, containing by admeasurement one hundred and fifty six (156) acres, more or less, situate at Kaikohe, in the Bay of Islands District, County of Hokianga, being called or known by the name of "Onemaroke," and numbered three thousand one hundred and sixty-four (3164). Bounded towards the North by a stream; towards the North-east by a line two thousand six hundred (2600) links; towards the South-east by the Tokakopuru Block, two thousand nine hundred and two (2902) links, the Otauramokoko Creek, and the Pehipunga Creek; towards the South-west by the said Tokakopuru Block, one thousand three hundred and twenty (1320) links; and towards the Northwest by lines three thousand eight hundred (3800) links, and one thousand one hundred and ninety-two (1192) links.

FORSTER GORING, Clerk of the Executive Council.

Appointing Joseph Tapia Trustee under "The Maori Real Estate Management Act, 1867.

NORMANBY, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this eleventh day of May, 1877.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by "The Maori Real Estate Management Act, 1867," it is enacted, that if any title to or interest in any hereditaments shall accrue to any Maoris, who or any of whom shall be infants, lunatics, or under legal disability, it shall be lawful for the Governor in Council, if he think fit, to order that such hereditaments, or any part thereof or interest therein as shall to the Governor in Council be shown to belong to such infant, lunatic, or other person under legal disability, shall be vested in trustees, as the Governor in Council shall think fit:

And whereas by virtue of a Crown grant bearing date the thirty-first day of October, one thousand eight hundred and seventy-two, the parcel of land and hereditaments described in the Schedule hereto became vested in Pita Tapia and others, their heirs and assigns, of the District of Bay of Islands, in the Province of Auckland, aboriginal natives of New

Zealand:

And whereas the said Pita Tapia died intestate:

And whereas at a sitting of the Native Land Court held at Ohaeawai, in the Northern District, in the province aforesaid, on the sixteenth day of October, one thousand eight hundred and seventy-six, Raina Ngahuia Tapia claimed to succeed to the interest and share of the said Pita Tapia in the parcel of land described in the said Schedule:

And it was ordered by the said Court that Mereana Tapia and Keita Tapia (half-castes), infants under the age of twenty-one years, should succeed to the interest of the said Pita Tapia in the heredita-

ments aforesaid:

And it is expedient that Joseph Tapia be ap pointed trustee under the said Act on behalf of the said Mereana Tapia and Keita Tapia:

Now, therefore, His Excellency the Governor of New Zealand, with the advice and consent of the Executive Council of the Colony, in exercise and in pursuance of the powers and authorities vested in him by the said Act, doth hereby order that the interests and shares of the said Mereana Tapia and Keita Tapia in the land described in the Schedule hereto shall be and remain vested in

JOSEPH TAPIA,

as Trustee within the meaning and for the purposes of the said Act for the said Mereana Tapia and Keita Tapia during their minority.

SCHEDULE.

ALL that parcel of land in the Province of Auckland, in the Colony of New Zealand, containing by admeasurement one hundred and sixty-eight (168) acres, more or less, situate at Whangaruru, in the acres, more or less, situate at whangaruru, in the District of Bay of Islands, County of Bedford, being called or known by the name of Waikaramihia, and numbered two thousand and fifty-four (2054). Bounded towards the East by the Punaruku Creek, by a line three hundred (300) links, by a line in a curve and by lines two hundred (200) links and in the Colony of New Zealand, containing by ad-

two hundred and fifty (250) links, and by the said Creek; towards the South-east by a line five hundred and fifty (550) links; towards the South-west by lines two thousand one hundred and nineteen (2119) links, and one thousand three hundred and seventy-five (1375) links; towards the West by a line four hundred and sixty-eight (468) links; and towards the North-west by a line one thousand five hundred and forty-two (1542) links, and by the Parahaki Block two thousand and twenty (2020) links, fifty-three (53) links, and one thousand nine hundred (1900) links.

FORSTER GORING Clerk of the Executive Council.

Appointing Joseph Tapia Trustee under "The Maori Real Estate Management Act, 1867."

Normanby, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this eleventh day of May, 1877.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.
WHEREAS by "The Maori Real Estate Management Act, 1867," it is enacted, that if any title to or interest in any hereditaments shall accrue to any Maoris, who or any of whom shall be infants. lunatics, or under legal disability, it shall be lawful for the Governor in Council, if he think fit, to order that such hereditaments, or any part thereof or interest therein as shall to the Governor in Council be shown to belong to such infant, lunatic, or other person under legal disability, shall be vested in trustees, as the Governor in Council shall think fit:

And whereas by virtue of a Crown grant bearing date the twenty-second day of November, one thousand eight hundred and sixty-nine, the parcel of land and hereditaments described in the Schedule hereto became vested in Maru Omanaia and others, their heirs and assigns, of the District of Bay of Islands, in the Province of Auckland, aboriginal natives of

New Zealand:

And whereas the said Maru Omanaia died intestate: And whereas at a sitting of the Native Land Court held at Ohaeawai, in the Northern District, in the province aforesaid, on the sixteenth day of October, one thousand eight hundred and seventy-six, Emere Tapia claimed to succeed to the interest and share of the said Maru Omanaia in the parcel of land described in the said Schedule:

And it was ordered by the said Court that Mereana Tapia and Keita Tapia (half-castes), infants under the age of twenty-one years, should succeed to the interest of the said Maru Omanaia in the hereditaments

aforesaid:

And it is expedient that Joseph Tapia be appointed trustee under the said Act on behalf of the

said Mereana Tapia and Keita Tapia:

Now, therefore, His Excellency the Governor of New Zealand, with the advice and consent of the Executive Council of the Colony, in exercise and in pursuance of the powers and authorities vested in him by the said Act, doth hereby order that the interests and shares of the said Mereana Tapia and Keita Tapia in the land described in the Schedule hereto shall be and remain vested in

JOSEPH TAPIA,

as Trustee within the meaning and for the purposes

measurement one hundred and seventy-five (175) acres, more or less, situate at Kaikohe, in the district of Bay of Islands, County of Hokianga, being called or known by the name of Tokakopuru, and numbered five hundred and twenty-nine N (529N). Bounded towards the East and South-east by the Waiotuhi Creek and the Tokakopuru Creek; towards the South by the aforesaid Tokakopuru Creek; towards the South-west by a line one thousand six hundred and eighty-four (1684) links; towards the North-west by Te Waitekaraka Stream; towards the North-east by a line one thousand six hundred and twelve (1612) links; again towards the North-west by the Pehipunga Creek, the Otauramokako Creek, and a line two thousand nine hundred and two (2902) links; and again towards the North-east by a line two thousand one hundred and sixty-three (2163) links.

FORSTER GORING, Clerk of the Executive Council.

Appointing Hare Puhikura Trustee under "The Maori Real Estate Management Act, 1867."

NORMANBY, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this eleventh day of May, 1877.

HIS EXCELLENCY THE GOVERNOR IN COUNCIL. WHEREAS by "The Maori Real Estate Management Act, 1867," it is enacted, that if any title to or interest in any hereditaments shall accrue to any Maoris, who or any of whom shall be infants, lunatics, or under legal disability, it shall be lawful for the Governor in Council, if he think fit, to order that such hereditaments, or any part thereof or interest therein as shall to the Governor in Council be shown to belong to such infant, lunatic, or other person under legal disability, shall be vested in trustees, as the Governor in Council shall think fit:

And whereas by virtue of a Crown grant bearing date the thirtieth day of March, one thousand eight hundred and sixty-seven, the parcel of land and hereditaments described in the Schedule hereto became vested in Makareta and others, their heirs and assigns, of the District of Bay of Islands, in the Province of Auckland, aboriginal natives of New Zealand:

And whereas the said Makareta died intestate:

And whereas at a sitting of the Native Land Court held at Te Kawakawa, in the said district and province, on the fifth day of February, one thousand eight hundred and seventy-five, Hoana Tiraroa claimed to succeed to the interest and share of the said Makareta in the parcel of land described in the said Schedule:

And it was ordered by the said Court that Hoana Tiraroa and Huna Tanatiu should succeed, according to Native custom, to the interest of the aforesaid Makareta in the hereditaments aforesaid, equally share and share alike:

And whereas the said Hoana Tiraroa died in-

And whereas at a sitting of the Native Land Court held at Ohaeawai, in the Northern District, in the province aforesaid, on the seventeenth day of October, one thousand eight hundred and seventy-six, Hare Puhikura claimed to succeed to the interest and share of the said Hoana Tiraroa in the parcel of land described in the said Schedule:

And it was ordered by the said Court that Maraea Peia and Mereana Peia, infants under the age of twenty-one years, should succeed to the interest and share of the said Hoana Tiraroa in the hereditaments aforesaid:

And it is expedient that Hare Puhikura be appointed trustee under the said Act on behalf of the said Maraea Peia and Mereana Peia:

Now, therefore, His Excellency the Governor of New Zealand, with the advice and consent of the Executive Council of the Colony, in exercise and in pursuance of the powers and authorities vested in him by the said Act, doth hereby order that the interests and shares of the said Maraea Peia and Mereana Peia in the land described in the Schedule hereto shall be and remain vested in

HARE PUHIKURA.

as Trustee within the meaning and for the purposes of the said Act for the said Maraea Peia and Mereana Peia during their minority.

SCHEDULE.

ALL that parcel of land in the Province of Auckland, in the Colony of New Zealand, containing by admeasurement sixty-six (66) acres, more or less, situate at Te Kawakawa, in the Bay of Islands District, County of Hokianga, being called or known by the name of "Te Raupo," and numbered two hundred and sixty-seven N (267N). Bounded towards the North by the Whangae River and a mangrove swamp; towards the East by the mangrove swamp aforesaid and the Kawakawa Block seven hundred and fifty-five (755) links; towards the South by the Kawakawa Block aforesaid eight hundred and eighty (880) links, two thousand and fifty-two (2052) links, and six hundred and eighty-nine (689) links; and towards the West by the Whangae River aforesaid.

> FORSTER GORING, Clerk of the Executive Council.

Appointing Maika Arapiro and Mere Haku Trustees under "The Maori Real Estate Management Act, under ... 1867."

> NORMANBY, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this eleventh day of May, 1877.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by "The Maori Real Estate Management Act, 1867," it is enacted, that if any title to or interest in any hereditaments shall accrue to any Maoris, who or any of whom shall be infants, lunatics, or under legal disability, it shall be lawful for the Governor in Council, if he think fit, to order that such hereditaments, or any part thereof or interest therein as shall to the Governor in Council be shown to belong to such infant, lunatic, or other person under legal disability, shall be vested in trustees, as the Governor in Council shall think fit:

And whereas by virtue of a Crown grant bearing date the twentieth day of January, one thousand eight hundred and seventy-one, the parcel of land and hereditaments described in the Schedule hereto became vested in Werahiko and others, their heirs and assigns, of the District of Bay of Islands, in the Province of Auckland, aboriginal natives of New Zealand:

And whereas the said Werahiko died intestate:

And whereas at a sitting of the Native Land Court held at Ohaeawai, in the Northern District, in the province aforesaid, on the seventeenth day of October, one thousand eight hundred and seventy-six, Riria Maika claimed to succeed to the interest and share of the said Werahiko in the parcel of land described in the said Schedule:

And it was ordered by the said Court that Akinihi | others, their heirs and assigns, of the District of te Kahuwhero, an infant under the age of twentyone years, should succeed to the interest of the said Werahiko in the hereditaments aforesaid:

And it is expedient that Maika Arapiro and Mere Haku be appointed trustees under the said Act on

behalf of the said Akinihi te Kahuwhero:

Now, therefore, His Excellency the Governor of New Zealand, with the advice and consent of the Executive Council of the Colony, in exercise and in pursuance of the powers and authorities vested in him by the said Act, doth hereby order that the interest and share of the said Akinihi te Kahuwhero in the land described in the Schedule hereto shall be and remain vested in

MAIKA ARAPIRO and MERE HAKU,

as Trustees within the meaning and for the purposes of the said Act for the said Akinihi te Kahuwhero during her minority.

SCHEDULE.

ALL that parcel of land in the Province of Auckland, in the Colony of New Zealand, containing by admeasurement six hundred and ninety (690) acres more or less, situate at Pakaraka, in the District of Bay of Islands, County of Hokianga, being called or known by the name of Te Porotu, and numbered two hundred and seventy-seven (277). Bounded towards the North by land the property of S. Hutton and J. W. Williams, one thousand nine hundred and fortyseven (1947) links, three thousand and six (3006) links, three thousand six hundred and nine (3609) links, and nine hundred and five (905) links; towards the East by the Ngatahuna Creek and by the Horena Block two thousand five hundred and eighty (2580) links, four hundred and fifteen (415) links, and one thousand and five (1005) links; towards the South-east by lines one thousand six hundred and sixty-nine (1669) links and three thousand four hundred and forty-seven (3447) links, and by Te Kene Creek; towards the South-west by a line two thousand six hundred and fifty-two (2652) links; and towards the West by a line seven thousand seven hundred and seventy-eight (7778) links.

FORSTER GORING, Clerk of the Executive Council.

Appointing Te Wana Tana Trustee under " The Maori Real Estate Management Act, 1867."

NORMANBY, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this eleventh day of May, 1877.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by "The Maori Real Estate Management Act, 1867," it is enacted, that if any title to or interest in any hereditaments shall accrue to any Maoris, who or any of whom shall be infants, lunatics, or under legal disability, it shall be lawful for the Governor in Council, if he think fit, to order that such hereditaments, or any part thereof or interest therein as shall to the Governor in Council be shown to belong to such infant, lunatic, or other person under legal disability, shall be vested in trustees, as the Governor in Council shall think fit:

And whereas by virtue of a Certificate of Title bearing date the fourteenth day of August, one thousand eight hundred and seventy-one, the parcel of land and hereditaments described in the Schedule hereto was certified to belong to Kau te Awha and

Hokianga, in the Province of Auckland, aboriginal natives of New Zealand:

And whereas the said Kau te Awha died intestate: And whereas at a sitting of the Native Land Court held at Herd's Point, Hokianga, in the Northern District, in the province aforesaid, on the first day of November, one thousand eight hundred and seventysix, Te Wana Tahana claimed to succeed to the interest and share of the said Kau te Awha, otherwise known as Tahana Whitirua, in the parcel of land described in the said Schedule:

And it was ordered by the said Court that Te Wana Tahana, Mare Tahana, and Roka Tahana should succeed to the interest of the said Kau te Awha, otherwise known as Tahana Whitirua, in the hereditaments aforesaid; and the said Mare Tahana and Roka Tahana are infants under the age of twenty-one years:

And it is expedient that Te Wana Tana be appointed trustee under the said Act on behalf of the

said Mare Tahana and Roka Tahana:

Now, therefore, His Excellency the Governor of New Zealand, with the advice and consent of the Executive Council of the Colony, in exercise and in pursuance of the powers and authorities vested in him by the said Act, doth hereby order that the interests and shares of the said Mare Tahana and Roka Tahana in the land described in the Schedule hereto shall be and remain vested in

TE WANA TANA,

as Trustee within the meaning and for the purposes of the said Act for the said Mare Tahana and Roka Tahana during their minority.

SCHEDULE.

ALL that piece or parcel of land at Whangape, in the District of Hokianga, in the Provincial District of Auckland, and called or known by the name of Whakarawerua, containing by admeasurement 1,450 acres, be the same more or less. Bounded towards the North-east by lines 2,953 links, 5,697 links, and 9,220 links; towards the South-east by the Hauturu Block, 5,974 links; towards the South by the sea; and towards the West by the Whangape Harbour.

> FORSTER GORING, Clerk of the Executive Council.

Appointing Tere te Hau Trustee under "The Maori Real Estate Management Act, 1867.

NORMANBY, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this eleventh day of May, 1877.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by "The Maori Real Estate Management Act, 1867," it is enacted, that if any title to or interest in any hereditaments shall accrue to any Maoris, who or any of whom shall be infants, lunatics, or under legal disability, it shall be lawful for the Governor in Council, if he think fit, to order that such hereditaments, or any part thereof or interest therein as shall to the Governor in Council be shown to belong to such infant, lunatic, or other person under legal disability, shall be vested in trustees, as the Governor in Council shall think fit:

And whereas by virtue of a Crown grant bearing date the thirteenth day of July, one thousand eight hundred and seventy-two, the parcel of land and hereditaments described in the Schedule hereto became vested in Petera (otherwise known as Petera Mawhiti) and others, their heirs and assigns, of the

District of Hokianga, in the Province of Auckland, aboriginal natives of New Zealand:

And whereas the said Petera (otherwise known as

Petera Mawhiti) died intestate:

And whereas at a sitting of the Native Land Court, held at Herds Point, Hokianga, in the Northern District, in the province aforesaid, on the thirty-first day of October, one thousand eight hundred and seventy-six, Rirena claimed to succeed to the interest and share of the said Petera (otherwise known as Petera Mawhiti) in the parcel of land described in the said Schedule:

And it was ordered by the said Court that Ngaroiwi Petera and Ngahou Petera, infants under the age of twenty-one years, should succeed to the interest of the said Petera (otherwise known as Petera Mawhiti) in the hereditaments aforesaid:

And it is expedient that Tere te Hau be appointed trustee under the said Act on behalf of the said

Ngaroiwi Petera and Ngahou Petera:
Now, therefore, His Excellency the Governor of
New Zealand, with the advice and consent of the Executive Council of the Colony, in exercise and in pursuance of the powers and authorities vested in him by the said Act, doth hereby order that the interests and shares of the said Ngaroiwi Petera and Ngahou Petera in the land described in the Schedule hereto shall be and remain vested in

TERE TE HAU,

as Trustee within the meaning and for the purposes of the said Act for the said Ngaroiwi Petera and Ngahou Petera during their minority.

SCHEDULE.

ALL that parcel of land in the Province of Auckland, in the Colony of New Zealand, containing by admeasurement four hundred and thirty-five (435) acres and three (3) roods, more or less, situate at Waikare, in the District of Hokianga, County of Hokianga, being called or known by the name of "Waikare," and numbered two thousand and seventeen (2017). Bounded towards the North-east by lines one thousand one hundred and fifteen (1115) links, two thousand seven hundred and forty-five (2745) links, and two thousand two hundred and forty-five (2245) links; towards the South-east by the Taikarawa Block six thousand nine hundred and forty-three (6943) links; towards the South-west by the Sea; and towards the North-west by the Waitaha Block six thousand five hundred and five (6505) links.

FORSTER GORING, Clerk of the Executive Council.

Appointing Tere te Hau Trustee under "The Maori Real Estate Management Act, 1867."

NORMANBY, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this eleventh day of May, 1877.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by "The Maori Real Estate Management Act, 1867," it is enacted, that if any title to or interest in any hereditaments shall accrue to any Maoris, who or any of whom shall be infants, lunatics, or under legal disability, it shall be lawful for the Governor in Council, if he think fit, to order that such hereditaments, or any part thereof or interest therein as shall to the Governor in Council be shown to belong to such infant, lunatic, or other person under legal disability, shall be vested in trustees, as the Governor in Council shall think fit:

bearing date the ninth day of February, one thousand eight hundred and seventy-one, the parcel of land and hereditaments described in the Schedule was certified to belong to Petera and others, of the District of Hokianga, in the Province of Auckland, aboriginal natives of New Zealand:

And whereas the said Petera died intestate:

And whereas at a sitting of the Native Land Court held at Herds Point, Hokianga, in the Northern District, in the province aforesaid, on the thirty-first day of October, one thousand eight hundred and seventy-six, Ngarowiwi Petera claimed to succeed to the interest and share of the said Petera in the parcel of land described in the said Schedule:

And it was ordered by the said Court that Ngaroiwi Petera and Ngahou Petera, infants under the age of twenty-one years, should succeed to the heredita-

ments aforesaid:

And it is expedient that Tere te Hau be appointed

trustee under the said Act on behalf of the said Ngaroiwi Petera and Ngahou Petera.

Now, therefore, His Excellency the Governor of New Zealand, with the advice and consent of the Executive Council of the colony, in exercise and in pursuance of the powers and authorities vested in him by the said Act, doth hereby order that the interests and shares of the said Ngaroiwi Petera and Ngahou Petera in the land described in the Schedule hereto shall be and remain vested in

TERE TE HAU,

as Trustee within the meaning and for the purposes of the said Act for the said Ngaroiwi Petera and Ngahou Petera during their minority.

SCHEDULE.

ALL that piece or parcel of land at Taikaraua, in the District of Hokianga, in the Provincial District of Auckland, and called or known by the name of Taikaraua, containing by admeasurement 345 acres and 3 roods, be the same more or less. Bounded towards the North-east by lines 6100 links and 197 links; towards the South-east by the Moetangi Block 6367 links; towards the South-west by the sea; and towards the North-west by the Waikare Block 6943 links.

FORSTER GORING, Clerk of the Executive Council.

Appointing Paora Tuhaere and Te Otene Kikokiko Trustees under "The Maori Real Estate Management Act, 1867.'

NORMANBY, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this eleventh day of May, 1877.

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

W HEREAS by "The Maori Real Estate Management Act, 1867," (hereinafter called "the said Act,") it is enacted, that if any title to or interest in any hereditaments shall accrue to any Maoris, who or any of whom shall be infants, lunatics, or under legal disability, it shall be lawful for the Governor in Council, if he think fit, to order that such hereditaments, or any part thereof or interest therein as shall to the Governor in Council be shown to belong to such infant, lunatic, or other person under legal disability, shall be vested in trustees, as the Governor in Council shall think fit:

And whereas by an order bearing date the twentyfirst day of January, one thousand eight hundred and seventy-six, under the hand of John Jermyn And whereas by virtue of a Certificate of Title | Symonds, Esquire, Judge of the Native Land Court, under the seal of the said Court, it was ordered that a memorial of the ownership of Matinia Tikopo Murupaenga to the land and hereditaments described in the Schedule hereto be inscribed on the Court rolls:

And whereas the said Matinia Tikopo Murupaenga is an infant under the age of twenty-one years, and it is expedient that Paora Tuhaere and Te Otene Kikokiko be appointed trustees under the said Act on behalf of the said Matinia Tikopo Murupaenga:

Now, therefore, His Excellency the Governor of New Zealand, with the advice and consent of the Executive Council of the Colony, in exercise and in pursuance of the powers and authorities vested in him by the said Act, doth hereby order that the land described in the Schedule hereto shall be and remain vested in

PAORA TUHAEBE and TE OTENE KIKOKIKO, as Trustees within the meaning and for the purposes of the said Act for the said Matinia Tikopo Murupaenga during her minority.

SCHEDULE.

ALL that parcel of land in the Provincial District of Auckland, containing by admeasurement two hundred and fifty-three (253) acres and two (2) roods, more or less, situate at Kaipara, in the District of Kaipara, being called or known by the name of Ruarangihaerere No. 1. Bounded towards the North by the Kaipara River; towards the South-east by the Ruarangihaerere No. 2 Block 10000 links; towards the South-west by the Sand-hills, the Ruarangihaerere Lake, and again by the Sand-hills; and towards the North-west by the Waitotara Block 6966 links.

FORSTER GORING, Clerk of the Executive Council.

Appointing Timoti Puhipi Trustee under "The Maori Real Estate Management Act, 1867."

NORMANBY, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this eleventh day of May, 1877.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by "The Maori Real Estate Management Act, 1867," it is enacted, that if any title to or interest in any hereditaments shall accrue to the to or interest in any hereditaments shall accrue to any Maoris, who or any of whom shall be infants, lunatics, or under legal disability, it shall be lawful for the Governor in Council, if he think fit, to order that such hereditaments, or any part thereof or interest therein as shall to the Governor in Council be shown to belong to such infant, lunatic, or other

person under legal disability, shall be vested in trustees, as the Governor in Council shall think fit:

And whereas by virtue of a Crown grant bearing date the twenty-second day of November, one thousand eight hundred and sixty-nine, the parcel of land and hereditaments described in the Schedule hereto became vested in Hohepa Poutama and others, their heirs and assigns, of the District of Mangonui, in the Province of Auckland, aboriginal natives of New

And whereas the said Hohepa Poutama died intestate:

And whereas at a sitting of the Native Land Court held at Herds Point, Hokianga, in the Northern District, in the province aforesaid, on the thirty-first day of October, one thousand eight hundred and seventy-six, Timoti Puhipi claimed to succeed to the interest and share of the said Hohepa Poutama in the parcel of land described in the said Schedule:

And it was ordered by the said Court that Riopo Puhipi, Poroa Puhipi, Neri Puhipi, and Te Wiki Puhipi, infants under the age of twenty-one years, should succeed to the interest of the said Hohepa Poutama in the hereditaments aforesaid:

And it is expedient that Timoti Puhipi be appointed trustee under the said Act on behalf of the said Riopo Puhipi, Poroa Puhipi, Neri Puhipi, and Te Wiki Puhipi:

Now, therefore, His Excellency the Governor of New Zealand, with the advice and consent of the Executive Council of the Colony, in exercise and in pursuance of the powers and authorities vested in him by the said Act, doth hereby order that the interests and shares of the said Riopo Puhipi, Poroa Puhipi, Neri Puhipi, and Te Wiki Puhipi in the land described in the Schedule hereto shall be and remain vested in

Timoti Puhipi.

as Trustee within the meaning and for the purposes of the said Act for the said Riopo Puhipi, Poroa Puhipi, Neri Puhipi, and Te Wiki Puhipi during their minority.

SCHEDULE.

ALL that parcel of land in the Province of Auckland, in the Colony of New Zealand, containing by admeasurement eight (8) acres, more or less, situate at Ahipara, in the District of Mangonui, County of Mangonui, being called or known by the name of Moringai, and numbered five hundred and sixty-seven N. (567N). Bounded towards the North-east and N. (567n). Bounded towards the North-east and East by a line two hundred and eighty-six (286) links, and by the Moringai Creek; towards the South by a line three hundred and eighty-two (382) links; towards the South-west by a line one thousand three hundred and seventy-four (1374) links; and towards the North-west by highwater line on the shore of Ahipara Bay.

FORSTER GORING, Clerk of the Executive Council.

Rehearing of Native Land Claim.

NORMANBY, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this eleventh day of May, 1877.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL. WHEREAS by the fifty-eighth section of "The Native Land Act, 1873," (hereinafter referred to as "the said Act,") it is enacted that, upon the application of any persons interested in any Native land who may feel themselves aggrieved by the decision of the Native Land Court in respect thereof. the Governor in Council may order a rehearing of any matter heard and decided under the provisions of the said Act, within such a period of time from the publication of the decision and memorial of ownership, in manner in the said Act required, as may be limited in such order; and upon such order being made, all proceedings theretofore taken by the Court in such matter shall be annulled, and the case shall commence de novo, and shall proceed in manner provided by the said Act: Provided that no application for a rehearing shall be entertained if it be made after six months shall have elapsed from the time of such publication:

And whereas by the eighth section of "The Native Land Act Amendment Act, 1874," (hereinafter referred to as "the said Amendment Act,") it is enacted that in any case where an application for a rehearing of any matter heard and decided under

"The Native Lands Act, 1865," and the Acts amending the same, shall have been made subsequently to the first day of July, one thousand eight hundred and seventy-three, the Governor in Council may, in the manner provided by the fifty-eighth section of said Act, order a rehearing of any such matter so heard and decided as aforesaid; and all the provisions of the said Act respecting rehearings, so far as applicable, shall extend to any rehearing under the said Amendment Act: Provided that such application shall in each case have been made within six months from the date of the decision of the Court in such case:

And whereas at a sitting of the Native Land Court of New Zealand, at Gisborne, in the Hawke's Bay District, in the Province of Hawke's Bay, on the eighteenth day of June, one thousand eight hundred and seventy-five, the claim of Riperata Kahutia and others, aboriginal natives of New Zealand, to a piece of land called Te Awapuni, situate at Poverty Bay, in the said district, was heard and decided, and a certain order was thereupon made by the said Court:
And whereas on or about the fifth day of July, one

thousand eight hundred and seventy-five, an application was made by and on behalf of certain aboriginal natives claiming to have an interest in the said land, for a rehearing of the said claim, and it is expedient that the said claim should be reheard before the said

Now, therefore, His Excellency the Governor, in exercise and pursuance of the above-recited power, and by and with the advice and consent of the Executive Council of New Zealand, doth hereby order and direct that the said claim of Biperata Kahutia and others to the piece of land aforesaid shall be reheard as and in the manner provided by "The Native Land Act, 1873;" and doth also order that such rehearing shall take place within two years and six months from the said eighteenth day of June, one thousand eight hundred and seventy-five.

> FORSTER GORING Clerk of the Executive Council.

Crown Grants Cancelled.

NORMANBY, Governor. ORDER IN COUNCIL. At the Government House, at Wellington, this eleventh day of May, 1877.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL. BY virtue of the powers vested in me by the second section of "Waiuku Native Grants Act, 1876," I, George Augustus Constantine, Marquis of Normanby, Governor of the Colony of New Zealand, by and with the advice and consent of the Executive Council of the said colony, do hereby order that from and after the first day of June, one thousand eight hundred and seventy-seven, the Crown grants specified in the First Schedule to the said Act shall be cancelled and be of no effect.

FORSTER GORING, Clerk of the Executive Council.

Rules under "The Debtors and Creditors Act, 1876.

NORMANBY, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this eleventh day of May, 1877.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL. THEREAS by the nineteenth section of "The Debtors and Creditors Act, 1876," it is,

among other things, enacted that the Governor in Council, with the concurrence of at least two of the Judges of the Supreme Court, may frame rules for the purposes therein particularly set forth: And whereas by the twentieth section of the said Act it is further enacted that any of such rules may in like

manner be repealed, varied, or altered:

And whereas under the hereinbefore recited section of the said Act certain rules were framed and prescribed by an Order in Council made on the seventh day of December, one thousand eight hundred and seventy-six, and published in the New Zealand Gazette of the ninth day of December last, and it is expedient that certain of the rules so framed should be revoked, and that other rules should be made for the purpose hereinafter set forth:

Now, therefore, His Excellency the Governor, in exercise and pursuance of the power and authority vested in him by the said Act, and by and with the advice and consent of the Executive Council of the Colony of New Zealand, and with the concurrence of James Prendergast and Christopher William Richmond, Esquires, two Judges of the Supreme Court of the said Colony, doth hereby revoke the rules numbered eleven, nineteen, and twenty-five framed and prescribed by the Order in Council hereinbefore mentioned, and by and with the like advice and consent, and with the concurrence of the said two Judges, doth hereby frame and prescribe the rules hereinafter set forth, and doth declare that the same shall come into operation on the first day of June

RULES.

1. The Registrar or Taxing Officer shall in his taxation be guided by the scale of charges, fees, allowances to witnesses and otherwise, and disbursements allowed upon taxation in bankruptcy in England, so far as the same may be suitable to the circumstances of this colony; and where the same may be unsuitable, by the scale of costs, charges, fees, and disbursements allowed upon taxation in civil proceedings in the Supreme Court; but all Court fees paid under the Act or the rules shall be allowed on taxation.

2. Until the election or appointment of a Creditors' Trustee, the time and place of meetings of creditors shall be those fixed by the Registrar. After the election or appointment of a Creditors' Trustee, any meetings of creditors may be adjourned to such time and place as a majority of creditors at such meeting

may, by resolution, determine.
3. Any meeting of creditors may be adjourned

from time to time.

4. Any place at which meetings are held in the manner provided by the Act or these rules, shall be deemed to be the "prescribed place" for the purposes of the Act.

5. No business shall be transacted at any meeting unless there shall be present, either personally or by proxy, at least three creditors, or all the creditors if the number does not exceed three.

FORSTER GORING, Clerk of the Executive Council.

Persons entitled to Land under "The Immigrants Land Act, 1875."

> NORMANBY, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this fifteenth day of May, 1877.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL. WHEREAS by "The Immigrants Land Act Amendment Act, 1875," it is enacted that

in any case where any person, who, since the passing of "The Immigrants Land Act, 1873," (hereinafter referred to as "the said Act,") and prior to the coming into operation of the now reciting Act, has paid his own passage to the colony with the intention of settling upon and cultivating land therein, and who has omitted to obtain any certificate or to do any other act by the said Act required to entitle him to a free grant of land thereunder, whether such omission shall have occurred prior to or after arrival in the colony, it shall be lawful for the Governor, by Order in Council, on receiving proof that such person had a bona fide intention to comply with the said Act, to direct and declare that such person shall have and be entitled to all the privileges and benefits which he would have had under the said Act but for such omission as aforesaid: And further that every such Order in Council shall state specifically the nature of the omission in respect of which such Order shall be made, and shall be forthwith published in the New Zealand Gazette; and thereupon the person named in such Order in Council shall have all the privileges and benefits which he would have had but for such omission as aforesaid:

And whereas proof has been received by the Governor that the persons mentioned in the first column of the Schedule hereto have paid their own passages to the colony with the intention of settling upon and cultivating land therein, and also that they had a bond fide intention to comply with the said Act, but have omitted to do the acts mentioned in the second column of the said Schedule by the said Act required to entitle them to free grants of land there-

Now, therefore, His Excellency the Governor, by Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council of the Colony of New Zealand, and in exercise and pursuance of the power and authority vested in him by the said "Immigrants Land Act Amendment Act, 1875," doth hereby direct and declare that the persons mentioned in the first column of the Schedule hereto shall have and be entitled to all the privileges and benefits which they would have had under the said Act but for such would have had under the said Act but for such omission as aforesaid.

SCHEDULE.

FIRST COLUMN.	SECOND COLUMN.
Immigrant's Name in full.	Statement of the omission or matter in respect of which "The Immigrants Land Act, 1873," has not been complied with.
Eagan, Frederick	Omitted to obtain the required certificate of Agent-General.
Restell, James Henry Vallance, Elizabeth	Ditto.
Approved in Council.	

FORSTER GORING, Clerk of the Executive Council.

Regulation for Kumara Special Licensing District.

NORMANBY, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this fifteenth day of May, 1877.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL. Y virtue of the powers and authorities vested in me by "The Licensing Act 1873 Amendment

Act, 1874," and "The Abolition of Provinces Act, 1875," I, George Augustus Constantine, Marquis of Normanby, Governor of New Zealand, by and with the advice and consent of the Executive Council thereof, do hereby make the following Regulation for the Kumara Special Licensing District as defined and described in a certain Proclamation dated the tenth day of April, one thousand eight hundred and seventy-seven, and published in the New Zealand Gazette dated the twelfth day of April, one thousand eight hundred and seventy-seven, in addition to the Regulations made by Order in Council dated the tenth day of April, one thousand eight hundred and seventy-seven, published in the New Zealand Gazette dated the twelfth day of April, one thousand eight hundred and seventy-seven.

REGULATION.

It shall be lawful for the Licensing Officer, at his discretion, to issue any license to sell spirituous liquors, wine, ale, beer, and porter, in any quantities, at any house in the Kumara Special Licensing District situate not less than three miles from the nearest limit of any town, at such times and in such manner and upon such conditions as to the Licensing Officer shall seem fit. The annual fee for such license shall be ten pounds.

The said Regulations published in the New Zealand Gazette of the 12th day of April, 1877, shall apply so far as the same may be applicable to licenses issued under the foregoing Regulation.

> FORSTER GORING, Clerk of the Executive Council.

Declaring the Bridge over the Waikato River near the confluence of that river with the Waipa River to be a Government Road.

> NORMANBY, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this fifteenth day of May, 1877.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL. WHEREAS by "The Public Works Act, 1876," V it is enacted that the Governor may, by Order in Council publicly gazetted and notified, from time to time declare any road within the colony to be a Government road:

Now, therefore, I, George Augustus Constantine, Marquis of Normanby, the Governor of the Colony of New Zealand, in pursuance and exercise of the power and authority vested in me by the said Act, and by and with the advice and consent of the Executive Council of the said colony, do hereby order and declare that the road described in the Schedule hereto shall be and the same is hereby declared to be a Government road under the provisions of the said Act.

SCHEDULE.

THE road commencing at a distance of 100 feet from north end of the bridge over the Waikato River near the confluence of that river with the Waipa River, and ending at a distance of 240 feet from the south end of the said bridge, and including the said bridge.

FORSTER GORING, Clerk of the Executive Council. Authorizing the Taking and Laying Down of Roads over Lands granted to Natives in Hawke's Bay.

NORMANBY, Governor.

WHEREAS by an Act of the General Assembly intituled "The Native Lands Act, 1873," it is enacted, that from and out of any land which may have heretofore been or may be granted under the provisions of any of the Acts thereby repealed, or of that Act, it shall be lawful for the Governor, at any time thereafter, to take and lay off for public purposes one or more line or lines of road or railthrough the said lands: Provided that the total quantity of land which may be taken for such line or lines of road shall not be more than after the rate of five acres in every one hundred acres: Provided always that this power shall cease and determine at the expiration of ten years from the date of the grant: And whereas it is expedient that a fit and proper person should be authorized to take and lay down roads over the lands specified in the Schedule hereto:

Now, therefore, I, George Augustus Constantine, Marquis of Normanby, Governor of the Colony of New Zealand, in exercise and pursuance of all powers and authorities enabling me in this behalf, do hereby authorize Edward Henry Bold, District Engineer, of Napier, to take and lay down roads over the lands specified in the Schedule hereto; and for that purpose to exercise all such powers as by the said Act may be exercised by a person legally authorized in that behalf under the said Act.

SCHEDULE.

Name of Block.	Number of Block.	Area.
		A. R. P.
Waipukurau	30м	207 0 0
Ngatarawa, No. 1	31n	1,840 0 0
" " 2	32n	1,576 0 0
,, ,, 4	34n	5,32 8 0 0
Tautane	36n	1,052 0 0
Rangatira Mata	37n	210 0 0
Korokipo	38n	137 0 0
Waima	39n	71 0 0
Whataangaanga	40n	303 0 0
Ohikarewa	44n	1,520 0 0
Rahui Rua	45n	1,330 0 0
Tarewa	47n	490 0 0
Kaimotumotu North	48n	458 0 0
Wharerangi	41n	1,845 0 0
Rowhitu	52n	106 0 0
Tapairu	53N	377 0 0
Whangawehi No. 2	54N	1,112 0 0
Ngatarawa No. 3	33n	5,000 0 0
,, ,, 5	35N	5,375 0 0
Kaimotumotu South	49n	458 0 0
Whataarakai	51N	461 0 0
Kopua	96n	93 Ŏ O
-	{	

As witness the hand of His Excellency the Governor, this twelfth day of May, one thousand eight hundred and seventyseven.

D. REID.

Regulations respecting the Clothing, Equipment, and Pay of the Armed Constabulary.

NORMANBY, Governor.

THEREAS by the fifth section of "The Armed V Constability Act Amendment Act, 1869," it authority in this behalf enabling me, I, George is, among other things, enacted that the Governor Augustus Constantine, Marquis of Normanby, may from time to time make and alter Regulations Governor of the Colony of New Zealand, do hereby

respecting the clothing, equipment, and pay of the Armed Constabulary; and all such Regulations shall have the same force as though they formed a part of the now reciting Act: And whereas it is expedient to revoke certain of the existing Regulations, bearing date the twentieth day of July, one thousand eight hundred and seventy-six, and to make others in lieu of those so revoked:

Now, therefore, I, George Augustus Constantine, Marquis of Normanby, the Governor of the Colony of New Zealand, in pursuance and exercise of the powers and authorities vested in me by the herein-before in part recited Act, do hereby revoke such of the Regulations dated the twentieth day of July, one thousand eight hundred and seventy-six, as relate to the pay of non-commissioned officers and constables; and in lieu thereof do hereby make the Regulations set forth in the Schedule hereto, and do direct that they shall be read with and as part of the existing Regulations.

SCHEDULE.

The pay and travelling allowance for non-commissioned officers and constables shall be as follows:

		s.	d.	
Sergeant-Major	 	10	0	
Sergeant, 1st Class	 	9	6	
" 2nd Class	 	9	0	
" 3rd Class	 	8	6	
Constables, 1st Class	 	8	0	
" 2nd Class	 	7	6	
" 3rd Class	 	7	0	
Detectives, 1st Class	 	12	0	
" 2nd Class	 	11	0	
" 3rd Class	 	10	0	

Non-commissioned officers and constables in the Reserve Divisions to receive 1s. per diem less than above rates.

Travelling allowance of non-commissioned officers and constables is fixed at the rate of 6s. per diem.

Given under the hand of His Excellency the Most Honorable George Augustus Constantine, Marquis of Normanby, Earl of Mulgrave, Viscount Normanby, and Baron Mulgrave of Mulgrave, all in the County of York, in the Peerage of the United Kingdom; and Baron Mulgrave of New Ross, in the County of Wexford, in the Peerage of Ireland; a Member of Her Majesty's Most Honorable Privy Council; Knight Commander of the Most Distinguished Order of Saint Michael and Saint George; Governor and Commander-in-Chief in and over Her Majesty's Colony of New Zealand and its Dependencies, and Vice-Admiral of the same; and issued under the Seal of the said Colony, at the Government House, at Wellington, this fifteenth day of May, in the year of our Lord one thousand eight hundred and seventyseven.

DANIEL POLLEN.

Approved in Council.

FORSTER GORING, Clerk of the Executive Council.

GOD SAVE THE QUEEN!

Fixing Sittings of Nelson District Court.

NORMANBY, Governor.

IN pursuance and exercise of the power and authority in this behalf

Business only, on the third Monday in January, March, May, July, September, and November in each year

In the Resident Magistrate's Court House, Nelson, for Civil Business only, on the second and fourth Monday in every month;

In the Resident Magistrate's Court House, Nelson, for Bankruptcy Business only, on the second and fourth Friday in every month.

Provided that in case any of the days so fixed as aforesaid shall happen to be a holiday, then the Court appointed for that day shall be holden on the first day thereafter not being a holiday.

Provided further that this warrant shall not take

effect till the first day of July, one thousand eight hundred and seventy-seven.

Issued this fifteenth day of May, one thousand eight hundred and seventy-seven.

CHARLES C. BOWEN.

Reserve for Educational Purposes in the Township of Dunkeld, Provincial District of Otago.

NORMANBY, Governor.

N pursuance of the power and authority in me vested in this behalf by "The Otago Waste

fix and appoint that sittings of the Nelson District | Land Act, 1872," and "The Waste Lands Administration Act, 1876," I hereby reserve the land in the Provincial Hall, Nelson, for Criminal Provincial District of Otago the boundaries whereof are described in the Schedule hereunto annexed, and for the purpose in the said Schedule specified.

SCHEDULE.

ALL that parcel of land in the Provincial District of Otago, containing by admeasurement three (3) roods more or less, being sections numbered eleven (11) twelve (12), and thirteen (13) of Block VI., of the Township of Dunkeld. Bounded towards the Northeast by Sections numbered 8, 9, and 10, of the same block, three hundred (300) links; towards the Southeast by Stonewall Street, two hundred and fifty (250) towards the South-west by Alston Street, three hundred (300) links; and towards the North-west by Section numbered 14, of the same block, two hundred and fifty (250) links.—As an additional school site, children's playground, and schoolmaster's garden.

> As witness the hand of His Excellency the Governor, this twelfth day of May, one thousand eight hundred and seventyseven.

> > D. Reid.

Place and Time appointed for Vaccination.

NORMANBY, Governor.

I pursuance and exercise of the powers vested in me by "The Public Health Act, 1876," I, George Augustus Constantine, Marquis of Normanby, the Governor of New Zealand, do hereby appoint place mentioned in the second column of the Schedule hereto as and to be the place at which the Public Vaccinator appointed for the district mentioned in the first column of the said Schedule (the boundaries whereof are described in Proclamation of the 7th November, 1873, and published in the New Zealand Gazette, No. 66, of the 13th November, 1873), shall attend for the performance of vaccination, as required by the said Act; and I do hereby give notice that such Public Vaccinator will attend at the place aforesaid, for the purpose of performing such vaccination, on the days and at the hours set forth in the third column of the said Schedule opposite the name of such place; and further, that at such place as last aforesaid the Public Vaccinator will attend, for the purpose of inspecting the progress of such vaccination in the persons so vaccinated, on the days and at the hours respectively set forth in the fourth column of the said Schedule opposite the page of such place. column of the said Schedule opposite the name of such place.

Given under the hand of His Excellency the Most Honorable George Augustus Constantine, Marquis of Normanby, Earl of Mulgrave, Viscount Normanby, and Baron Mulgrave of Mulgrave, all in the County of York, in the Peerage of the United Kingdom; and Baron Mulgrave of New Ross, in the County of Wexford, in the Peerage of Ireland; a Member of Her Majesty's Most Honorable Privy Council; Knight Commander of the Most Distinguished Order of Saint Michael and Saint George; Governor and Commander in Chief in and over Hon Majesty's Colony of New Zeeland and its and Commander-in-Chief in and over Her Majesty's Colony of New Zealand and its Dependencies, and Vice-Admiral of the same; at the Government House, at Wellington, this fifteenth day of May, one thousand eight hundred and seventyseven.

DANIEL POLLEN.

SCHEDULE.

District for which Public Vaccinator appointed. Place where Vaccination to be performed.		Days and Hours fixed for Performance of Vaccination.	Days and Hours fixed for inspect- ing the Progress of Vaccination.		
Geraldine	The Immigration Office, Geraldine	Tuesday in each week, from 11 a.m. until noon	On the same day in the following week after vaccination performed, from 11 a.m. until noon.		

Provisions of the Foreign Seamen's Act enforced in certain cases.

NORMANBY, Governor.

N exercise of the powers vested in me in that behalf by "The Foreign Seamen's Act, 1860," I, the Governor of New Zealand, do hereby notify that, from and after the sixteenth day of May, 1877, the provisions of the above-mentioned Act will be enforced in respect of the Masters and Seamen of the vessels of the Imperial German Empire.

Given under the hand of His Excellency the Most Honorable George Augustus Constantine, Marquis of Normanby, Earl of Mulgrave, Viscount Normanby, and Baron Mulgrave of Mulgrave, all in the County of York, in the Peerage of the United Kingdom; and Baron Mulgrave of New Ross, in the County of Wexford, in the Peerage of Ireland; a Member of Her Majesty's Most Honorable Privy Council; Knight Commander of the Most Distinguished Order of Saint Michael and Saint George; Governor and Commander-in-Chief in and over Her Majesty's Colony of New Zealand, and its Dependencies, and Vice-Admiral of the same; at the Government House, at Wellington, this sixteenth day of May, in the year of our Lord one thousand eight hundred and seventy-seven.

GEO. McLEAN.

Executive Council Chambers,

H IS Excellency the Governor in Council directs it to be notified that a matic Wellington, 14th May, 1877. 1 to be notified that a petition has been received from certain landholders in the West Oreti District, Otago, praying that their district may be proclaimed a district under "The Rabbit Nuisance Act, 1876;" and that, if no counter-petition is received by him within thirty days from the publication of this notice, he will proclaim and constitute the area described in the first-mentioned petition a district for the purposes of "The Rabbit Nuisance Act, 1876."

FORSTER GORING

Clerk of the Executive Council.

Executive Council Chambers, Wellington, 14th May, 1877.

HIS Excellency the Governor in Council directs it to be notified that a residue. to be notified that a petition has been received from certain landholders in the Hokanui District, Otago, praying that their district may be proclaimed a district under "The Rabbit Nuisance Act, 1876;" and that, if no counter-petition is received by him within thirty days from the publication of this notice, he will proclaim and constitute the area described in the first-mentioned petition a district for the purposes of "The Rabbit Nuisance Act, 1876."

FORSTER GORING Clerk of the Executive Council.

Arrangements for First Elections, Borough of Gisborne.

Colonial Secretary's Office, Wellington, 16th May, 1877. $\mathbf{H}^{ ext{IS}}$ Excellency the Governor has been pleased to appoint

GRAHAM LORD GREENWOOD

to be Town Clerk of the Borough of Gisborne, and also Returning Officer to hold the first election of Mayor, Councillors, and Auditors of the said borough.

Also, to appoint Monday, the 25th day of June, for the election of Mayor; and Wednesday, the 27th day

of June, for the election of Councillors; and Friday, the 29th day of June, for the election of Auditors of the said borough. Also, to appoint Monday, the 2nd day of July, at noon, for the First Meeting of the Council of the said borough, and the Resident Magistrate's Court House, at Gisborne, to be the place of such meeting.

DANIEL POLLEN.

Arrangements for First Elections, Borough of Roslyn.

Colonial Secretary's Office, Wellington, 16th May, 1877. IS Excellency the Governor has been pleased to appoint

THOMAS CHALMERS REID

to be Town Clerk of the Borough of Roslyn, and also Returning Officer to hold the first election of Mayor, Councillors, and Auditors of the said borough.

Also, to appoint Monday, the 25th day of June, for the election of Mayor; and Wednesday, the 27th day of June, for the election of Councillors; and Friday, the 29th day of June, for the election of Auditors of the said borough. Also, to appoint Monday, the 2nd day of July, at noon, for the First Meeting of the Council of the said borough, and the Schoolhouse, at Kaikorai, to be the place of such meeting.

DANIEL POLLEN-

Arrangements for First Elections, Borough of Mornington

Colonial Secretary's Office, Wellington, 16th May, 1877.

H IS Excellency the Governor has been pleased to appoint appoint

JOHN STONE to be Town Clerk of the Borough of Mornington, and also Returning Officer to hold the first election of

Also, to appoint Monday, the 25th day of June, for the election of Mayor; and Mulitors of the said borough.

Also, to appoint Monday, the 25th day of June, for the election of Mayor; and Wednesday, the 27th day of June, for the election of Councillors; and Friday, the 29th day of June, for the election of Auditors of the said borough. Also, to appoint Monday, the 2nd day of July, at noon, for the First Meeting of the Council of the said borough, and the Schoolhouse, at Mornington, to be the place of such meeting. at Mornington, to be the place of such meeting.

DANIEL POLLEN.

Registration Officer appointed.

Colonial Secretary's Office, Wellington, 16th May, 1877.

IS Excellency the Governor has been pleased to H appoint

GEORGE FREEMAN HEWLINGS, Esq.,

to be Registration Officer for the Electoral Districts of Ashley and Kaiapoi, vice Caleb Whitefoord, Esq., resigned. This appointment dates from the 15th instant.

DANIEL POLLEN.

Appointment of Keeper, Mount Albert Pound, approved.

Colonial Secretary's Office, Wellington, 16th May, 1877.

HIS Excellency the Governor has been pleased to approve the appointment by the Mount Albert Highway Board of

CHARLES SMALL

as Keeper of the Mount Albert Pound, vice John R. Stych, resigned.

DANIEL POLLEN.

Inspectors of Slaughterhouses appointed.

Colonial Secretary's Office, Wellington, 16th May, 1877.

Wellington, 16th May, 1877.

HIS Excellency the Governor has been pleased to appoint the following Constables to be Inspectors of Slaughterhouses, and of Cattle intended for Slaughter, for the districts placed opposite their names respectively, the boundaries whereof are defined in the Otago Provincial Gazette of the 9th July 1862 No 195 viz .— July, 1862, No. 195, viz :-

Names.

Districts.

Constable John Neil Clark Constable George Comyn ...

Tuapeka. Tokomairiro.

DANIEL POLLEN.

Public Vaccinators appointed.

Colonial Secretary's Office, Wellington, 14th May, 1877.

The Public Health Act, 1876," His Excellency the Governor has been pleased to appoint the undermentioned gentlemen to be Public Vaccinators, to perform gratuitous vaccination in accordance with the provisions of the said Act and accordance. the provisions of the said Act, and any regulations made or to be made thereunder, for the districts mentioned in the Schedule hereto, and set opposite their names respectively.

DANIEL POLLEN.

SCHEDULE.

ROBERT FISH, Esq.—Geraldine.

DAVID BLAIR, Esq., M.D.—Port Chalmers.

JAMES STEELE COSGRAVE, Esq.—Waiwera.

Letters of Naturalization issued.

Colonial Secretary's Office, Wellington, 14th May, 1877.

HIS Excellency the Governor has been pleased to issue Letters of Naturalization under "The Aliens Act, 1866," in favour of the under-mentioned persons, viz.,-

Name.		Occupation	on.	Residence.		
Francisco Violich Frank Gurney Carl Peter Nelson	′ 	Miner Labourer Labourer	•••	Greymouth. Pigeon Bay. Kaikoura.		

DANIEL POLLEN.

Removal of Pound and appointment of Keeper approved.

Colonial Secretary's Office, Wellington, 15th May, 1877.

H IS Excellency the Governor has been pleased to approve of the removal of the Public Pound in the Remuera Highway Board District from its present position on Allotment 24, Section 14, to Allotment 1, Section 11, Epsom Road; and has also approved of the appointment by the Highway Board of the appointment by the Highway Board of approved of the appointment by the Highway Board of Mr. WILLIAM DINNISON

as Pound Keeper.

DANIEL POLLEN.

Coroner appointed.

Department of Justice, Wellington, 14th May, 1877.
IS Excellency the Governor has been pleased to appoint

EDWARD JAMES LEE, Esq., J.P., of Southbridge, to be a Coroner within the colony. CHARLES C. BOWEN. Resident Magistrates appointed.

Department of Justice, Wellington, 15th May, 1877.

HIS Excellency the Governor has been pleased to appoint

appoint
WILLIAM KERR NESBITT, Esq., R.M., to be a Resident Magistrate for the District of Poverty Bay, from the 1st proximo;

WILLIAM DONALD, Esq., R.M.,

to be a Resident Magistrate for the District of Christchurch, with jurisdiction to £100, from the 16th ultimo; and

EDGAR HALL CAREW, Esq., R.M.; WILLIAM LAWRENCE SIMPSON, Esq., R.M.; HENRY ALDBOROUGH STRATFORD, Esq., R.M.; HENRY WIRGMAN ROBINSON, Esq., R.M.; and JOHN NUGENT WOOD, Esq., R.M.,

to be Resident Magistrates for the District of Otago Gold Fields, with jurisdiction to £100, from the 1st proximo.

CHARLES C. BOWEN.

Visiting Justices appointed.

Department of Justice, Wellington, 15th May, 1877. Weilington, 15th May, 1877.

IS Excellency the Governor has been pleased to appoint appoint

DAVID MITCHELL LUCKIE, Esq., J.P., to be a Visiting Justice of the Prison at Auckland; and

WILLIAM FRASER, Esq., J.P., to be a Visiting Justice of the Prison at Dunedin. CHARLES C. BOWEN.

Members of Licensing Courts appointed.

Department of Justice,
Wellington, 15th May, 1877.

HIS Excellency the Governor has been pleased to
appoint appoint

GEORGE CROSSMAN, Esq., and
SAMUEL WALKER, Esq.,
to be Members of the Licensing Court for the
District of Taupo, vice H. F. Way, Esq., and T.
Withers, Esq.; and

JOHN FINDLAY, Esq., to be a Member of the Licensing Courts for the Districts of Taieri, North Taieri, Seaside, Grey, Kuri Bush, Outram, and Waipori, vice the Honorable D. Reid.

CHARLES C. BOWEN.

Member of Education Board appointed.

Department of Justice, Wellington, 15th May, 1877.

HIS Excellency the Governor has been pleased to appoint

ALFRED GEORGE FELL, Esq., to be a Member of the Board of the Education District of Marlborough, vice J. T. Robinson, Esq., resigned. CHARLES C. BOWEN.

Clerks of Courts appointed.

Department of Justice, Wellington, 15th May, 1877.

IS Excellency the Governor has been pleased to appoint

HENRY HYDE CARR

to be Clerk of the Resident Magistrate's and Licensing Courts at Wairoa, from the 1st instant;

GRAHAM LORD GREENWOOD

to be Clerk of the Resident Magistrate's Court for the Poverty Bay District, from the 1st proximo; and

MICHAEL HUNT

to be Clerk of the Resident Magistrate's Courts at Richmond and Spring Grove, and Clerk of the Licensing Courts for the Districts of Waimea East, Waimea South, and Waimea West, vice H. C. S. Baddeley.

CHARLES C. BOWEN.

Prison Officers appointed.

Department of Justice, Wellington, 14th May, 1877.

His Excellency the Governor has been pleased to appoint appoint

DENNIS LYNCH

to be a Warder in the Prison at New Plymouth, from the 1st instant, vice W. Henderson, resigned;

SAMUEL McWILLIAMS

to be an Overseer in the Prison at Wellington, from the 12th March last, vice J. Beatty, resigned.

CHARLES C. BOWEN.

Certificated Accountants in Bankruptcy appointed.

Department of Justice, Wellington, 15th May, 1877.

T is hereby notified that His Honor Mr. Justice T is nereby notified that T. Gillies appointed, on the 4th instant,

WILLIAM HENRY DAKERS, Esq., and THOMAS EDWARD HAMMERTON, Esq.,

of New Plymouth, to be Certificated Accountants in Bankruptcy within the Northern Judicial District.

CHARLES C. BOWEN.

Vice-President New Plymouth Savings Bank resigned.

Treasury Wellington, 14th May, 1877.

IS Excellency the Governor has been pleased to accept the resignation by

GEORGE CUTFIELD, Esq.,

of his office of Vice-President of the New Plymouth Savings Bank.

H. A. ATKINSON.

Appointment of Militia and Volunteer Officers.

Colonial Defence Office. Wellington, 16th May, 1877.

HIS Excellency the Governor has been pleased to make the under-mentioned appointments, viz.,—

Major Daniel Henderson Lusk, New Zealand Militia, to command the Militia and Volunteers in the Auckland Militia District. From the 17th

February, 1877.

Major John William Lockett, New Zealand Militia, to command the Militia and Volunteers in the Wellington Militia District. From the 14th

February, 1877. Sub-Inspector William Airy Richardson, Armed Constabulary Force, to command the Militia and Volunteers in the Wairoa Militia District.

From the 27th April, 1877. Brevet-Major Charles Stapp, New Zealand Militia, to command the Militia and Volunteers in the Patea Militia District. From the 1st December,

1876. Major John William Lockett, New Zealand Militia, to command the Militia and Volunteers in the Masterton Militia District. From the 5th May, 1877.

Captain Thomas William Porter, New Zealand Militia, to command the Militia and Volunteers in the East Coast Militia District. From the

1st May, 1877.

Inspector David Scannell, Armed Constabulary
Force, to command the Militia and Volunteers
in the Tauranga and Opotiki Militia Districts
From the 1st July, 1876.

In the Canterbury Yeomanry Cavalry Volunteers.

Henry Thomas Hugh Chapman to be Honorary Assistant Surgeon. Date of commission, 31st March, 1877.

In the Napier Artillery Volunteers.

Colonel the Hon. George Stoddart Whitmore, C.M.G., New Zealand Militia, to be Honorary Colonel

Frank William Garner to be Lieutenant. Date of commission 14th April, 1877.

DANIEL POLLEN.

Appointment of Volunteer Officer.

Colonial Defence Office.

Wellington, 14th May, 1877.

HIS Excellency the Governor has been pleased to make the under-mantioned

In the Thames Naval Volunteers.

The Hon. Daniel Pollen to be Honorary Captain. CHARLES C. BOWEN (for the Native Minister).

Resignation of Militia and Volunteer Officers.

Colonial Defence Office, Wellington, 16th May, 1877.

IIS Excellency the Governor has been pleased to accept the resignation of the accept the resignation of the commissions held

by the under-mentioned officers, viz.,—
Major John Valentine Smith (New Zealand Militia), as Officer Commanding the Militia and Volunteers in Masterton Militia District.

Captain G. Callwell, Picton Company, Marlborough Rangers Rifle Volunteers.
Captain T. Awdry, Marton Cadets.

Captain L. Morton, Oamaru Citizen Cadets.

Daniel Pollen.

Volunteer Corps disbanded.

Colonial Defence Office,

Weinington, 14th May, 1877.

IS Excellency the Governor has been pleased to disband the under mentioned.

The Wainuiomata Rifle Volunteers. The Carterton Rifle Volunteers.

The under-mentioned gentlemen have therefore ceased to hold the rank of officers in the Volunteer Force, their commissions having, under the provisions of "The Volunteer Act, 1865," lapsed:—

Richard Fairbrother, Esq., late Captain, Carterton Rifle Volunteers.

George Wood, Esq., late Captain, Wainuiomata Rifle Volunteers.

Richard Prouse, Esq., late Lieutenant, Wainui-

omata Rifle Volunteers.
Robert Dick, Esq., late Sub-Lieutenant, Wainuiomata Rifle Volunteers

CHARLES C. BOWEN, (for the Native Minister). Volunteer Corps disbanded.

Colonial Defence Office,

Wellington, 16th May, 1877.

IS Excellency the Governor has been pleased to disband the under-mentioned corps, viz.:-

The Taranaki Light Horse Volunteers. The Masterton Kifle Volunteers.

The under-mentioned gentlemen have therefore ceased to hold the rank of officers, their commissions having, under the provisions of "The Volunteer Act, 1865," lapsed:—

Captain F. J. Mace (New Zealand Militia), late Captain, Taranaki Light Horse Volunteers.

Walter Perry, Esq., late Captain, Masterton Rifle Volunteers.

eorge Dye Draper, Esq., late Lieutenant, Taranaki Light Horse Volunteers. George Dye

Henry Bentley, Esq., late Lieutenant, Masterton Rifle Volunteers.

Oliver Oxenham, Esq., late Sub-Lieutenant, Taranaki Light Horse Volunteers. Richard Tankersley, Esq., late Sub-Lieutenant, Masterton Rifle Volunteers. Surgeon P. J. O'Carroll (New Zealand Militia), Assistant Surgeon, Taranaki

late Honorary Light Horse Volunteers.

DANIEL POLLEN.

Services of Gaoler dispensed with.

Colonial Defence Office, Wellington, 16th May, 1877.

IS Excellency the Governor has been pleased to dispense with the services of

Sergeant HENRY BROWNLOW,

Armed Constabulary Force, as Gaoler at Gisborne. DANIEL POLLEN.

Interpreter appointed.

Native Office, Wellington, 14th May, 1877.

IS Excellency the Governor has been pleased to appoint

WILLIAM SCOTT GREENE, Esq.,

of Gisborne, to be an Interpreter under the 12th section of "The Native Land Act, 1873."

DANIEL POLLEN.

NOTICE TO MARINERS.

No. 15 of 1877.

Customs Department (Marine Branch),
Wellington, 10th May, 1877.

THE following notice to Mariners, received from
the Superintendent of Marine Surveys, Calcutta, is published for general information.

GEORGE McLEAN.

GOVERNMENT OF INDIA.-DEPARTMENT OF REVENUE, AGRICULTURE, AND COMMERCE.

Notice To Mariners (No. 1).

Hindostan-West Coast-Kurrachee. Intended Alteration in Manora Point Lighthouse.

The Harbour authorities at Kurrachee have notified the following intended alteration to be made in the lighthouse at Manora Point.

As early as practicable after the 1st July, 1877,

the present light will be replaced by a revolving dioptric white light of the first order, elevated 150 feet above the sea level, and in clear weather should be seen from a distance of 20 miles.

The light tower, 52 feet high, adjoining the southwest bastion of Manora fort, will be round, and built

of white stone.

Position, Lat. 24° 47′ 51″ N., Long. 66° 58′ 15″ E. Further particulars and notice will be given of the date of the exhibition of the light.

JOHN HENRY ELLIS, Staff Comdr., R.N., Deputy Superintendent, Marine Survey of India. Marine Survey Department, Calcutta, 20th March, 1877.

This Notice will affect the following Admiralty Charts:—Kurrachee harbour, No. 40; Indus tidal channels from Manora point to Kaha River, No. 41; Sindh and Kutch Coast, No. 42; Maskat to Kurrachee, No. 38; Kurrachee to Vingorla, No. 826; and Indian Ocean, northern portion, No. 748b: also Admiralty list of lights in South Africa, East Indies, &c., 1877; the West Coast of Hindostan Pilot, page 237; the Supplement to the Persian Gulf Pilot, page 24; the Indian Marine Survey Light List, 1877, No. 10. and Taylor's Sailing Directory, Vol. 1, pages 10; and Taylor's Sailing Directory, Vol. I, pages 309 and 334

If this Notice is received on board ship, the substance of it should be inserted on the Charts affected by it, and introduced into the Sailing Directions to

which it relates.

NOTICE TO MARINERS.

No. 16 of 1877.

Customs Department (Marine Branch),

Wellington, 11th May, 1877.

THE following sailing directions for entering
Kaipara Harbour, received from the Harbour
Master at Kaipara, are published for general information.

GEO. McLEAN.

Kaipara Harbour.

Harbour Office,

Kaipara, 1st May, 1877.

SIR,-I have the honor to forward to you the Line of Bearings of the Beacons at the outer North Head of this Port.

The Line of Bearing from seaward is North East North, and vessels bound into Kaipara should, before coming to the bar, bring the Beacon and Signalman's house in a line on the above Bearing, which will lead a vessel in over the bar in not less than seven fathoms

I have, &c.,

JAS. LAWRIE,

Harbour Master.

The Secretary, H.M. Customs, Wellington.

Authority to Frank and Receive.

General Post Office, Wellington, 15th May, 1877.

IS Excellency the Governor has been pleased to authorize

THE SUPERINTENDING ENGINEER OF SOUTHERN RAILWAYS

to frank and receive, free from the prepayment of postage, letters and parcels posted on the public service from officers of the Railway Department.

GEO. MCLEAN, Postmaster-General. Assessor of Pastoral Lands appointed.

General Crown Lands Office, Wellington, 14th May, 1877. Weuington, 14th May, 1877.

HIS Excellency the Governor has been pleased to appoint to appoint

BENJAMIN P. BAYLY, Esq.,

to be an Assessor of Pastoral Lands within the Provincial District of Otago.

D. REID, Secretary for Crown Lands.

Officer under the Forests Trees Planting Acts appointed.

Wellington, 14th May, 1877.

HIS Excellency the Governor has been pleased to appoint General Crown Lands Office, appoint WILLIAM HENRY VALPY, Esq.,

to be an Officer for reporting upon the fulfilment of conditions prescribed by the Regulations under the Forest Trees Planting Acts, in the Provincial District of Otago.

> D. REID, Secretary for Crown Lands.

Appointing Bank, under "The Public Buildings Act, 1875," of the Provincial Council of Auckland

NOTICE is hereby given, that His Excellency the Governor has appointed the Bank of New Zealand to be the Bank in which moneys accruing from the sales of the land described in the Second Schedule to the Act of the Provincial Council of Auckland intituled "The Public Buildings Act, 1875," under the powers contained in the said Act, shall be deposited, as prescribed by the twenty-eighth section of the said Act.

Dated 15th day of May, 1877.

H. A. ATKINSON.

Notice of intention to construct portion of Road between Masterton and Opaki.

NOTICE is hereby given, that it is proposed, under the provisions of "The Public Works Act, 1876," to execute a certain public work, to wit, the construction of a portion of a road lying between Masterton and Opaki, in the County of Wairarapa West, and for the purposes of such public work the lands described in the Schedule hereto are required to be taken; and notice is further given that the plans of the said portion of a road, and of the lands so required to be taken, are deposited in the Public Works Office, Masterton, and are there open for inspection: And notice is hereby given that all persons affected by the execution of the said public work, or by the taking of the said lands, shall, if they have any well grounded objections to the execution of the said public work, or to the taking of such lands, set forth the same in writing, and send such writing, within forty days from the first publication of this notice, to the Minister for Public Works, Wellington.

SCHEDULE.

Portion of a road, Masterton to Opaki. Commencing at a point about $5\frac{1}{3}$ miles, more or less, south of Mauriceville, in the Provincial District of Wellington (as described in a Proclamation dated 6th January, 1875, and published in New Zealand Gazette of 7th January, 1875); thence in a south-westerly direction about 35 chains; thence in a generally south-easterly direction about 92 chains; generally south-easterly direction about 92 chains; T is hereby notified, for general information, that thence in a southerly and easterly direction about T the designation of the Post Office in the Auck-

92 chains; thence in a southerly direction about 26 chains; thence in a south-easterly direction about 19 chains; thence in a general south-easterly direction about 37 chains until it reaches the Main Road from Masterton at a point in section No. 56 distant about 40.20 chains from the north-western boundary line of Section No. 7; the total length of the above described portion of a road being 3\frac{3}{4} miles, or thereabouts, and the breadth thereof, one chain, except where otherwise shown on the plan; the said road being delivered in real ways the said road being delivered in real ways the said road being delivered in real ways the said road ways. being delineated in red upon the said plan, which is marked for reference P.W.D. 5451.

Dated this 15th day of May, 1877.

J. D. ORMOND.

Member of House of Representatives elected.

Clerk of the Writs Office, Wellington, 15th May, 1877.

THE Clerk of the Writs has received a return to the Writ issued by him on the 12th day of April, 1877, for the election of a Member to serve in the House of Representatives for the Electoral District hereinafter specified; and by the indorse-ment on such Writ it appears that the under-mentioned gentleman has been duly elected Member for such district, viz.:-

For the District of City of Auckland West. JAMES WALLIS.

> G. S. COOPER, Clerk of the Writs.

Inquiry for a Missing Person.

Colonial Secretary's Office, Wellington, 11th May, 1877.

NQUIRIES have been made respecting a person named

CATHERINE WILKINS (maiden name Young), who sailed for Otago, New Zealand, in the "Wild Deer" on the 31st October, 1874. She was accompanied by her child (Stephen Wilkins), aged 3 years at date of embarkation.

She is by occupation a general servant, and her husband (who sailed for New Zealand some time previously to his wife) is an engineer. She is about 5 feet 1 inch in height, slim built, stoops slightly, has blue eyes, fair complexion, and is somewhat nearsighteď.

Any one possessing information respecting the above-named person is requested to communicate the

same to this office.

G. S. COOPER.

Money Order and Savings Bank Office opened.

General Post Office, Wellington, 9th May, 1877.

T is hereby notified for general information that a Money Order and Savings Bank Office will be opened at

PUKEKOHE (Chief Office, Auckland), from and after the 1st June next.

By order.

W. GRAY, Secretary.

Designation of Post Office changed.

General Post Office, Wellington, 14th May, 1877.

T is hereby notified, for general information, that

land Provincial District known as Pukekohe West, has been changed to

PUREKOHE.

By order of the Postmaster-General.

W. GRAY,

Secretary.

Notice.

Provincial Buildings, Wellington, 12th May, 1877.
TT is notified for general information that THOMAS W. BRAGGINS

has been appointed by the Greytown Local Board to be Inspector of Nuisances for the Greytown Local Board District. This appointment dates from the 3rd of May, 1877.

HENRY BUNNY.

Appointment.

Provincial Buildings Wellington, 14th May, 1877.

By HENRY BUNNY, Esquire, Executive Officer of the Provincial District of Wellington.

HENRY BUNNY, Executive Officer of the Provincial District of Wellington, hereby appoint

Constable CHARLES BRUNSKILL

to be a Registrar of Dogs under "The Dog Nuisance Act, 1863," of the Provincial Legislature of the Province of Wellington, and I hereby assign to him as his district the Local Board District of Featherston.

Given under my hand this twelfth day of May, one thousand eight hundred and seventy-seven.

HENRY BUNNY.

Sheep Inspector's Notice.

Crown Lands Office, Wellington, 10th May, 1877.

NOTICE has been received from the Inspector of Sheen of the Walls o Sheep, of the Wellington District, that he has

granted clean certificates for the following flocks:—
Mr. George Best, Ohariu Valley, mixed flock, 600;
Mr. James Sim, Johnsonville, mixed flock, 800; from the 9th instant.

Jos. G. HOLDSWORTH, Commissioner Crown Lands.

Sheep Inspector's Notice.

Crown Lands Office, Wellington, 14th May, 1877. TOTICE has been received from the Inspector of Sheep of the Wellington District that he has

cancelled the clean certificate of Matene, a native aboriginal of Petoni, flock of 400 Sheep; from the 12th instant.

Jos. G. Holdsworth, Commissioner of Crown Lands.

Crown Grants.

Crown Lands Office,
Wellington, 11th May, 1877.

THE under-mentioned Deeds of Grant having been
duly executed, are now ready for delivery at this
office, under the authority of "The Crown Grants
Act, 1866," and "The Crown Grants Amendment
Act, 1867."

A fee of

A fee of sixpence is chargeable on each Crown Grant for every month during which it shall remain in this office after the expiration of three months from the date of this notice.

In cases where it is impossible for the party entitled to receive the Grant to attend in person, it will be delivered to the bearer of an authority according to the subjoined form, certified by a Magistrate or by a Solicitor of the Supreme Court.

FORM OF AUTHORITY REFERRED TO. To the Commissioner of Crown Lands, Wellington. I HEREBY authorize A.B., of , to receive

the Deed of Grant in my favour for

(Signature.)

Vitness—(Signature of a Magistrate or of a Solicitor of the Supreme Court.)

PROVINCIAL DISTRICT OF WELLINGTON.

No. of Grant.	Grantee.	Locality	Contents.			
				Α.	B.	P.
4815	Edward Carter	Tukapu	•••	53	2	0
4816	Thomas Francis Wilson	,, -		121	2	0
4817	William Bowler	Ohariu		109	0	0
4818		"	•••	118	1	0
4819	Benjamin Sewell and	,,		177	2	0
	another			1		
4820	Thomas Liddy	Hutt		63	0	16
4821	Michael Tohev	,,	• • •	63	0	12
4822	Pierce Cotter	"	•••	192	0	0
4823	George Coysh	,,		63	0	16
4824	James May	,,		42	0	0
4825	Denis Reardon	",		63	0	Ô
4826	John Liverton	,,	•••	642	0	0
4827	David McEwen	"		105	0	16
4828	George Green Buck	,,	•••	252	2	0
4831	Richard Prouse, junr	Mungaroa		42	0	14
4832	John Gibb	,,	•••	42	0	0
4835	Cornelius Campion	Rangitikei		922	2	Ō
4836	Thomas and Alexander	,,	•••	2,780	3	Ô
- 300	Fraser	,,		-,	_	_
4837		,,		242	2	0
4838	James Spinks Langdon	Whareama		90	ō	ŏ

Jos. G. Holdsworth, Commissioner of Crown Lands.

PARTICULARS of the Estates of Deceased Persons which have been placed under the charge of the Public Trustee during the Month of April, 1877.

No.	Name of Deceased.	Colonial Residence.	Supposed British or Foreign Residence.	Date of Rule or Order.		Value or Estimated Value of Personal Estate.	Time of Deceased's Death,	Remarks.
1 2 3	White, Edward	Karamea, Nelson Queenstown Timaru	Stavanger,	None required	•••	Under £150 Under £50 Under £1	May 20, 1876 Jan. 27, 1877 April 19, 1877	
4 5 6 7 8	McDowell, John Essler, John Pipson, Wm Jackson, John Taylor, Wm	Balclutha Dunedin Wellington Auckland Auckland	Norway 	None required None required None required	•••	Under £20 Under £5 Under £25 Under £5 Under £25	April 15, 1877 April 3, 1877 Mar. 10, 1877 Mar. 16, 1877 Mar. 4, 1877	Late of A.C

IN THE SUPREME COURT OF NEW ZEALAND, WELLINGTON DISTRICT.

Between John Smylie McDewell Thompson and Others, trading as Thompson, Shannon, and Co., Plaintiffs; and DANIEL HAGGERTY, Defendant.

Amount Recovered, £249 2s. 6d.

HEREBY give notice, that by virtue of a writ of fieri facias, issued out of the above honorable Court, and to me directed, I have caused my Bailiff to enter upon all that piece of land being the Section numbered 14 on the plan of the Township of Carterton, in the District of Wairarapa, containing eight acres two roods and six perches (8a. 2r. 6p.), a little more or less. Bounded towards the North-east by Section No. 13, 1708 links, and towards the Northwest by a public road 100 links wide, 500 links; towards the South-west by Section No. 15, 1709 links, and towards the South-East by Section No. 66, 501 links, be the several admeasurements a little more or less; together with the appurtenances thereunto belonging, the property of the defendant (subject, nevertheless, to certain mortgages thereon), having been taken execution at the suit of the execution creditor herein; and that it is my intention to sell or cause to be sold the freehold of the said piece of land (subject to such mortgages) by public auction, at the Court House, Greytown, on Saturday, the 23rd day of June, 1877, at 12 o'clock noon, unless satisfaction be sooner made of the said judgment, and all costs and expenses connected therewith.

And I further give notice that Robert Hart and Patrick Alphonsus Buckley, of Wellington, are soli-

citors for the said plaintiffs.

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Given under my hand at Featherston aforesaid, this second day of March, 1877.

HERBERT S. WARDELL, Sheriff of Wairarapa.

LAND TRANSFER ACT NOTICES.

NOTICE is hereby given, that the several parcels of land hereinaften described of land hereinafter described will be brought under the provisions of "The Land Transfer Act, 1870," unless caveat be lodged forbidding the same neach case on or before the 25th day of June, 1877.

2794. DENNIS HOARE.—20 acres, Rural Section 12916, Timaru District. Unoccupied.
2868. HENRY JOHN LE CREN, by his Attorney, Frederic Le Cren.-3 acres, part of Rural Section 2302, Timaru District, commencing at a point on western boundary of section 1765 links from south-western corner, thence northerly along said boundary 523 links, and extending back therefrom easterly in a rectangular block 575 links. Also, 3 roods 18 perches, part of said Section 2302, com-Also, 3 mencing at a point on the southern boundary of said Section 2302, distant 431½ links from the south-west corner of section; thence easterly along the road leading to North Street, Timaru, 143\frac{3}{4} links, and extending back therefrom in a rectangular block northerly 600 links. Occupied by Thomas Reid and William Parsons.

2878. JAMES BRUCE.—1 rood 12 perches, being Lot 29, on deposited Plan No. 6, part of Rural Section 997, Waitangi District. In the possession of

the Applicant.

JAMES CAMPBELL.-4 acres 3 roods **29**05. 14 perches, part Rural Section 2302, Timaru District, commencing at a point on western boundary of said section distant 1518 links from the north-west corner, thence southerly along said boundary 842

links, and extending back therefrom easterly in a rectangular block 575 links. In the occupation of Thomas Mills.

SARAH BUTLER.—8 acres 2 roods, part 2947.Rural Section 1757, Timaru District. In the occu-

pation of Joseph Bullock.

2983. FREDERICK BANKS, by his Attorneys John Studholme and Thomas Maberly Hassal.—20 acres, Rural Section 2526, Timaru District. In the occupation of John Cunningham Cooke. 3007. ROBERT RAE.—120 acres, Rural Sections

11583, 12224, Timaru District. In the occupation

of Thomas Waring Corbett.

3015. FANNY COTTRELL.—4 acres 3 roods
32 perches, part Rural Section 227, Christchurch
District. In the occupation of Edward Pavitt and George Roberts

3034. HENRY TOOMER, the Elder.—2 roods, Lots 100, 101, Township of Wakefield, part Rural Section 2, Christchurch District. Unoccupied.
3036. JOHN FRANKLIN McMULLEN.—40 acres, part of Rural Section 1071, Christchurch District. In the occupation of James Kinley. ict. In the occupation of James Kinley. 3040. THOMAS WALLES.—2 acres 3 roods 24

perches, part Rural Section 154, Christchurch Dis-

trict. In the occupation of Applicant. 3042. PETER HARRIS.—30 acres, Rural Sections 3002, 3579, Christchurch District. In the occu-

pation of Stuart Sutherland.

3048. EMANUEL WOOFENDEN.-20 acres, Rural Section 13666, Timaru District. In the occupation of Applicant.

Diagrams may be inspected at this office.

Dated this 20th day of April, 1877, at the Lands Registry Office, Christchurch.

> EDWARD DENHAM, Deputy District Land Registrar.

LAND TRANSFER ACT NOTICE.

NOTICE is hereby given, that all that piece of land containing by admeasurement fifty acres, little more or less, being Section numbered 29, Block II., on the map of the Martin's Bay District, and being the whole of the land comprised in certificate of title of WILLIAM HENRY HOMER, Vol. XVII., folio 38, in the books of the Lands Registry Office, at Dunedin, is offered for sale; and further, that unless within one calendar month from the date of the Gazette containing this notice, a sufficient amount shall have been realized by the sale of the said land to satisfy the principal money and interest due on a certain Memorandum of Mortgage registered in the said office as No. 2262 from the said WILLIAM HENRY HOMER to HENRY BENJAMIN, and incidental expenses, an Order will be issued by me, pursuant to the 127th section of "The Land Transfer Act, 1870," foreclosing the right of the Mortgagor to redeem the said land.

Dated at the Lands Registry Office at Dunedin, this 9th day of May, 1877.

A. W. SMITH, District Land Registrar of the District of Otago.

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LAND TRANSFER ACT NOTICE.

NOTICE is hereby given, that the parcel of land hereinafter described will be brought under the provisions of "The Land Transfer Act, 1870," unless caveat in the meantime be lodged forbidding the same within one calendar month from the date of publication of this notice in the Gazette.

10 acres 2 roods, Suburban Section 1148, District of

Arahura, County of Westland. Occupied by Applicant. ERASMUS GEORGE NISSON, Applicant. No. 337.

Diagrams may be inspected at this office.

Dated this 5th day of May, 1877, at the Lands
Registry Office, Hokitika.

ALFRED H. KING. District Land Registrar.

LAND TRANSFER ACT NOTICES.

NOTICE is hereby given, that the several parcels of land hereinafter described will be brought under the provisions of "The Land Transfer Act, 1870," unless caveat in the meantime be lodged forbidding the same within one calendar month from

the date of gazetting this notice.

JOHN ELLIOTT, Applicant.—Section 21, Block LXVI., Invercargill. In occupation of Applicant.

No. 825.

WILLIAM BROWNLIE, Applicant.—Allotment 5, of Subdivision of Section 1, Block LVI., Invercargill. In occupation of James Rillstone. No. 998. WALTER BALDOCK DURANT MANTELL,

Applicant.—Section 8, Block IX., Invercargill. occupied. No. 999.

Diagrams may be inspected at this office.

Dated this 8th day of May, 1877, at the Lands Registry Office, Invercargill.

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C. M. HENNING, District Land Registrar.

LAND TRANSFER ACT NOTICES.

NOTICE is hereby given, that the several parcels of land hereinafter described will be brought under the provisions of "The Land Transfer Act, 1870," unless caveat be lodged forbidding the same on or before the 23rd day of June next.

Wanganui, Town Section "207," 1 rood. In occupation of Mrs. Lawless.—ROBERT CHARLES EARLE, Applicant. 785.

Wanganui, Suburban Sections "6" and "7," 10 res. In occupation of David Robb.—WILLIAM HOGG WATT, Applicant. 786.

Diagrams may be inspected at this office.

Dated this 16th day of May, 1877, at the Lands Registry Office, Wellington.

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ANDREW TURNBULL, Deputy District Land Registrar.

LAND TRANSFER ACT NOTICES.

NOTICE is hereby given, that the several parcels of land hereinafter described will be brought under the provisions of "The Land Transfer Act, 1870," unless caveat be lodged forbidding the same within one calendar month from date of publication of this notice.

Section 47, Block XIX., Town of Dunedin.—EDMUND EDWARD COLSTON QUICK and WALTER DAY, Applicants. No. 2359.

Allotments 35 and 36, and part of 20 and 34, Block II., Elderlee, portion of Township of Milton.—THOMAS DICK and DANIEL BRENT, Applicants. No. 2921 cants. No. 2361.

Part of Sections 32 and 33, Block XI., Town of Dunedin.—HENRY TEWSLEY, JOHN WESLEY JAGO, JOHN FRITH ROBERTS, and SAMUEL JAMES JACKMAN, as Trustees, Applcants. No. **2**363.

Sections 12 and 13, Block V., 16 and 17, Block XXXV., Town of Molyneux; also, 1 of 14, 15, 16, 17, and 18, Block I., Hillend District; also, part of 5, of Block XIII., Inch Clutha District; also, 10,

Block XIII., North Molyneux District.—JAMES WILLOCKS, Applicant. No. 2365.
Section 10, Block I., Town of Cromwell.—GEORGE WELLINGTON GOODGER, Applicant. No. 2366.

Section 43, Block X., Moeraki District.—JAMES MORRISON, Applicant. No. 2367.
Sections 87, 88, and 89, Block IV., Papakaio District.—ANNE PENELOPE FILLEUL (by her Attorney, William Gabriel Filleul), Applicant. No. 2369. 2369.

Sections 62, 63, 64, 65, 66, and 67, Block IV., Papakaio District.—FREDERICK JOHN HENS LEY (by his Attorney, Francis Fulton). Appli-No. 2370.

Part of Section 13, Block III., Town of Oamaru. JAMES GEORGE FINCH, Applicant. No.

Diagrams may be inspected at this office.

Dated this 7th day of May, 1877, at the Lands Registry Office, Dunedin.

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А. W. Sмітн, District Land Registrar.

LAND TRANSFER ACT NOTICES.

NOTICE is hereby given, that the several parcels of land hereinafter described will be brought under the provisions of "The Land Transfer Act, 1870," unless caveat be lodged forbidding the same in each case on or before the 25th day of June, 1877.

2396. ROBERT FORBES.—8 acres 1 rood 20 perches, being Lot 31, on Plan 54, parts of Rural Sections 5765, 5815, 5843, 8179, 8224, Lincoln Dis-

trict. Unoccupied.
2979. ROBERT WILKIN.—1 rood, part of Rural Section 79, Christchurch District. Unoccu-

JOHN TERRAS BELL.—231 perches, 3017. part of Rural Section 79, Christchurch District.

the occupation of Henry Pope.

3026. GEORGE TURNER and WILLIAM EBTHORPE SAMUELS.—36 acres, part of Rural Section 3706, Christchurch District. In the occupation of George Bedford.

3054. JOHN CRAMOND.—1 rood, part Rural Section 4930, Timaru District. In the occupation of John Albert Young.
3061. JOHN DUFFIELD.—1 rood, part of

Rural Sections 238 and 239, Christchurch District. In the occupation of Applicant. 3066. WILLIAM HENRY WYNN WIL-

WYNN WIL-LIAMS.—1 rood 20 perches, part of Lots 16 and 87 of the Town Reserves, in the City of Christchurch.

In the occupation of Applicant.
3067. JOHN JAMES MUMFORD.—1 rood 24 perches, part of Let 125, in the Town Reserves, in the City of Christchurch. In the occupation of Applicant.

3068. JOHN MUIR.—1 rood 17 perches, being Lot 11, on Plan 63, Township of Addington, part of Rural Section 72, Christchurch District. In the occupation of Henry Jackson.

3069. HEINRICH KLEE.—40 acres, Rural Sections 2009 and 10202. Times w. District. In the occupation

tions 9008 and 10292, Timaru District. In the occu-

pation of the Applicant.
3072. HENRY GEORGE WRENCH, by his Attorney, Joshua Strange Williams.—30 acres, Rural Section 10921, Christchurch District. Unoccupied.

Diagrams may be inspected at this office.

Dated this 12th day of May, 1877, at the Lands Registry Office, Christchurch.

EDWARD DENHAM, Deputy District Land Registrar.

By Authority: GROUGE DIDSEURY, Government Printer, Wellington.