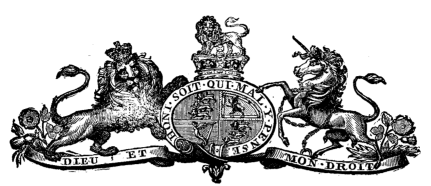
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NEW ZEALAND GAZETTE.

Published by Authority.

WELLINGTON, THURSDAY, MARCH 13, 1879.

Rehearing of Native Land Claim.

JAMES PRENDERGAST, Administrator of the Government. ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-eighth day of February, 1879.

Present:

HIS EXCELLENCY THE ADMINISTRATOR OF THE GOVERNMENT 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 at a sitting of the Native Land Court of New Zealand, at Gisborne, Poverty Bay, in the District of Hawke's Bay, in the Provincial District of Auckland, on the twentieth day of December, one thousand eight hundred and seventy-six, the claim of Pita te Huhu and others, aboriginal natives of New Zealand, to a piece of land called Waingaromia No. 2, situate at Waingaromia 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 tenth day of March, one thousand eight hundred and seventy-seven, 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 Court:

Now, therefore, I, James Prendergast, Esquire, the Administrator of the Government of New Zealand, in exercise and pursuance of the above-recited power, and by and with the advice and consent of the Executive Council of New Zealand, do hereby order and direct that the said claim of

PITA TE HUHU

and others to the piece of land aforesaid, known as Waingaromia No. 2, shall be reheard as and in the manner provided by "The Native Land Act, 1873," and do also order that such rehearing shall take place within three years from the said tenth day of March, one thousand eight hundred and seventyseven.

FORSTER GORING, Clerk of the Executive Council.

Delegation of Powers under the Lunatics Act relating to the Discharge of Patients.

> JAMES PRENDERGAST, Administrator of the Government. ORDER IN COUNCIL.

At the Government House, at Wellington, this sixth day of March, 1879.

Present :

HIS EXCELLENCY THE ADMINISTRATOR OF THE GOVERNMENT IN COUNCIL.

WHEREAS by the fourth section of "The Lunatics Act, 1868" (hereinafter called "the said Act"), it is enacted that it shall be lawful for the Governor in Council from time to time to order or direct that all or any of the powers, functions, duties, and authorities vested in or required to be performed by the Governor, or the Governor in Council, or the Colonial Secretary, by the said Act, within any province, or other district of the colony, shall be exercised or performed by the Superintendent of any such province, or by any other person the Governor may think fit, subject however to any limitations or

ERATA.—In Gazette No. 15, 7th February, 1879, officiating Ministers under "The Marriage Act, 1854," under the heading "Presbyterian Church of New Zealand," for "James Warrick Cree," read "James Warnock Cree;" for "John Mackay, M.A.," read "John Macky, M.A;" and for "David Rogers," read "David Roger." restrictions as he may think fit; and thereupon such functions, powers, duties, and authorities may, by such Superintendent or other person, be exercised or performed within the province or other district of the colony specified in such order, and in like manner to alter or revoke any such order:

And whereas it is expedient that certain powers granted by the seventy-first, seventy-second, seventyfourth, and seventy-fifth sections of the said Act respectively to the Colonial Secretary, and exercisable by him, should be delegated in manner hereinafter mentioned :

Now, therefore, His Excellency the Administrator of the Government, by and with the advice and consent of the Executive Council of the colony, doth by this present order delegate—

1. The powers granted to the Colonial Secretary by the seventy-first and seventy-second sections of the said Act to the principal medical officer attached to each asylum and hospital, as the same are respectively defined by the said Act; and

defined by the said Act; and 2. The powers granted to the Colonial Secretary by the seventy-fourth and seventy-fifth sections of the said Act to the Resident Magistrate of the district or place wherein any such asylum or hospital as above mentioned is situate: Provided that where there is more than one Resident Magistrate within any such district and place, then and in every such case the powers herein lastly delegated shall be exercisable by the Resident Magistrate who has been the longest time resident in such district or place in his capacity of Magistrate, and by him only.

FORSTER GORING, Clerk of the Executive Council.

Declaring the Purpose of a Reserve.

JAMES PRENDERGAST, Administrator of the Government. ORDER IN COUNCIL.

At the Government House, at Wellington, this eleventh day of March, 1879.

Present :

HIS EXCELLENCY THE ADMINISTRATOR OF THE GOVERNMENT IN COUNCIL.

WHEREAS the land mentioned in the Schedule hereto was purchased by the Superintendent of the Province of Canterbury as a reserve for one of the purposes mentioned in Part I. of "The Public Reserves Act Amendment Act, 1878:" And whereas, in the opinion of the Governor, there is some doubt or uncertainty as to the purpose for which such reserve was dedicated, and the Governor has determined to define the purpose thereof:

mined to define the purpose thereof: Now, therefore, His Excellency James Prendergast, Esquire, the Administrator of the Government of the Colony of New Zealand, by and with the advice and consent of the Executive Council of the said colony, and in exercise of the powers and authorities vested in him by the sixth section of "The Public Reserves Act Amendment Act, 1878," doth hereby order and declare that the purpose of the reserve mentioned in the Schedule hereto shall be, and the same is hereby defined to be, for the improvement and protection of the Orari River banks.

SCHEDULE.

ALL that piece or parcel of land situate in the District of Timaru, containing nine (9) acres two (2) roods and thirty-two (32) perches, or thereabouts, commencing at the easternmost corner of Section No. 9102, extending thence southerly along the south-eastern boundary thereof to the southernmost corner thereof; thence north-westerly along the south-western boundary thereof, 3 chains

62 links; thence north-easterly at an angle of 63° 56' to the road forming the north-east boundary of the section; and thence south-easterly along it to the commencing point; together with a right-of-way of 50 links in width over the strip of land coloured pink on the plan; which said piece of land is part of Rural Section No. 9102, delineated on the public map of the said district, deposited in the office of the Chief Surveyor, being the lands referred to in the Certificate of Title, Volume x., folio 7, in the register of the office of the District Land Registrar of the District of Canterbury.

> FORSTER GORING, Clerk of the Executive Council.

Further Extension of Time for making Valuation, under "The Land-Tax Act, 1878."

> JAMES PRENDERGAST, Administrator of the Government. ORDER IN COUNCIL.

At the Government House, at Wellington, this eleventh day of March, 1879.

Present :

HIS EXCELLENCY THE ADMINISTRATOR OF THE GOVERNMENT IN COUNCIL.

WHEREAS by section twenty of "The Land-Tax Act, 1878," it is, among other things, enacted that, on or before the first day of February, one thousand eight hundred and seventy-nine, the Valuer or Valuers appointed for or acting in each district shall prepare, sign, and transmit to the Deputy Commissioner of such district a valuation list in the prescribed form, setting forth to the best of his skill and judgment the value of all lands in such district liable to the duty by the Act now in recital imposed, with the improvements thereon, and the value of such lands without such improvements; together with the names of the owners and occupiers thereof, and the nature, situation, and extent of the property:

And whereas by section sixty-three of the said in part recited Act it is also provided that, if any act or thing by the said Act required to be done within a fixed time is not done within the time appointed or required, the Governor in Council may appoint a further or other time for doing the same, although the time within which the same ought to have been done has elapsed or expired; and any act or thing done within the time prescribed by such Order in Council shall be as valid as if it had been done within the time fixed by or under the said Act:

And whereas by an Order in Council dated the fourth day of February, one thousand eight hundred and seventy-nine, the time for making the valuation under the said in part recited Act was extended to the twenty-eighth day of February aforesaid, one thousand eight hundred and seventy-nine:

And whereas all the valuation lists required by the said in part recited Act to be transmitted on or before the twenty-eighth day of February, one thousand eight hundred and seventy-nine, have not been prepared, signed, and transmitted on or before the said twenty-eighth day of February, being the extended time granted in that behalf by the hereinabove recited Order in Council, and it is expedient to appoint a further time for doing the same :

Now, therefore, I, James Prendergast, the Administrator of the Government of the Colony of New Zealand, by and with the advice and consent of the Executive Council of the colony, and in pursuance of the power and authority in me vested by "The Land-Tax Act, 1878," do hereby order and appoint that, on or before the twentieth day of March, one thousand eight hundred and seventy-nine, the Valuer or Valuers appointed for or acting in each district wherein the valuation lists have not as yet been prepared, signed, and transmitted, shall prepare, sign, and transmit to the Deputy Commissioner of such district a valuation list, in the prescribed form, setting forth, to the best of his skill and judgment, the value of all lands in such district liable to the duty by "The Land-Tax Act, 1878," imposed, with the improvements thereon, and the value of such lands without such improvements; together with the names of the owners and occupiers thereof, and the nature, situation, and extent of the property. Separate lists shall be made for each county and borough within the limits of a district:

And with the like advice and consent, and in further pursuance and exercise of the powers aforesaid, I do hereby order that this Order in Council shall be deemed to have come into operation from and after the twenty-eighthday of February, one thousand eight hundred and seventy-nine.

FORSTER GORING, Clerk of the Executive Council.

Appointing Special Time for Formation of Valuation Lists for the County of Coromandel.

JAMES PRENDERGAST, Administrator of the Government. ORDER IN COUNCIL. At the Government House, at Wellington, this eleventh day of March, 1879.

Present:

HIS EXCELLENCY THE ADMINISTRATOR OF THE GOVERNMENT IN COUNCIL.

WHEREAS by "The Temporary Powers Act, 1878," it is, amongst other things, enacted that, for the purpose of giving effect to any of the Acts mentioned in the Schedule to the said Act, and where no provision or no sufficient provision is, in the opinion of the Governor, made by such Acts for any of the cases in the Act first mentioned, the Governor in Council may from time to time make, alter, and revoke regulations, either general or applicable to particular cases only, as he thinks fit; and, amongst other things, for providing for making and completing of any valuation list or roll where a local body has been constituted after the date prescribed by law for the making and completion thereof, or where any such list or roll has not been made or completed as required by "The Rating Act, 1876:"

And whereas the whole of "The Counties Act, 1876," has recently been brought into operation within the County of Coromandel, but not in time sufficient to admit of valuation lists to be made of the rateable property in such county in accordance with the terms of "The Rating Act, 1876:"

And whereas, for the purposes of enabling the Council of the above-named county to levy rates within the current year, it is necessary to appoint a special time for the making and completing of valuation lists of the rateable property in the said county:

Now, therefore, His Excellency the Administrator of the Government of the Colony of New Zealand, in pursuance and exercise of the powers vested in him by "The Temporary Powers Act, 1878," doth hereby, by and with the advice and consent of the Executive Council of the said colony, make the following regulations in respect of the making and completion of the valuation roll of the rateable property within the aforesaid County of Coromandel for the present year one thousand eight hundred

and seventy-nine, and doth hereby further order that the said regulations shall continue and be in force during the aforesaid year only, and within the abovenamed county alone.

1. The Council of the County of Coromandel, being a local body within the meaning of "The Rating Act, 1876," may proceed in all matters incident to the formation of the valuation roll for the said county, the appointment of Valuers, the making of valuation lists, the signing, transmitting, and depositing the same for public inspection, the making and hearing of objections thereto, and the sitting of the Assessment Court in relation thereto, in manner prescribed by sections numbered four to thirty-four, both inclusive, of "The Rating Act, 1876," with the exception that the aforesaid sections shall all be read and construed as if the words "April" and "May" respectively had originally been inserted in the place of the words "January" and "February" respectively, wherever the same occur in any part of the aforesaid sections four to thirtyfour inclusive; and also as if the words "the date of this order" had been originally inserted in section four of the above-named Act in lieu of the words "the passing of this Act."

2. Any act, matter, or thing required by any of the aforesaid sections four to thirty-four of the said "Rating Act, 1876," to be made or done at any particular date, shall and may be made or done by the above-named Council, or any person or authority in accordance with the said Act, at a date which, under these regulations, shall, *mutatis mutandis*, correspond in time with the original date appointed by the said Act.

FORSTER GORING, Clerk of the Executive Council.

Defining Limits of Borough of Parnell for the purposes of "The Auekland Municipal Police Ordinance, 1866."

JAMES PRENDERGAST, Administrator of the Government.

WHEREAS by an Act of the Provincial Council of the Province of Auckland intituled "The Auckland Municipal Police Act, 1866," it is, amongst other things, enacted that the Superintendent may from time to time, by public notification in the Provincial Government *Gazette*, appoint and define the limits of cities, towns, and other places within the Province of Auckland for the purposes of the said Act: And it is also enacted that the Superintendent may from time to time, by public notification in the Provincial Government *Gazette*, appoint such person or public body as he shall think fit to be the local authority thereinafter referred to for any city, town, or other place to which that Act should be applicable, and may alter and revoke such appointment:

and may alter and revoke such appointment: And whereas the powers vested in the Superintendent by the said Act are now, by the operation of "The Abolition of Provinces Act, 1875," vested in the Governor:

Now, therefore, I, James Prendergast, Administrator of the Government of the Colony of New Zealand, in pursuance and exercise of the powers vested in me by the said Acts, do by this notification appoint and define the limits of the Borough of Parnell, as such limits are set forth in the Schedule hereto, for the purposes of "The Auckland Municipal Police Ordinance, 1866," and do hereby declare that, from and after the date hereof, the said Act shall apply to the said borough, so defined as aforesaid:

And in further pursuance and exercise of the said

powers, I hereby give notice that I hereby appoint the Council of the said borough to be the local authority for the purposes of the said Act.

SCHEDULE.

ALL that district or parcel of land situated in the Riding of Parnell and County of Eden, in the Colony of New Zealand, and bounded on the West by the City of Auckland, as defined in the Schedule to "The City Board Act, 1863," and by the north and east boundaries of the Government Domain, to Whitson's Brewery Road; on the South by the north side of Whitson's Brewery Road aforesaid to the east side of the Epsom Road; on the East by the east side of the Epsom Road aforesaid to the north side of the Grammar School Road; again on the South by the north side of the Grammar School Road aforesaid to the middle of the Slaughterhouse Creek, thence by the middle of said creek to Hobson's Bay; again on the East by Hobson's Bay aforesaid; and on the North by Waitemata Harbour, including Allotment number 1 of Section number 31 of the City of Auckland (being a hospital endowment, Mechanics' Bay), and all roads traversing the lands within the before-mentioned boundaries.

As witness the hand of His Excellency the Administrator of the Government, this eleventh day of March, one thousand eight hundred and seventy-nine. G. S. WHITMORE.

Revocation of Land withdrawn from Sale.

JAMES PRENDERGAST,

Administrator of the Government.

IN pursuance of every power and authority in that behalf enabling me, I, James Prendergast, the Administrator of the Government of the Colony of New Zealand, do hereby revoke a certain instrument signed by His Excellency the Governor on the first day of November, one thousand eight hundred and seventy-eight, and issued under the one hundred and sixty-seventh section of "The Land Act, 1877," which relates to the block of land described in the Schedule hereto, and I do hereby also declare that this revocation shall take effect on and after the sixteenth day of June next.

SCHEDULE.

THAT portion of land withdrawn from sale and published in the *New Zealand Gazette*, No. 110, of 1878, in the Provincial District of Canterbury, containing by estimation forty thousand (40,000) acres, more or less. Bounded towards the North by a right line due east from the issue of the Tekapo River from the Tekapo Lake, five hundred (500) chains; towards the East by a right line due south, six hun-dred and forty (640) chains; towards the South by a right line due west to the Tekapo River, six hundred and forty (640) chains; and towards the West by the Westrone Birer to Tekapo Lake the starting points the Tekapo River to Tekapo Lake, the starting point excepting therefrom pre-emptive rights and sold land.

As witness the hand of His Excellency the Administrator of the Government, this twelfth day of March, one thousand eight hundred and seventy-nine.

ROBERT STOUT.

By-law of Collingwood Road Board approved.

Colonial Secretary's Office,

Wellington, 11th March, 1879. IS Excellency the Administrator of the Govern-In ment has been pleased to approve of the follow-ing by-law passed by the Collingwood Road Board. G. S. WHITMORE.

COLLINGWOOD ROAD BOARD BY-LAW.

(Passed, 7th January, 1879; Confirmed, 4th February, 1879.)

THE owners of any goats, swine, sheep, mules, horse, or other beast, or cattle of any kind, which shall, at any time after this by-law shall come into operation, be found depasturing in or upon any fenced or formed road, or the sides of any road, or of any ditch or bank thereof, within the limits of the Collingwood Road District, not under the superintendence or control of some person present with them or any of them, shall be liable to a fine for each animal so depasturing of not more than ten shillings: Provided always that such penalty shall not exceed the sum of forty shillings.

EDW. O'H. CANAVAN, Secretary.

I hereby approve of the above by-law, this eleventh day of March, one thousand eight hundred and seventy-nine.

JAMES PRENDERGAST, Administrator of the Government.

Poundkeeper for Kowai Road District appointed.

Colonial Secretary's Office, Wellington, 6th March, 1879. IS Excellency the Administrator of the Government has been pleased to appoint WALLACE JONES,

of Leithfield, to be Keeper of the Public Pound of the Kowai Road District.

G. S. WHITMORE.

Trustees for Hokonui Rabbit District appointed.

Colonial Secretary's Office, Wellington, 7th March, 1879. IS Excellency the Administrator of the Government has been pleased to appoint ALEXANDER MCNEIL PATRICK KINNEY MCCAUGHAN, CUTHBERT COWAN, GEORGE MEREDITH BELL, and ROBERT TAYLOR to be Trustees of the Hokonui Rabbit District. G. S. WHITMORE.

Rangers appointed under " The Protection of Animals Act, 1873" (Otago).

Colonial Secretary's Office, Wellington, 10th March, 1879. IS Excellency the Administrator of the Govern-

Ħ ment has been pleased to appoint

WILLIAM Moss and BASIL SIEVWEIGHT

to be Rangers under "The Protection of Animals Act, 1873, within the Provincial District of Otago. G. S. WHITMORE.

Time and Place appointed for First Meeting of Pukaka River Conservators.

Colonial Secretary's Office,

Wellington, 8th March, 1879. IIS Excellency the Administrator of the Govern-ment has been pleased under cost ment has been pleased, under section nine of "The Hawke's Bay and Marlborough Rivers Acts Amendment Act, 1872," to appoint Saturday, the twenty-second day of March instant, at noon, to be the day and time, and the schoolhouse, Tuamarina, to be the place, for the first meeting of the Board of Conservators of the Pukaka River District.

G. S. WHITMOBE.

Consular Agent for France recognized.

Colonial Secretary's Office, Wellington, 8th March, 1879.

T is hereby notified that Her Majesty's Principal Secretary of State for the Colonies has instructed His Excellency the Administrator of the Government to recognize the appointment of

PERCEVAL CLAY NEILL, Esq.,

as Consular Agent for France, at Dunedin, for the Middle Island.

G. S. WHITMORE.

Public Vaccinator appointed.

Colonial Secretary's Office,

Wellington, 11th March, 1879. T is hereby notified that, under the provisions of "The Public Health Act, 1876," His Excellency the Administrator of the Government has been pleased to appoint

ALEXANDER JAMES LESLIE

to be a Public Vaccinator, to perform gratuitous vaccination in accordance with the provisions of the said Act and any regulations made or to be made thereunder, for the District of Opotiki.

G. S. WHITMORE.

Australian International Exhibition.

Colonial Secretary's Office Wellington, 20th January, 1879.

REFERRING to the notice published in the New Zealand Gazette No. 20 of the notice published in the New R Zealand Gazette No. 36, of the 26th of April, 1878, relative to the Australian International Exhibition to be held in Sydney, New South Wales, in August, 1879, it is hereby further notified that the Government of New Zealand will be prepared to receive and to forward to Sydney any articles for exhibition which may be prepared by persons resident in this colony.

A Royal Commission will be appointed immediately, who will prepare and publish regulations under which they will receive exhibits for transmission.

As articles for exhibition should be shipped from Wellington not later than June next, persons wishing to exhibit are invited to communicate with Dr. Hector, the Chairman of the Royal Commission, without delay.

All expenses of transmitting and exhibiting approved articles will be defrayed by the Government; but, as experience has proved that in exhibitions of this kind the best effect is produced by a few well-displayed objects of considerable size, and as the space allowed to the colony for exhibition will be limited, a careful selection will have to be made, so that the representation may be complete.

The Collectors of Customs at the various ports have been instructed to receive exhibits, and to forward them to the Chairman of the Exhibition Commission at Wellington, by whom they will be collected and transmitted to Sydney; but no exhibits can be re-ceived later than the 30th June, 1879.

After the Exhibition is closed, the exhibits will be either returned to exhibitors free of expense, or sold or otherwise disposed of in Sydney, at the desire of the exhibitors; but the Government undertakes no responsibility for loss or damage, either in transit or during exhibition, or in regard to the price to be realized if sold, nor will they guarantee the safe remittance of the money.

G. S. WHITMORE.

Cadet, Resident Magistrate's Court, appointed.

Department of Justice, Wellington, 6th March, 1879.

HIS Excellency the Administrator of the Govern-ment has been pleased to appoint ment has been pleased to appoint CHARLES PERRIN SKERBETT,

to be a Cadet in the Resident Magistrate's Court at Wellington. G. S. WHITMORE,

(for the Minister of Justice.)

Prison Surgeon appointed.

Department of Justice, Wellington, 10th March, 1879. H IS Excellency the Administrator of the Govern-ment has been placed to the Government has been pleased to appoint

CHARLES SCOTT, Esq., L.F.P.S.G.,

to be Surgeon to the Prison at Picton.

JOHN SHEEHAN.

Member of Licensing Courts appointed.

Department of Justice, Wellington, 10th March, 1879. IS Excellency the Administrator of the Government has been pleased to appoint

VILLIAM MASON, ESQ., J.P.,

to be a Member of the Licensing Courts for the District of Queenstown and Town of Queenstown, vice J. O. H. McArdell, Esq., J.P., resigned.

JOHN SHEEHAN.

Services of Volunteer Corps accepted.

Colonial Defence Office, Wellington, 12th March, 1879.

IS Excellency the Administrator of the Government has been pleased to accept the services of the under-mentioned Volunteer corps :-

No. 3 Company, Thames Scottish Battalion. Date of acceptance, 6th February, 1879.

G. S. WHITMORE.

Resignation of Volunteer Officers accepted.

Colonial Defence Office, Wellington, 12th March, 1879.

IS Excellency the Administrator of the Government has been pleased to accept the resignation of the Commissions held by the under-mentioned officers :-

Major A. Jones, 2nd Battalion, Otago Rifle Volunteers.

Lieutenant C. W. Ferris, Gisborne Rifle Volunteers.

G. S. WHITMORE.

Trustee Dunedin Savings Bank resigned.

The Treasury,

Wellington, 5th March, 1879.

H IS Excellency the Administrator of the Govern-ment has been pleased to in the former. ment has been pleased to signify his acceptance of the resignation by

CHARLES HENRY STREET, Esq.,

of his appointment as a Trustee of the Dunedin Savings Bank.

J. BALLANCE.

IN RE "THE PUBLIC PAYMENTS WITHOUT PRO-BATE ACT, 1869."

Thomas Houghton Bartley, late of Stokes Point, Auckland, formerly Speaker of the Legislative Council, deceased.

UNDER the provisions of "The Public Payments without Probate Act, 1869," and the Regulations made thereunder, published in the New Zealand Gazette, 1870, page 212, the Colonial Treasurer intends to make a payment of money due to the above-named deceased to persons not being his legal representatives. All persons objecting to such payment being made must give notice to the such payment being made must give notice to the Colonial Treasurer, at Wellington, within one calendar month from the date of the Gazette containing this notice, when their objections will be considered.

J. BALLANCE, Colonial Treasurer.

Appointments, &c., in the Customs Department.

Customs Department,

Wellington, 8th March, 1879.

IN pursuance of the powers delegated to the Com-missioner of Customs by His Excellency the Governor, the following appointments have been made in the Customs Department :-

- mouth. Appointment to date from 13th Febru-ary, 1879. Robert Thompson, to be Collector at New Ply-
- Henry Blunt Farquhar, First Clerk and Ware-housekeeper at the Port of Nelson, to be Collettor at Oamaru. Appointment to date from 14th February, 1879. Alfred Carter, Clerk at Poverty Bay, to be Clerk at the Port of Wellington. George Prain, Clerk at Dunedin, to be Clerk at

- William Holmes, Jun., Locker at Wellington, to
 be Junior Clerk at the Port of Nelson.
 John Provis, Tide Surveyor at Auckland, to be Clerk and Landing-Waiter at the Port of Napier.
- Henry Parker, Locker at Auckland, to be Tide Surveyor at that Port.

Kenneth Bruce McIver, to be a Cadet at the Port of Lyttelton.

John Hempton, to be a Cadet at the Port of Wellington.

G. GREY.

Collector of Customs, New Plymouth, resigned.

Customs Department, Wellington, 28th February, 1879. **TT** is hereby notified that

JOHN BARLEYMAN, Esq.,

has tendered the resignation of his office of Collector of Customs at New Plymouth, and that the same has been accepted.

G. GREY.

Members of Waimakariri Harbour Board appointed.

Marine Department, Wellington, 11th March, 1879.

HIS Excellency the Administrator of the Govern-ment has, in pursuance of the Government has, in pursuance of the provisions of section 41 of "The Harbours Act, 1878," been pleased to appoint

PHILLIP COLLIN THRELKELD and

FREDERICK DENTON

to be Members of the Waimakariri Harbour Board. G. GREY.

NOTICE TO MARINERS.

No. 10 of 1879.

Marine Department,

Wellington, 10th March, 1879. HE following Notice to Mariners, received from the Commissioner of Trade and Customs, Melbourne, is published for general information.

G. GREY. North Coast of Tasmania.-Shoal Eastward of Petrel

Island.

CAPTAIN HUGHES, of the schooner "Eva," reports that, when he was standing to the westward for the anchorage, east of Petrel Island, he observed the 3fathom shoal marked on the chart, and shaped his course to pass to leeward of it (wind S.S.W.). When due north of the shoal, and at a distance of about a quarter of a mile from it, the centre-board of the "Eva" touched the ground in 10 feet water, chart giving $4\frac{1}{2}$ fathoms. Captain Hughes is of opinion there is not more than 6 feet water on the shoal marked 3 fathoms, and that the shoal is extending to the northward.

CHARLES B. PAYNE, Chief Harbourmaster.

Ports and Harbours Office, Melbourne, 29th January, 1879.

NOTICE TO MARINERS.

No. 11 of 1879.

Marine Department, Wellington, 10th March, 1879.

HE following Notices to Mariners, received from the Superintendent of Marine Surveys, Calcutta, are published for general information.

G. GREY.

(No. 1.)-INDIA-BAY OF BENGAL.

Approach to River Hooghly.—Permanent Moorings for Eastern Channel Light-Vessel.

NOTICE is hereby given that, in consequence of incon-in each respective season—permanent moorings have now been laid, and the light-ship will, in future, remain in the following position all the year round:

The light-vessel is moored in $10\frac{1}{2}$ fathoms at lowwater spring tides, in latitude 21° 1' 19" N., longitude 88° 13' 0″ E

By direction of the Government of India.

R. C. CARRINGTON,

Chief Civil Assistant,

(for A. DUNDAS TAYLOR, Comdr. late I.N.,

Superintendent, Marine Survey of India). Marine Survey Department,

Calcutta, 1st January, 1879.

(No. 2.)-BAY OF BENGAL-COAST OF TENASSERIM. Sunken Danger in Mergui Archipelago.

MR. E. C. RUSSELL, Commanding the British India Steam Navigation Company's steam vessel "Medina," while on his voyage from Rangoon to Penang via the Coast ports, discovered a dangerous patch of rock and sand with rather less than two fathoms on it at low-water spring tides; lying with-

Centre of Bound Island, bearing $W.\frac{1}{2}N.$ South extreme of Cantor's Island, bearing S.W. $\frac{1}{2}S.$ Position (Admiralty Chart): Latitude 12° 15' 0" N., longitude 98° 19' 50" E.

easterly in 1878.

By direction of the Government of India. A. DUNDAS TAYLOR, Comdr. late I.N.

Superintendent, Marine Survey of India. Marine Survey Department,

Calcutta, 3rd January, 1879.

(No. 3.)-BAY OF BENGAL-GODAVERY DISTRICT-COCANADA.

Revolving Light at Vakalapudi. WITH reference to this Department Notice to Mariners, No. 27, of 8th December, 1878, on the intended exhibition of a revolving light at Vakalapudi, telegraphic information has this day been received that the light was exhibited on the 15th instant, and that on the same night the small light formerly shown on the north side of the entrance to Cocanada River was discontinued.

The light is a revolving white light of the fourth order, flashing at intervals of 20 seconds, elevated 80 feet above high water, and should be visible in clear weather from a distance of 14 miles in every direction seaward.

The light tower-a white column 76 feet high from base to vane-is situated to seaward of the cocoanut trees, about $2\frac{1}{2}$ cables from the shore, and 46 nautic miles N. by E. 7 E. from the old lighthouse at Cocanada.

The illuminating apparatus is catadioptric, or by reflectors and lenses of the fourth order Position: Latitude 17° 0' 40″ N., longitude 82° 16'

30" E.

This light is intended to lead vessels clear of the shoals to the north of Point Godavari (Gordeware), when coming into the Cocanada anchorage from the southward and eastward.

In rounding the point, vessels should not come under 10 fathoms till the Vakalapudi light bears to the westward of W.N.W., and the fixed light on Hope Island bears S. by W., when the anchorage, which is in 5 fathoms, may be safely approached.

The bearings are magnetic : Variation 2° 0' easterly in 1879.

By direction of the Government of India. R. C. CARBINGTON,

Chief Civil Assistant,

(for A. DUNDAS TAYLOR, Comdr. late I.N. Superintendent, Marine Survey of India.)

Marine Survey Department, Calcutta, 16th January, 1879.

(No. 4.)-BAY OF BENGAL, COAST OF ORISSA. Intended Alteration in False Point Light.

NOTICE is hereby given that it is intended shortly to substitute, for the present very inefficient light at False Point, a first order dioptric fixed light, which will illuminate 200° of arc, and be visible at a distance of about 20 miles.

The present light will be shown until the new light is exhibited, due notice and details of which will be given.

By direction of the Government of India.

R. C. CARRINGTON, Chief Civil Assistant,

(for A. DUNDAS TAYLOR, Comdr. late I.N. Superintendent, Marine Survey of India.) Marine Survey Department,

Calcutta, 17th January, 1879.

(No. 5.)-INDIA-WEST COAST-MALABAR COAST. Shifting of the Entrances to Honore (Honawa) and Mangalore.

1. Honore (Honawa), North Canara. - Notice is hereby given that the entrance to Honore (Honawa) has, since the last survey, shifted half a nautic mile

The bearings are magnetic. Variation 2° 30' | to the northward. Vessels should now anchor in 5 or 6 fathoms, mud, with the monument in line with the river mouth bearing about E. $\frac{1}{2}$ N.

2. Mangalore, South Canara -- Also, that the entrance to the Mangalore River has shifted nearly one nautic mile to the northward. Vessels should now anchor in 5 or 6 fathoms, mud, with the lighthouse bearing E. $\frac{1}{2}$ S.

The bearings are magnetic. Variation, 0° 45' easterly in 1879.

By direction of the Government of India. R. C. CARRINGTON,

Chief Civil Assistant,

(for A. DUNDAS TAYLOR, Comdr. late I.N.,

Superintendent, Marine Survey of India.) Marine Survey Department,

Calcutta, 17th January, 1879.

(No. 6.)—INDIA—WEST COAST—GULF OF CUTCH. Fixed Light at Roji (Nowa-nugag).

OFFICIAL information has been received in this Department that a light is now-and has been since the year 1867-exhibited on Roji Island, south shore of the Gulf of Cutch.

The light is a fixed white light, elevated 42 feet above high water, and should be visible in clear weather from a distance of 7 miles, through an arc of 120° , or between the bearings of S.E. by E. $\frac{1}{4}$ E., round by the south to S.W. by W. $\frac{1}{4}$ W. The light tower is round and white-washed, is 50

feet high from base to vane, and is situated near the west corner of Roji mata (temple), which lies on the north-east point of Roji Island, at the entrance to Nowa-nugga Creek.

The illuminating apparatus consists of a lantern with three burners and reflectors. Position (Admiralty Chart): Latitude 22° 32' 50" N., longitude 70° 1' 30" E.

The bearings are magnetic and from seaward. Variation 1°0 easterly in 1879.

By direction of the Government of India.

R. C. CARRINGTON

Chief Civil Assistant,

(for A. DUNDAS TAYLOR, Comdr. late I.N., Superintendent, Marine Survey of India.)

Marine Survey Department, Calcutta, 17th January, 1879.

(No. 7.)—INDIA—WEST COAST—GULF OF CUTCH. Fixed Light at Entrance to Toona Creek. INFORMATION has been received from the Political Agent at Cutch Mandvee that a light was exhibited, on the 5th September, 1878, from a lighthouse recently erected on the swampy land south of Tekra Island, as a guide to vessels making for Toona, north shore of the Gulf of Cutch. Island,

The light is a fixed *white* light, shown from an ordinary lantern elevated 17 feet above high water, and should be visible in clear weather from a distance

of 6 miles. The light tower—which is built of stone, and 23 feet high-stands on the eastern edge of a low mangrove swamp about three-quarters of a mile south of Tekra Island, Toona Creek. At high tides this swamp is overflowed, which gives the lighthouse the appearance of being built in the water. Position (Admiralty Chart): Latitude 22° 55' 30"

N., longitude 70° 7′ 10″ E.

By direction of the Government of India.

R. C. CARRINGTON,

Chief Civil Assistant,

(for A. DUNDAS TAYLOR, Comdr. late I.N.

Superintendent, Marine Survey of India.) Marine Survey Department, Calcutta, 20th January, 1879.

Inspectors appointed under "The Regulation of Mines Act, 1874."

Gold Fields Department, Wellington, 11th March, 1879.

IS Excellency the Administrator of the Govern-ment has been placed to use ment has been pleased to appoint

SAMUEL HERBERT Cox, Esq.; and GEORGE JONATHAN BINNS, Esq.,

to be Inspectors of Mines under "The Regulation of Mines Act, 1874."

ROBERT STOUT.

Gold-Mining Leases cancelled.

Secretary for Gold Fields' Office,

Wellington, 11th March, 1879. IT is hereby notified that His Excellency the Administrator of the Government has been pleased to pronounce the under-mentioned gold-mining leases in the Otago Gold Fields cancelled, and that the ground is now even for explicition. and that the ground is now open for application as if no lease of the said ground had ever been applied for :-

AH HONG, Section 60, Block XIX., Shotover District, Queenstown Mining District.

CHING CHONG, Section 7, Block VIII., Skipper's

Creek District, Queenstown Mining District. THOMAS WILLIAM McDONALD, Section 53, Block XIX., Shotover District, Queenstown Mining District.

AH PONG, Section 13, Block VII., Skipper's Creek District, Queenstown Mining District.

ROBERT STOUT, Minister of Lands.

Gold-Mining Leases cancelled.

Secretary for Gold Fields' Office, Wellington, 11th March, 1879.

IT is hereby notified that His Excellency the Administrator of the Government has been pleased to pronounce the under-mentioned goldmining leases in the Otago Gold Fields cancelled, and that the ground is now open for application as if no lease of the said ground had ever been applied for:

JOSIAH MITCHINSON, Section 12, Block III., Wakefield District, Cromwell Mining District.

SAMUEL WILLIAMS and JOHN LUMLEY EDWARDS, Section 2, Block II., Bannockburn District, Cromwell Mining District. THE CALEDONIAN QUARTZ-MINING COMPANY (Re-gistered), Section 3, Block II., Bannockburn District, Cromwell Mining District.

ROBERT STOUT,

Minister of Lands.

Gold-Mining Lease cancelled.

Secretary for Gold Fields' Office, Wellington, 11th March, 1879.

TT is hereby notified that His Excellency the Administrator of the Government has been pleased to pronounce the under-mentioned gold-mining lease in the Otago Gold Fields cancelled, and that the ground is now open for application as if no lease of the said ground had ever been applied for :-

WILLIAM WILLIAMS and OTHERS (The Con-tinually-trying-but-so-far-Unfortunate Com-pany), Section 21, Block I., St. Bathans District.

ROBERT STOUT, Minister of Lands. Valuer under "Land-Tax Act, 1878," appointed.

Land-Tax Department,

Wellington, 11th March, 1879. IS Excellency the Administrator of the Govern-ment her been placed to ment has been pleased to appoint

Mr. CHARLES GEORGE LINDSAY MARGOLIOUTH, to be Valuer for the Papakura Road District, in the Land-Tax District of Hawke's Bay, in the place of Mr. Joseph Turley.

J. BALLANCE.

Receiver of Land Revenue appointed.

General Crown Lands Office, Wellington, 6th March, 1879. IS Excellency the Administrator of the Government has been pleased to appoint

ROBERT THOMPSON, Esq.,

to be Receiver of Land Revenue for the Provincial District of Taranaki, vice Wilson Heaps, Esq., resigned.

ROBERT STOUT, Minister for Lands.

Educational Statistics.

Education Department,

Wellington, 11th March, 1879. THE following statistics of education under "The Education Act, 1877," are published for general information.

Education	Average Attendance for Quarter	Average Attendance for Quarter		Quarter en December,	
District.	ending 30th June, 1878.	ending 30th Sept., 1878.	No. of Schools.	No. of Teachers.	Average Attendance.
Auckland	8,987	8,689	193	370	9,303
Hawke's Bay	1,612	1,580	32	54	1,649
Taranaki	720	670	25	27	752
Wanganui	1,894	1,874	45	71	2,141
Wellington	3,116	3,245	36	105	3,374
Marlborough	738	751	15	25	776
Nelson	2,550	2,709	60	82	2,770
Westland	2,153	2,064	35	78	2,132
North	9,337	9,588	110	334	10,076
Canterbury South	1,651	1,745	17	56	1,877
Otago	12,283	12,566	135	318	13,491
Southland	2,565	2,383	45	67	2,507
Totals	47,606	47,864	748	1,587	50,848

The total average attendance during the quarter ending 31st December, 1877, was 41,773. The corresponding details of this cannot be given, as the education districts then in existence were not the same as the above.

J. BALLANCE.

Balance-sheets of Richmond and Motueka Cemeteries.

Colonial Secretary's Office,

Wellington, 7th March, 1879. HE following balance-sheets of the Richmond and Motueka Cemeteries, County of Waimea, are published in accordance with the provisions of "The (Nelson) Public Cemeteries Act, 1859."

G. S. COOPER,

Under-Secretary.

THE NEW ZEALAND GAZETTE.

BALANCE-SHEET OF MOTUEKA CEMETERY TRUSTEES'	the eighteenth year of the reign of Her Majesty
ACCOUNTS, from July, 1876, to 31st July, 1878.	Queen Victoria, and intituled "The Marriage Act,
1876.RECEIPTS.£ s. d.August.To Balance from last year6 128	1854," the following names of Officiating Ministers within the meaning of the said Act are published for
1878. June. Plots of ground sold 8 6 0 July 31. Wise (Executors of), plot of ground 3 0 0	general information : Church of the Province of New Zealand, commonly
£17 18 8	called the Church of England. The Reverend Joshua Jones.
	Presbyterian Church of New Zealand.
1878. EXPENDITURE. £ s. d. Mar. 30. By Flowers, painting notice-board for	The Reverend William Panton Brown.
cemetery 0 16 0 Balance to next year 17 2 8	The Reverend George Grant. The Reverend James Bruce.
£17 18 8	The Reverend William McAra. The Reverend William Nichol.
HENRY ALEX. TARRANT,	The Reverend Patrick J. Riddle.
Acting Treasurer. Examined and found correct.	The Reverend Jacob Urwin Spence. The Reverend Alexander Thom.
ROBERT POLLOCK,	The Reverend James Wallis.
Auditor.	Lutheran Church. The Reverend Peter George Jacoobsen.
	WM. R. E. BROWN,
BALANCE-SHEET of the RICHMOND PUBLIC CEMETERY for the Year ending 30th June, 1876.	Registrar-General.
RECEIPTS. £ s. d. To Balance from last year 9 12 5	Clerk in the Government Insurance Department
Rent of paddock 11 0 0 Purchase of burial-plots 7 10 0	appointed.
Burial fees 0 10 0	Government Insurance Office,
$\pounds 28 \ 12 \ 5$	Wellington, 5th March, 1879. THE following appointment has been made in the
EXPENDITURE. & s. d. By Painting gates, &c 116 0	Government Insurance Department :
Timber 3 15 0	This appointment to have effect from 1st instant.
Sundries for chapel 0 11 9 Balance 22 9 8	D. M. LUCKIE,
£28 12 5	Commissioner.
	IN THE SUPREME COURT OF NEW ZEALAND.
J. H. BARNICOAT, WM. HARKNESS, Trustees.	·
G. TALBOT,	DIVORCE AND MATRIMONIAL CAUSES JURISDICTION.
T. J. THOMPSON, Treasurer.	NOTICE is hereby given that three or more of the
Examined and found correct.	Judges of the Supreme Court of New Zealand will sit at the Supreme Courthouse, Wellington, on
ROBERT POLLOCK, Auditor.	Monday, the nineteenth day of May next, at eleven
	o'clock in the forenoon, to hear and determine Petitions for the Dissolution or for a Sentence of
BALANCE-SHEET of the RICHMOND PUBLIC CEMETERY for the Year ending 30th June, 1878.	Nullity of Marriage, under section 60 of "The
RECEIPTS. \pounds s. d.	Divorce and Matrimonial Causes Act, 1867;" and
To Balance from last year (30 June, 1876) 22 9 8 Purchase of burial-plots 29 10 0	also for the despatch of all other business accruing under the said Act.
Burial fees 1 10 0	Dated at Wellington, this eleventh day of March,
£53 9 8	JAMES PRENDERGAST,
EXPENDITURE. £ s. d. By Paid for fencing 10 0 0	Chief Justice.
By Paid for fencing 10 0 0 ,, advertising 0 18 3 Balance 42 11 5	Gold-Mining Lease to be granted.
£53 9 8	PUBLIC NOTIFICATION.
T. H. BARNICOAT,)	TN conformity with the thirty-seventh section of
WM. HARKNESS, STRUSTERS.	IN conformity with the thirty-seventh section of "The Mines Act, 1877," and with the regula-
G. TALBOT,) T. J. THOMPSON,	tions made under that Act for the granting of leases for gold-mining purposes, it is hereby notified that it
Treasurer.	is intended to grant a lease of Crown lands for gold-
Examined and found correct. ROBERT POLLOCK,	mining purposes to the applicants specified in the annexed Schedule, unless there shall be valid objec-
Auditor.	tions against such lease.
OFFICIATING MINISTERS FOR 1879NOTICE No. 4	Objections to the granting of such lease, stating the grounds of objection, must be made in writing,
Registrar-General's Office,	and lodged with the Warden at St. Bathans, on or before the 25th day of March, 1879.
Wellington, 6th March, 1879.	Copy of the application made and plan annexed
PURSUANT to the provisions of an Act of the General Assembly of New Zealand, passed in	may be seen at the Warden's Office at St. Bathans.

SCHEDULE.

APPLICANTS: Thomas Hughes and others. Style "Welsh Harp Company." 8 acres, at Shepherd's Hut Flat, in the Mount Ida Mining District.

Given under my hand, at Dunedin, this fifth day of March, one thousand eight hundred and seventy-nine.

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

Gold-Mining Lease to be granted.

PUBLIC NOTIFICATION.

IN conformity with the thirty-seventh section of "The Mines Act, 1877," and with the regula-tions made under that Act for the granting of leases for gold-mining purposes, it is hereby notified that it is intended to grant a lease of Crown lands for goldmining purposes to the applicants specified in the annexed Schedule, unless there shall be valid objections against such lease.

Objections to granting such lease, stating the grounds of objection, must be made in writing, and lodged with the Warden at Dunedin, on or before the 3rd day of April, 1879.

Copy of the application made and plan annexed may be seen at the Warden's Office at Dunedin.

SCHEDULE.

APPLICANTS: John Millard and others. Style under which it is intended to conduct the business: "Zealandia Gold-Mining Company." 16 acres, at east of Fraser's Gully, in the Hindon Mining District.

Given under my hand, at Dunedin, this third day of March, one thousand eight hundred and seventy-nine.

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

Gold-Mining 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 leases for gold-mining purposes, it is hereby notified that it is intended to grant a lease of Crown lands for goldmining purposes to the applicants specified in the annexed Schedule, unless there shall be valid objections against such lease.

Objections to granting such lease, stating the grounds of objection, must be made in writing, and lodged with the Warden at Greymouth, on or before the 26th day of March, 1879.

Copy of the applications made and plans annexed may be seen at the Warden's Office at Greymouth.

SCHEDULE.

APPLICANTS: Charles Patterson and Thomas Jones. Style under which it is intended to conduct the busi-ness: "Patterson's Lease Company." 16 acres 2 roods. Locality: Langdon's Creek. Mining District: Nelson South-West.

Given under my hand, at Nelson, this eighth day of March, one thousand eight hundred and seventy-nine.

ALFRED GREENFIELD, Commissioner of Crown Lands, (Holding delegated powers.)

Gold-Mining 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 leases for gold-mining purposes, it is hereby notified that it is intended to grant a lease of Crown lands for goldmining purposes to the applicant specified in the annexed Schedule, unless there shall be valid objec-tions against such lease.

Objections to granting such lease, stating the grounds of objection, must be made in writing, and lodged with the Warden at Reefton, on or before the 25th day of April, 1879.

Copy of the applications made and plans annexed may be seen at the Warden's Office at Reefton.

SCHEDULE.

APPLICANT: Maurice Dore. Style under which it is Gold-Mining Company." 16 acres 2 roods. Locality: Devil's Creek, Inangahua. Mining Dis-trict: Nelson South-West.

Given under my hand, at Nelson, this eighth day of March, one thousand eight hun-dred and seventy-nine.

> ALFRED GREENFIELD. Commissioner of Crown Lands. (Holding delegated powers.)

Gold-Mining Lease to be granted.

PUBLIC NOTIFICATION.

 I^{N} conformity with the thirty-seventh section of "The Mines Act, 1877," and with the regulations made under that Act for the granting of leases for gold-mining purposes, it is hereby notified that it is intended to grant a lease of Crown lands for goldmining purposes to the applicant specified in the annexed Schedule, unless there shall be valid objec-tions against such lease.

Objections to granting such lease, stating the grounds of objection, must be made in writing, and lodged with the Warden at Reefton, on or before the 2nd day of May, 1879.

Copy of the applications made and plans annexed may be seen at the Warden's Office at Reefton.

SCHEDULE.

APPLICANT: George Wise. Style under which it is Mining Company." 16 acres 2 roods. Locality: Rainy Creek. Mining District: Nelson South-Creek. West.

> Given under my hand, at Nelson, this eighth day of March, one thousand eight hundred and seventy-nine.

> > ALFRED GREENFIELD. Commissioner of Crown Lands, (Holding delegated powers.)

Sale of Crown Lands.

Land Board Office,

New Plymouth, 26th February, 1879. IT is hereby notified that the under-mentioned allotments of land, situate in the immediate vicinity of the Town of Carlyle, will be offered for sale at public auction, at noon, on Saturday, the 29th day of March proximo, at the Courthouse in Carlyle, at the upset price stated below,

Plans can be inspected and information obtained at the Crown Lands Office in New Plymouth, and at the District Land Office, Carlyle, during office hours. By

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Section No. 132.

order of	the Board. C. D.	WHITCOMBE, Chief Commissioner.
	PATEA DIS	TRICT.
on Plan.	Area.	Upset Price per Acre.
	Л. В. Г.	£ s. d.
74	21 2 0	700
75	17 0 0	15 0 0
76	24 2 0	15 0 0
	Section No	. 131.
livision.		
1	$1 \ 2 \ 0$	10 0 0
1 2 3 4 5 6 7 8 9	$1 \ 2 \ 16$	20 0 0
3	$1 \ 3 \ 37$	22 0 0
4	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	25 0 0
5	$2 \ 2 \ 0$	$25 \ 0 \ 0$
6	1 3 8	$25 \ 0 \ 0$
7	$1 \ 3 \ 17$	25 0 0
8	$1 \ 3 \ 24$	25 0 0
	1 3 32	20 0 0
10	1 3 30	30 0 0
11	$1 \ 3 \ 2$	30 0 0
12	1 3 22	30 0 0
10	0 1 10	20 0 0

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Upset Price per Section. 25 0 0

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To the price realized at auction for the undermentioned sections, the valuation for improvements thereon, as stated below, must be paid at completion of purchase, if purchased by any person other than the occupant, viz. :--

1 /	Section	No. 132.		
			£s.	d.
No. 1	•••		8 0	0
No. 2			4 10	0
No. 3			4 10	0
No. 4	•••		$4 \ 10$	0
No. 5			40	0
No. 6			4 0	0
No. 7	•••		11 10	0
	Section	No. 74.		
	£	55.		

Sale of Crown Lands.

IN pursuance of "The Land Act, 1877," "The Crown Lands Sale Act, 1877," and "The Marl-borough Waste Lands Acts, 1867 and 1874," the Land Board for the Land District of Marlborough hereby notifies that the allotments of town, suburban, and rural lands mentioned in the following Schedule will be offered for sale by public auction, at the upset prices specified in the said Schedule, at the Survey Office, Blenheim, at noon, on Tuesday, the 8th day of April, 1879.

One-fourth of the purchase-money must be paid at the sale, and the remaining three-fourths within one month, or the amount paid will be forfeited. A deposit of £1 for each Crown grant must be paid on completion of purchase.

Dated at the Crown Lands Office, Blenheim, the 4th day of March, 1879.

CYRUS GOULTER,

Chief Commissioner of the Land Board.

SCI	TED	ULE.
marrow	~ T	Dromon

	TOWN OF PICTO	on.
No. of Section.	Contents.	Upset Price.
	A. B. P.	£ s. d.
168	0 1 0	10 0 0
169	$0 \overline{1} 0$	15 0 0
1069	0 1 0	7 10 0
1070	0 1 0	7 10 0 ·
	TOWN OF KAIKOU	JRA.
61	0 2 0	15 0 0
DISTRICT	OF PICTON SUBURBA	N, NEAR PICTON.
136	4 0 0	12 0 0
137	2 0 0	600
Under sec	tion 90 of "The M	Iarlborough Waste
Lands Act 18	867," now leased for p	astoral purposes :—
	ON THE KAHAUTAR.	A RUN.
44	62 0 0	62 0 0
0	On the Amuri Blue	FF RUN.
90	94 0 0	94 0 0
Under cla	use 18 of "The M	arlborough Waste
Lands Act 1	867 Amendment Act	, 1874 :"—
DISTRICT OF	PICTON SUBURBAN,	WAITOHI VALLEY
159	38 0 19	33 2 6

Sale of Crown Lands.-Moonlight Grey Valley.

	Crown	Lands	Office	,
37.1	10.	1 73 1		1000

Nelson, 13th February, 1879.

NOTICE is hereby given that the under-mentioned allotments of Crown land will be offered for sale by public auction, at the Courthouse, Ahaura, on Wednesday, the 2nd day of April, 1879, at 11 o'clock a.m.

One-fourth of the purchase-money to be paid at the sale, and the remainder within one calendar month, or the deposit forfeited.

ALFRED GREENFIELD, Commissioner of Crown Lands.

BLOCK	XV	WAIWHEBO.	
	Λ Υ	WALWIERU.	

No. of Section.	Contents.	Value of Improvements.	Upset Price.
3	A. R. P. 52 2 9	£ s. d. 125 0 0	£ s. d. 204 10 0
4	$51 \ 3 \ 20$	25 0 0	103 0 0

Sale of Crown Lands.

Crown Lands Office,

Invercargill, 19th February, 1879. THE under-mentioned Town Sections will be sold by auction, at the Land Office, Invercargill, at noon, on Wednesday, the 26th day of March proximo.

Town.	Section.	Block.	Area.	Upset Price.	
			A. R. P.	£ s.	d
Mataura	31	$\mathbf{VII}.$	6 2 29	33 7	6
"	34	,,	4 3 0	$23 \ 15$	0
**	50	,,	906	45 4	0
,,	59	,,	6 0 0	30 O	0
"	1	IX.	0 1 0	7 10	C
,,	2	,,	0 1 0	7 10	0
,,	4	"	0 1 6	$8 \ 12$	6
**	6	"	0 1 6	8 12	6
,,	7	,,	0 1 6	8 12	6
"	8	"	0 1 6	8 12	6
,,	9	,,	0 1 30	$13 \ 2$	6
**	2	XIÏI.	0 1 0	7 10	C
22	3	"	0 1 0	7 10	0
27	4 5	,,	0 1 0	7 10	0
"	5	,,	0 0 19	3 11	6
29	6	**	0 1 10	97	6

THE NEW ZEALAND GAZETTE.

Town.	Section.	Block.	Area.	Upset Price.
a			A. R. P.	£ s. d.
Gore	1	X XI.	0 0 25	500
**	2	"	0 0 23	4 12 0
**	3	,,	0 0 20	400 3120
**	4 5	"	0 0 18	
**		"	0 0 16	
**		,,	$ \begin{array}{c} 0 & 1 & 0 \\ 0 & 1 & 0 \end{array} $	
• "	8 10	"	$ \begin{bmatrix} 0 & 1 & 0 \\ 0 & 0 & 35 \end{bmatrix} $	800
22	10	"	0 0 35	7 16 0
**	12	3 2	0 1 0	8 0 0
**	13	"	0 1 0	800
**	4	"	0 1 0	8 0 0
> 9	1	XXÏII.	0 0 23	4 12 0
>	2		0 0 23	4 4 0
"		,,	0 0 18	3 12 0
> 7	4	"	0 0 10	640
39	5	,,	0 1 0	800
33	7	"		800
**	8	"	0 0 27	580
**	10	"	0 0 34	6 16 0
Winton	14	xï.		8 0 0
	15	XII.	$ \begin{array}{c} 0 \\ 1 \\ 0 \end{array} $	800
33	16		0 1 0	800
**	17	xı̈́v.	0 1 0	800
**	18		$\dot{0}$ $\dot{1}$ $\dot{0}$	8 Ŏ Ŏ
East Winton	20	ı.	700	35 0 0
	21		7 2 0	37 10 0
"	47	IIÏ.	10 0 0	30 0 0
>> >>	10	ĪV.	7 3 29	39 13 0
»»	11		9 3 36	49 17 6
Menzies Ferry	18	IIÏ.	1 2 0	7 10 0
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	19	,,	2 1 38	12 10 0
"	20	"	2 0 38	11 5 0
Athol	13	II.	1 0 0	5 0 0
37	5	XXII.	0 3 34	28 17 6
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	n.		H. PEARS	
	Uon	imissioner	of Crown	Lanus.

Legislative Council Standing Orders relative to Local Bills.

Legislative Council,

1st February, 1879.

N accordance with a resolution of the Legislative Council, the following Standing Orders relative to Local Bills are published for general information.

L. STOWE,

Clerk of the Legislative Council.

STANDING ORDERS OF THE LEGISLATIVE COUNCIL RELATIVE TO LOCAL BILLS.

1. Local Bills are those which not being such as require to be introduced as Private Bills, are yet Bills specially affecting local interests and dealing with private rights, or with public reserves for local and municipal purposes; also Bills altering the constitution, election, or powers of local public bodies.

2. There shall be a Standing Committee, to consist of five members, to be called the "Local Bills Committee," to which shall stand referred, after their first reading, all Bills which may appear to the Speaker to come within the description given in the preceding Order. Such Committee shall, in the case of every Bill referred to it, decide whether the same comes within the definition of a Local Bill; and, if so, whether the conditions laid down in Orders 3, 4, and 5 have been complied with.

3. No Local Bill shall be introduced into the Legislative Council by any member later than two months after the commencement of the session.

4. The member in charge of a Local Bill shall pro-duce to the Local Bills Committee satisfactory evidence that the intention to introduce the Bill and the purport of the same has been made public in the locality whose interests are affected, by advertisement in a local newspaper, at least four times in four successive weeks. When the Bill specially affects the interests of any private individual, evidence shall also be produced that personal notice to the effect above stated has been given to such individual.

5. When a Local Bill refers to an exchange of or other dealing with any Crown lands, or with a public reserve, the member in charge thereof shall also produce a certified map, on a scale of not less than 20 chains to an inch, showing the land or reserve in question, and the mode in which it is proposed to deal with the same. When any Schedule containing a description of any land is attached to such Bill, it shall be accompanied by a certificate of its correctness from an officer of the Survey Department or other duly-authorized Surveyor.

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 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 Zeàland 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 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., $66\frac{1}{2}$, Pine Street, New York. 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 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.

THE NEW ZEALAND GAZETTE.

PARTICULARS of the Estates of Deceased Persons which have been placed under the charge of the PUBLIC TRUSTEE for management during the Month of February, 1879.

Bowler, Edith Florence ocke, Robert Pswell, William harp, John Jackay, Hugh oe, J. J	Gisborne Hokitika Hamilton Napier Hindon		Feb. 11, 1879 Feb. 11, 1879 Feb. 11, 1879 Feb. 11, 1879 Feb. 11, 1879 Feb. 18, 1879	Under £700	Nov. 27, 1878 Sept. 15, 1878 Oct. 7, 1878 Nov. 8, 1878	•••
ocke, Robert Dswell, William harp, John Iackay, Hugh	Hokitika Hamilton Napier Hindon	 	Feb. 11, 1879 Feb. 11, 1879 Feb. 11, 1879	Under £110 Under £300 Under £700	Sept. 15, 1878 Oct. 7, 1878 Nov. 8, 1878	
Oswell, William harp, John Iackay, Hugh	Hamilton Napier Hindon		Feb. 11, 1879 Feb. 11, 1879	Under £300 Under £700	Oct. 7, 1878 Nov. 8, 1878	•••
harp, John Iackay, Hugh	Napier Hindon		Feb. 11, 1879	Under £700	Nov. 8, 1878	
Iackay, Hugh	Hindon					
			Eeb. 18, 1879			
Loo J. J.	4 .11 1				Nov. 2, 1878	
	Auckland		None required	Under £10	April 3, 1878	
homson, William	Poverty Bay		None required	Under £50	Nov. 22, 1878	
		· · ·	None required	Under £5	Dec. 31, 1878	•••
					Feb. 1, 1879	
					Dec. 30, 1878	
	Hawea Baba		Liono roquinon			
	Wainori		None required	Under £1	Dec 31 1878	
			None required	Under £1		•••
			None required	Tuder 22		•••
roggett, John	Lawakawa	Swinton, England	mone required	Under 200	Jan. 20, 1879	•••
Ki Æu ∄a ∃r	Ily, Michael ng, John nray, Robert rner, George, <i>alias</i> Ned Brown own, Henry oggett, John	ng, John Christchurch 11 June 12	ng, John Christehurch urray, Robert Hawea Bush rner, George, alias Ned Brown Waipori own, Henry Te Kopuru	ng, John Christchurch None required urray, Robert Hawea Bush None required rner, George, alias Ned Brown Waipori None required own, Henry Te Kopuru None required	ng, John Christchurch None required Under £20 Irray, Robert Hawea Bush None required Under £20 Ned Brown Waipori None required Under £20 own, Henry Te Kopuru Kawakawa Swinton, England None required Under £1 None required Under £1 None required Under £1 Under £30	ng, John Christehurch None required Under £20 Feb. 1, 1879 urray, Robert Hawea Bush None required Under £20 Dec. 30, 1878 ner, George, alias Ned Brown Waipori None required Under £1 Dec. 31, 1878 Nome required Under £1 Dec. 22, 1878

151

144

Dated the 6th day of March, 1879.

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 within one month after the date of the Gazette containing this notice.

3621. RICHARD SANDILANDS .- 31 perches,

3621. RICHARD SANDIDANDS.—51 perces, part of Rural Section 7555, Timaru District. Occu-pied by Applicant and John Trist. 3865. FRANCIS THOMAS MAYO.—100 acres, Rural Sections 6552, 6553, and 6572, Ashburton District. Occupied by Applicant. 3872. WILLIAM WOMBWELL CHARTERS.

4 acres 1 rood 20 perches, Rural Section 48, Christ-

church District. Occupied by Applicant. 3874. JOHN WILLIAM WHITE, MICHAEL JOHN GODBY, and WILLIAM TOSSWILL .-1 acre 19 perches, part of Rural Section 730, Timaru Unoccupied. District.

WILLIAM EVANS .- 2 roods 17 perches, 3875. part of Rural Section 730, Timaru District. Unoc-

cupied. JOHN WILLIAM WHITE.-3 acres 1 3876. rood 26 perches, part of Rural Section 1701, Timaru

istrict. Occupied by Applicant. 3877. PATRICK MACINTYRE.-3 roods 24 District. perches, part of Rural Section 730, Timaru District. Unoccupied.

3878. LOUISA CAMERON.-1 rood, part of Rural Section 730, Timaru District. Unoccupied.

3880. MICHAEL MULLIN.-1 rood 24 perches, part of Rural Section 730, Timaru District. Unoccupied.

CHARLTON FRASER - 3 roods 26 **3881**. perches, part of Rural Section 730, Timaru District. Unoccupied.

3882. WILLIAM COLLINS .- 1 rood 15 perches, part of Rural Section 730, Timaru District. Unoccupied.

THOMAS HALL -2 roods 4 perches, 3883. part of Rural Section 730, Timaru District. Unoccupied.

3884. JAMES STRACHAN.-2 roods 16 perches, part of Rural Section 730, Timaru District. Occupied by Applicant.

Diagrams may be inspected at this office.

150

Dated this 6th day of March, 1879, at the Lands Registry Office, Christchurch.

R. W. D'OYLY, District Land Registrar. LAND TRANSFER ACT NOTICE.

OTICE is hereby given that THOMAS HARRIS. of Timaru, Farmer, CHARLOTTE HARRIS, IV of Timaru, Farmer, CHARDOTTE HARRIS, of Orari Gorge, Widow, SARAH BARGFREDE, Wife of John H. F. Bargfrede, of Timaru, Coal Merchant, and SUSAN THEW, Wife of Robert Thew, of Orari Gorge, Farmer, claiming as De-visees under the Will of CHARLES HARRIS, late of Timaru, Farmer, have applied to be registered as proprietors of two pieces of land containing respec-tively 2 roods, parts of Rural Section No. 707, Timaru District, as comprised in Certificates of Title, Vol. xii., folio 162, and Vol. xviii., folio 241; and that they 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 6th day of March, 1879, at the Lands Registry Office, Christchurch.

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

Public Trustee.

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 month from the date of the gazetting this notice.

WILLIAM HENDERSON CALDER (by his Attorney, THOMAS WATSON).—20 poles, western half of Section 15, Block IX., Town of Invercargill. Unoccupied. No. 1193.

ARTHUR WYLIE.-1 rood 28 poles, Section 29, Sylvan Bank Estate. Occupied by John Arthur Ŵylie. No. 1072.

Diagrams may be inspected at this office.

Dated this 26th day of February, 1879, at the Lands Registry Office, Invercargill.

C. M. HENNING, District Land Registrar.

LAND TRANSFER ACT NOTICE.

NOTICE is hereby given that ISABELLA CUM-MING. of Chatten District State MING, of Chatton District, Spinster, claiming as Devisee under the Will of JOHN CUMMING, late of Jacob's River Hundred, deceased, has applied to be registered as Proprietor of an estate in fee-simple in Section 21, Block IX., Waikaka District (Prov. Reg., Vol. xii., p. 203); and that she will be so registered unless caveat forbidding the same be lodged at this office within one month from the date of the gazetting this notice.

Dated this 26th day of February, 1879, at the Land Registry Office, Invercargill.

145

C. M. HENNING, District Land Registrar.

LAND TRANSFER ACT NOTICE.

JOHN HENRY SMITH, of Invercargill, in the Colony of New Zorley I Contrargelle Colony of New Zealand, Gentleman, having made an affidavit of the loss of Lease No. 216 (Langlands to Smith), affecting part of Section 22, Block IX., Town of Invercargill, and having applied to register a dealing, notice is hereby given that (dispensing with the production of the above lease) I will comply with the above application unless caveat be lodged at this office within fourteen days from the date of the gazetting this notice.

Dated this 26th day of February, 1879, at the Land Registry Office, Invercargill.

146

C. M. HENNING, District Land Registrar.

LAND TRANSFER ACT NOTICE.

NOTICE is hereby given that HANNAH SMITH, of Dunedin, in the Provincial District of Otago, Widow, claiming as Devisee under the Will of CHARLES SMITH, late of Dunedin aforesaid, Gentleman, deceased, has made application to the District Land Registrar of the District of Otago to be registered as proprietor in fee-simple of Section No. 36, Block XXV., on the map of the said Town of Dunedin; and that the said Hannah Smith will be so registered as such proprietor unless caveat be lodged at this office forbidding the same within one calendar month from the date of the publication of this notice.

Dated at the Lands Registry Office, Dunedin, the 1st day of March, 1879.

143

153

A. W. SMITH, District Land Registrar.

LAND TRANSFER ACT NOTICES.

NOTICE is hereby given that the several parcels of land hereineften described in the several parcels N 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 21st day of April next.

979. WILLIAM McINTOSH MUIR and ALLAN RAMSAY MUIR.—1 acre and 1 rood, Section 692, City of Wellington. Occupied by Applicants.

995. JOHN GIBSON KINROSS, as Attorney for ROBERT KER, ANDREW GALBRAITH, ARCHIBALD GALBRAITH, WILLIAM KER, and WALTER PATTERSON .- 215 acres, Sections and WALLER FAILERSON.—215 acres, Sections 16 and 18, Tukapu District; also, 2 roods 32 perches, Lots 2, 4, 5, 6, 7, 9 and 10, of Subdivision of Section 929, City of Wellington. Unoccupied. 996. JOHN GIBSON KINROSS, as Attor-ney for said ROBERT KER and Others.—35

perches, Lots 4, 5 and 8, of Subdivision of Section 350, City of Wellington. Unoccupied.

Diagrams may be inspected at this office.

Dated this 12th day of March, 1879, at the Lands Registry Office, Wellington.

GEO. B. DAVY, District Land Registrar.

LAND TRANSFER ACT NOTICE.

NOTICE is hereby given that WILLIAM SUTHERLAND and DAVID MALCOLM SUTHERLAND, claiming as Devisees under the Will of the late ALEXANDER ROBERT SUTHERLAND, of Lyell's Bay, Sheep Farmer, deceased, have applied to be registered as proprietors of Sections 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, and 211, Pahaua Block, East Coast District; and that they will be so registered unless caveat be lodged forbidding the same on or before the 21st day of April next.

Dated this 12th day of March, 1879, at the Lands Registry Office, Wellington.

152			GEO. B. DAVY, District Land Registrar.			
NOTICE	OF		TO ACE.	CONSTRUCT	WATER-	

Tuapeka, 27th December, 1878.

To the Warden at Lawrence. W E hereby give notice that we intend to construct a water-race to divert and use water for mining purposes, commencing at a point about three-quarters of a mile above McCluskey's farm, on the south-east bank of the Wetherstones Creek, and terminating on Section 25, Block X1X., Tuapeka East.

The length of such race is six miles or thereabouts, and its intended course is north-west.

The mean depth of such race is two feet, and the mean breadth is three feet, and it is proposed to divert three Government heads of water.

Applicants : The Wetherstones Gold-mining Company (Limited).

Date and number of Miner's Right : 25th October, 1878; 3218.

Any person objecting to the granting of this application must lodge his objection in writing at Warden's Office at Lawrence, within fourteen clear days from the date hereof. Hearing at 11 o'clock on the 31st March, 1879.

	n. J. ABEL,
Warden's Office, Lawrence,	pro Warden.
27th December, 1878.	147

NOTICE is hereby given by the Kaukapakapa District Board that we have the District Board that, under and by virtue of the powers vested in them in that behalf by "The Public Works Act, 1876," it is the intention of the said Board to take certain land in the said Kaukapakapa Highway District, in the Provincial District of Auckland, to wit - Part of Allotment number nineteen of the Parish of Kaukapakapa, in the said district, as the said piece of land intended to be taken is more particularly shown upon the plan hereinafter referred to, for the purpose of laying out and making a new road in the said district; and that the said Board have caused a plan to be prepared, showing generally the nature of the said works proposed to be executed, and the lands required to be taken for the same, together with the names of the owner and occupier of the land, so far as they can be ascertained; and that such plan is now deposited at the residence of Mr. Robert Sinclair, at Kaukapakapa, in the said district, and is open for inspection by all persons at all reasonable hours: And further take notice that all persons affected by the taking of such land, in the execution of the said proposed works, are hereby called upon and required to set forth in writing any well-grounded objections to the execution of such works or the taking of such land, and to send such writing, within forty days from the first publication of this notice, to the said Board. Dated this 17th day of February, 1879. ROBERT SINCLAIR,

Chairman of the Kaukapakapa District Board. 142

TO THE REGISTRAR-GENERAL, WELLINGTON.

GEORGE GORE GILLON, Master I, in 9 Surgery and Bachelor of Medicine of the University of Glasgow, now residing in Wellington, give you notice that it is my intention to apply, on the 15th day of April, 1879, to be registered in terms of "The Medical Practitioners Registration Act, 1869," and that my Diplomas have this day been deposited in the Registrar-General's Office for inspection.

G. GORE GILLON, M.B., C.M. Wellington, 12th March, 1879. 154

VICTOR PAUL JOSEPH AUGUSTE GASTON FRONTGOUS, of Christchurch, Doctor of Medicine of the University of Montpellier, France, 1866, and registered on the Medical Register of France, hereby give notice that, on the 13th day of April, 1879, I intend to apply to the Medical Regis-trar of the Christchurch District to be registered under the New Zealand Medical Act; and that I have deposited my Diploma with the Registrar in terms of said Act.

VICTOR FRONTGOUS, M.D.

Christchurch, 10th March, 1879. 148

DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the Partnership heretofore subsisting between us, the under-signed, EDWARD JONES and NATHAN JOWETT, carrying on business as "Jones and Jowett," in Tuam Street, in the City of Christchurch, as Blacksmiths and Engineers, was dissolved by mutual consent on the first day of February instant.

The business will in future be carried on by the said Nathan Jowett on his own account, and he will pay all debts due by and receive all sums due to the late firm.

Dated this thirteenth day of February, 1879.

E. JONES.

NATHAN JOWETT.

Witness to the signatures of Edward Jones and Nathan Jowett-George Ritchie, of Christchurch, Clerk to R. D. Thomas, Solicitor, Christchurch. 149

IN THE MATTER OF "THE DEBTORS AND CREDITORS ACT, 1876."

NOTICE is hereby given that JOSIAS JAMES BEATTY, of Lambton Quay, in the City and District of Wellington, Hotelkeeper, has this day, in order to an arrangement with his creditors under the said Act, filed a deed of assignment to Frederick |

Augustus Krull, of Wellington aforesaid, Merchant, and Joseph Ames, of Wellington aforesaid, Commission Agent, of his property, in trust, for distribution among his creditors; and a meeting of the creditors of the said Josias James Beatty is hereby convened, for the purpose of assenting to the deed, to be held at the Star Hotel, Lambton Quay aforesaid, on Saturday, the twenty-ninth day of March instant, at three o'clock in the afternoon.

Dated this 12th day of March, 1879. C. R. Forwood, Insurance Chambers, Lambton Quay, Solicitor for the said Josias James Beatty. 155

THE NEW ZEALAND GAZETTE.

SUBSCRIPTIONS.—The subscription is at the rate of £2 per annum, PAYABLE IN ADVANCE. ADVERTISEMENTS will be charged for according to the following scale :-

	£	s.	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	0	5	0	
Manager and situation of office in one notice		7	6	
Balance-sheets, &c., first eight lines	0	ð	0	
for every subsequent line	0	0	6	
Application to construct Water-race	0	15	0	
***	P			

Second and subsequent insertions same charge as for first. Single copies of the Gazette, 1s. each. Booksellers and Advertising Agents will be allowed a com-

mission 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.

the face of the advertusement. 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 rete of one shulling in the neural 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.