

THE

GAZETTE. ZEALAN

Published by Authority.

WELLINGTON, THURSDAY, JANUARY 2, 1879.

Boundaries of Borough of Nelson extended.

(L.S.) NORMANBY, Governor.

PROCLAMATION.

WHEREAS by "The Municipal Corporations Act, 1876," the Governor, amongst other things, may at any time, as provided by the said Act, by Proclamation, incorporate into a borough any district adjacent thereto, and may alter the boundaries of a borough so as to include therein any land which ought reasonably to be included within the borough: And whereas it is expedient to incorporate and include within the boundaries of the Borough of Nelson the land described in the First Schedule hereto:

Now, therefore, I, George Augustus Constantine, Marque of Normanby, Governor of the Colony of New Zemand in pursuance of the powers and authorities vested in me by the said Act, do hereby proclaim and declare that the boundaries of the said borough are hereby altered so as to include within the limits of the said borough the land described in the First Schedule hereto, and that the said borough shall henceforth be bounded as specified in the

Second Schedule hereto.

FIRST SCHEDULE.

All that area situate in the Provincial District of Nelson, in the Colony of New Zealand, bounded by a line proceeding from the intersection of the eastern boundary of Section numbered B twenty-one (B 21), Wakatu District, with the line dividing Section numbered twenty-four (24), Maitai District, from Sub-urban Section numbered one (1), Brook Street Valley District; thence along the said line and southern boundaries of part of Section numbered thirty-four (34), Maitai District, Section numbered twenty-seven (24), Brook Street Valley District, and other part of Section numbered thirty-four (34), Maitai District aforesaid; thence along the south-western boundary of part of Section numbered thirty-four (34), Maitai District aforesaid, Section numbered

that line produced until intersected by the production of the south-western boundary of Section numbered one (1), Brook Street Valley and Maitai Districts aforesaid; thence along said line to a public road forming the south-western boundary of said Section numbered one (1), Brook Street Valley District aforesaid; thence along the continuation of said public road to the south-western corner of Section numbered ten (10), Maitai and Brook Street Valley Districts aforesaid; thence along the north-western boundaries of the said Section numbered ten (10) and Sections numbered eight (8) and seven (7), Maitai and Brook Street Valley Districts aforesaid, to the north-western corner of said Section numbered seven (7); thence in a north-easterly direction by the south-eastern boundary of the Borough of Nelson to the point of commencement.

SECOND SCHEDULE.

ALL that area of land in the Provincial District of Nelson, in the Colony of New Zealand, bounded by a line proceeding from the Lighthouse on the Boulder Bank to the south-west angle of Section numbered one (1), Suburban North District; thence by the south-western boundary of said Section numbered one (1); thence by the north-west, west, south, and east boundaries of Section sixty (60), Suburban North District aforesaid, and by the east, south, and north the south east boundaries of Section when the south east boundaries of Section were part of the south-east boundaries of Section numbered fifty-nine (59), Suburban North District; thence by the south-west boundary of Section numbered eleven (11), Brook Street and Maitai Districts, to the bank of the River Maitai; thence by the western bank of the said river to a point on the prolongation of the west boundary of Section numbered eleven (11), Maitai District; thence along western boundary of said Section numbered eleven (11) to the south-west corner thereof; thence by part of the south boundary of the said section to its intersection with the western boundary of Section numbered twenty (20), Maitai District; thence along the said western boundary of said Section numbered sixteen (16), Square eighteen (18), on the plan of the Province of Nelson, to a point on a public road forming the north-eastern boundary of Section numbered thirty-five (35), Maitai District aforesaid; thence easterly along the said road to Section numbered twenty-one (21); thence along the north-western boundary of Section numbered twenty-four (24), Maitai District; thence along the line dividing Section numbered twenty-four (24), Maitai District, from the Suburban Section numbered one (1), Brook

Street Valley District; thence along the southern boundary of part of Section numbered thirty-four (34), Maitai District, Section numbered twenty-seven (27), Brook Street Valley District, and the other part of Section numbered thirty-four (34), Maitai District aforesaid; thence along the north-western boundary of part of Section numbered thirty four (34) aforesaid Section numbered sisteen (16) Severe (34) aforesaid, Section numbered sixteen (16), Square eighteen (18), on the plan of the Province of Nelson, to a point on a public road forming the north-eastern boundary of Section numbered thirty-five (35), Maitai District aforesaid; thence along the north-western boundary of Section numbered twenty-one (21) and that line produced until interpreted by the (21) and that line produced until intersected by the production of the south-western boundary of Section numbered one (1), Brook Street Valley and Maitai Districts aforesaid; thence along the said line to a public road forming the remainder of the south-western boundary of said Section numbered one (1), Brook Street Valley District aforesaid; thence along the continuation of said public road to the southwestern corner of Section numbered ten (10), Maitai and Brook Street Valley Districts aforesaid; thence along the north-western boundaries of the said Section numbered ten (10), and Sections numbered eight (8) and seven (7), Maitai and Brook Street Valley Districts aforesaid, to the north-western corner of said Section numbered seven (7), Maitai and Brook Street Valley Districts aforesaid; thence along the northeasterly boundaries of Sections numbered twelve (12), seven (7), six (6), eleven (11), and part of twelve (12), Suburban South District, to the Britannia Heights; thence by the eastern boundaries of Sections numbered four (4) and one (1), Suburban South District aforesaid, to the eastern corner of the said Section numbered one (1), Suburban South District aforesaid; thence along the north-eastern boundary of said Section numbered one (1), Suburban South District aforesaid, to high-water mark, Nelson Haven; thence by a line to the south-western angle of Fifeshire Island; and thence by the outer edge of the Boulder Bank to the starting point.

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 Grand Cross of the Most Distinguished Order of Saint Michael and St. 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 twenty-seventh day of December, in the year of our Lord one thousand eight hundred and seventy-eight.

J. T. FISHER, (in the absence of the Colonial Secretary.) God save the Queen!

Land set apart on Deferred Payments in Otago.

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

WHEREAS by the fifty-third section of "The Land Act, 1877," it is enacted that the Governor, by Proclamation in the Gazette, may from

time to time set apart out of any suburban or rural lands such blocks or allotments of land as he shall think fit, and set the same aside for sale on deferred payments, and in such Proclamation may fix a day on which the land shall be open for application; and that he may also in like manner set apart for sale on deferred payments such blocks or allotments as may be recommended by any Land Board, and may also from time to time alter, amend, or rovoke any such Proclamation:

And whereas the Land Board of Southland did, on the fourteenth day of November, one thousand eight hundred and seventy-eight, pass a resolution recommending that the land described in the Schedule hereto annexed should be set apart for sale on deferred payments:

And whereas it is expedient to give effect to the aforesaid recommendation, and to set apart the said land accordingly:

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 abovenamed Act, do hereby proclaim and declare that the land described in the Schedule hereto is set apart for sale on deferred payments; and that Thursday, the twenty-third day of January, one thousand eight hundred and seventy-nine, shall be the day on which the said land shall be open for application.

SCHEDULE.

Section.	District.			Area.		
				Α.	R. P.	
469	Hokonui District		i	191	3 5	
470	,,			132	2 11	
471	,,	•••	[181	2 18*	
472	,,			188	0 01	
473	,,			232	0 0	
	Total			925	3 34	

* 471. Subject to valuation of £16 12s. 6d. for fencing 66½ chains, at 5s.

† 472. Subject to valuation of £7 17s. 6d. for fencing 31½ chains, at 5s.

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 Grand Cross 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 thirtieth day of December, in the year of our Lord one thousand eight hundred and seventy-eight.

J. BALLANCE, (for the Minister of Lands.)

GOD SAVE THE QUEEN!

Land set apart on Deferred Payments in Wellington.

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

WHEREAS by the fifty-third section of "The Land Act, 1877, it is enacted that the Governor, by Proclamation in the Gazette, may from time to time set apart out of any suburban or rural lands such blocks or allotments of lands as he shall think fit, and set the same aside for sale on deferred payments, and in such Proclamation may fix a day on which the land shall be open for application; and may also from time to time alter, amend, or revoke any such Proclamation:

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 abovenamed Act, do hereby proclaim and declare that the land described in the Schedule hereto is set apart for sale on deferred payments; and that Friday, the fourteenth day of February, one thousand eight hundred and seventy-nine, shall be the day on which the said land shell be oney for application.

the said land shall be open for application.

SCHEDULE.

MOMAHAKA, WAIROA SURVEY DISTRICT.

Block. Section.		Area.		
		A. R. I		
VIII.	2	105 3 (
. **	4	77 1 (
**	8	86 1 (
,,,	12	128 1 (
ı <u>"</u> .	2	182 0 (
,,	5	62 1 (
,,	6	122 2 (
,,	7	3 05 0 (
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	12	47 2		
2)	17	66 3 (
"	18	56 3 (
	21	80 2 (
,,	22	88 3 (
"	24	56 1 (

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 Grand Cross of the Most Distinguished Order of Saint Michael and Saint George; Governor and Commanderin-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 thirtieth day of December, in the year of our Lord one thousand eight hundred and seventy-eight.

> J. Ballance, (for the Minister of Lands.)

GOD SAVE THE QUEEN!

Clyde (Hawke's Bay) Recreation-ground brought under "The Public Domains Act, 1860."

NORMANBY, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this thirty-first day of December, 1878.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

PY virtue of the powers and authorities vested in me by the eleventh section of "The Public Reserves Act, 1877," 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 and declare that the reserve made for public recreation in the Provincial District of Hawke's Bay, and known as the "Clyde (Hawke's Bay) Recreation-ground," and described in the Schedule hereto, shall be and the same is hereby brought under the operation of and declared to be subject to the provisions of "The Public Domains Act, 1860," and its amending Acts; and such domain shall hereafter be managed, administered, and dealt with in manner directed by the said Acts.

SCHEDULE.

All that parcel of land, situate in the Provincial District of Hawke's Bay, containing by admeasurement eight (8) acres and thirty-two (32) perches, more or less, being the Suburban Section No. 12, Class No. 2, in the Township of Clyde. Bounded towards the North by Lucknow Street, 1300 links; towards the Nouth-east by Lahore Street, 400 links; towards the South-east by Suburban Section No. 11, Class No. 3, 1000 links; and towards the South-west by a public road, 1240 links: as the same is delineated on the map of the Township of Clyde, deposited in the Survey Office, at Napier.

FORSTER GORING, Clerk of the Executive Council.

Powers delegated to the Clyde (Hawke's Bay) Domain Board under "The Public Domains Act, 1860."

NORMANBY, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this thirty-first day of December, 1878.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by the eleventh section of "The Public Domains Act, 1860," it is enacted that the Governor, by Order in Council, may from time to time delegate all or any of the powers by the said Act conferred upon any person for any period, and subject to such stipulations as may be specified in such order, and that every such delegation may from time to time in like manner be altered or revoked: And whereas it is enacted by "The Public Domains Act, 1865," that the word "person" in the hereinbefore recited section of "The Public Domains Act, 1860," shall be deemed to include more persons than one: And whereas, pursuant to "The Public Reserves Act, 1877," by an Order in Council of even date herewith, the land described in the Schedule thereto is declared to be brought under and to be subject to the said "Public Domains Act, 1860:"

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, doth, by this present order, delegate all the powers conferred by

the Act first above mentioned, except the powers others, of the District of Taupo, in the Province of under or conferred by subsections five and ten of section five and section eleven, to the under-mentioned persons, who shall be known as the "Clyde (Hawke's Bay) Domain Board:"—

GEORGE BRIDGER FLINT, HENRY FLINT, ARTHUR POYZER, WILLIAM FOSTER SHAW, JAMES WILLIAM WITTY

(herein referred to as "the Board"), subject to the stipulations hereinafter contained, that is to say,-

1. The Board shall meet for the transaction of business on the first Monday in each month, at seven o'clock in the evening, at the office of the Chairman, or at such other place as may from time to time be fixed by the Board. The first meeting shall be held on Monday, the third day of February, one thousand eight hundred and seventy-nine.

2. Special meetings may be convened by the Chairman, or by any two members of the Board, provided that two days' notice of such meeting be given to each member, specifying the business to be transacted at such special meeting; and no other business than that so specified shall be transacted at such meeting.

3. Any three of the said Board shall form a quorum. Any meeting may be adjourned from time to time.

- 4. The members of the Board shall at their first meeting, and thereafter at an annual meeting to be held on the first Monday in January in every succeeding year thereafter, elect one of themselves to be Chairman, who may join in the discussion, and shall have an original as well as a casting vote. The Chairman shall hold office until the election of his successor.
- 5. If at any meeting the Chairman is not present at the time appointed for holding the same, the members present shall choose some one of their number to be Chairman of such meeting.

6. If by resignation, death, or incapacity, or otherwise, the office of Chairman shall be or become vacant, the members may at any monthly or special meeting appoint a Chairman.

7. All questions shall be determined by the majority of votes of the members of the Board present at a meeting.

> FORSTER GORING, Clerk of the Executive Council.

Appointing Hamuera Takurua and Hohepa Tinirau Trustees under "The Maori Real Estate Manage-ment Act, 1867."

NORMANBY, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-fourth day of December, 1878.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.
WHEREAS 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, or 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 an order of Court bearing date the twenty-eighth day of March, one thousand eight hundred and seventy-two, the parcel of land and hereditaments described in the Schedule

Auckland, aboriginal natives of New Zealand:

And whereas the said Maniapoto te Hina died in-

And whereas at a sitting of the Native Land Court, held at Oruanui, in the Province of Auckland, on the twenty-eighth day of March, one thousand eight hundred and seventy-two, Hemopo claimed to succeed to the said Maniapoto to Hina in the parcel of land described in the said Schedule, and it was ordered by the said Court that Wi Maihi Maniapoto, Tawhira, Te Hau, Motutaiko, Meri Pariteko, Te Rangi, Tukorehu, Karipa, Kapu, and Ngote, should succeed to the interest and share of the said Maniapoto te Hina in the hereditaments aforesaid:

And whereas the said Tawhira, Te Hau, Motutaiko, Meri Pariteko, Te Rangi, Tukorehu, Karipa, Kapu, and Ngote are infants under the age of twenty-one years; and it is expedient that Hamuera Takurua and Hohepa Tinirau be appointed Trustees under the said Act, on behalf of the said Tawhira, Te Hau, Motutaiko Mori Positales The Barris Tollar Motutaiko, Meri Pariteko, Te Rangi, Tukorehu,

Karipa, Kapu, and Ngote:

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 Tawhira, Te Hau, Motutaiko, Meri Pariteko, Te Rangi, Tukorehu, Karipa, Kapu, and Ngote in the land described in the Schedule hereto shall be and remain vested in

HAMUERA TAKURUA and HOHEPA TINIRAU,

as Trustees, within the meaning and for the purposes of the said Act, for the said Tawhira, Te Hau, Motutaiko, Meri Pariteko, Te Rangi, Tukorehu, Karipa, Kapu, and Ngote during their minority.

SCHEDULE.

ALL that parcel of land in the Provincial District of Auckland, in the Colony of New Zealand, containing by admeasurement 106,080 acres, more or less, situate at Taupo, in the District of Taupo, being called or known by the name of Tauhara Middle. Bounded on the South by the Tauhara South Block, from Otutete to the point of intersection with the boundary of the Wharetoto Block; thence along the boundary of the Wharetoto Block to Te Poanohoa, on the Rangitaiki River; thence down the Rangitaiki River to the point of its intersection with the boundary of Kaingaroa No. 2 Block, along that boundary to Hipuina; thence in a straight line to the Waikato River, at its junction with the Awa-o-te-Rurau; thence along the Waikato to the Taupo Lake, along the shore of the lake to Otutete: excepting that portion of Te Huka claim that lies within these boundaries, between Otaitaia and Te Ripo: excepting also the Otumuheke Block, from Otumuheke to Te Ruahine.

> FORSTER GORING, Clerk of the Executive Council.

Appointing Mere Hapi and Wikitoria Trustees under The Maori Real Estate Management Act, 1867."

> NORMANBY, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-fourth day of December, 1878.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL. HEREAS by "The Maori Real Estate Management Act, 1867" (hereinafter called "the said hereto became vested in Maniapoto to Hina and 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, or 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 eighth day of February, one thousand eight hundred and seventy-three, the parcel of land and hereditaments described in the Schedule hereto became vested in Arapeta te Onemihi and others, of the District of Taupo, in the Province of Auckland, aboriginal natives of New Zealand:

And whereas the said Arapeta te Onemihi died

intestate:

And whereas at a sitting of the Native Land Court held at Taupo, in the Provincial District of Auckland, on the twentieth day of August, one thousand eight hundred and seventy-seven, Mere Hapi claimed to succeed to the said Arapeta te Onemihi in the parcel of land described in the said Schedule, and it was ordered by the said Court that Wiremu Hapi, an infant under the age of twenty-one years, should succeed to the interest and share of the said Arapeta te Onemihi in the hereditaments aforesaid; and it is expedient that Mere Hapi and Wikitoria be appointed trustees under the said Act, on behalf of the said Wiremu Hapi:

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 Wiremu Hapi in the land described in the Schedule hereto shall be and remain

MERE HAPI and Wikitoria,

as Trustees, within the meaning and for the purposes of the said Act, for the said Wiremu Hapi during his minority.

SCHEDULE.

All that parcel of land in the Provincial District of Auckland, in the Colony of New Zealand, containing by admeasurement 35,000 acres, more or less, situate at Taupo, in the District of Taupo, being called or known by the name of Tauhara South. Bounded towards the North-west by the Taupo Lake and by the Tauhara Middle Block, 8640 links; towards the North-east by the said block, 118425 links; towards the South-east by the Wharetoto Block and by a line 21700 links, and by a line 7146 links; towards the South by lines 6700 links, 880 links, 5541 links, 4472 links, 2114 links, 7566 links, 4812 links, 16203 links, 9560 links, 7860 links, 11847 links, and 2000 links; and towards the South-west by a stream, by the Takipau Stream, and by the Hinemaia River.

FORSTER GORING, Clerk of the Executive Council.

Additional Regulations under "The Electric Telegraph Act, 1875."

NORMANBY, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-fourth day of December, 1878.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL. THEREAS by the thirteenth section of "The Electric Telegraph Act, 1875," it is enacted

that it shall be lawful for the Governor, by Order in Council, from time to time, to make, alter, amend, and revoke regulations for the following purposes:—

For the transmission and delivery of all de-

spatches, messages and communications by means of any such line.

For fixing and determining the fees, rates, or dues to be demanded and received for the transmission of any such despatch, message, or communication, and for the delivery thereof or respectively, and the modes and times of payment.

For regulating the conduct, management, working, and maintenance of any such telegraph line, and the conduct of any officers or persons employed therein.

For providing by whom such fees, rates, and dues may be legally recovered.

Such regulations shall have the force of law when

published in the New Zealand Gazette.

Now, therefore, His Excellency the Governor of the Colony of New Zealand, by and with the advice and consent of the Executive Council of the said colony, in pursuance of the powers and authorities aforesaid, doth hereby revoke the Order in Council made under the aforesaid Act, dated the sixth day of August, one thousand eight hundred and seventy-eight, published in the New Zealand Gazette of the eighth day of August, one thousand eight hundred and seventy-eight, page one thousand one hundred and five, and the regulation thereby made, and in lieu thereof doth make the regulation in the First Schedule hereto, and with the like advice and con-sent doth make the additional regulations in the Second Schedule hereto; and in further pursuance and exercise of the said powers, and with the like advice and consent as aforesaid, doth hereby order and declare that such regulations shall take effect after the first day of January, one thousand eight hundred and seventy-nine, and that they shall be read with and form part of the regulations now in force.

FIRST SCHEDULE.

THE tariff rates at present in force, limiting the receipt of telegrams by evening papers, between the hours of eight a.m. and five p.m. on week-days, to five hundred words at evening rates, shall be extended to fifteen hundred words during the same hours.

SECOND SCHEDULE.

THE Governor may from time to time, if he think fit, agree to give the special use of a wire to any proprietor or publisher of a newspaper, or to any persons, corporation, or company carrying on the business of press telegraph agents, or any business the object of which is to obtain and transmit news intended for publication in newspapers, during such period and on such terms and conditions as to payment and otherwise as may be agreed upon between the Governor and such proprietor, publisher, persons, corporation, or company: Provided that the special use of any wire shall not be granted under these regulations for a less sum than £2,000 per annum. It may be provided, in any such agreement as aforesaid, that copies of all the telegraphic communications transmitted under any such agreement, and arriving during any night, will be delivered at any newspaper office situated in the city or town of arrival, upon payment of a sum of five (5) shillings for every copy so supplied.

FORSTER GORING, Clerk of the Executive Council. Governors of New Zealand Institute reappointed.

NORMANBY, Governor.

WHEREAS by "The New Zealand Institute Act, VV 1867," provision is made for the appointment of Members of a Board of Governors of the New Zealand Institute, and it is enacted that on the first day of November, one thousand eight hundred and sixty-eight, and on the first day of November in each succeeding year, three members of the said Board of Governors (other than the Governor, the Colonial Secretary, and the Superintendent of the Province of Wellington, respectively, for the time being,) shall retire from office, but shall be eligible for reappointment: And whereas the Honorable George Marsden Waterhouse, M.L.C., F.R.G.S., William Thomas Locke Travers, Esquire, F.L.S., and Thomas Mason, Esq., three of the members of the said Board of Governors, have retired from office, and are eligible for reappointment under the provisions of the said Act:

And whereas by the said Act it is also provided that, on the annual retirement of the said three members, the successors of such retiring members shall be appointed by the Governor:

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 in that behalf vested in me by the said Act, do hereby reappoint

The Honorable George Marsden Waterhouse,

M.L.C., F.R.G.S.,
WILLIAM THOMAS LOCKE TRAVERS, Esquire, F.L.S., and

THOMAS MASON, Esquire,

to be Governors of the Institution called the New Zealand Institute.

> As witness the hand of His Excellency the Governor, this twenty-seventh day of December, one thousand eight hundred

and seventy-eight.

J. T. FISHER,
(in the absence of the Colonial Secretary.)

GOD SAVE THE QUEEN!

Constituting a District under "The Wellington Rivers Act, 1876."

NORMANBY, Governor.

WHEREAS by "The Wellington Rivers Act, 1876," it is, amongst others things, enacted, that the Superintendent may, from time to time, decide that any part or parts of the Province shall be constituted a district for the purposes of the said Act, and shall describe the limits of such district, and designate the name by which such district shall be known, and mention the number of Conservators, being not less than three nor more than five, of which the Board of the district shall be constituted, and shall take the necessary steps for the constitution of a Board of Conservators for the district as thereinafter provided: Provided that the Superintendent may from time to time alter, extend, or define afresh the limits of any such district, and immediately thereafter a description of the district as so altered, extended, or defined afresh shall be published in the Provincial Gazette:

And whereas by the operation of "The Abolition of Provinces Act, 1875," all the powers by the said Act vested in the Superintendent are now vested in, and are to be exercised and performed by, the Governor:

And whereas I have decided that the portion of the Provincial District of Wellington described in

the Schedule hereto shall be constituted a district for the purposes of the firstly hereinbefore in part recited Act, as and in manner therein prescribed:

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 of every other power and authority in that behalf, do hereby declare and appoint that the part of the Provincial District of Wellington described in the Schedule hereto shall be, and the same is hereby constituted a district for the purposes of hereby constituted a district for the purposes of "The Wellington Rivers Act, 1876," to be called by the name of the "Hutt River District;" and also that the number of Conservators of which the said Board shall consist shall be five.

SCHEDULE.

ALL that area situate in the Hutt Survey District, in the Provincial District of Wellington. Bounded towards the North by a line commencing at the point of intersection of the north boundary line of Section numbered 64 produced across the Hutt River, and the main line of railway from Wellington to Featherston, and proceeding easterly to the north-east corner of the said Section 64; towards the East by Sections numbered respectively 68, 69, 228, 188, 45, 44, 43, 42, 41, 40, and the east side of a road line to the Waiwetu River, thence by said Waiwetu River to a road line intersecting Section numbered 14, thence by the east side of said road line through said Section 14 and Section numbered 15 to the south boundary line of said Section 15; towards the South by the south boundary line of Section 15 aforesaid and that boundary line produced to a road line along the sea beach fronting Section numbered 10, thence by said road line to its intersection by the main line of railway from Wellington to Featherston; and towards the West by said line of railway to the starting point: as the same is delineated on the plan deposited in the Survey Office, Wellington.

As witness the hand of His Excellency the Governor, this twenty-seventh day of December, one thousand eight hundred and seventy-eight.

J. T. FISHER, (in the absence of the Colonial Secretary.)

Limits of Port of Napier.

NORMANBY, Governor.

IN exercise of the power in me for this purpose vested by "The Customs Regulation Act, 1858," I, George Augustus Constantine, Marquis of Normanby, the Governor of the Colony of New Zealand, do hereby appoint that, on and after the day of the date hereof, the limits of the Port of Napier shall be as follows:

The waters of Hawke's Bay included within the arc of a circle of two and a half miles radius from the Trigonometrical Station on the Eastern Spit at the entrance of the harbour of Napier; all the waters, rivers, and creeks within Ahuriri Lagoon, and including Scinde Island and the Township of Napier.

> As witness the hand of His Excellency the Governor, this thirtieth day of December, one thousand eight hundred and seventyeight.

> > J. BALLANCE,

Governor's Order No. 118.]

Despatch from the Secretary of State.

Colonial Secretary's Office, THE following despatch from Her Majesty's Principal Secretary of State f cipal Secretary of State for the Colonies with its enclosures, is published for general information.

J. T. FISHER,

(in the absence of the Colonial Secretary.)

[CIRCULAR.]

Downing Street, 16th September, 1878.

Sir,—I have the honor to transmit to you for publication, and for any action which may be necessary on the part of your Government, a copy of a letter from the Council Office, enclosing a memorandum relative to the provisions in "The Contagious Diseases (Animals) Act, 1878," which relate to animals imported from abroad; and calling attention to section 5, subsection 9, of the Act, by which animals imported from Her Majesty's colonies are deemed, for the purposes of the Act, to be foreign animals, in order that the information referred to in the memorandum may be furnished by any colony that may desire to apply for exemption from the provisions of the Act as regards slaughter at the port of debarkation.

I have, &c. M. E. HICKS BEACH.

The Officer Administering the Government of New Zealand.

Privy Council to Colonial Office.

Privy Council Office,

5th September, 1878. Sir,—I am directed by the Lord President of the Council to transmit to you the enclosed copy of a memorandum which has been sent to the Foreign Office for the purpose of calling the attention of Foreign Governments to the provisions in "The Contagious Diseases (Animals) Act, 1878," which relate

to animals imported from abroad.

The Lord President requests that you will lay the memorandum in question before Secretary Sir Michael Hicks Beach, and that you will call his attention to section 5, subsection 9, of the above-named Act, by which animals imported from Her Majesty's colonies are deemed, for the purposes of the Act, to be foreign animals; and I am to suggest, for the consideration of Sir Michael Hicks Beach, whether the attention of the various Colonial Governments should not be called to this fact, in order that the information referred to in the memorandum may be furnished by any colony that may desire to apply for exemption from the provisions of the Act as regards slaughter at the port of debarkation.

I have, &c., C. L. PEEL.

The Under Secretary of State, &c., Colonial Office.

MEMORANDUM.

THE attention of all Foreign Governments should be called to the provisions of "The Contagious Diseases (Animals) Act, 1878," under which, except in the case of countries specially exempted by the Privy Council in whole or in part, from the operation of the Act, all animals landed from abroad in any part of the United Kingdom, will, after the 1st January next, be slaughtered at the port of debarkation.

The Lords of Her Majesty's Privy Council will require from any country applying for exemption-

1. A statement of the laws which regulate the importation of animals into that country; 2. Of the methods adopted to prevent the spreading of any contagious disease when it exists there;

3. A periodical report on the general sanitary condition of their animals.

It is also desirable that their Lordships should be furnished, before the 1st of November next, with such information, on the points above referred to, as Her Majesty's representatives in foreign countries which export animals to the United Kingdom may be able to obtain through the British Consulates.

Notice in accordance with Section 148 of "The Municipal Corporations Act, 1876," by the Mayor of Napier.

Colonial Secretary's Office,

Wellington, 30th December, 1878.

THE following notice received from His Worship the Mayor of Napier, is published for general information, in accordance with section 145 of "The Municipal Corporations Act, 1876."

J. T. FISHER,

(in the absence of the Colonial Secretary.)

To the Hon. the COLONIAL SECRETARY. Notice is hereby given, pursuant to section 145 of "The Municipal Corporations Act, 1876," that, at a poll taken on Monday, the 23rd day of December, 1878, a resolution in favour of the following proposal was duly carried:

"Borough of Napier.—£70,000 Loan.

"Notice is hereby given that the Corporation of the Borough of Napier propose to borrow a sum of £70,000 for the following purposes:-

"Consolidation of Loans-"Waterworks Loan £11,400 0

"Reclamation Loan 5,900 0 0

£17,300 0 O "Drainage and Sewerage 52,700 0

> "Total ... £70,000 0 0

"And that the said Corporation propose to borrow the said sum of £70,000 upon the security of a special rate of one shilling and sixpence (1s. 6d.) in the £, which said rate will be an annual recurring rate till the said loan is paid off.

"By order.

"M. N. Barren

"M. N. Bower,
"Town Clerk."

"Town Clerk's Office, "Napier, 20th November, 1878."

the number of votes recorded being-For the proposal, 315; against, 121.

J. H. VAUTIER, Mayor's Office, Napier, Mayor. 24th December, 1878.

Member of (Nelson) Suburban North Road Board

elected. Colonial Secretary's Office,

Wellington, 27th December, 1878. In conformity with the provisions of an Act of the Provincial Council of Nelson intituled "The Nelson Highways Act, 1872," it is hereby notified

Mr. WILLIAM OLDHAM

has been elected a Member for the Suburban North Road District, vice Arthur Shuckburgh Collins, resigned.

> J. T. FISHER, (in the absence of the Colonial Secretary.)

Letters of Naturalization issued.

Colonial Secretary's Office,
Wellington, 30th December, 1878.

H IS 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.	Residence.		
Fredreck Doose Carl Johan Forssberg		Quarryman Hotelkeeper		Roslyn. Cromwell.	

J. T. FISHER, (in the absence of the Colonial Secretary.)

Date of receiving Objections against proposed Henley River District altered.

Colonial Secretary's Office,
Wellington, 30th December, 1878.

NOTICE is hereby given that the date for receiving
objections against the constitution of the Henley
River District is altered from the 1st February, 1879,
as advertised in the New Zealand Gazette of the
13th December instant, page 1766, to the 14th day
of January, 1879.

J. T. FISHER, (in the absence of the Colonial Secretary.)

Auditor for County of Wairarapa East appointed.

Colonial Secretary's Office,
Wellington, 30th December, 1878.

HIS Excellency the Governor has been pleased to
appoint

ROBERT MACALISTER, Esq., to be Auditor of the accounts of the County of Wairarapa East.

J. T. FISHER, (in the absence of the Colonial Secretary.)

Clerk of Courts appointed.

Department of Justice,
Wellington, 28th December, 1878.

HIS Excellency the Governor has been pleased to
appoint

CHRISTOPHER JOSEPH FRANK, Esq., to be Clerk of the Resident Magistrates' and Wardens' Courts at No Town, Maori Gully, and Dunganville, vice Constable Eccleton, Sergeant Boyle, and Constable Quirke, respectively. These appointments to date from 1st February, 1879.

J. BALLANCE, (for the Minister of Justice.)

Certificated Accountant in Bankruptcy appointed.

Department of Justice,
Wellington, 30th December, 1878.

T is hereby notified that His Honor Mr. Justice
Williams has appointed

ROBERT PARK, Esq., of Dunedin, to be a Certificated Accountant in Bankruptcy within the Judicial District of Otago and Southland.

J. BALLANCE, (for the Minister of Justice.)

Registrar of Supreme Court appointed.

Department of Justice,
Wellington, 31st December, 1878.

HIS Excellency the Governor has been pleased to
appoint

HARTLEY MCINTIBE, Esq., J.P., to be Registrar at Blenheim of the Supreme Court, from the 1st proximo, vice S. L. Muller, Esq., resigned.

J. BALLANCE, (for the Minister of Justice.)

Sheriff appointed.

Department of Justice,
Wellington, 31st December, 1878.

IS Excellency the Governor has been pleased to
appoint

HARTLEY McIntire, Esq., J.P., to be Sheriff for the District of Marlborough, from the 1st proximo, vice C. Goulter, Esq., J.P., resigned.

J. BALLANCE,

(for the Minister of Justice.)

Resident Magistrate appointed.

Department of Justice,
Wellington, 31st December, 1878.

H IS Excellency the Governor has been pleased to
appoint

HARTLEY McINTIRE, Esq., J.P., to be a Resident Magistrate for the District of Blenheim, with jurisdiction to £100, from the 1st proximo, vice S. L. Muller, Esq., J.P., resigned.

J. Ballance,

(for the Minister of Justice.)

Chairman of Licensing Courts appointed.

Department of Justice,
Wellington, 2nd January, 1879.

H IS Excellency the Governor has been pleased to
appoint

HARTLEY McINTIRE, Esq., R.M., to be Chairman of the Licensing Courts for the Districts of Wairau and Town of Blenheim, vice S. L. Muller, Esq., J.P.

J. BALLANCE, (for the Minister of Justice.)

Justices of the Peace appointed.

Department of Justice,
Wellington, 31st December, 1878.

HIS Excellency the Governor has been pleased
to appoint

John Sperrey, Esq., of Wellington; Samuel Yeoman Collins, Esq., of Napier; and Thomas Mackay, Esq., of Nelson,

to be Justices of the Peace for the colony.

J. Ballance,
(for the Minister of Justice.)

Visiting Justices appointed.

Department of Justice,
Wellington, 30th December, 1878.

HIS Excellency the Governor has been pleased to
appoint

JAMES CLARK BROWN, Esq., J.P., and

Jonas Harrop, Esq., J.P., to be Visiting Justices of the Prison at Lawrence. J. BALLANCE, (for the Minister of Justice.)

Authority to Frank.

General Post Office, Wellington, 27th December, 1878. IS Excellency the Governor has been pleased to authorize

THE ACCOUNTANT TO THE TREASURY to frank, free from the prepayment of postage, letters and parcels posted on the public service.

J. T. FISHER, Postmaster-General.

NOTICE TO MARINERS.

No. 36 of 1878.

Marine Department, Wellington, 24th December, 1878. THE following hydrographical memorandum, received from the Commodore Commanding the Australian Station, is published for general information.

J. BALLANCE.

Indispensable Reef, Rennell Island, Neptune and Wells Reef, Santa Maria (Banks Group), Killerton Islands, Shoal Mark P.D. ON CHART.

> "Wolverene," at Sydney, 2nd December, 1878.

Hydrographic Memorandum No. 26. THE accompanying hydrographic information, relative to parts of the Australian Station, is promulgated for general information and guidance.

A. H. Hoskins, Commodore.

The respective Captains and Officers Commanding Her Majesty's Ships on the Australian Station.

INFORMATION received from Lieut. G. E. Richards, H.M. schooner "Renard."

Indispensable Reefs.—These dangers consist of three separate reefs running in a north-westerly and south-easterly direction, the middle reef being the largest; the north and south reefs being lagoon reefs, with apparently very deep water inside.

The middle reef is of irregular form, having a wide

opening in the west side.

The north point of the north reef lies in latitude 12° 15′ 5″ S., long. 159° 59′ 45″ E., and has two con-

spicuous rocks on it.

From this point it runs in an E.S.E. direction for 10 miles, terminating in a sharp point. From thence W.S.W. 7 miles, thence N.W. to the Two Rock W.S.W. 7 miles, thence N.W. to the Two Rock point. There are two breaks in the reef: one on the west side, one mile south of the Two Rocks; and the other on the north side, five miles from the least point. Both appear to be very narrow, and consequently difficult of entrance, especially the northern one, as the current runs strongly to the westward, along the north side of the reef. The interior of this reef is very deep water.

Separated from this last-described reef by a passage from $1\frac{1}{2}$ to 2 miles wide is the middle reef, running S.E. for 22 miles to a bluff point (off which is a very heavy tide rip, which might easily be mistaken for a continuation of the breakers). From

15 miles round, the south point is in lat. 12° 49' S., long. 160° 25' E. From the south end the reef tends away gradually to the westward and northward for 15 miles, where the reef terminates. No soundings with 150 fathoms line could be obtained between the ends of this reef, and the interior appeared very deep. No anchorage of any sort could be observed, the reef being steep to all round. The passage between Middle and South Reef is 1½ miles across, and no bottom was obtained with 25 fathoms line.

The north point of South Reef is in lat. 12° 50′ 15″S., and long. 160° 26′ E. The reef is 15 miles long and 8 miles across, and of an oblong form, having an horse-shoe curve in the south side. The extreme south point of the South Reef is in lat. 13° 2′ 45″ S., long. 160° 36′ 15″ E.

Winds and Weather: In the vicinity of the reefs the wind prevailed from S.E. to E., with fine weather.

Force of wind, 3.

Occasionally it veered to the northward as far as N.E., accompanied on these occasions with thick weather and rain, and sometimes much lightning, the barometer generally rising, and the force of the wind decreasing. This weather was usually experienced at night, and was generally succeeded by the south-easterly and easterly winds, with clear weather in the day time.

Currents: To the eastward of the reef the current sets to the westward, and, on striking the reef, appears to divide, part running along the reef to the N.W., and the remainder taking a south-westerly direction. It varies greatly in strength, and is probably much influenced by the wind.

Between Rennell Island and the reef the current sets strong to the westward. To the northward of the assigned position of the Neptune Reef the drift was due north.

In the vicinity of the chart position of Wells Reef the current set strongly to the westward and N.W., and is probably much influenced by the winds.

Rennell Island.—Marked P.D. on the chart. The S.E. end of this island is in lat. 11° 52′ 15″ S., long. 160° 40′ E. The west end is in lat. 11° 33′ 45″ S., long. 159° 55′ E. The island is about 45 miles long and not more than 6 or 7 miles across at the widest part; is of uniform height, about 400 feet. There appears to be no anchorage of any sort, and, from the appearance of the cliffs, has probably deep water close to. There is a slight fringe reef off the S.E. end.

Island appears densely wooded, and no signs of

The natives appear more to resemble the Tanna islanders than the inhabitants of San Christoval Island, Solomon Islands.

Neptune Reef.—The ground in the vicinity of this reported danger was carefully searched, five days being devoted to it, but no indications of shoal water were observed. No soundings at 150 fathoms close to the chart position. Several masters of merchant ships inform me that they have never seen it, although they have been close to the assigned position.

Wells Reef.—H.M.S. "Renard" passed over the

assigned position of this danger without finding any shoal water. Eight days' search in the vicinity gave no results, no bottom being on any occasion obtained

with 150 fathoms line.

GEORGE EDWARD RICHARDS, Assistant Surveyor and Lieutenant Com-manding H.M.S. "Renard."

received from Lieutenant Musters, H.M. schooner "Conflict." Information

Santa Maria, Banks Group.-My anchorage here thence it curves away gradually to the westward and round to the southward, thus forming a deep bight the chart. It is a place worth knowing, being a safe anchorage in all winds from south through east to north, with good sandy bottom, and soundings from 18 fathoms decreasing gradually. After rounding the S.W. point of the island a large bay opens out. The anchorage is unmistakable, being immediately to the westward of a black sandy beach; and the S.W. point of the island bearing about S.W. distant about $2\frac{1}{2}$ miles.

Killerton Islands.—These islands are difficult to make out. The anchorage, which is in 13 fathoms, mud, is unsafe except in fine weather in S.E. monsoon. A bright green conical hill is a good mark

for the approach.

Information furnished by H.M.S. "Nymphe."

The "Nymphe" passed over the assigned position upon the chart to a shoal marked as having only 2 fathoms upon it in lat. 31° 9′ S., long. 178° 10′ W., without observing any indication of shoal water, nor could bottom be obtained at 55 fathoms.

Interpreter appointed.

Native Office,
Wellington, 24th December, 1878.

HIS Excellency the Governor has been pleased to
appoint
RICHARD MONK,

of Auckland, to be an Interpreter under the twelfth section of "The Native Land Act, 1873."

J. BALLANCE, (in the absence of the Native Minister.)

Receiver of Gold Revenue and Mining Registrar appointed.

Secretary for Gold Fields' Office,
Wellington, 31st December, 1878.

HIS Excellency the Governor has been pleased to
appoint

CRISTOPHER JOSEPH FRANK, Esq., to be a Receiver of Gold Revenue and Mining Registrar under "The Mines Act, 1877," for No Town, in the Nelson South-West Mining District, and for Maori Gully and Dunganville (Clifton), in the Westland Mining District, as from the 1st of February, 1879.

J. BALLANCE, (for the Minister of Lands.)

Draughtsmen appointed.

General Survey Office,
Wellington, December 20th, 1878.

HIS Excellency the Governor has been pleased to
appoint

ARTHUR PERCY MANTON, Esq.,
THOMAS CUNNINGHAM LEWIS SYMONDS, Esq.,
to be Draughtsmen in the Surveyor-General's Department. The appointments to date from the 5th
November, 1878.

J. T. FISHER, (for the Minister of Lands.)

Application for Registration of a Trade Mark.

Colonial Secretary's Office,
Wellington, 31st December, 1878.

NOTICE is hereby given that J. W. BUTCHER, of
Sydney, in the Colony of New South Wales, has
applied, on behalf of the San Francisco Rubber Paint
Company, of San Francisco, California, to register
under "The Trade Marks Act, 1866," the Trade
Mark of which the following is a description, viz.:—

Description of Trade Mark.

A Maltese cross inside two circles. Between the two circles are the words "Manufactured by the San

Francisco Rubber Paint Company."

On the groundwork of the Maltese cross stands a villa residence surrounded by a garden of trees; inside said garden and in front of said residence, between said residence and three barrels, are the words written "Trade mark." Above both circles are the words written "San Francisco Rubber Paint."

Nature of Article to which it is intended such Trade
Mark shall apply.

Paint.

G. S. COOPER, (for the Registrar of Trade Marks.)

Sale of Crown Lands.

Crown Lands Office, Wellington, 31st December, 1878.

NOTICE is hereby given that the following sections of rural land situate in the Wairoa District will be open for sale on deferred payments, by application, on Friday, the 14th day of February, 1879, at the Land Office, Wellington, and at the District Land Office, Patea.

Maps and printed schedules of contents and upset price may be seen at the District Land Office, Patea; the Public Works Office, Wanganui; and at the Land Office, Wellington.

Should two or more applicants apply for the same section, then the section will be put up to auction between the applicants.

One-twentieth of the purchase-money must be paid at the time of application.

Jos. G. Holdsworth, Chairman, Land Board.

SCHEDULE.

No. of Section.	Area.	Upset Price.		
	A. R. P.	£ s. d.		
	WAIROA DISTRICT.			
	Block VIII.			
2	105 3 0	317 5 0		
4	77 1 16	232 1 0		
8	86 1 19	259 3 4		
12	128 1 8	384 17 10		
	Block IX.			
2	182 0 0	546 O O		
2 5	62 1 0	186 15 0		
6	122 2 0	367 10 O		
7	305 0 0	915 0 0		
12	47 2 18	142 16 9		
17	66 3 12	200 9 6		
18	56 3 0	170 5 0		
21	80 2 20	241 17 6		
22	88 3 31	266 16 8		
24	56 1 0	168 15 0		

Sheep Inspector's Notice.

Crown Lands Office,
Wellington, 24th December, 1878.

NOTICE has been received from the Inspector of
Sheep for the East Coast District that he has
cancelled the clean certificate of Mr. J. V. Smith,
Mataikona, for a flock of sheep, No. 170; dated
2nd December, 1878.

Jos. G. Holdsworth, Commissioner of Crown Lands. Sheep Inspector's Notice.

Crown Lands Office, NOTICE has been received from the Inspector of Sheen for the Waisser. Wellington, 28th December, 1878. Sheep for the Wairarapa District that he has granted a clean certificate to James Stoodley, Tu Purupuru, for a flock of sheep; dated 14th December,

Jos. G. Holdsworth, Commissioner of Crown Lands.

Sheep Inspector's Notice.

Crown Lands Office, Wellington, 30th December, 1878. NOTICE has been received from the Inspector of Sheep for the East Coast District that he has granted clean certificates for the following flocks:

Mr. Edwin Meredith, Riversdale, Kohiwai flock

about 5,800; dated 23rd December, 1878.

Mr. Edwin Meredith, jun., Riversdale, Urite flock, about 3,600; dated 24th December, 1878.

Jos. G. Holdsworth, Commissioner of Crown Lands.

Sheep Inspector's Notice.

Crown Lands Office, Wellington, 31st December, 1878.

NOTICE has been received from the Inspector of Sheep for the Wellington District Control of the Wellington Control of the Welling Sheep for the Wellington District that he has granted a clean certificate to Mr. E. Barber, Lower Hutt, for a flock of 111 ewes and lambs; from the 30th instant.

Jos. G. Holdsworth, Commissioner of Crown Lands.

Mineral Lease to be granted.

PUBLIC NOTIFICATION.

In conformity with the thirty-seventh section of "The Mines Act, 1877," and with the regulations made under that Act for the granting of mineral leases, it is hereby notified that it is intended after the expiration of thirty days from the publication of this notice to grant a lease for the spining numbers to the applicant specified. coal-mining purposes to the applicant specified in the annexed Schedule.

The application, together with the plan of the ground, may be seen at the Crown Lands Office, Dunedin.

SCHEDULE.

APPLICANT: John Stuart. Style under which it is intended to conduct the business: "Perseverance Coal Pit." Area: 10 acres 3 roods 1 perch. Locality: Section 10, Block V., Kyeburn. Term: 30 years. Mining District: Mount Ida.

Given under my hand, at Dunedin, this twentieth day of December, one thousand

eight hundred and seventy-eight.

J. P. MAITLAND, Commissioner of Crown Lands, (Holding delegated powers.)

Gold-Mining Lease forfeited.

IN pursuance of "The Mines Act, 1877," and the regulations thereunder for the granting of gold-mining leases, it is hereby notified that the lease (No. 32c) issued in favour of Charles Thomson and others, for Section 7, Block VII., Table Hill District, has been declared forfeited in con-

sequence of the applicants having declined to execute the same. It is further notified that the said land is now open to persons holding miners' rights or business licenses, or to applicants for a lease, as if

no lease thereof had been applied for.

Given under my hand, at Dunedin, this

twentieth day of December, one thousand eight hundred and seventy-eight.

J. P. MAITLAND, Commissioner of Crown Lands, (Holding delegated powers.)

Tenders Invited.

TO IRONMASTERS.—WANTED 100,000 TONS OF STEEL RAILS.

Public Works Office, Wellington, New Zealand 6th November, 1878.

WRITTEN TENDERS will be received at Wellington by the II VV lington by the Hon. the Minister for Public Works up to 30th September, 1879, for the supply of the whole or any portion of 100,000 tons of steel rails, to be manufactured within the colony from New Manufactured with the colony from New Manufactured w Zealand ores. Payment will be made in cash on delivery at the works—the Government of New Zealand agreeing to pay, in addition, one-half of the cost of the conveyance to the colony by sea of the workmen to be engaged in the manufacture.

Information as to the mineral resources of New Zealand, and maps indicating the various localities in which mineral denomination are givented in relation to

which mineral deposits are situated in relation to means of transport, may be had on application to the Agent-General of New Zealand, 7, Westminster Chambers, Victoria Street, London; or to W. Walton Evans, Esq., 66½, Pine Street, New York.

As it is unlikely that intending contractors will

As it is unlikely that intending contractors will enter into an engagement of the above nature without first satisfying themselves by personal inspection as to the position and extent of the raw material in New Zealand required for the manufacture of iron, every facility and information on this subject will be afforded on application to Dr. Hector, C.M.G., F.R.S., Director of the Geological Department, Wellington, For the information of parties desiring to tender, it was the stated that the second of the

it may be stated that the official returns show that there were imported into New Zealand, within the last eight years, 15,500 tons of cast-iron, and 93,000 tons of wrought-iron, exclusive of iron for Government and other railways, during which period 1,068 miles have been constructed and opened for traffic.

JOHN KNOWLES, Under Secretary for Public Works.

NOTICE.

Public Works Office, Wellington, New Zealand, 6th November, 1878.

THE foregoing advertisement will be published in the United Kingdom, the North American States, and the Continent of Europe.

New Zealand colonists who may have friends and correspondents connected with the iron manufacture are requested to be good enough to draw attention to the highly advantageous and profitable field for enterprise which this colony presents to those who can bring the necessary capital and practical experience to bear upon such manufacture.

> John Knowles, Under Secretary for Public Works.

HEREBY give notice that, under a writ of fiers | fee-simple of Section No. 65, Block XXXIV., on the A facias, duly issued out of the Supreme Court, at the suit of WILLIAM WADDELL, ARCHIBALD McLEOD, and WILLIAM WEIR, all of the City of Wellington, Timber Merchants, I have taken in execution the equity of redemption of JOHN BREEN in all that piece or parcel of land being part of Section 71, on the plan of the City of Wellington, having a frontage on the East to Hopper Street of thirty-three feet by a depth of seventy feet, the southern boundary being distant seventy-six feet from the northern boundary of Section 70. And that I intend to cause the same to be sold by public auction, at the rooms of Messrs. Laery and Campbell, in the City of Wellington, on the sixth day of January, 1879, at two

o'clock in the afternoon.

The Solicitor for the Execution Creditor is Mr. F. M. Ollivier, of Lambton Quay, Wellington.

Dated 3rd October, 1878.

A. S. ALLAN, Sheriff.

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IN THE SUPREME COURT OF NEW ZEALAND, CANTERBURY DISTRICT.

Between ROBERT HEATON RHODES and WILLIAM DONALD, Trustees of the real estate of George RHODES, deceased, and the said Robert Heaton Rhodes, plaintiffs, and THOMAS WADSWORTH, defendant.

NOTICE is hereby given that, under a writ of fieri facias, duly issued herein out of the Supreme Court of New Zealand, Canterbury District, against the real and personal estate of the above-named defendant at the suit of the abovenamed plaintiffs, I have seized and taken into execution all the estate and interest of the above-named defendant (comprising his estate in fee-simple in possession, free from all encumbrances) in all that piece or parcel of land containing by admeasurement thirty acres, or thereabouts, situate in the County of Geraldine, in the Provincial District of Canterbury, New Zealand, and being the Rural Section numbered 4407 on the map or plan of the Chief Surveyor of the late Province of Canterbury, now the said provincial district, setting out and describing the rural lands in the Timaru District thereof, together with the hotel known as the "Orari Hotel," and the other buildings and greatings thereon and that I intend buildings and erections thereon; and that I intend to cause the same to be sold by public auction, at the auction-rooms of Messrs. John King and Co., in the Borough of Timaru, on the twenty-first (21st) day of February, 1879, at the hour of eleven o'clock in the forenoon, unless the judgment-debt and the costs and expenses of and incidental to this execution be previously paid and satisfied.

The Solicitor for the Execution Creditors is Arthur Perry, Esq., of the Main South Road, in the said Borough of Timaru.

Dated this 4th day of November, 1878.

RICHMOND BEETHAM. Sheriff of the District of Timaru.

PERRY AND PERRY, Solicitors, Timaru.

LAND TRANSFER ACT NOTICE.

NOTICE is hereby given that MARY ANN HOWLISON, of Dunedin, in the Provincial District of Otago, Widow, claiming as Devisee in trust under the Will of ROBERT HOWLISON, late of Dunedin, aforesaid, Builder, deceased, has made application to the District Land Registrar of the District of Otago, to be registered as Proprietor in

map of the said Town of Dunedin; and that she will be so registered as such proprietor, unless caveat be lodged here forbidding the same within one calendar month from the date of the publication of this notice.

Dated at the Lands Registry Office, Dunedin, the 19th day of December, 1878.

A. W. SMITH, District Land Registrar.

LAND TRANSFER ACT NOTICE.

HEREAS a Declaration has been lodged with me of the loss of the Certificate of RICHARD ALLEN, the registered Proprietor of Sections numbered respectively 1 and 2, Block VI., on the map of the Town of Clinton, in the Provincial District of Otago, bearing date the 23rd day of May, 1871, and entered in the Register Book of the said district, Vol. i., folio 31: I hereby give notice that I intend to issue a Provisional Certificate of Title to the said sections to the said Richard Allen, unless caveat be lodged at this office forbidding the same within fourteen days from the publication of this notice.

Dated at the Lands Registry Office, Dunedin, the 19th day of December, 1878.

A. W. SMITH, District Land Registrar.

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LAND TRANSFER ACT NOTICE.

OTICE is hereby given that KATE NEWBEGIN, N Administratrix of the estate and effects of REUBEN NEWBEGIN, late of the Town of Raleigh West, Settler, deceased, intestate, has applied as such Administratrix to be registered as Proprietor of Town Allotments Nos. 1, 2, 3, 4, 5, 6, 7, and 8, of Block No. 103, Raleigh West, included in Land Revenue Receiver's Receipts, dated 16th October, 1876 (Provisional Register, Vol. ii., folios 42 and 45), and Town Allotments Nos. 1 and 2 of Block No. 105, Raleigh West, included in Land Revenue Receiver's Receipt, dated 16th October, 1876 (Provisional Register, Vol. ii., folio 46); and that she will be so registered unless caveat forbidding the same be lodged within one calendar month from the date of the publication of this notice in the Gazette.

Dated this 30th day of December, 1878, at the

Lands Registry Office, New Plymouth.

A. S. Douglas, District Land Registrar.

LAND TRANSFER ACT NOTICE.

WHEREAS a Declaration has been lodged with W me by ROBERT BRUCE, the registered Proprietor of Section No. 15, Manutahi Ten-Acre Settlement, in the Provincial District of Taranaki, of the loss of the Crown grant of the said allotment, bearing date 12th April, 1877, and entered in the Register Book of the said district, Vol. i., folio 269: I hereby give notice that I intend to issue a Provisional Certificate to the said Robert Bruce for the said allotment, unless caveat be lodged within fourteen days from the date of the publication in the Gazette of this notice.

Dated at the Lands Registry Office, New Plymouth, the 30th day of December, 1878.

A. S. DOUGLAS, District Land Registrar.

LAND TRANSFER ACT NOTICES.

NOTICE is hereby given that the several parcels of land hereinafter described of land hereinafter described will be brought under the provisions of "The Land Transfer Act, 1 1870," unless caveat be lodged forbidding the same within one month after the date of the Gazette containing this notice.

3828. CHARLES GEORGE LORD LYTTEL-TON.—70 acres, Rural Sections 10080 and 12822, Ellesmere District. Occupied by Patrick Crowe. 3829. RICHARD HAINSWORTH.—1 rood 2

perches, part of Rural Section 72, Christchurch Dis-

trict. Occupied by Applicant.
3830. WILLIAM JAMES SIMMONS.—7 acres
2 roods 28 perches, part of Rural Section 154, Christchurch District. Occupied by Applicant.

Diagrams may be inspected at this office.

Dated this 28th day of December, 1878, at the Lands Registry Office, Christchurch.

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R. W. D'OYLY, 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 3rd day of February, 1879.

WILLIAM SMELLIE GRAHAME. - Part of Allotments 8 and 9 of Section 3, City of Auckland, containing 1 rood and 19 perches. In the occupation of Applicant and Messrs. O'Brien and Hender-1330.

JANET CAROLINE MASON.—Lots 17 and 18 of subdivision of Allotment 5, Section 7, Suburbs of

Auckland. 1345.

SAMUEL JACKSON.—Allotment 21, Parish of

Waitemata, containing 88 acres. Unoccupied. 1350. GEORGE THOROGOOD. — Allotment 3 of Section 1, Whau Township North, Parish of Waikomiti, containing 1 acre and 16 perches. occupied. 1351.

EBENEZER GODDARD NORRIS. — Lots 31 and 32 of a subdivision into lots of Allotment 11 of Section 2, Parish of Takapuna. Unoccupied. 1353.

JOHN MANSON.—Allotment 45 in the Town-

ship of Cambridge East, containing 1 acre. In the occupation of Applicant. 1354.

JAMES WIER GRAY.—Allotment 443 of Sec-

tion 2, Town of Tauranga, containing 1 rood. In the occupation of Charles Ryan. 1355. WILLIAM CRUSH DALDY.—Allotments 103,

104, 105, 106, 108, 109, 110, 111, 112, 113, 114, 115, 116, and 117 of the Village of Howick, Parish of Pakuranga, containing 14 acres. Unoccupied. 1356. THOMAS SAMUEL GRACE.—Allotments 425

and 426 of Section 2, Town of Tauranga, containing 2 roods. In the occupation of Benjamin S. Corbett. 1357.

THOMAS SAMUEL GRACE (the younger) .-Allotment 129, Parish of Waiotahi, containing 50 1358.

ANNIE ROBERTSON. - Allotments 342 and 342A, situated at Ohaupo, Parish of Ngaroto, containing 50 acres. Unoccupied. 1359.

THOMAS RUSSELL and JAMES WILLIAM-

SON.—Part of Allotment 233, Parish of Hautapu, containing 20 acres 3 roods 13 perches. In the occupation of Applicants. 1360.

—Allotments 72, 86, and 87, Parish of Te Papa, Cook's County, containing 394 acres. In the occupation of Rupert Virginius Thomas Edward Stevenson. 1361. ALEXANDER CHARLES HUGHES TOVEY.

ment 138, Town of Greerton, containing 1 acre. Unoccupied. 1362.

Diagrams may be inspected at this office.

Dated this 24th day of December, 1878, at the Lands Registry Office, Auckland.

THOMAS COTTER, Deputy District Land Registrar,

LAND TRANSFER ACT NOTICE.

NOTICE is hereby given that DONALD BORRIE, of Papakaio, Otago, Farmer, claiming as Administrator of the estate of JAMES BORRIE, late of Papakaio, Farmer, deceased, intestate, has applied to be registered as Proprietor of Rural Sections Nos. 19580 and 19581, Waitangi District; and that he will be so registered, unless caveat forbidding the same be lodged within one month after the date of the Gazette containing this notice.

Dated this 28th day of December, 1878, at the Lands Registry Office, Christchurch.

R. W. D'OYLY, District Land Registrar.

LAND TRANSFER ACT NOTICE.

NOTICE is hereby given that ISABELLA PATERSON, of St. Kilda, near Dunedin, in the Provincial District of Otago, Widow of ROBERT PATERSON, late of St. Kilda aforesaid, Builder, deceased intestate has made aforesaid. deceased, intestate, has made application to the District Land Registrar of the District of Otago to be registered as Proprietor in fee-simple of Allotments numbered respectively 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, and 12, Block VII., on the plan of the said Township of St. Kilda; and that she will be so registered as such proprietor, unless caveat forbidding the same be lodged at this office within one calendar month from the publication of this notice.

Dated this 19th day of December, 1878, at the Lands Registry Office, Dunedin.

A. W. SMITH, District Land Registrar.

SOUTHLAND COUNTY.

HEREBY give notice that, in pursuance of the powers granted by "The Public Works Act, 1876," the Southland County Council did, on the 11th of December instant, declare the following roads to be County Roads within the meaning of the said Act,

1. Road from North Road, commencing at Junction Hotel, going eastwards to Dacre.

2. Road, Invercargill to Dacre, via Bridge Inn

3. Road from Main North Road, running eastwards, the same being boundary road between Winton and Wallacetown, subdivisions of Makarewa Road District, and terminating at County Road, Grove Bush, to Woodlands.

4. The Bay Road, commencing at the junction with the North Road, and ending at the Sea Beach.

5. Road commencing at the boundary of Wallace County, at Section 44, Oreti Hundred, and running in an easterly direction to Wrey's Bush Road.

J. S. SHANKS, County Chairman.

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County Council Office, Invercargill, 20th December, 1878.

CASTLEPOINT HIGHWAY DISTRICT.

NOTICE is hereby given that the Castlepoint Road Board intend taking a road from Lower Whakataki to Castlepoint. This road commences SAMUEL CRISP GRACE VICKERS.—Allot- at a point on the Whakataki Road at the north

boundary of Lot three (3) of the Whakataki Native Reserve, the property of Hami Potangaroa and others, passing through the said Lot three (3) of the Native Reserve, and Sections 366 and 365 of the Whareama Block, the property of Walter W. Johnston, Esq., and terminating at the boundary of Section 363, near the Blacksmith's Shop, Castlepoint. The total area taken is twenty-four (24) acres sixteen (16) perches. The plan and general description of the above road can be seen at the residence of Mr. James Baker, Road Overseer, Tinui. And all persons affected thereby must set forth in writing any well-grounded objections to the taking of such land, or the execution of such works, addressed to the Chairman of the Board, within forty (40) days from date of publication hereof.

Dated this 21st day of December, 1878.

A. McHutchon, Clerk to Board.

THE TOOKEY TRIBUTE COMPANY (LIMITED).

NOTICE OF FINAL MEETING OF COMPANY.

NOTICE is hereby given that an Extraordinary General Meeting of the Shareholders of the Tookey Tribute Company (Limited) will be held at Mr. Tothill's Office, Shortland Street, Auckland, on Tuesday, the 28th day of January, 1879, at the hour of 2 o'clock p.m., for the purpose of considering an account to be laid before them by the Liquidator, showing the manner in which the winding up of the affairs of the Company has been conducted and the property of the Company disposed of, and, if approved of, to pass the following resolution: "That the affairs of the Company have been fairly wound

up."
Dated this 10th day of December, 1878.

JOHN P. STODART, Liquidator.

NOTICE WHEN A COMPANY IS WOUND UP.

In the matter of the Lakes District Herald News-

paper Company (Limited).

JAMES FREDERICK HEALEY, being duly appointed a Liquidator of the affairs of the above-named Company, do hereby give notice that I have wound the affairs of the said Company up, and I hereby convene a Special General Meeting of the said Company to be holden at the Commercial Room of the New Orleans Hotel, Arrowtown, Lake County, on Monday, 3rd February, 1879, for the purpose of showing accounts, and how the Company has been wound up.

JAS. F. HEALEY, Liquidator for the Company. Arrowtown, 16th December, 1878.

NOTICE OF WINDING-UP RESOLUTION.

In the matter of "The Joint Stock Companies Act, 1860," and of the Acts amending the same, and in the matter of the Lakes District Herald Newspaper Company (Limited).

NOTICE is hereby given that, at a Special General Meeting of the above panel Comments. at the Commercial Room of the New Orleans Hotel, Arrowtown, Lake County, on Saturday, the 14th day of December, 1878, the following resolution was passed by a competent majority: "That the Company be wound up voluntarily, and that Mr. Jas. F. HEALEY be appointed Liquidator for the purpose of winding up the affairs of the Company."

L. HUGARTH PRESTON, Chairman.

VOTICE is hereby given that the Office of the Advance Quartz-Mining Company (Limited) is situated in Broadway, Reefton, County of Inanga-hua; and that George Wise is the Manager of the said Company.

MICHAEL DALTON, MATHEW WYNN, Directors of the Advance Quartz-Mining Company (Limited.) Reefton, 21st December, 1878.

NOTICE is hereby given that the Office of the Morning Star Quartz-Mining Company (Limited) is situated in Broadway, Reefton, County of Inangahua; and that GEORGE WISE is the Manager of the said Company.

JAMES THORBURN, FRANK MATHIAS, Directors of the Morning Star Quartz-Mining Company (Limited.) Reefton, 23rd December, 1878. 794

THE KAIHU FLAX COMPANY (LIMITED).

OTICE is hereby given that an Extraordinary General Meeting of the Kaihu Flax Company (Limited) will be held at the Phœnix Foundry, Stanley Street, Auckland, on Friday, the 10th day of January, 1879, at 2 o'clock, p.m., for the purpose of passing, if approved, the following resolution: "That the Kaihu Flax Company (Limited), be wound up voluntarily," and of appointing a Liquidator or Liquidators; and also that an Extraordinary General Meeting of the same Company will be held at the same hour and place, on Tuesday, the 11th day of February, 1879, for the purpose of confirming the above resolution.

Dated this 10th day of December, 1878. 810 WHITAKER AND RUSSELL.

NOTICE.

T is hereby notified that, at a Meeting of the Legal Profession, held in the Supreme Court Office, Invercargill, on Saturday the twenty-first instant, duly convened and constituted in accordance with the provisions of "The District Law Societies Act, 1878," it was resolved unanimously,—

"That the Solicitors of the Supreme Court of New Zealand residing and practising withing the pleading district defined by Regulæ Generales of November, 1877, shall be and they are hereby associated as a Society under 'The District Law Societies Act, 1878,' by the name of 'The Law Society of the District of Southland.'"

JAMES HARVEL, Chairman of the Meeting. 809 Invercargill, 24th December, 1878.

TOTICE is hereby given that the Partnership hitherto subsisting between the undersigned WILLIAM ANTHONY BENN and ALBERT MOUNT NEWMAN, as Merchants, at Amberley, under the firm of "Benn and Co.," has been dissolved by mutual consent so far as relates to the said Albert Mount Newman. The business will henceforth be considered as the said William Anthony forth be carried on by the said William Anthony Benn, by whom all accounts due to or by the late firm will be received and paid.

Dated this 21st day of December, 1878.

W. A. BENN. A. M. NEWMAN. 806

Witness-W. O. Ferrar, Amberley, Clerk.

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DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the Partnership hitherto existing between ARTHUR STEUART FAITHFULL and WILLIAM HENRY ROBERTS has been dissolved by mutual consent as from the 21st day of November last; and all debts due and owing by and to the late firm will be respectively paid and received by the said Arthur Steuart Faithfull, who will continue to carry on the said business. Dated this 21st day of November, 1878.

ARTHUR STEUART FAITHFULL. WILLIAM HENRY ROBERTS.

Witness-G. D. Hamerton, Solicitor, New Ply-807 mouth.

DISSOLUTION OF PARTNERSHIP.

THE Partnership hitherto existing between the undersigned, trading under the style or firm of ELLABY and CALLIS, has this day been dissolved by mutual consent.

> CHAS. H. ELLABY. CHARLES CALLIS.

Signed by Charles Henry Ellaby and Charles Callis in the presence of—W. C. MacDermott, Accountant, Wellington.

The business will in future be carried on as heretofore by CHARLES HENRY ELLABY, who will receive and pay all accounts. 3

Wellington, 31st December, 1878.

DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the Partnership which has for some time past been carried on by WILLIAM MURRAY THOMSON and FELIX McGUIRE, under the firm of "Thomson and McGuire," as Auctioneers, Land and Commission Agents, at Hawera, in the County of Patea, has this day been dissolved by mutual consent. All accounts against the firm must be sent in before thirty-first January, 1879, and all moneys owing must be paid by same date.

As witness our hands this nineteenth day of December, 1878.

W. MURRAY THOMSON.

FELIX McGuire. Witness—J. B. Roy, Solicitor, Hawera.

ERNEST RAWSON, Member of the Royal College of Surgeons, England, and Licentiate of the Society of Apothecaries of London, and a Practitioner on the Medical Registry of Great Britain, now residing at Taranaki, do now give notice that I intend to apply, on the 23rd day of January next, to have my name placed on the Register of Medical Practitioners in the Colony of New Zealand; and that I have this day deposited with the Registrar at Taranaki the evidence of my qualifications, in terms of "The Medical Practitioners Registration Act, 1869."

ERNEST RAWSON.

23rd December, 1878.

TO THE REGISTRAR OF BIRTHS, MARRIAGES, AND DEATHS FOR THE DISTRICT OF DUNEDIN, IN THE PROVINCIAL DISTRICT OF OTAGO, NEW ZEALAND.

GEORGE EVELEIGH, Member of the Royal College of Surgeons, England, and Licentiate of the Apothecaries Company, London, residing at Caversham, in the said provincial district, do hereby give notice that I intend to apply to the Registrar for the District of Dunedin, on the 26th day of 801

January, 1879, to have my name placed on the Register of Medical Practitioners in the Colony of New Zealand; and I have deposited my diplomas, along with this, in the office of the said Registrar in Dunedin, for public inspection, in terms of "The Medical Practitioners Act, 1869."

GEO. EVELEIGH.

Caversham, 24th December, 1878.

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TO EDWARD LYNDON, ESQ., TRUSTEE IN ESTATE OF JOHN ROSS, DECEASED, OR OTHER OWNER OF TOWN SECTION NO. 216, OF THE TOWN OF NAPIER.

NOTICE is hereby given, under and by virtue of "The Napier Swemp Nuissand and by virtue of "The Napier Swamp Nuisance Act Continuance Act, 1877," that, unless the sum of £175 2s. 1d., being the actual cost of filling in and reclaiming your land, being Town Section No. 216 on the plan of the Town of Napier, situate in the Napier Town Swamp, together with interest on the said sum from the day of the date hereof, at the rate of six pounds per centum per annum, be paid to the said Corporation on or before the 3rd day of July, 1879, the said land will, under and by virtue of the provisions of the said Acts, be sold to defray the cost of such filling in and reclamation as aforesaid, and interest as aforesaid.

Dated this 24th day of December, 1878.

M. N. Bower,

Town Clerk, Napier.

TO JOHN SANGSTER MACFARLANE, ESQ., MER-CHANT, AUCKLAND, OR OTHER OWNER OF TOWN SECTION NO. 217, OF THE TOWN OF NAPIĘR.

NOTICE is hereby given, under and by virtue of "The Napier Swamp Nuisance Act, 1875," and "The Napier Swamp Nuisance Act Continuance Act, 1877," that, unless the sum of £172 10s. 10d., being the actual cost of filling in and reclaiming your land, being Town Section No. 217 on the plan of the Town of Napier, situate in the Napier Town Swamp, together with interest on the said sum from the day of the date hereof, at the rate of six pounds per centum per annum, be paid to the said Corporation on or before the 3rd day of July, 1879, the said land will, under and by virtue of the provisions of the said Acts, be sold to defray the cost of such filling in and reclamation as aforesaid, and interest as afore-

Dated this 24th day of December, 1878.

M. N. BOWER, Town Clerk, Napier.

STATEMENT of the Affairs of the Try-Again Gold-Mining Company (Timit Gold-Mining Company (Limited), for the half-year ended 28th December, 1878, in accordance with section 135 of "The Mining Companies Act, 1872."
Name of Company: The Try-Again Gold-Mining Company (Limited).

When formed, and date of registration: 5th March, 1878.
Where business is conducted, and name of Legal Manager:
Hatter's Terrace, Nelson Creek, Grey Valley; George McBeath.

Nominal capital: £4,000.

Amount of paid-up scrip given to shareholders: Nil. Number of shares in which capital is divided: 4,000.

Amount of calls made: £150.

Total amount of subscribed capital paid up: £950.

Number of shareholders at time of registration of Company: 12. Amount of cash in hand: Nil. Whether in operation or not: In operation.

Total amount of dividends declared: Nil. Number of shares unallotted: Nil.

GEORGE MCBEATH, Manager.

THE NEW ZEALAND GAZETTE.

DUBSCRIPTIONS.—The subscription is at the rate of £2 per annum, PAYABLE IN ADVANCE.

ADVERTISEMENTS will be charged for according to the following scale:—

lowing scale:—			
Ü	£	8.	d.
For the first sixty words and under	0	5	0
For every eight words after the first sixty	0	0	6
Headings, date lines, signatures, &c., re-			
quiring to be printed in separate lines, to			
be charged, at per line	0	0	6
Half-yearly statements of affairs of Mining			
Companies, &c	0	15	0
Application to register Mining Companies			
(with 6d. per line added for the name of			
each shareholder)	1	0	0
Appointment of Manager of Mining Com-	_	-	-
pany	0	5	0
Situation of office of ditto	ŏ	5	ŏ
Manager and situation of office in one notice	ŏ		6
Balance-sheets, &c., first eight lines		ă	Ö
for every subsequent line	Ô	0	6
	0	15	0
Application to construct Water-race	U	19	U

Second and subsequent insertions same charge as for first.

Single copies of the Gazette, 1s. each.

Booksellers and Advertising Agents will be allowed a commission at the rate of five per cent.

All advertisements should be written on one side of the paper, and signatures, &c., should be written in a legible hand.

The number of insertions required must be written across the face of the advertisement.

Communications should be addressed to the Government Printer, Wellington, to whom Post Office Money Orders should be made payable.

Postage or duty stamps cannot in any case be received in payment from any place at which post-office orders are issued, and, under any circumstances, are subject to a reduction at the rate of one shilling in the pound.

No advertisement will in future be inserted without PREPAYMENT BEING MADE.

GEO. DIDSBURY,
Government Printer.

Government Printing Office, Wellington, 16th December, 1878.

By Authority: George Didsbury, Government Printer Wellington.