



THE  
**NEW ZEALAND GAZETTE.**  
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WELLINGTON, THURSDAY, APRIL 24, 1879.

*Declaring Land open for Sale within Mining Districts, Westland.*

(L.S.) HERCULES ROBINSON,  
 Administrator of the Government.

A PROCLAMATION.

WHEREAS by the one hundred and fifty-fourth section of "The Land Act, 1877," it is enacted that the Governor, by Proclamation, may from time to time declare any Crown lands within any mining district, not held under license or lease at the date of such Proclamation, or over which the license or lease has been cancelled, to be open for sale or selection, in sections of such size and form, and on such date, as he may determine; and any lands so proclaimed may thereafter be sold at a like price, and subject to the like terms and conditions, or as near thereto as may be, as Crown lands of the same class not within a mining district: And the Governor may from time to time alter, amend, or revoke any such Proclamation:

Now, therefore, I, Sir Hercules George Robert Robinson, Administrator of the Government of the Colony of New Zealand, do hereby declare that the land specified in the Schedule hereto shall be open for sale, and that the nineteenth day of May next ensuing shall be the day on which the said land shall be open for sale.

SCHEDULE.

ALL that piece or parcel of land, containing by admeasurement thirty (30) acres, more or less, being Block numbered one hundred and forty-two (142) on the map of the Mahinapua Survey District. Bounded towards the North by Section 1888; towards the East by Railway Reserve (in red) No. 9; towards the South by Section 1053; and towards the West by the Beach Road: subject to necessary reserves, and exclusive of roads and gold-workings.

Given under the hand of His Excellency Sir Hercules George Robert Robinson, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, Administrator of the Government in and over Her Majesty's Colony of New Zealand and its Dependencies; and issued under the Seal of the said Colony, at the Government House, at

Wellington, this sixteenth day of April, in the year of our Lord one thousand eight hundred and seventy-nine.

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

GOD SAVE THE QUEEN!

*Defining the Middle Line of Portion of the Railway from Whangarei to Kamo.*

(L.S.) HERCULES ROBINSON, Governor.  
 A PROCLAMATION.

WHEREAS by the one hundred and twenty-second section of "The Public Works Act, 1876," it is enacted that every railway shall be made only under the authority of a special Act, which shall state as nearly as may be the line of the railway and the two termini thereof; and, by the one hundred and twenty-fourth section of the same Act, that when any railway is to be constructed under the provisions of any special Act the Governor shall issue a Proclamation defining the middle line of the railway or any part thereof, and may from time to time, by a Proclamation revoking or amending such former Proclamation, alter such line in any manner or to any extent which may be found necessary for the construction of such railway within the provisions of the said special Act; and, by the one hundred and twenty-fifth section of the same Act, that the Minister shall cause to be made and deposited in the office of the Registrar of the Supreme Court such maps and plans as may be necessary to explain the said line and the land through which the same passes, and such maps and plans shall be referred to in any such Proclamation: And whereas the railway from Whangarei to Kamo is one of the railways specified in "The Immigration and Public Works Appropriation Act, 1878," and which Act is therein declared to be a special Act for the said railway within the meaning of "The Public Works Act, 1876:" And whereas it has been determined to construct and maintain a portion of the said railway—namely, from a point within Lot fifty (50), portion of Mair's grant, Parish of Whangarei, Whangarei Highway District, to a point on the Whangarei Inlet:

Now, therefore, I, Sir Hercules George Robert Robinson, the Governor of the Colony of New Zealand, in exercise and in pursuance of the powers and authorities conferred on me by "The Public Works

Act, 1876," and in exercise of every other power and authority enabling me in that behalf, do hereby proclaim and declare that the middle line of the said portion of railway shall be that defined and set forth in the Schedule hereto. The said middle line and the land through which the same passes are set forth in the map and plan marked P.W.D. 6944, and authenticated for the purposes of this Proclamation by the signature of the Honorable James Temple Fisher, Minister acting for the Minister for Public Works, and which said map and plan is deposited in the office of the Registrar of the Supreme Court at Auckland.

SCHEDULE.

COMMENCING at a point within Lot 50, portion of Mair's grant, Parish of Whangarei, Whangarei Highway District, and proceeding thence in a generally south-easterly direction for a distance of 7 miles 70 chains or thereabouts, passing in, into, through, or over the following lands: Whangarei Highway District, Parish of Whangarei, Lots 50, 51; Kamo Township, Lots 109, 37, and 36; lands marked Elliott, G. Burnett, Gordon Cottle, and Richardson, portions of Lot 2, being subdivisions of Mair's grant; lands marked North, Hoey, and Crown land; Whangarei Township Highway District; lands marked Cottle and Wrack; Presbyterian subdivisions, Lots 47, 46, 45, and 42; Reyburn's allotments 22, 23, 15, 27, 28, 8, 9, and 10; lands marked Dent, Hunt, Scott; Allotments 8, 7, 6, 5, 11; land marked Caffer; Township of Whangarei, Lots 3, 4, 5, 6, 7, Section 8; Lots 19, 18, 17, 16, 2, 3, 4, and 5, Section 9; Lots 5, 6, 7, 4, Section 10; Lots 1, 2, 3, 4, 5, 6, 7, 8, and 9, Section 5; lands marked Perston, being subdivision of Lot 1 or Carruth's grant; and terminating at a point on the Whangarei Inlet, all within the Provincial District of Auckland, Colony of New Zealand; including all intervening places, Crown lands, lands, roads, reserves, streams, rivers, and watercourses; in the manner delineated on the map and plan marked P.W.D. 6944, signed by the Honorable James Temple Fisher, Minister acting for the Minister for Public Works, deposited in the office of the Registrar of the Supreme Court at Auckland, in the Provincial District of Auckland; the total length being 7 miles 70 chains or thereabouts.

Given under the hand of His Excellency Sir Hercules George Robert Robinson, 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 eighteenth day of April, in the year of our Lord one thousand eight hundred and seventy-nine.

J. MACANDREW.

GOD SAVE THE QUEEN!

*Defining the Middle Line of Portion of the Railway from Amberley to Cook Strait (Waipara Contract).*

(L.S.) HERCULES ROBINSON, Governor.

A PROCLAMATION.

WHEREAS by the one hundred and twenty-second section of "The Public Works Act, 1876," it is enacted that every railway shall be made only under the authority of a special Act, which shall state as nearly as may be the line of the railway and the two termini thereof; and, by the one hundred

and twenty-fourth section of the same Act, that when any railway is to be constructed under the provisions of any special Act the Governor shall issue a Proclamation defining the middle line of the railway or any part thereof, and may from time to time, by a Proclamation revoking or amending such former Proclamation, alter such line in any manner or to any extent which may be found necessary for the construction of such railway within the provisions of the said special Act; and, by the one hundred and twenty-fifth section of the same Act, that the Minister shall cause to be made and deposited in the office of the Registrar of the Supreme Court such maps and plans as may be necessary to explain the said line and the land through which the same passes, and such maps and plans shall be referred to in any such Proclamation: And whereas the railway from Amberley to Cook Strait is specified in "The Immigration and Public Works Appropriation Act, 1878," and which Act is therein declared to be a special Act for the said railway within the meaning of "The Public Works Act, 1876:" And whereas it has been determined to construct and maintain a portion of the said railway—namely, from a point in Rural Section number four thousand seven hundred and thirteen (4713), to a point in Rural Section number seven thousand five hundred and thirty-eight (7538), in the County of Ashley, Provincial District of Canterbury:

Now, therefore, I, Sir Hercules George Robert Robinson, the Governor of the Colony of New Zealand, in exercise and in pursuance of the powers and authorities conferred on me by "The Public Works Act, 1876," and in exercise of every other power and authority enabling me in that behalf, do hereby proclaim and declare that the middle line of the said portion of such railway shall be that defined and set forth in the Schedule hereto. The said middle line and the land through which the same passes are set forth in the map and plan marked P.W.D. 6955, and authenticated for the purposes of this Proclamation by the signature of the Honorable James Macandrew, Minister for Public Works, and which said map and plan is deposited in the office of the Registrar of the Supreme Court at Christchurch, in the Provincial District of Canterbury.

SCHEDULE.

COMMENCING at a point on the Amberley and Waitaki Railway, at Amberley, on the northern boundary of Amberley Station Yard, or the south side of Douglas Road, the said point being the termination of the railway, Amberley to Waitaki, and proceeding thence in a generally northerly direction for a distance of six (6) miles seventy-seven (77) chains or thereabouts, passing in, into, through, or over the following lands: Kowai Road District, Rural Sections Nos. 4713, 3166, 2760, 3165, 2306, 2293, 2307, 2308, 2946, 3048, 5238, 17133, 5537, 5681, 6588, 5837, 10354, 9692, 7221, 4251, 16821, 19822, 15184, 9528, 18965, 10913, 10775; Reserves numbered 1143, 1929; Rural Sections Nos. 4283, 2731, and 23542; Waipara Road District, Rural Sections Nos. 25276, 25341, 25342, and 7538, all within the Provincial District of Canterbury, in the Colony of New Zealand; including all adjoining and intervening places, lands, roads, reserves, streams, rivers, and watercourses; in the manner delineated on the map and plan marked P.W.D. 6955, signed by the Honorable James Macandrew, Minister for Public Works, deposited in the office of the Registrar of the Supreme Court at Christchurch, in the Provincial District of Canterbury; the total length being six (6) miles seventy-seven (77) chains or thereabouts.

Given under the hand of His Excellency Sir Hercules George Robert Robinson,

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 eighteenth day of April, in the year of our Lord one thousand eight hundred and seventy-nine.

J. MACANDREW.

GOD SAVE THE QUEEN!

*Defining the Middle Line of the Branch Line of Railway from the Main Line—Amberley to the Bluff—to Shag Point.*

(L.S.) HERCULES ROBINSON, GOVERNOR.

A PROCLAMATION.

WHEREAS by the one hundred and twenty-second section of "The Public Works Act, 1876," it is enacted that every railway shall be made only under the authority of a special Act, which shall state as nearly as may be the line of the railway and the two termini thereof; and, by the one hundred and twenty-fourth section of the same Act, that when any railway is to be constructed under the provisions of any special Act the Governor shall issue a Proclamation defining the middle line of the railway or any part thereof, and may from time to time, by a Proclamation revoking or amending such former Proclamation, alter such line in any manner or to any extent which may be found necessary for the construction of such railway within the provisions of the said special Act; and, by the one hundred and twenty-fifth section of the same Act, that the Minister shall cause to be made and deposited in the office of the Registrar of the Supreme Court such maps and plans as may be necessary to explain the said line and the land through which the same passes, and such maps and plans shall be referred to in any such Proclamation: And whereas the branch line of railway from the main line (Amberley to the Bluff) to Shag Point is one of the railways specified in "The Immigration and Public Works Appropriation Act, 1878," and which Act is therein declared to be a special Act for the said railway within the meaning of "The Public Works Act, 1876:" And whereas it has been determined to construct and maintain such railway:

Now, therefore, I, Sir Hercules George Robert Robinson, the Governor of the Colony of New Zealand, in exercise and pursuance of the powers and authorities conferred on me by "The Public Works Act, 1876," and in exercise of every other power and authority enabling me in that behalf, do hereby proclaim and declare that the middle line of the said branch line of railway, Shag Point, shall be that defined and set forth in the Schedule hereto, and that the two termini of the said line shall be a point on the Amberley to Bluff Railway, in Section forty-two (42), Block nine (IX.), Moeraki District, and a point in Section fifty-eight (58), Block three (III.), Moeraki District. The said middle line and the land through which the same passes are set forth in the map and plan marked P.W.D. 6954, and authenticated for the purposes of this Proclamation by the signature of the Honorable James Macandrew, Minister for Public Works, and which said map and plan is deposited in the office of the Registrar of the Supreme Court at Dunedin.

SCHEDULE.

COMMENCING at a point on the Amberley to the Bluff

Railway, the said point being within the limits of deviation of portion of the Dunedin and Moeraki Railway, as described in the Proclamation dated the twenty-fifth day of November, one thousand eight hundred and seventy-five, and published in the *New Zealand Gazette* No. 65, of the twenty-fifth day of November, one thousand eight hundred and seventy-five, and proceeding thence in a generally southeasterly direction for a distance of one (1) mile sixty-eight (68) chains or thereabouts, passing in, into, through, or over the following lands: Moeraki District, Block IX., Sections 42 and 45; Block III., Sections 1 of 20, 2 of 21, and 58 (reserve); and terminating at a point in Section 58, Block III., aforesaid, all within the Provincial District of Otago, in the Colony of New Zealand; including all adjoining and intervening places, lands, roads, reserves, streams, rivers, and watercourses; in the manner delineated on the map and plan marked P.W.D. 6954, signed by the Honorable James Macandrew, Minister for Public Works, deposited in the office of the Registrar of the Supreme Court at Dunedin, in the Provincial District of Otago; the total length being one (1) mile and sixty-eight (68) chains or thereabouts.

Given under the hand of His Excellency Sir Hercules George Robert Robinson, 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 eighteenth day of April, in the year of our Lord one thousand eight hundred and seventy-nine.

J. MACANDREW.

GOD SAVE THE QUEEN!

*Defining the Middle Line of the Portion of the Railway from Edendale to Toitoto (Wyndham Contract).*

(L.S.) HERCULES ROBINSON, GOVERNOR.

A PROCLAMATION.

WHEREAS by the one hundred and twenty-second section of "The Public Works Act, 1876," it is enacted that every railway shall be made only under the authority of a special Act, which shall state as nearly as may be the line of the railway and the two termini thereof; and, by the one hundred and twenty-fourth section of the same Act, that when any railway is to be constructed under the provisions of any special Act the Governor shall issue a Proclamation defining the middle line of the railway or any part thereof, and may from time to time, by a Proclamation revoking or amending such former Proclamation, alter such line in any manner or to any extent which may be found necessary for the construction of such railway within the provisions of the said special Act; and, by the one hundred and twenty-fifth section of the same Act, that the Minister shall cause to be made and deposited in the office of the Registrar of the Supreme Court such maps and plans as may be necessary to explain the said line and the land through which the same passes, and such maps and plans shall be referred to in any such Proclamation: And whereas the railway from Edendale to Toitoto is one of the railways specified in "The Immigration and Public Works Appropriation Act, 1878," and which Act is therein declared to be a special Act for the said railway within the meaning of "The Public Works Act, 1876:" And whereas it has been determined to construct and

maintain a portion of the said railway, namely, from a point at the Edendale Railway Station to a point within the Township of Wyndham:

Now, therefore, I, Sir Hercules George Robert Robinson, the Governor of the Colony of New Zealand, in exercise and in pursuance of the powers and authorities conferred on me by "The Public Works Act, 1876," and in exercise of every other power and authority enabling me in that behalf, do hereby proclaim and declare that the middle line of the said portion of the said railway shall be that defined and set forth in the Schedule hereto. The said middle line and the land through which the same passes are set forth in the map and plan marked P.W.D. 6946, and authenticated for the purposes of this Proclamation by the signature of the Honorable James Macandrew, Minister for Public Works, and which said map and plan is deposited in the office of the Registrar of the Supreme Court at Dunedin, in the Provincial District of Otago.

#### SCHEDULE.

COMMENCING at a point at the Edendale Railway Station, the said point being within the limits of deviation of the railway from Invercargill to Mataura, as described in the Proclamation dated the 17th May, 1872, and published in the *New Zealand Gazette* No. 25, of 22nd May, 1872; and proceeding thence in a generally easterly, south-easterly, and southerly direction for a distance of 3 miles 70 chains or thereabouts, passing in, into, through or over the following lands: Mataura Survey District, Block III., Sections 1, 2, 3, 4, 5, 24, and 25; Mataura River; Wyndham Survey District, Block VI., Sections 56, 60, and 61 (Recreation Reserve); Railway Reserve; Wyndham Township, Block XIV., Sections 29, 28, and 7; Block XIII., Sections 3 and 4; Block XII., Sections 8 and 25; Block XI., Sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, and 11; Block X., Sections 1, 2, 3, 4, and 5; and terminating at a point within the Township of Wyndham, all within the Provincial District of Otago, Colony of New Zealand; including all adjoining and intervening places, lands, roads, reserves, streams, rivers, and watercourses; in the manner delineated on the map and plan marked P.W.D. 6946, signed by the Honorable James Macandrew, Minister for Public Works, deposited in the office of the Registrar of the Supreme Court at Dunedin, Provincial District of Otago; the total length being 3 miles 70 chains or thereabouts.

Given under the hand of His Excellency Sir Hercules George Robert Robinson, 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 eighteenth day of April, in the year of our Lord one thousand eight hundred and seventy-nine.

J. MACANDREW.

GOD SAVE THE QUEEN!

#### *Abolishing Prison at Newcastle.*

(L.S.) HERCULES ROBINSON, Governor.  
A PROCLAMATION.

WHEREAS by the eighth section of "The Prisons Act, 1873," it is enacted that, as to any public

prison which the Governor shall be of opinion has become unfit for the purpose, or unnecessary, or for any other reason ought to cease to be a public prison, the Governor may, by Proclamation published in the *New Zealand Gazette*, declare that such public prison shall no longer be a public prison, and upon the publication of such Proclamation in the *New Zealand Gazette*, or from and after any later date fixed in such Proclamation for the purpose, such public prison shall cease to be a public prison:

Now, therefore, I, Sir Hercules George Robert Robinson, the Governor of the Colony of New Zealand, do hereby proclaim and declare that the public prison at Newcastle shall cease to be a public prison.

Given under the hand of His Excellency Sir Hercules George Robert Robinson, 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 eighteenth day of April, in the year of our Lord one thousand eight hundred and seventy-nine.

JOHN SHEEHAN.

GOD SAVE THE QUEEN!

#### *Waikaia Recreation-ground brought under "The Public Domains Act, 1860."*

HERCULES ROBINSON, Governor.

#### ORDER IN COUNCIL.

At the Government House, at Wellington, this seventeenth day of April, 1879.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

BY virtue of the powers and authorities vested in me by the eleventh section of "The Public Reserves Act, 1877," I, Sir Hercules George Robert Robinson, the 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 Otago, and known as the "Waikaia Recreation-ground," and described in the Schedule hereto, shall be and the same is hereby brought under the operation of and declared to be 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 in the Township of Waikaia, in the Provincial District of Otago, being Block IV. Bounded towards the North-west by Blaydon Street, five hundred (500) links; towards the North-east by Ryton Street, one thousand one hundred (1100) links; towards the South-east by Scotswood Street, five hundred (500) links; and towards the South-west by Uyton Street, one thousand one hundred (1100) links: and containing by admeasurement five (5) acres two (2) roods, more or less.

FORSTER GORING,  
Clerk of the Executive Council.

*Powers delegated to the Waikāia Domain Board under "The Public Domains Act, 1860."*

HERCULES ROBINSON, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this seventeenth day of April, 1879.

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 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 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 "Waikāia Domain Board:—

WILLIAM JOHN BRAITHWAITE,  
ROBERT FULTON,  
ALEXANDER MATHESON,  
HECTOR SIMSON,  
JOSEPH HAMPTON DAVIDSON

(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 7 o'clock p.m., at Alexander Matheson's Assembly-rooms, Waikāia, or at such other time or place as may from time to time be fixed by the Board. The first meeting shall be held on Thursday, the 8th day of May, 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 other-

wise, 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.

*Changing the Purpose of a Reserve.*

HERCULES ROBINSON, Governor.

ORDER IN COUNCIL.

At the Government House at Wellington, this seventeenth day of April, 1879.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS the land mentioned in the first column of the Schedule hereto was reserved by "The Oamaru Town Reserves Management Ordinance, 1872," for a site for a slaughterhouse:

And whereas the said reserve is for one of the purposes named in Part I. of the Schedule to "The Public Reserves Act Amendment Act, 1878," and, in the opinion of the Governor, it is expedient to change the purpose of such reserve to another of the purposes named in the said Part I. as hereinafter mentioned:

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, 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 direct that the purpose of the reserve mentioned in the first column of the said Schedule hereto shall be changed from that of a reserve for a slaughterhouse, and doth hereby declare and define the purpose of the said reserve to be that specified in the second column of the said Schedule, the same being one of the purposes named in Part I. of the Schedule to the said Act.

SCHEDULE.

Description of Land Reserved.	Purpose to which Reserve is Changed.
All that area in the Provincial District of Otago, containing by admeasurement one (1) acre and twenty-one (21) poles, more or less, situate in the Town of Oamaru, being Sections numbered respectively 20, 21, 22, 23, and 24, Block XIV., on the map of the said town, deposited in the office of Crown Lands at Dunedin.	For municipal purposes.

FORSTER GORING,  
Clerk of the Executive Council.

*Changing the Purpose of a Portion of a Reserve.*

HERCULES ROBINSON,  
Administrator of the Government.

ORDER IN COUNCIL.

At the Government House, at Wellington, this eighth day of April, 1879.

Present:

HIS EXCELLENCY THE ADMINISTRATOR OF THE GOVERNMENT IN COUNCIL.

WHEREAS the land mentioned in the first column of the Schedule hereto is a portion of a reserve for a cemetery for the City of Dunedin:

And whereas the said reserve is for one of the

purposes named in Part I. of the Schedule to "The Public Reserves Act Amendment Act, 1878," and, in the opinion of the Governor, it is expedient to change the purpose of the portion of such reserve referred to in the Schedule hereto to one of the purposes named in Part III., as hereinafter mentioned:

Now, therefore, His Excellency 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 direct that the purpose of the portion of the reserve mentioned in the first column of the Schedule hereto shall be changed from that of a reserve for a cemetery, and doth hereby declare and define the purpose of the said portion of such reserve to be that specified in the second column of the said Schedule, the same being one of the purposes named in Part III. of the Schedule to the said Act.

## SCHEDULE.

Description of Land Reserved.	Purpose to which Reserve is Changed.
All that parcel of land situated in the Provincial District of Otago, in the City of Dunedin, containing by admeasurement five (5) acres twenty (20) poles, more or less. Bounded towards the North by the Town Belt, six hundred and ninety-seven and two-tenths (697 <sup>2</sup> / <sub>10</sub> ) links; towards the North-east by Section No. 1, Block XIX., two hundred and sixty-nine and two-tenths (269 <sup>2</sup> / <sub>10</sub> ) links; towards the South-east by Arthur Street, seven hundred and sixty (760) links; towards the South by a right line bearing 111° 43' 42", six hundred and seven (607) links; again towards the South-east by a right line bearing 201° 43' 42", sixteen (16) links; again towards the South by a line bearing 111° 43' 42", one hundred and sixty and two-tenths (160 <sup>2</sup> / <sub>10</sub> ) links; and towards the North-west by a reserve, three hundred and eighty-nine (389) links: as the same is delineated on the plan deposited in the Survey Office, Dunedin.	As a school site and teachers' residence for the Otago Girls' and Boys' High Schools.

FORSTER GORING,  
Clerk of the Executive Council.

*Changing the Purpose of a Portion of a Reserve.*

HERCULES ROBINSON,  
Administrator of the Government.

## ORDER IN COUNCIL.

At the Government House, at Wellington, this eighth day of April, 1879.

Present:

HIS EXCELLENCY THE ADMINISTRATOR OF THE  
GOVERNMENT IN COUNCIL.

WHEREAS the land mentioned in the first column of the Schedule hereto is a portion of a reserve for purposes of the Provincial Government of Otago:

And whereas the said reserve is for one of the purposes named in Part I. of the Schedule to "The Public Reserves Act Amendment Act, 1878," and, in the opinion of the Governor, it is expedient to change the purpose of the portion of such reserve referred to in the Schedule hereto to one of the purposes named in Part III., as hereinafter mentioned:

Now, therefore, His Excellency 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 direct that the purpose of the portion of the reserve mentioned in the first column of the Schedule hereto shall be changed from that of a reserve for purposes of the Provincial Government of Otago, and doth hereby declare and define the purposes of the said portion of such reserve to be those specified in the second column of the said Schedule, the same being one of the purposes named in Part III. of the Schedule to the said Act.

## SCHEDULE.

Description of Land Reserved.	Purpose to which Reserve is Changed.
All that parcel of land situated in the Provincial District of Otago, in the City of Dunedin, containing by admeasurement one (1) acre thirty-three (33) poles, more or less, being Sections numbered respectively one (1), two (2), three (3), four (4), and part of five (5), Block XIX. Bounded towards the North-west by the Town Belt, five hundred and thirty-four (534) links; towards the North-east by the other part of Section five (5), two hundred and fifty (250) links; towards the South-east by London Street, four hundred and thirty-four (434) links; and towards the South-west by a reserve, two hundred and seventy-three (273) links: as the same is delineated on the plan deposited in the Survey Office, Dunedin.	As a school site and teacher's residence for the Otago Girls' and Boys' High Schools.

FORSTER GORING,  
Clerk of the Executive Council.

*Changing the Purpose of a Portion of a Reserve.*

HERCULES ROBINSON,  
Administrator of the Government.

## ORDER IN COUNCIL.

At the Government House, at Wellington, this eighth day of April, 1879.

Present:

HIS EXCELLENCY THE ADMINISTRATOR OF THE  
GOVERNMENT IN COUNCIL.

WHEREAS the land mentioned in the first column of the Schedule hereto is a portion of a reserve for a cemetery for the City of Dunedin:

And whereas the said reserve is for one of the purposes named in Part I. of the Schedule to "The Public Reserves Act Amendment Act, 1878," and, in the opinion of the Governor, it is expedient to change the purpose of the portion of such reserve referred to in the Schedule hereto to one of the purposes named in Part III., as hereinafter mentioned:

Now, therefore, His Excellency 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 direct that the purpose of the portion of the reserve mentioned in the first column of the Schedule hereto shall be changed from that of a reserve for a cemetery, and doth hereby declare and define the purpose of the said portion of such reserve to be that specified in the second column of the said Schedule, the same being one of the purposes named in Part III. of the Schedule to the said Act.

SCHEDULE.

Description of Land Reserved.	Purpose to which Reserve Changed.
<p>All that parcel of land in the Provincial District of Otago, containing by admeasurement fifteen (15) perches, more or less, situated in the City of Dunedin. Bounded towards the North-east by a right line, bearing 111° 43' 42", six hundred and seven (607) links; towards the South-east by Arthur Street, sixteen (16) links; towards the South-west by the land described in "The Dunedin School Reserves Act, 1877," six hundred and seven (607) links; and towards the North-west by a line bearing 201° 43' 42", sixteen (16) links: as the same is delineated on the plan deposited in the Survey Office, Dunedin.</p>	<p>As a site for Middle District School.</p>

FORSTER GORING,  
Clerk of the Executive Council.

*Appointing Pireke Trustee under "The Maori Real Estate Management Act, 1867."*

HERCULES ROBINSON, Governor.  
ORDER IN COUNCIL.

At the Government House, at Wellington, this seventeenth day of April, 1879.

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 a memorial of ownership bearing date the seventeenth day of November, one thousand eight hundred and seventy-six, the parcel of land and hereditaments described in the Schedule hereto became vested in Ruhia Tukarawa and others, of the Northern District, in the Provincial District of Auckland, aboriginal natives of New Zealand:

And whereas the said Ruhia Tukarawa died intestate:

And whereas at a sitting of the Native Land Court held at Rawene (Herd's Point), Hokianga, in the Provincial District of Auckland, on the twentieth day of January, one thousand eight hundred and seventy-nine, Tatiana Tukarawa claimed to succeed to the said Ruhia Tukarawa in the parcel of land described in the said Schedule, and it was ordered by the said Court that Tatiana Tukarawa, an infant under the age of twenty-one years, should succeed to the interest and share of the said Ruhia Tukarawa in the hereditaments aforesaid; and it is expedient that Pireke be appointed trustee under the said Act, on behalf of the said Tatiana Tukarawa:

Now, therefore, His Excellency the Governor of the Colony 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 Tatiana Tukarawa in the land described in the Schedule hereto shall be and remain vested in

PIREKE,

as Trustee, within the meaning and for the purposes of the said Act, for the said Tatiana Tukarawa during his minority.

SCHEDULE.

ALL that parcel of land in the Provincial District of Auckland, in the Colony of New Zealand, containing by admeasurement one hundred and fifty-eight (158) acres, more or less, situate at Motukauri, in the Northern District, being called or known by the name of Motuti. Bounded towards the West by a line, 1670 links; and on all other sides by the Motuti River.

FORSTER GORING,  
Clerk of the Executive Council.

*Appointing Herewini te Toko Trustee under "The Maori Real Estate Management Act, 1867."*

HERCULES ROBINSON, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this seventeenth day of April, 1879.

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 a Crown grant bearing date the eighteenth day of December, one thousand eight hundred and sixty-nine, the parcel of land and hereditaments described in the Schedule hereto became vested in Sarah White (otherwise called Hera Waiti), of the District of Hokianga, in the Province of Auckland, aboriginal natives of New Zealand:

And whereas the said Sarah White died intestate:

And whereas at a sitting of the Native Land Court held at Rawene (Herd's Point), Hokianga, in the Provincial District of Auckland, on the twentieth day of January, one thousand eight hundred and seventy-nine, Herewini te Toko claimed to succeed to the said Sarah White in the parcel of land described in the said Schedule, and it was ordered by the said Court that Piripi te Toko, infant under the age of twenty-one years, should succeed to the interest and share of the said Sarah White in the hereditaments aforesaid; and it is expedient that Herewini te Toko be appointed trustee under the said Act, on behalf of the said Piripi te Toko:

Now, therefore, His Excellency the Governor of the Colony 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 Piripi te Toko in the land described in the Schedule hereto shall be and remain vested in

HEREWINI TE TOKO,

as Trustee, within the meaning and for the purposes of the said Act, for the said Piripi te Toko during his minority.

## SCHEDULE.

ALL that parcel of land in the Province of Auckland, in the Colony of New Zealand, containing by admeasurement forty-nine (49) acres, more or less, situate at Ngamahanga, in the District of Hokianga, being called or known by the name of Ngamahanga. Bounded towards the North-east and East by the Hokianga River; towards the South-west by the Ngatuaka Block, 586 links and 2210 links; and towards the North-west by Te Ruaki Block, 2260 links.

FORSTER GORING,  
Clerk of the Executive Council.

*Appointing Te Rauhe Kaihau and Henerieta Kaihau Trustees under "The Maori Real Estate Management Act, 1867."*

HERCULES ROBINSON, Governor.

## ORDER IN COUNCIL.

At the Government House, at Wellington, this seventeenth day of April, 1879.

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 a Crown grant bearing date the twenty-seventh day of June, one thousand eight hundred and sixty-eight, the parcel of land and hereditaments described in the Schedule hereto became vested in Hone Kingi Kaihau and others, of the District of Hokianga, in the Province of Auckland, aboriginal natives of New Zealand:

And whereas the said Hone Kingi Kaihau died intestate:

And whereas at a sitting of the Native Land Court held at Rawene (Herd's Point), Hokianga, in the Provincial District of Auckland, on the twentieth day of January, one thousand eight hundred and seventy-nine, Te Rauhe Kaihau claimed to succeed to the said Hone Kingi Kaihau in the parcel of land described in the said Schedule, and it was ordered by the said Court that Te Rauhe Kaihau, Eme Kaihau, Hohipa Kaihau, Tonga Kaihau, and Mohi Tawhai Kaihau should succeed to the interest and share of the said Hone Kingi Kaihau in the hereditaments aforesaid:

And whereas the said Eme Kaihau, Hohipa Kaihau, Tonga Kaihau, and Mohi Tawhai Kaihau are infants under the age of twenty-one years, and it is expedient that Te Rauhe Kaihau and Henerieta Kaihau be appointed trustees under the said Act, on behalf of the said Eme Kaihau, Hohipa Kaihau, Tonga Kaihau, and Mohi Tawhai Kaihau:

Now, therefore, His Excellency the Governor of the Colony 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 Eme Kaihau, Hohipa Kaihau, Tonga Kaihau, and Mohi Tawhai Kaihau in the land described in the Schedule hereto shall be and remain vested in

TE RAUHE KAIHAU and  
HENERIETA KAIHAU,

as Trustees, within the meaning and for the pur-

poses of the said Act, for the said Eme Kaihau, Hohipa Kaihau, Tonga Kaihau, and Mohi Tawhai Kaihau during their minority.

## SCHEDULE.

ALL that parcel of land in the Province of Auckland, in the Colony of New Zealand, containing by admeasurement one hundred and ten (110) acres, more or less, situate at Te Whaite, Hokianga, in the District of Hokianga, being called or known by the name of Parapara. Bounded towards the East by a line commencing at the public road to Waitangi Falls, 3580 links, and by a stream; towards the South by lines, 1439 links, 640 links, 377 links, 55 links, 774 links, 410 links, 1140 links, 942 links, and 440 links; towards the West by a line, 1370 links, and by a stream; and towards the North by lines, 1630 links and 1302 links.

FORSTER GORING,  
Clerk of the Executive Council.

*Appointing Te Rauhe Kaihau and Henerieta Kaihau Trustees under "The Maori Real Estate Management Act, 1867."*

HERCULES ROBINSON, Governor.

## ORDER IN COUNCIL.

At the Government House, at Wellington, this seventeenth day of April, 1879.

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 a Crown grant bearing date the eighteenth day of January, one thousand eight hundred and seventy-eight, the parcel of land and hereditaments described in the Schedule hereto became vested in Hone Kingi Kaihau and others, of the Northern District of Auckland, in the Provincial District of Auckland, aboriginal natives of New Zealand:

And whereas the said Hone Kingi Kaihau died intestate:

And whereas at a sitting of the Native Land Court held at Rawene (Herd's Point), Hokianga, in the Provincial District of Auckland, on the twentieth day of January, one thousand eight hundred and seventy-nine, Te Rauhe Kaihau claimed to succeed the said Hone Kingi Kaihau in the parcel of land described in the said Schedule, and it was ordered by the said Court that Te Rauhe Kaihau, Eme Kaihau, Hohipa Kaihau, Tonga Kaihau, and Mohi Tawhai Kaihau should succeed to the interest and share of the said Hone Kingi Kaihau in the hereditaments aforesaid:

And whereas the said Eme Kaihau, Hohipa Kaihau, Tonga Kaihau, and Mohi Tawhai Kaihau are infants under the age of twenty-one years, and it is expedient that Te Rauhe Kaihau and Henerieta Kaihau be appointed trustees under the said Act, on behalf of the said Eme Kaihau, Hohipa Kaihau, Tonga Kaihau, and Mohi Tawhai Kaihau:

Now, therefore, His Excellency the Governor of the Colony of New Zealand, with the advice and consent of the Executive Council of the colony, in exercise and

pursuance of the powers and authorities vested in him by the said Act, doth hereby order that the interests and shares of the said Eme Kaihau, Hohipa Kaihau, Tonga Kaihau, and Mohi Tawhai Kaihau in the land described in the Schedule hereto shall be and remain vested in

TE RAUHE KAIHAU and  
HENERIETA KAIHAU,

as Trustees, within the meaning and for the purposes of the said Act, for the said Eme Kaihau, Hohipa Kaihau, Tonga Kaihau, and Mohi Tawhai Kaihau during their minority.

SCHEDULE.

ALL that parcel of land in the Provincial District of Auckland, in the Colony of New Zealand, containing by admeasurement two (2) acres one (1) rood and fifteen (15) perches, more or less, situate at Utakura, in the District of Hokianga, being called or known by the name of Rakepuka. Bounded towards the East by a line, 529 links; towards the South by a line, 466 links; towards the West by a line, 406 links; and towards the North-west by a line, 551 links.

FORSTER GORING,  
Clerk of the Executive Council.

*Appointing Heni Turaina Trustee under "The Maori Real Estate Management Act, 1867."*

HERCULES ROBINSON, Governor.  
ORDER IN COUNCIL.

At the Government House, at Wellington, this seventeenth day of April, 1879.

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 a certificate of title bearing date the twenty-seventh day of February, one thousand eight hundred and seventy-four, the parcel of land and hereditaments described in the Schedule hereto became vested in Rapana te Waha and others, of the District of Hokianga, in the Province of Auckland, aboriginal natives of New Zealand:

And whereas the said Rapana te Waha died intestate:

And whereas at a sitting of the Native Land Court held at Rawene (Herd's Point), Hokianga, in the Provincial District of Auckland, on the twentieth day of January, one thousand eight hundred and seventy-nine, Eruera Rapana claimed to succeed to the said Rapana te Waha in the parcel of land described in the said Schedule, and it was ordered by the said Court that Harata Rapana, Eruera Rapana, Hana Rapana, Hema Rapana, and Tokowha Rapana should succeed to the interests and shares of the said Rapana te Waha in the hereditaments aforesaid:

And whereas the said Tokowha Rapana is an infant under the age of twenty-one years; and it is expedient that Heni Turaina be appointed trustee under the said Act, on behalf of the said Tokowha Rapana:

Now, therefore, His Excellency the Governor of the Colony 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 Tokowha Rapana in the land described in the Schedule hereto shall be and remain vested in

HENI TURAINA,

as Trustee, within the meaning and for the purposes of the said Act, for the said Tokowha Rapana during his minority.

SCHEDULE.

ALL that parcel of land in the Province of Auckland, in the Colony of New Zealand, containing by admeasurement nine thousand three hundred and nine (9,309) acres, more or less, situate at Whangape, in the District of Hokianga, being called or known by the name of Awaroa No. 1. Bounded towards the North by a line, 10506 links; towards the North-east by lines, 5072 links, 2587 links, 343 links, and 26902 links; towards the South by the Rotokakahi Block, 7727 links, 13314 links, 18386 links, 1101 links, 4891 links, 1802 links, and 700 links; and towards the West by the Awaroa River.

FORSTER GORING,  
Clerk of the Executive Council.

*Appointing Tanati te Pona and Anatipa te Pona Trustees under "The Maori Real Estate Management Act, 1867."*

*Appointing Tanati te Pona and Anatipa te Pona Trustees under "The Maori Real Estate Management Act, 1867."*

HERCULES ROBINSON, Governor.  
ORDER IN COUNCIL.

At the Government House, at Wellington, this seventeenth day of April, 1879.

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 a Crown grant bearing date the twenty-fourth day of October, one thousand eight hundred and seventy-three, the parcel of land and hereditaments described in the Schedule hereto became vested in Raina Tanati and others, of the District of Hokianga, in the Province of Auckland, aboriginal natives of New Zealand:

And whereas the said Raina Tanati died intestate:

And whereas at a sitting of the Native Land Court held at Rawene (Herd's Point), Hokianga, in the Provincial District of Auckland, on the twentieth day of January, one thousand eight hundred and seventy-nine, Te Tanati te Pona claimed to succeed to the said Raina Tanati in the parcel of land described in the said Schedule, and it was ordered by the said Court that Mercana Tapia and Keita Tapia, infants under the age of twenty-one years, should succeed to the interest and share of the said Raina Tanati in the hereditaments aforesaid; and it is expedient that Tanati te Pona and Anatipa te Pona be appointed trustees under the said Act, on behalf of the said Mercana Tapia and Keita Tapia:

Now, therefore, His Excellency the Governor of

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

TANATI TE PONA and  
ANATIPA TE PONA,

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

SCHEDULE.

ALL that parcel of land in the Province of Auckland, in the Colony of New Zealand, containing by admeasurement one (1) acre and thirty-eight (38) perches, more or less, situate at Hokianga, in the District of Hokianga, being called or known by the name of Putoetoe No. 12. Bounded towards the North by the Putoetoe No. 11 Block, 1332 links; towards the East by a line, 75 links; towards the South by the Putoetoe No. 13 Block, 1320 links; and towards the West by the Hokianga River.

FORSTER GORING,  
Clerk of the Executive Council.

*Appointing Herewini te Toko Trustee under "The Maori Real Estate Management Act, 1867."*

HERCULES ROBINSON, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this seventeenth day of April, 1879.

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 a certificate of title bearing date the twenty-seventh day of February, one thousand eight hundred and seventy-four, the parcel of land and hereditaments described in the Schedule hereto became vested in Hori te Toko and others, of the District of Hokianga, in the Province of Auckland, aboriginal natives of New Zealand:

And whereas the said Hori te Toko died intestate:

And whereas at a sitting of the Native Land Court held at Rawene (Herd's Point), Hokianga, in the Provincial District of Auckland, on the twentieth day of January, one thousand eight hundred and seventy-nine, Herewini te Toko claimed to succeed to the said Hori te Toko in the parcel of land described in the said Schedule, and it was ordered by the said Court that Piripi te Toko, an infant under the age of twenty-one years, should succeed to the interest and share of the said Hori te Toko in the hereditaments aforesaid; and it is expedient that Herewini te Toko be appointed trustee under the said Act, on behalf of the said Piripi te Toko:

Now, therefore, His Excellency the Governor of the Colony 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 Piripi te Toko in the land described in the Schedule hereto shall be and remain vested in

HEREWINI TE TOKO,

as Trustee, within the meaning and for the purposes of the said Act, for the said Piripi te Toko during his minority.

SCHEDULE.

ALL that parcel of land in the Province of Auckland, in the Colony of New Zealand, containing by admeasurement seven thousand eight hundred and thirty-one (7,831) acres, more or less, situate at Whangape, in the District of Hokianga, being called or known by the name of Rotokakahi. Bounded towards the North-west by Te Awaroa No. 1 Block, 700 links, 1802 links, 4891 links, 1101 links, 15386 links, 13314 links, and 7727 links; towards the East by lines, 18675 links, 2875 links, 3513 links, 1007 links, 6926 links, 516 links, 1240 links, and 466 links; towards the South by lines 4020 links, 3425 links, 9798 links, 2485 links, and 2812 links, the Rotokakahi River, and a line 1791 links; and towards the West by lines 4390 links, 1090 links, 606 links, and 2438 links, and by the Awaroa River.

FORSTER GORING,  
Clerk of the Executive Council.

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

HERCULES ROBINSON, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this seventeenth day of April, 1879.

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 a certificate of title bearing date the twenty-seventh day of February, one thousand eight hundred and seventy-four, the parcel of land and hereditaments described in the Schedule hereto became vested in Petera Mawete and others, of the District of Hokianga, in the Province of Auckland, aboriginal natives of New Zealand:

And whereas the said Petera Mawete died intestate:

And whereas at a sitting of the Native Land Court held at Rawene (Herd's Point), Hokianga, in the Provincial District of Auckland, on the eighteenth day of January, one thousand eight hundred and seventy-nine, Tere te Hau claimed to succeed to the said Petera Mawete in the parcel of land described in the said Schedule, and it was ordered by the said Court that Ngarowiwi, an infant under the age of twenty-one years, should succeed to the interest and share of the said Petera Mawete in the hereditaments aforesaid; and it is expedient that Tere te Hau be appointed trustee under the said Act, on behalf of the said Ngarowiwi:

Now, therefore, His Excellency the Governor of

the Colony 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 Ngarowiwi in the land described in the Schedule hereto shall be and remain vested in

TERE TE HAU,

as Trustee, within the meaning and for the purposes of the said Act, for the said Ngarowiwi during his minority.

SCHEDULE.

ALL that parcel of land in the Province of Auckland, in the Colony of New Zealand, containing by admeasurement seven thousand eight hundred and thirty-one (7,831) acres, more or less, situate at Whangape, in the District of Hokianga, being called or known by the name of Rotokakahi. Bounded towards the North-west by Te Awaroa No. 1 Block, 700 links, 1802 links, 4891 links, 1101 links, 15386 links, 13314 links, and 7727 links; towards the East by lines, 18675 links, 2875 links, 3513 links, 1007 links, 6926 links, 516 links, 1240 links, and 466 links; towards the South by lines, 4020 links, 3425 links, 9798 links, 2485 links, and 2812 links, the Rotokakahi River, and a line, 1791 links; and towards the West by lines, 4390 links, 1090 links, 606 links, and 2438 links, and by the Awaroa River.

FORSTER GORING,  
Clerk of the Executive Council.

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

HERCULES ROBINSON, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this seventeenth day of April, 1879.

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 a Crown grant bearing date the thirteenth day of July, one thousand eight hundred and seventy-two, the parcel of land and hereditaments described in the Schedule hereto became vested in Petera Mawete and others, of the District of Hokianga, in the Province of Auckland, aboriginal natives of New Zealand:

And whereas the said Petera Mawete died intestate:

And whereas at a sitting of the Native Land Court held at Rawene (Herd's Point), Hokianga, in the Provincial District of Auckland, on the eighteenth day of January, one thousand eight hundred and seventy-nine, Tere te Hau claimed to succeed to the said Petera Mawete in the parcel of land described in the said Schedule, and it was ordered by the said Court that Ngarowiwi, an infant under the age of twenty-one years, should succeed to the interest and share of the said Petera Mawete in the hereditaments aforesaid; and it is expedient that Tere te Hau be appointed trustee under the said Act, on behalf of the said Ngarowiwi:

Now, therefore, His Excellency the Governor of the Colony 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 Ngarowiwi in the land described in the Schedule hereto shall be and remain vested in

TERE TE HAU,

as Trustee, within the meaning and for the purposes of the said Act, for the said Ngarowiwi during his minority.

SCHEDULE.

ALL that parcel of land in the Province of Auckland, in the Colony of New Zealand, containing by admeasurement three hundred and forty-four (344) acres two (2) roods, more or less, situate at Waitaha, in the District of Hokianga, being called or known by the name of Waitaha. Bounded towards the North by a line, 1496 links; towards the North-east by a line, 3297 links; towards the South-east by the Waikare Block, 6505 links; towards the South-west by the sea; and towards the North-west by the Hauturu Block, 6950 links.

FORSTER GORING,  
Clerk of the Executive Council.

*Appointing Waipapa and Mohi Wikitahi Trustees under "The Maori Real Estate Management Act, 1867."*

HERCULES ROBINSON, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this seventeenth day of April, 1879.

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 a Crown grant bearing date the fourteenth day of November, one thousand eight hundred and seventy, the parcel of land and hereditaments described in the Schedule hereto became vested in Ani Taiuru Waipapa and others, of the District of Hokianga, in the Province of Auckland, aboriginal natives of New Zealand:

And whereas the said Ani Taiuru Waipapa died intestate:

And whereas at a sitting of the Native Land Court held at Rawene (Herd's Point), Hokianga, in the Provincial District of Auckland, on the eighteenth day of January, one thousand eight hundred and seventy-nine, Ratima Waipapa claimed to succeed to the said Ani Taiuru Waipapa in the parcel of land described in the said Schedule, and it was ordered by the said Court that Ratima Waipapa, an infant under the age of twenty-one years, should succeed to the interest and share of the said Ani Taiuru Waipapa in the hereditaments aforesaid; and it is expedient that Waipapa and Mohi Wikitahi be appointed trustees under the said Act, on behalf of the said Ratima Waipapa:

Now, therefore, His Excellency the Governor of the Colony 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 Ratima Waipapa in the land described in the Schedule hereto shall be and remain vested in

WAIPAPA and  
MOHI WIKITAHU,

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

SCHEDULE.

ALL that parcel of land in the Province of Auckland, in the Colony of New Zealand, containing by admeasurement one hundred (100) acres, more or less, situate at Omanaia, in the District of Hokianga, being called or known by the name of Te Totara. Bounded towards the North-west by a line, 2390 links; towards the North-east by lines, 2024 links and 1832 links; towards the South-east by a line 3480 links; and towards the South-west by the Kakatahi River.

FORSTER GORING,  
Clerk of the Executive Council.

*Appointing Penekahi Trustee under "The Maori Real Estate Management Act, 1867."*

HERCULES ROBINSON, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this seventeenth day of April, 1879.

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 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 certificate of title bearing date the twenty-sixth day of July, one thousand eight hundred and seventy-one, the parcel of land and hereditaments described in the Schedule hereto became vested in Paraki Nehe (otherwise called Paraki Ngarama) and others, of the District of Hokianga, in the Province of Auckland, aboriginal natives of New Zealand:

And whereas the said Paraki Nehe died intestate:

And whereas at a sitting of the Native Land Court held at Rawene (Herd's Point), Hokianga, in the Provincial District of Auckland, on the eighteenth day of January, one thousand eight hundred and seventy-nine, Ngamako Penekahi claimed to succeed to the said Paraki Nehe in the parcel of land described in the said Schedule, and it was ordered by the said Court that Pera Penekahi, infant under the age of twenty-one years, should succeed to the interest and share of the said Paraki Nehe in the hereditaments aforesaid; and it is expedient that Penekahi be appointed trustee under the said Act, on behalf of the said Pera Penekahi:

Now, therefore, His Excellency the Governor of the Colony 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 Pera Penekahi in the land described in the Schedule hereto shall be and remain vested in

PENEKAHI,

as Trustee, within the meaning and for the purposes of the said Act, for the said Pera Penekahi during her minority.

SCHEDULE.

ALL that parcel of land in the Province of Auckland, in the Colony of New Zealand, containing by admeasurement two thousand six hundred and fifty (2,650) acres, more or less, situate at Waimamaku, in the District of Hokianga, being called or known by the name of Waimamaku. Bounded towards the North by lines, 15246 links, 570 links, and 561 links; towards the North-east by a line, 1498 links; towards the East by the Waimamaku River; towards the South by Te Puri Block, 700 links and 906 links; towards the South-west by the West Coast; and towards the West by the Waiwhatawhata Block, 17303 links.

FORSTER GORING,  
Clerk of the Executive Council.

*Appointing Penekahi Trustee under "The Maori Real Estate Management Act, 1867."*

HERCULES ROBINSON, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this seventeenth day of April, 1879.

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 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 certificate of title bearing date the twenty-sixth day of July, one thousand eight hundred and seventy-one, the parcel of land and hereditaments described in the Schedule hereto became vested in Hone Pene and others, of the District of Hokianga, in the Province of Auckland, aboriginal natives of New Zealand:

And whereas the said Hone Pene died intestate:

And whereas at a sitting of the Native Land Court held at Rawene (Herd's Point), Hokianga, in the Provincial District of Auckland, on the eighteenth day of January, one thousand eight hundred and seventy-nine, Ihipera Penekahi claimed to succeed to the said Hone Pene in the parcel of land described in the said Schedule, and it was ordered by the said Court that Ihipera Penekahi, infant under the age of twenty-one years, should succeed to the interest and share of the said Hone Pene in the hereditaments aforesaid; and it is expedient that Penekahi be appointed trustee under the said Act, on behalf of the said Ihipera Penekahi:

Now, therefore, His Excellency the Governor of the Colony 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 Ihipera Penekahi in the land described in the Schedule hereto shall be and remain vested in

PENEKAHI,

as Trustee, within the meaning and for the purposes of the said Act, for the said Ihipera Ponekahi during her minority.

SCHEDULE.

ALL that parcel of land in the Province of Auckland, in the Colony of New Zealand, containing by admeasurement two thousand six hundred and fifty (2,650) acres, more or less, situate at Waimamaku, in the District of Hokianga, being called or known by the name of Waimamaku. Bounded towards the North by lines, 15246 links, 570 links, and 561 links; towards the North-east by a line, 1498 links; towards the East by the Waimamaku River; towards the South by Te Puri Block, 700 links and 906 links; towards the South-west by the West Coast; and towards the West by the Waiwhatawhata Block, 17303 links.

FORSTER GORING,  
Clerk of the Executive Council.

*Appointing Marara Tanguru and Pene Taiko Trustees under "The Maori Real Estate Management Act, 1867."*

HERCULES ROBINSON, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this seventeenth day of April, 1879.

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 a Crown grant bearing date the first day of January, one thousand eight hundred and seventy, the parcel of land and hereditaments described in the Schedule hereto became vested in Pekama te Kiki and others, of the District of Hokianga, in the Province of Auckland, aboriginal natives of New Zealand:

And whereas the said Pekama te Kiki died intestate:

And whereas at a sitting of the Native Land Court held at Rawene (Herd's Point), Hokianga, in the Provincial District of Auckland, on the eighteenth day of January, one thousand eight hundred and seventy-nine, Pera Taiko claimed to succeed to the said Pekama te Kiki in the parcel of land described in the said Schedule, and it was ordered by the said Court that Timoti te Kiki, Mereana te Kiki, Rewi te Kiki, and Maata te Kiki, infants under the age of twenty-one years, should succeed to the interest and share of the said Pekama te Kiki in the hereditaments aforesaid; and it is expedient that Marara Tanguru and Pene Taiko be appointed trustees under the said Act, on behalf of the said Timoti te Kiki, Mereana te Kiki, Rewi te Kiki, and Maata te Kiki:

Now, therefore, His Excellency the Governor of the Colony 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 Timoti te Kiki, Mereana te Kiki, Rewi te Kiki, and Maata te Kiki in the land described in the Schedule hereto shall be and remain vested in

MARARA TANGURU and  
PENE TAIKO,

as Trustees, within the meaning and for the purposes of the said Act, for the said Timoti te Kiki, Mereana te Kiki, Rewi te Kiki, and Maata te Kiki during their minority.

SCHEDULE.

ALL that parcel of land in the Province of Auckland, in the Colony of New Zealand, containing by admeasurement eight hundred and ninety (890) acres, more or less, situate at Omanaia, in the District of Hokianga, being called or known by the name of Mangapupu. Bounded towards the North-west by a line, 1500 links; towards the North-east by the Mangawhero Creek; again towards the North-west by the Komiti Block, 2340 links; again towards the North-east by lines, 2450 links and 4607 links; towards the East by lines, 1778 links and 5636 links; towards the South by lines, 3000 links and 6080 links; and towards the South-west by the Mangawhero Block, 5892 links and 5630 links.

FORSTER GORING,  
Clerk of the Executive Council.

*Appointing Te Waru Trustee under "The Maori Real Estate Management Act, 1867."*

HERCULES ROBINSON, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this seventeenth day of April, 1879.

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 an order bearing date the twentieth day of December, one thousand eight hundred and seventy-six, under the hand of John Rogan, Esquire, Judge of the Native Land Court, under the seal of the said Court, it was ordered that a memorial of the ownership of Ataera Waru and others to the land and hereditaments described in the Schedule hereto be inscribed on the Court rolls:

And whereas the said Ataera Waru is an infant under the age of twenty-one years, and it is expedient that Te Waru be appointed trustee under the said Act, on behalf of the said Ataera Waru:

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

TE WARU,

as Trustee, within the meaning and for the purposes of the said Act, for the said Ataera Waru during her minority.

## SCHEDULE.

ALL that parcel of land in the Provincial District of Auckland, containing by admeasurement four hundred and fifty-seven (457) acres one (1) rood, more or less, situate at Uawa, in the District of Hawke's Bay, being called or known by the name of Wharekaka No. 2. Bounded towards the North by the Kopuatarakihi Block, 6132 links; towards the East by the Kopuni Block and the Koura-te-uwhi Block, 8349 links; towards the South by the Koura-te-uwhi Block aforesaid, 4978 links; and towards the West by the Wharekaka Block, 9296 links.

FORSTER GORING,  
Clerk of the Executive Council.

*Appointing Karaitiana Taungakore Trustee under "The Maori Real Estate Management Act, 1867."*

HERCULES ROBINSON, Governor.  
ORDER IN COUNCIL.

At the Government House, at Wellington, this seventeenth day of April, 1879.

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 an order bearing date the twelfth day of November, one thousand eight hundred and seventy-five, under the hand of John Rogan, Esquire, Judge of the Native Land Court, under the seal of the said Court, it was ordered that a memorial of the ownership of Ereatara te Maora, Meretene Pakura, Renata te Raho, Rangiwahakairia, and others to the land and hereditaments described in the Schedule hereto be inscribed on the Court rolls:

And whereas the said Ereatara te Maora, Meretene Pakura, Renata te Raho, and Rangiwahakairia are infants under the age of twenty-one years, and it is expedient that Karaitiana Taungakore be appointed trustee under the said Act, on behalf of the said Ereatara te Maora, Meretene Pakura, Renata te Raho, and Rangiwahakairia:

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

KARAITIANA TAUNGAKORE,

as Trustee, within the meaning and for the purposes of the said Act, for the said Ereatara te Maora, Meretene Pakura, Renata te Raho, and Rangiwahakairia during their minority.

## SCHEDULE.

ALL that parcel of land in the Provincial District of Hawke's Bay, containing by admeasurement nineteen thousand six hundred and forty-one (19,641) acres, more or less, situate at Wairoa, in the District of Hawke's Bay, being called or known by the name of

Rotokakarangu. Bounded towards the North-west by a line, 46516 links; towards the North by the Putere Block, 18417 links; towards the North-east by the said Putere Block 30504 links, the Rotokakarangu No. 1 Block 2370 links, 6404 links, 930 links, by a stream, again by the Rotokakarangu No. 1 Block 1130 links and 270 links, by the Whareraurakau Block 1180 links, and by the Tukitukipapa Creek; towards the South by the Mohaka River; and towards the West by the river aforesaid and by Te Hoe River.

FORSTER GORING,  
Clerk of the Executive Council.

*Appointing Toha Rahurahu and Heremia Whakaatoko Trustees under "The Maori Real Estate Management Act, 1867."*

HERCULES ROBINSON, Governor.  
ORDER IN COUNCIL.

At the Government House, at Wellington, this seventeenth day of April, 1879.

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 an order bearing date the twelfth day of November, one thousand eight hundred and seventy-five, under the hand of John Rogan, Esquire, Judge of the Native Land Court, under the seal of the said Court, it was ordered that a memorial of the ownership of Iriapa Patukohuru, Matiria Hopa, Atareta te Kawe, and others to the land and hereditaments described in the Schedule hereto be inscribed on the Court rolls:

And whereas the said Iriapa Patukohuru, Matiria Hopa, and Atareta te Kawe are infants under the age of twenty-one years, and it is expedient that Toha Rahurahu and Heremia Whakaatoko be appointed trustees under the said Act, on behalf of the said Iriapa Patukohuru, Matiria Hopa, and Atareta te Kawe:

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

TOHA RAHURAHU and  
HEREMIA WHAKAATOKO,

as Trustees, within the meaning and for the purposes of the said Act, for the said Iriapa Patukohuru, Matiria Hopa, and Atareta te Kawe during their minority.

## SCHEDULE.

ALL that parcel of land in the Provincial District of Hawke's Bay, containing by admeasurement nineteen thousand six hundred and forty-one (19,641) acres, more or less, situate at Wairoa, in the District of Hawke's Bay, being called or known by the name of Rotokakarangu. Bounded towards the North-

west by a line, 46516 links; towards the North by the Putere Block, 18417 links; towards the North-east by the said Putere Block 30504 links, the Rotokakarangu No. 1 Block 2370 links, 6404 links, 930 links, by a stream, again by the Rotokakarangu No. 1 Block 1130 links and 270 links, by the Whareraurakau Block 1180 links, and by the Tukitukipapa Creek; towards the South by the Mohaka River; and towards the West by the river aforesaid and by Te Hoe River.

FORSTER GORING,  
Clerk of the Executive Council.

*Appointing Toha Rahurahu and Heremia Whakaatoko Trustees under "The Maori Real Estate Management Act, 1867."*

HERCULES ROBINSON, Governor.  
ORDER IN COUNCIL.

At the Government House, at Wellington, this seventeenth day of April, 1879.

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 an order bearing date the seventeenth day of November, one thousand eight hundred and seventy-seven, under the hand of John Rogan, Esquire, Judge of the Native Land Court, under the seal of the said Court, it was ordered that a memorial of the ownership of Nutana te Kawe, Atareta te Kawe, Katerina te Ngaehi, Aperahama te Kahika, and others to the land and hereditaments described in the Schedule hereto be inscribed on the Court rolls:

And whereas the said Nutana te Kawe, Atareta te Kawe, Katerina te Ngaehi, and Aperahama te Kahika are infants under the age of twenty-one years, and it is expedient that Toha Rahurahu and Heremia Whakaatoko be appointed trustees under the said Act, on behalf of the said Nutana te Kawe, Atareta te Kawe, Katerina te Ngaehi, and Aperahama te Kahika:

Now, therefore, His Excellency the Governor of New Zealand, with the advice and consent of the Executive Council of the colony, in exercise and pursuance of the powers and authorities vested in him by the said Act, doth hereby order that the interests and shares of the said Nutana te Kawe, Atareta te Kawe, Katerina te Ngaehi, and Aperahama te Kahika in the land described in the Schedule hereto shall be and remain vested in

TOHA RAHURAHU and  
HEREMIA WHAKAATOKO,

as Trustees, within the meaning and for the purposes of the said Act, for the said Nutana te Kawe, Atareta te Kawe, Katerina te Ngaehi, and Aperahama te Kahika during their minority.

SCHEDULE.

ALL that parcel of land in the Provincial District of Hawke's Bay, containing by admeasurement one thousand seven hundred and sixty-five (1,765) acres, more or less, situate at Wairoa, in the District of Hawke's Bay, being called or known by the name of

Te Putere. Bounded towards the North by the Waiiau River; towards the East by the Pihanui Block No. 1, 8900 links; towards the South and South-east by the Whareraurakau Block, 6433 links and 18167 links respectively; again towards the South by the Rotokakarangu Block, 30504 links and 18417 links; towards the West by the Pikoko Stream; and towards the North-west by the Manga-hopai Stream.

FORSTER GORING,  
Clerk of the Executive Council.

*Appointing Penekahi a Trustee under "The Maori Real Estate Management Act, 1867."*

HERCULES ROBINSON, Governor.  
ORDER IN COUNCIL.

At the Government House, at Wellington, this seventeenth day of April, 1879.

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 a certificate of title bearing date the ninth day of February, one thousand eight hundred and seventy-one, the parcel of land and hereditaments described in the Schedule hereto became vested in Ngarama and others of the District of Hokianga, in the Province of Auckland, aboriginal natives of New Zealand:

And whereas the said Ngarama died intestate:

And whereas at a sitting of the Native Land Court held at Rawene (Herd's Point), Hokianga, in the Provincial District of Auckland, on the eighteenth day of January, one thousand eight hundred and seventy-nine, Ngamako Penekahi claimed to succeed to the said Ngarama in the parcel of land described in the said Schedule, and it was ordered by the said Court that Huihana Penekahi, infant under the age of twenty-one years, should succeed to the interest and share of the said Ngarama in the hereditaments aforesaid; and it is expedient that Penekahi be appointed trustee under the said Act, on behalf of the said Huihana Penekahi:

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 Huihana Penekahi in the land described in the Schedule hereto shall be and remain vested in

PENEKAHI,

as Trustee, within the meaning and for the purposes of the said Act, for the said Huihana Penekahi, during her minority.

SCHEDULE.

ALL that parcel of land in the Province of Auckland, in the Colony of New Zealand, containing by admeasurement two thousand one hundred and fourteen (2,114) acres, more or less, situate at Waiwhatawhata, in the District of Hokianga, being called or known by the name of Waiwhatawhata. Bounded towards the North-west by lines, 3145 links, 735

links, 513 links, 850 links, 1164 links, and 1519 links; by the Hunoke Block, 456 links, 291 links, 231 links, 682 links, and 520 links; by Te Pikinga Block, 1399 links, by a line 267 links, and by the Hukanui No. 1 Block, 2318 links; towards the North-east by lines 300 links, 1089 links, 5558 links, and 1863 links; towards the East by the Waimamaku Block, 17303 links; and towards the South-west by the sea.

FORSTER GORING,  
Clerk of the Executive Council.

*Appointing Penekahi a Trustee under "The Maori Real Estate Management Act, 1867."*

HERCULES ROBINSON, Governor.  
ORDER IN COUNCIL.

At the Government House, at Wellington, this seventeenth day of April, 1879.

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 them 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 certificate of title bearing date the ninth day of February, one thousand eight hundred and seventy-one, the parcel of land and hereditaments described in the Schedule hereto became vested in Hoone Tuwhare and others, of the District of Hokianga, in the Province of Auckland, aboriginal natives of New Zealand:

And whereas the said Hoone Tuwhare died intestate:

And whereas at a sitting of the Native Land Court held at Rawene (Herd's Point), Hokianga, in the Provincial District of Auckland, on the eighteenth day of January, one thousand eight hundred and seventy-nine, Ihipera Penekahi claimed to succeed to the said Hoone Tuwhare in the parcel of land described in the said Schedule, and it was ordered by the said Court that Ihipera Penekahi, infant under the age of twenty-one years, should succeed to the interest and share of the said Hoone Tuwhare in the hereditaments aforesaid; and it is expedient that Penekahi be appointed trustee under the said Act, on behalf of the said Ihipera Penekahi:

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

PENEKAHI,

as Trustee, within the meaning and for the purposes of the said Act, for the said Ihipera Penekahi, during her minority.

SCHEDULE.

ALL that parcel of land in the Province of Auckland, in the Colony of New Zealand, containing by admeasurement two thousand one hundred and fourteen (2,114) acres, more or less, situate at Waiwhatawhata, in the District of Hokianga, being called or known by the name of Waiwhatawhata. Bounded

towards the North-west by lines, 3145 links, 735 links, 513 links, 850 links, 1164 links, and 1519 links; by the Hunoke Block, 456 links, 291 links, 231 links, 682 links, and 520 links; by Te Pikinga Block, 1399 links, by a line, 267 links, and by the Hukanui No. 1 Block, 2318 links; towards the North-east by lines, 300 links, 1089 links, 5558 links, and 1863 links; towards the East by the Waimamaku Block, 17303 links; and towards the South-west by the sea.

FORSTER GORING,  
Clerk of the Executive Council.

*Land temporarily reserved in the Provincial District of Taranaki.*

HERCULES ROBINSON, Governor.

WHEREAS by the one hundred and forty-fourth section of "The Land Act, 1877," it is enacted that the Governor may from time to time, either by general or particular description, and whether the same has been surveyed or not, reserve from sale temporarily, notwithstanding that the same may be then held under pastoral license, any Crown lands which in his opinion are required for any of the purposes in the said section mentioned:

Now, therefore, I, Sir Hercules George Robert Robinson, the Governor of the Colony of New Zealand, in exercise and pursuance of the powers and authorities vested in me by the said Act, do hereby temporarily reserve from sale the land in the Provincial District of Taranaki described in the Schedule hereunder written, for the purpose in the said Schedule specified.

SCHEDULE.

ALL that parcel of land containing by admeasurement two (2) roods and five (5) perches, more or less, being Sections Nos. 2 and 3 of Block XXXV., on the plan of the Town of Carlyle, Provincial District of Taranaki. Bounded towards the North by Sections Nos. 10, 11, and 2, 331 links; towards the East by Section No. 4, 200 links; towards the South by Stafford Street, 211 links; and towards the West by Section No. 1, 233 links. For a Native hostelry.

As witness the hand of His Excellency the Governor, this eighteenth day of April, one thousand eight hundred and seventy-nine.

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

*Lands temporarily reserved in the Provincial District of Hawke's Bay.*

HERCULES ROBINSON, Governor.

WHEREAS by the one hundred and forty-fourth section of "The Land Act, 1877," it is enacted that the Governor may from time to time, either by general or particular description, and whether the same has been surveyed or not, reserve from sale temporarily, notwithstanding that the same may be then held under pastoral license, any Crown lands which in his opinion are required for any of the purposes in the said section mentioned:

Now, therefore, I, Sir Hercules George Robert Robinson, the Governor of the Colony of New Zealand, in exercise and pursuance of the powers and authorities vested in me by the said Act, do hereby temporarily reserve from sale the lands in the Provincial District of Hawke's Bay described in the Schedule hereunder written, for the purpose in the said Schedule specified.

SCHEDULE.

ALL that parcel of land situate in the Provincial

District of Hawke's Bay, containing by admeasurement one (1) acre three (3) roods and twenty (20) perches, more or less, being the Sections Nos. 1, 2, 3, 4, 5, 6, 7, and 8, Block IX., in the Village of Norsewood. Bounded towards the North-east by Thor Street, five hundred (500) links; towards the South-east by Hovding Street, three hundred and seventy-six (376) links; towards the South-west by a public road, five hundred (500) links; and towards the North-west by the main road from Wellington to Napier, three hundred and seventy-six (376) links. As a school site.

Also all that parcel of land situate in the Provincial District of Hawke's Bay, containing by admeasurement one (1) acre and thirty-four (34) perches, more or less, being the Sections Nos. 2, 3, 8, 9, and 10, Block II., in the Village of Danevirk. Bounded towards the North-east by Gertrude Street, two hundred and fifty-seven and a half (257½) links; towards the East by Dagmar Street, two hundred and fifty-three (253) links; towards the South by Sections Nos. 4 and 7, five hundred (500) links; towards the West by the main road from Wellington to Napier, two hundred (200) links; towards the North by Section No. 1 (school reserve), two hundred and fifty (250) links; and again towards the West by said Section No. 1 (school reserve), one hundred and sixteen (116) links. As a school site.

Also all that parcel of land situate in the Provincial District of Hawke's Bay, containing by admeasurement one (1) acre and thirty-two (32) perches, more or less, being the Town Section No. 173, in the Township of Hampden. Bounded towards the North by Owen Street, three hundred (300) links; towards the East by Section No. 98, four hundred (400) links; towards the South by Section No. 100 (educational reserve), three hundred (300) links; and towards the West by Murchison Street, four hundred (400) links. As a school site.

As witness the hand of His Excellency the Governor, this eighteenth day of April, one thousand eight hundred and seventy-nine.

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

*Land temporarily reserved in the Provincial District of Canterbury.*

HERCULES ROBINSON, Governor.

WHEREAS by the one hundred and forty-fourth section of "The Land Act, 1877," it is enacted that the Governor may from time to time, either by general or particular description, and whether the same has been surveyed or not, reserve from sale temporarily, notwithstanding that the same may be then held under pastoral license, any Crown lands which in his opinion are required for any of the purposes in the said section mentioned:

Now, therefore, I, Sir Hercules George Robert Robinson, the Governor of the Colony of New Zealand, in exercise and pursuance of the powers and authorities vested in me by the said Act, do hereby temporarily reserve from sale the land in the Provincial District of Canterbury described in the Schedule hereunder written, for the purpose in the said Schedule specified.

SCHEDULE.

ALL that parcel of land in the Town of Ashburton, Provincial District of Canterbury, containing three (3) roods, more or less. Bounded North-eastward by Reserve 2277 (in red); South-westward by the Terrace; North-westward by Section 402; and

South-eastward by Williams Street: and numbered 2389 (in red) on the official map, in the Provincial District Survey Office, Christchurch. For an extension of the public pound.

As witness the hand of His Excellency the Governor, this eighteenth day of April, one thousand eight hundred and seventy-nine.

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

*Wardens appointed for Wanganui and Waitotara Highway District.*

HERCULES ROBINSON, Governor.

WHEREAS in accordance with the provisions of an Ordinance of the Superintendent and Provincial Council of the Province of Wellington, intituled "The Highways Act, 1874," notice in writing hath been sent to me by the Presiding Officer for the Wanganui and Waitotara Highway District, to the effect that the voters in the several wards specified in the Schedule hereto have failed to elect Wardens:

Now, therefore, I, Hercules George Robert Robinson, the Governor of the Colony of New Zealand, by virtue of the powers and authorities in that behalf vested in me by the aforesaid Ordinance, and by "The Abolition of Provinces Act, 1875," do hereby nominate and appoint the persons named in the Schedule hereto to be Wardens respectively for the wards to which their names severally stand opposite in the said Schedule.

SCHEDULE.

JAMES STENT	...	...	No. 1 Ward.
DAVID PEAT	...	...	No. 2 Ward.
JOHN MURCHISON	...	...	No. 3 Ward.
HENRY HOGG	...	...	No. 5 Ward.

As witness the hand of His Excellency the Governor, this eighteenth day of April, one thousand eight hundred and seventy-nine.

G. S. WHITMORE.

*Fixing Sittings of the Nelson District Court at Motueka.*

HERCULES ROBINSON, Governor.

IN pursuance and exercise of the power in that behalf enabling me, I, Sir Hercules George Robert Robinson, the Governor of the Colony of New Zealand, do hereby fix and appoint that sittings of the Nelson District Court shall be held as follows:—

At the Courthouse, Motueka, for the despatch of Civil and Criminal business on the third Wednesday in February, May, August, and November in each year.

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

As witness the hand of His Excellency the Governor, this eighteenth day of April, one thousand eight hundred and seventy-nine.

JOHN SHEEHAN.

*Management of Winton Cemetery vested in Corporation of Winton.*

HERCULES ROBINSON, Governor.

IN exercise and pursuance of the powers and authorities vested in me by "The Cemetery

Reserves Management Ordinance, 1864," as amended by "The Cemetery Reserves Management Ordinance 1864 Amendment Ordinance, 1875," and by "The Abolition of Provinces Act, 1875," I, Hercules George Robert Robinson, the Governor of the Colony of New Zealand, do hereby appoint the Corporation of the Town of Winton to manage the Winton Cemetery Reserve.

As witness the hand of His Excellency the Governor, this eighteenth day of April, one thousand eight hundred and seventy-nine.

G. S. WHITMORE.

*Rangers under "The Protection of Animals Act, 1873," appointed.*

Colonial Secretary's Office,  
Wellington, 16th April, 1879.

HIS Excellency the Administrator of the Government has been pleased to cancel the appointments of all Rangers under "The Protection of Animals Act, 1873," within the Provincial District of Hawke's Bay, and to appoint the following persons to be Rangers under the said Act, viz. :—

*For the Provincial District of Auckland.*  
Constable William Robert Gordon and  
Constable John McCabe.

*For the Provincial District of Hawke's Bay.*

James Warrilow,  
Sergeant James O'Malley,  
Constable William J. Livingston,  
Constable Joseph Motley,  
Constable William Thomas Raymond,  
Constable John Madigan,  
Constable John Murphy,  
Constable Britten Irwin,  
Constable Gerald Tronson,  
Constable David Shaw,  
Constable John Farmer, and  
Constable Thomas Harvey.

*For the Provincial District of Wellington.*

Mark Debank.

G. S. WHITMORE.

*Officer appointed under "The Arms Act, 1860."*

Colonial Secretary's Office,  
Wellington, 16th April, 1879.

HIS Excellency the Administrator of the Government has been pleased to appoint

DAVID LUNDON, Esq.

to be a person at whose instance indictments and informations shall be preferred or proceedings instituted against any person for any offence under "The Arms Act, 1860," "The Arms Act Continuance Act, 1861," and "The Arms Act Amendment and Continuance Act, 1866."

G. S. WHITMORE.

*Judge of Assessment Court for County of Coromandel appointed.*

Colonial Secretary's Office,  
Wellington, 19th April, 1879.

HIS Excellency the Governor has been pleased to appoint

JACKSON KEDDELL, Esq., R.M.,

to be the Judge of the Assessment Court for the district comprised within the County of Coromandel.

G. S. WHITMORE.

*Revising Officer for Buller Electoral District appointed.*

Colonial Secretary's Office,  
Wellington, 19th April, 1879.

IT is hereby notified that His Honor Mr. Justice Johnston has reported that he has appointed  
LOWTHER BROAD, Esq., R.M.,  
to be the Revising Officer for the Electoral District of Buller.

G. S. WHITMORE.

*Notice under Section 145 of "The Municipal Corporations Act, 1876," by the Mayor of St. Kilda.*

Colonial Secretary's Office,  
Wellington, 19th April, 1879.

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

G. S. WHITMORE.

Council Chambers,  
St. Kilda, 14th April, 1879.

SIR,—I have the honor to notify to you that, at a poll of the burgesses taken on Wednesday, the 8th instant, on the proposal to raise a loan of three thousand pounds (£3,000) for special purposes specified in attached newspaper advertisement, such loan to be secured by a special rate of sixpence (6d.) in the pound on the annual rateable value of the borough, it was resolved, by fifty-five (55) votes in favour of the resolution against ten (10) votes adverse thereto, that the proposal be carried.

I have to request that you will make the necessary publication in the *New Zealand Gazette*.

I have, &c.,

JOHN PUGH JONES,

The Hon. the Colonial Secretary, Mayor.  
Wellington.

BOROUGH OF ST. KILDA.

I HEREBY give public notice that the Borough Council have resolved to apply to the burgesses for authority to raise a special loan of three thousand pounds (£3,000), the interest and sinking fund of which shall be secured by a special rate of sixpence (6d.) in the pound on the annual rateable assessment of the borough, for the following public purposes, viz. :—

*On Prince Albert Road.* £ s. d.

To fill up part of the open drain on right side thereof, to make footpath thereon, to cut drains in Chapman and Valpy Streets necessary thereto, and to form and metal left side to full width ... .. 500 0 0

*On Prince Edward Road.*

To cover the drain from the Bay View Hotel to the Racecourse corner ... 600 0 0

*Victoria Road.*

To form and metal from Given Street to entrance to Racecourse ... 120 0 0

*Cutten, Bridgman, Logie, Stewart, and Richardson Streets.*

To form and metal where not already done ... .. 400 0 0

*Grove, High, Eskvale, New, Market, Princes, Bowen, and Normanby Streets.*

To form and metal where not already done ... .. 700 0 0

*Forbury Road.*

To form a drain at the boundary of the borough, through the sandhills, into the ocean, to carry off the flood-water from the hills ... ..	£	s.	d.
Incidentals to above works ... ..	450	0	0
	230	0	0
	£3,000	0	0

JAMES JAMES,  
Town Clerk.

Council Chambers,  
St. Kilda, 18th February, 1879.

*Australian International Exhibition.*

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

REFERRING to the notice published in the *New 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 received 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.

*Member of Licensing Court appointed.*

Department of Justice,  
Wellington, 19th April, 1879.

HIS Excellency the Governor has been pleased to appoint

The Hon. JOHN HALL, M.L.C.,  
to be a Member of the Licensing Court for the Districts of South Malvern, East Malvern, Malvern, Upper Waimakariri, Lake Coleridge, and Rakaia, *vice* W. B. Tossiw, Esq., J.P., resigned.

JOHN SHEEHAN.

*District Judge, &c., appointed.*

Department of Justice,  
Wellington, 19th April, 1879.

HIS Excellency the Governor has been pleased to appoint

HARRY EYRE KENNY, Esq.,

to be District Judge for the District of Hawke's Bay; a Resident Magistrate for the District of Napier and Waipukurau, with jurisdiction to £100; and a Visiting Justice to the Prison at Napier. These appointments date from the 22nd instant.

JOHN SHEEHAN.

*Chairman of Licensing Courts appointed.*

Department of Justice,  
Wellington, 19th April, 1879.

HIS Excellency the Governor has been pleased to appoint

HARRY EYRE KENNY, Esq.,

to be Chairman of the Licensing Courts for the Districts of Petane and Town of Napier, *vice* R. Stuart, Esq., R.M.

JOHN SHEEHAN.

*District Judge, &c., appointed.*

Department of Justice,  
Wellington, 19th April, 1879.

HIS Excellency the Governor has been pleased to appoint

EDWARD SHAW, Esq.,

to be District Judge for the Districts of Taranaki and Wanganui; a Resident Magistrate for the District of New Plymouth, with jurisdiction to £50; a Visiting Justice of the Prison at New Plymouth; and Chairman of the Licensing Courts for the Districts of Egmont, Waiongona, Town of New Plymouth, and Waitara; *vice* H. E. Kenny, Esq., transferred. These appointments date from the 1st proximo.

JOHN SHEEHAN.

*Justice of the Peace appointed.*

Department of Justice,  
Wellington, 19th April, 1879.

HIS Excellency the Governor has been pleased to appoint

MCLEAN WATT JACK, Esq.,

Mayor of Hokitika, to be a Justice of the Peace under "The Municipal Corporations Act, 1876."

JOHN SHEEHAN.

*Registrar of the Supreme Court appointed.*

Department of Justice,  
Wellington, 19th April, 1879.

HIS Excellency the Governor has been pleased to appoint

ANDREW TURNBULL, Esq.,

to be Registrar at Nelson of the Supreme Court, from the 1st proximo, *vice* E. Bamford, Esq., transferred.

JOHN SHEEHAN.

*Chairman of Licensing Court appointed.*

Department of Justice,  
Wellington, 19th April, 1879.

HIS Excellency the Governor has been pleased to appoint

WALTER EDWARD GUDGEON, Esq., R.M.,

to be Chairman of the Licensing Court for the District of East Cape, *vice* J. H. Campbell, Esq., J.P.

JOHN SHEEHAN.

*Clerks of District Courts appointed.*

Department of Justice,  
Wellington, 19th April, 1879.  
**H**IS Excellency the Governor has been pleased to appoint  
**ARTHUR SANDYS BROOKE FORSTER, Esq.,**  
to be Clerk at Palmerston North of the District Court of Wanganui; and  
**JOSEPH FOORD WILSON, Esq.,**  
to be Clerk at Motueka of the District Court of Nelson.  
**JOHN SHEEHAN.**

*Clerks of Courts appointed.*

Department of Justice,  
Wellington, 19th April, 1879.  
**H**IS Excellency the Governor has been pleased to appoint  
**Constable EDWARD COFFEY**  
to be Clerk of the Resident Magistrate's Court at Campbelltown, and Clerk of the Licensing Courts for the Districts of Campbelltown and Township of Campbelltown, *vice* Constable H. Fretwell, transferred; and  
**Constable HENRY FRETWELL**  
to be Clerk of the Resident Magistrate's Court at Matura, and Clerk of the Licensing Courts for the Districts of South Matura, Matura, Lothian, and Waimumu, *vice* Sergeant D. Boyd, transferred. These appointments date from the 1st instant.  
**JOHN SHEEHAN.**

*Post Offices closed.*

General Post Office,  
Wellington, 18th April, 1879.  
**T**HE following list of Post Offices which have been closed within the colony is published for general information.  
**J. T. FISHER,**  
Postmaster-General.

Name of Office.	In what Postal District.	Circulating Office.
Queen's Redoubt ...	Auckland ...	Auckland.
Waipuu ...	Napier ...	Napier.
The Willows ...	Napier ...	Gisborne.

*Post Offices opened.*

General Post Office,  
Wellington, 18th April, 1879.  
**T**HE following list of additional Post Offices which have been opened in the colony is published for general information.  
**J. T. FISHER,**  
Postmaster-General.

Name of Office.	In what Postal District.	Circulating Office.
Bishop's ...	Dunedin ...	Dunedin.
Bulmer ...	Timaru ...	Timaru.
Georgetown ...	Oamaru ...	Oamaru.
Glenham ...	Invercargill ...	Invercargill.
Hobsonville ...	Auckland ...	Auckland.
Kaituna ...	Blenheim ...	Blenheim.
Kuri Bush ...	Dunedin ...	Dunedin.
Makino Road ...	Wellington ...	Wellington.
Midhurst ...	New Plymouth ...	New Plymouth.
Milford ...	Timaru ...	Timaru.
Miranda ...	Thames ...	Thames.
Owharoa ...	Thames ...	Thames.
Rae's Junction ...	Dunedin ...	Dunedin.
Rangitata Island ...	Timaru ...	Timaru.
Swift Creek ...	Dunedin ...	Dunedin.
Taratahi ...	Wellington ...	Wellington.
Upper Nevis ...	Dunedin ...	Dunedin.

*Appointment of Postmasters.*

General Post Office,  
Wellington, 18th April, 1879.  
**I**N virtue of the powers delegated to the Postmaster-General by His Excellency the Governor, the following appointments have been made in the postal service of the colony.  
**J. T. FISHER,**  
Postmaster-General.

Name.	To be Postmaster at	In what Postal District.	From
J. H. McAlister	Ahaura ...	Greymouth	Mar. 1, 1879
James Wells ...	Balcairn ...	Christchurch	Mar. 13, 1879
E. A. Smith ...	Batley ...	Auckland	Mar. 1, 1879
William Downes	Beaconsfield	Dunedin ...	April 1, 1879
Thomas Crossan	Berwick ...	Dunedin ...	April 1, 1879
James Bishop ...	Bishop's ...	Dunedin ...	Feb. 1, 1879
A. V. Harrison ...	Blackburn	Napier ...	July 1, 1878
Alfred R. Hare ...	Blackmount	Invercargill	Jan. 1, 1879
Richard R. Pitt	Blue Cliffs	Timaru ...	Mar. 1, 1879
F. W. Badham ...	Bulmer ...	Timaru ...	Feb. 19, 1879
Charles Kerse ...	Dunrobin ...	Dunedin ...	Mar. 1, 1879
B. B. Barker ...	Duvauchelle's Bay	Christchurch	Jan. 18, 1879
Joseph Smith ...	Ealing ...	Christchurch	April 1, 1879
William Blyth ...	Georgetown	Oamaru ...	April 1, 1879
Arthur B. Tuson	Glenham ...	Invercargill	Mar. 1, 1879
James Eaton ...	Green Park	Christchurch	Mar. 1, 1879
G. Scott	Green Street	Christchurch	April 1, 1879
John McIntyre ...	Grove Bush	Invercargill	Jan. 1, 1879
John Macpherson	Hukateramea	Timaru ...	April 1, 1879
J. A. McDonald	Halswell ...	Christchurch	Mar. 1, 1879
Henry Stebbings	Henderson's Mill	Auckland ...	Feb. 1, 1879
C. B. Davis ...	Hobsonville	Auckland ...	Mar. 1, 1879
W. H. Alderton	Hornby ...	Christchurch	Mar. 13, 1879
James Davis ...	Kaituna ...	Blenheim ...	Jan. 1, 1879
Samuel F. Logan	Kihikihi ...	Auckland ...	April 1, 1879
George King ...	Kurwee ...	Christchurch	Feb. 25, 1879
P. Mason ...	Kourow ...	Oamaru ...	May 1, 1879
G. F. Furby ...	Kumara ...	Hokitika ...	Feb. 15, 1879
Peter Leitch ...	Kuri Bush ...	Dunedin ...	Jan. 31, 1879
R. M. Cotton ...	Lake Coleridge	Christchurch	Feb. 1, 1879
John Revell ...	Lincoln ...	Christchurch	Jan. 1, 1879
John Brocklehurst	Lovell's Flat	Dunedin ...	Jan. 1, 1879
J. G. Beswick ...	Maketu ...	Auckland ...	Feb. 1, 1879
Isaac Grice ...	Makino Road	Wellington	May 1, 1879
William Heney	Manuherikia	Dunedin ...	Mar. 1, 1879
Robert Glegg ...	Midhurst ...	New Plymouth	Mar. 1, 1879
D. B. Craig ...	Milford ...	Timaru ...	Feb. 19, 1879
Joseph Bushby ...	Miranda ...	Thames ...	Mar. 1, 1879
William Liddel	Mititai ...	Auckland ...	Mar. 1, 1879
George Creek ...	Ohioa ...	Auckland ...	Feb. 1, 1879
Andrew Young ...	One - Tree Point	Invercargill	Jan. 1, 1879
Elijah Mordin ...	Ormondville	Napier ...	Jan. 1, 1879
S. B. F. Walsley	Otepopo ...	Oamaru ...	Mar. 1, 1879
Robert Reid ...	Owharoa ...	Thames ...	Feb. 14, 1879
James Gilfillan ...	Papatoitoti ...	Auckland ...	Mar. 1, 1879
Louisa Moore ...	Parawanui ...	Wanganui	Mar. 1, 1879
Ellen Trobe ...	Paterangi ...	Auckland ...	Feb. 1, 1879
B. J. Hamlin ...	Pukekohe ...	Auckland ...	Mar. 1, 1879
F. M. Dawson ...	Pukerau ...	Dunedin ...	April 1, 1879
James Bennett ...	Rae's Junction	Dunedin ...	Jan. 1, 1879
S. Buxton ...	Rangitata Island	Timaru ...	Feb. 19, 1879
W. Sword ...	Rolleston ...	Christchurch	April 1, 1879
James C. M. Calvert	Roslyn Bush	Invercargill	July 1, 1878
Isaac Atkinson ...	Seafield ...	Timaru ...	April 1, 1879
William Vaughan	Sefton ...	Christchurch	Feb. 17, 1879
Charles Crane ...	Silverstream	Timaru ...	April 1, 1879
Henry S. Caulier	St. Andrews	Auckland ...	Jan. 1, 1879
James Jeffery ...	Swift Creek	Dunedin ...	May 1, 1879
Edward C. Stanley	Tadmor ...	Nelson ...	April 1, 1879
C. L. White ...	Takapau ...	Napier ...	Feb. 1, 1879
Arthur Fisk ...	Taratahi ...	Wellington	Feb. 1, 1879
Richard Newcombe	Tauhoa ...	Auckland ...	April 1, 1879
W. S. Rodger ...	Te Aro (br'nch office)	Wellington	Feb. 19, 1879

Name.	To be Postmaster at	In what Postal District.	From
Henry M. Brown	Te Kapu ...	Napier ...	Jan. 1, 1879
A. Nannestad ...	Trondheim...	Wellington	Mar. 1, 1879
W. P. Gray	Tuakau	Auckland ...	Mar. 1, 1879
William O'Connell	Upper Nevis	Dunedin ...	Jan. 1, 1879
Henry Stickburg	Waihao ...	Timaru ...	Jan. 1, 1879
William Chisholm	Waiwera	Dunedin ...	April 1, 1879
Edward Burge ...	Wakefield ...	Nelson ...	Jan. 1, 1879
James Mahoney	Warrington	Dunedin ...	April 1, 1879
H. E. C. Seager	Washdyke ...	Timaru ...	Mar. 1, 1879
S. M. G. Stanger	Waverley	Wanganui	Mar. 1, 1879
M. Gerraghty ...	Westbrook...	Greymouth	Jan. 1, 1879
M. McMahon ...	Wharekahika	Napier ...	Jan. 1, 1879
George Moir ...	Winchester	Timaru ...	Jan. 1, 1879
George Glansford	Windwhistle House	Christchurch	Feb. 7, 1879
R. M. McKay ...	Wyndham ...	Invercargill	Jan. 1, 1879

*Money Order and Savings Bank Office opened.*

General Post Office,  
Wellington, 21st April, 1879.

IT is hereby notified for general information that a Money Order and Savings Bank Office was opened at

NELSON CREEK (Chief Office, Greymouth),  
on the 19th April instant.

By order.

W. GRAY,  
Secretary.

*Assistant Secretary for Telegraphs appointed.*

New Zealand Telegraph,  
(Head Office,) Wellington, 18th April, 1879.

HIS Excellency the Governor has been pleased to appoint

ANDREW THOMAS MAGINNITY, Esq.,  
to be Assistant Secretary for Telegraphs. Appointment to date from 1st April, 1879.

J. T. FISHER,  
Telegraph Commissioner.

*Approving and Appointing Bonded Warehouses.*

CUSTOMS.—In exercise of the powers in me for this purpose vested by "The Customs Regulation Act, 1858," I, the Commissioner of Customs, do hereby approve and appoint the under-mentioned warehouses:—

*Port of Lyttelton.*

A brick building situate on Town Section No. 738, in Hereford Street, in the City of Christchurch, together with the cellar under the adjoining wooden and iron building, in the occupation of Messrs. Sclanders, Fletcher, and Co., and known as

FLETCHER'S BOND.

*Port of Dunedin.*

The cellar and part of ground-floor of a brick building in Bond Street, on Allotments 10 and 11 of Manse Reserve, and known as

RENSHAW'S BOND,

—to be warehouses for the reception of goods under bond.

Given under my hand, at Wellington, this nineteenth day of April, one thousand eight hundred and seventy-nine.

G. GREY.

Commissioner's Order No. 119.]

NOTICE TO MARINERS.

No. 18 of 1879.

Marine Department,  
Wellington, 17th April, 1879.

THE following Notice to Mariners, received from the Marine Board at Sydney, is published for general information.

G. GREY.

EXHIBITION OF HARBOUR LIGHT AT KIAMA.

ON and after the night of Monday, the 31st instant, a Green Harbour Light will be exhibited near the end of the breakwater at Kiama, as a guide to vessels entering the port.

FRANCIS HIXSON,  
President.

Office of the Marine Board of New South Wales,  
Sydney, 25th March, 1879.

*Member of New Plymouth Harbour Board appointed.*

Marine Department,  
Wellington, 17th April, 1879.

HIS Excellency the Governor has, in pursuance of the provisions of the twenty-third section of "The Harbours Act, 1878," been pleased to appoint

JOHN SCOTT CAVERHILL, Esq., J.P.,

to be a Member of the New Plymouth Harbour Board.

G. GREY.

*Depasturing Lease cancelled.*

General Crown Lands Office,  
Wellington, 10th April, 1879.

IT is hereby notified that His Excellency the Governor, in pursuance of the tenth section of "The Mines Act, 1877," has determined the depasturing lease under which the land as described in the Schedule hereto is held.

SCHEDULE.

ALL that area in the Provincial District of Otago, containing by admeasurement four hundred and thirty-nine (439) acres two (2) roods and thirty-four (34) perches, more or less, situate in the Wendon District, being Sections numbered respectively 19, 20, 21, 31, 32, 33, 36, 52, 64, 65, and 70, Block I., on the map of the said district; as the same is more particularly delineated on the plan of the said district in the Survey Office, Dunedin.

ROBERT STOUT,  
Minister of Lands.

*Ranger appointed.*

General Crown Lands Office,  
Wellington, 17th April, 1879.

HIS Excellency the Administrator of the Government has been pleased to appoint

CORNELIUS TUELY

to be a Ranger of Crown Lands for the Land District of Hawke's Bay.

ROBERT STOUT.

*Appointments in Surveyor-General's Department.*

General Survey Office,  
Wellington, 7th April, 1879.

HIS Excellency the Administrator of the Government has been pleased to make the following

appointments to the Surveyor-General's Department:—

Edward William Pickett, Cadet. Date of appointment, 1st March, 1879.  
Richard Birch, Cadet. Date of appointment, 19th March, 1879.  
Thomas Edward Foy, Cadet. Date of appointment, 1st April, 1879.

ROBERT STOUT,  
Minister of Lands.

*Surveyor appointed.*

General Survey Office,  
Wellington, 16th April, 1879.

HIS Excellency the Administrator of the Government has been pleased to appoint  
WILLIAM JOHN PALMER, Esq.,  
to be an Assistant Surveyor in the Surveyor-General's Department, from March 19th, 1879.

J. BALLANCE,  
Minister of Lands.

*Clerk in Education Department appointed.*

Education Department,  
Wellington, 17th April, 1879.

HIS Excellency the Governor has been pleased to appoint  
HARRY BORRER KIRK, Esq.,  
to be a Clerk in the Education Department. The appointment to date from 10th February, 1879.

J. BALLANCE.

*School Commissioner appointed.*

Education Department,  
Wellington, 18th April, 1879.

PURSUANT to section 11 of "The Education Reserves Act, 1877," the Education Board of the District of Westland has appointed

GERHARD MÜLLER, Esq.,  
to be a School Commissioner for the Provincial District of Westland, *vice* E. Patten, Esq., resigned.

J. BALLANCE.

*Tenders.*

Public Works Office,  
Wellington, 18th April, 1879.

THE following list of successful and unsuccessful Tenderers is published for general information.

J. MACANDREW,  
Minister for Public Works.

WANGANUI WHARF AND RECLAMATION CONTRACT (FORMATION ONLY), PATEA-MANAWATU RAILWAY.

	<i>Accepted.</i>	£	s.	d.
J. Saunders, Wellington	...	23,514	8	3
<i>Declined.</i>				
Cornfoot and Stenhouse, Christchurch	...	23,897	17	0
Joseph Gibbs, Wanganui	...	24,572	0	0
W. Rowe, Wanganui	...	24,578	0	0
D. Wilkie, Inglewood	...	25,938	0	0
S. Brown, Wellington	...	26,737	5	9
W. G. Bassett, Wanganui	...	26,935	0	0
Barry and McDowell, Wellington	...	27,615	0	0

*Tenders.*

Public Works Office,  
Wellington, 22nd April, 1879.

THE following list of successful and unsuccessful tenderers is published for general information.

J. MACANDREW,  
Minister for Public Works.

AMBERLEY-BRUNNERTON RAILWAY (WAIPARA CONTRACT).

	<i>Accepted.</i>	£	s.	d.
Peter McGrath, Christchurch	...	21,493	1	0
<i>Declined.</i>				
Thomas and Hill, Christchurch	...	22,148	7	11
James Butt, Dunedin	...	23,927	18	5
Thomas H. Parsons, Christchurch	...	31,515	19	1
E. G. Wright, Dunedin	...	32,947	0	0

OFFICIATING MINISTERS FOR 1879.—NOTICE No. 7.

Registrar-General's Office,  
Wellington, 21st April, 1879.

PURSUANT to the provisions of an Act of the General Assembly of New Zealand, passed in the eighteenth year of the reign of Her Majesty Queen Victoria, and intituled "The Marriage Act, 1854," the following names of Officiating Ministers within the meaning of the said Act are published for general information:—

*Presbyterian Church of New Zealand.*

The Reverend William West.

*Presbyterian Church of Otago and Southland.*

The Reverend R. R. M. Sutherland.

WM. R. E. BROWN,  
Registrar-General.

*Gold-Mining Leases 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 leases for gold-mining purposes of Crown lands to the applicants specified in the annexed Schedule, unless there shall be valid objections against such leases.

Objections to the granting of such leases, stating the grounds of objection, must be made in writing, and lodged with the Warden at Riverton on or before the 8th day of May, 1879.

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

SCHEDULE.

APPLICANT: Charles A. Port. Style under which it is intended to conduct the business: "Surprise Quartz-Mining Company." 8 acres, at Longwood, in the Longwood Mining District.

Applicant: Charles A. Port. Style under which it is intended to conduct the business: "Arethusa Quartz-Mining Company." 8 acres, at Longwood, in the Longwood Mining District.

Given under my hand, at Dunedin, this fifteenth day of April, 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 for gold-mining purposes of Crown lands to the applicant 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 Dunganville on or before the 30th day of April, 1879.

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

SCHEDULE.

APPLICANT: Claus Hinrich Lins. Style under which it is intended to conduct the business: "Sea View Gold-Mining Company." 2 acres, in the West-land Mining District.

Given under my hand, at Hokitika, this fifteenth day of April, one thousand eight hundred and seventy-nine.

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

Land District of Canterbury.

IN virtue of the authority contained in "The Land Act, 1877," and under the authority also of an Order in Council dated the 11th day of February last, the under-mentioned sections of town lands will be submitted to auction, at the Land Office, Christchurch, on Tuesday, the 20th day of May next, at 11 o'clock:—

TOWN OF ASHBURTON.

Sixty-six sections, each containing 1 rood; upset price of each section, £12, viz.:—

8	sections numbered	845 to 852.
8	"	855 to 862.
10	"	864 to 873.
10	"	875 to 884.
6	"	905 to 910.
3	"	918 to 920.
8	"	1192 to 1199.
8	"	1202 to 1209.
1	"	1222.
4	"	1224 to 1227.

And 1 section numbered 1221, containing 1 rood 35 perches; upset price, £22 10s.

TOWN OF SOUTH RAKAIA.

Twenty-six sections, each containing 1 rood; upset price of each section, £12 10s., viz.:—

4	sections numbered	461, 463, 465, 467.
5	"	471, 473, 475, 477, 479.
3	"	442, 444, 446.
6	"	450, 452, 454, 456, 458, 460.
2	"	462, 464.
3	"	468, 470, 472.
3	"	476, 478, 480.

TOWNSHIP OF HORNDON.

Twenty-one sections, each containing 1 rood; upset price of each section, £7 10s., viz.:—

Block III.	—5 sections numbered	1 to 5.
" IV.	—4 " "	1 to 4.
" V.	—4 " "	1, 3, 4, 5.
" XIII.	—5 " "	1 to 5.
" XIV.	—3 " "	1 to 3.

TOWNSHIP OF COURTENAY.

Eleven sections, each containing 1 rood; upset price of each section, £7 10, viz.:—

Block VIII.	—6 sections numbered	1 to 6.
"	5 " "	9 to 13.
and one section	numbered 7,	containing 1 rood 17 perches; upset price, £10 13s. 9d.

TOWNSHIP OF DROMORE.

Block IV., Sections 4, 6, 8, 10, 12, 14, 16, 18, and 20, each containing 1 rood; upset price of each section, £7 10s.

Plans may be seen at the Survey Office, Christchurch, and will be exhibited at the Railway Stations within the several towns on and after the 1st of May next.

JOHN MARSHMAN,  
Commissioner of Crown Lands.  
Land Office, Christchurch,  
16th April, 1879.

Public Notification.

SALE OF RURAL LANDS.

Crown Lands Office,  
Auckland, 28th March, 1879.

UNDER and in pursuance of the powers vested in the Waste Lands Board by "The Land Act, 1877," and "The Crown Lands Sale Act, 1877," it is hereby notified that the rural land mentioned in the Schedule hereunder will be offered for sale by public auction, at the Crown Lands Office, Auckland, by the Commissioner of Crown Lands, on Tuesday, the 29th day of April, 1879, at the hour of 11 o'clock in the forenoon.

D. A. TOLE,  
Chief Commissioner of Waste Lands Board.

SCHEDULE.

Lot.	Area.	Upset Price.
PARISH OF TUAKAU.		
	A. R. P.	£ s. d.
20	110 2 28	221 10 0
21	85 1 37	171 0 0
22	65 1 0	81 11 0
51 and 52	22 2 0	45 0 0
44 and 57	23 3 0	47 10 0
56 and 62	22 2 0	45 0 0
75	99 0 0	198 0 0
76	75 0 0	93 15 0
77	74 0 0	92 10 0
78	66 1 0	99 10 0
79	74 2 0	111 15 0
80	47 0 19	71 0 0

*Description of Land.*—20, good land, covered with bush, fern, and manuka; 21, good land, chiefly bush; 22, good land, covered with heavy bush, well watered, but rather broken; 51 and 52, 45 and 57, 56 and 62, good soil, undulating, covered with bush and fern; 75, good land, bush and fern, fern land rather broken; 76, all heavy bush, good land, rather broken; 77, heavy bush, good land, but not much broken; 78, about two-thirds bush, very good land, the open having been Maori cultivations; 79, about one-third bush, all south of creek is very good land, with rough feed under the fern, old Maori cultivations; 80, medium land, with a small bush, about 10 acres, on it.

PARISH OF WAIPIPI.

178 | 56 0 0 | 56 0 0  
*Description of Land.*—Open, poor quality.

KOHEKOHE, SECTION 5.

95, 96, and 97 | 30 0 0 | 30 0 0  
*Description of Land.*—Fern, fair quality.

KOHEKOHE, SECTION 5.

106 and 107 | 20 0 0 | 20 0 0  
*Description of Land.*—Fern, fair quality.

TAURANGARURU, SECTION 2.

17, 52, and 53 | 20 3 20 | 21 0 0  
*Description of Land.*—Open land, fair quality.

Lot.	Area.	Upset Price.
<b>PARISH OF KAIWAKA.</b>		
	A. R. P.	£ s. d.
94	48 0 0	48 0 0
<i>Description of Land.</i> —Open, good quality.		
<b>PARISH OF AWITU.</b>		
E, portion 41	109 0 0	109 0 0
<i>Description of Land.</i> —Good soil; two-thirds bush, one-third fern.		
<b>PARISH OF KARANGAHAPE.</b>		
Portions 38 and 40	28 1 0	28 5 0
<i>Description of Land.</i> —Good quality, bush.		
<b>PARISH OF WAIKOMITI.</b>		
250	116 0 0	116 0 0
<i>Description of Land.</i> —Open fern land.		
<b>PARISH OF OKURA.</b>		
24	22 3 17	23 0 0
<i>Description of Land.</i> —Open fern land.		

NOTE.—Plans may be seen, and further particulars of the land obtained, on application at this office.

Terms of sale: One-fourth of purchase-money to be paid at time of sale, and the balance within one month thereafter.

Crown-grant fees to be paid on completion of purchase.

*Public Notification.*

**LEASE OF RURAL LANDS.**

Crown Lands Office,  
Auckland, 28th March, 1879.

THE following parcels of land will be offered for lease (for depasturing purposes only), by public auction, at this office, on Tuesday, the 29th day of April next, at the hour of 11 o'clock in the forenoon.

D. A. TOLE,  
Commissioner of Crown Lands.

**SCHEDULE.**

**WAIUKU DISTRICT.—PARISH OF WAIPIPI.**  
Lots 290, 291, 292, 293, 294, 295, 297, 298, 299, 300, containing 773 acres, third-class land, for a period of 15 years. Upset price per annum, £10.

**MANGONUI DISTRICT.—WHAREMARU BLOCK.**  
Eastern portion, containing 8,000 acres, third-class lands, for a period of 18 years. Upset price per annum, £10.

N.B.—Rent to be paid yearly, in advance. The whole or any portion of these lands may at any time during the currency of the lease be resumed by the Waste Lands Board for the purposes of occupation or selection.

*Crown Lands open for Purchase.*

Crown Lands Office,  
Wellington, 20th March, 1879.

THE under-mentioned Crown lands will be open to purchase, on application, on Monday, the 28th day of April next, at the District Land Office, Patea, where maps can be seen, also at this office, viz. :—

Block.	Section.	Area.	Upset Price.
<b>WAIROA DISTRICT.</b>			
<i>Deferred Payments.</i>			
		A. R. P.	£ s. d.
IX.	7	305 0 0	915 0 0
	18	56 3 0	170 5 0

One-twentieth of the purchase-money to be deposited at the time of application.

Block.	Section.	Area.	Upset Price.
<i>Cash Payments.</i>			
		A. R. P.	£ s. d.
IX.	11	270 2 36	541 9 0
	13	76 0 0	152 0 0
	14	222 0 0	444 0 0
	26	294 3 29	589 17 3
	27	211 2 12	423 3 0
	29	202 1 0	404 10 0
	30	251 0 15	502 3 0

Twenty-five per cent. purchase-money on application; balance in one month.

Jos. G. HOLDSWORTH,  
Chairman Land Board.

*Legislative Council Standing Orders relative to Local Bills.*

Legislative Council,  
1st February, 1879.

IN 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 produce 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.

RETURN of the CUSTOMS REVENUE at the several Ports of NEW ZEALAND during the QUARTER ended 31st MARCH, 1879.

HEADS OF REVENUE.	Rates of Duty.	Ports																								TOTALS.		Corresponding Quarter, 1878.	HEADS OF REVENUE.							
		Auckland.	Thames.	Russell.	Mongonui.	Hokianga.	Kaipara.	Tauranga.	Poverty Bay.	New Plymouth.	Wanganui.	Wellington.	Napier.	Wairau.	Pictou.	Havelock.	Kaikoura.	Nelson.	Westport.	Greymouth.	Hokitika.	Lyttelton.	Akaroa.	Timaru.	Oamaru.	Dunedin.	Invercargill.			Riverton.	Chatham.	Quantities.	Revenue.			
Spirits, $\Psi$ gal.	12s.	£ 12690	£ 902	£ 135	£ 36	£ 465	£ 432	£ 1328	£ 1462	£ 3466	£ 12555	£ 2689	£ 578	£ 74	£ 93	£ 70	£ 2268	£ 1032	£ 2064	£ 1486	£ 15301	£ 1976	£ 2211	£ 21463	£ 3957	£ 522	£ 5	148,792 gal.	£ 89,275	£ 89,223	Spirits, $\Psi$ gal.					
„ New Zealand, $\Psi$ gal.	6s.	...	...	...	...	...	...	...	...	...	...	...	...	...	...	...	...	...	...	...	...	...	...	...	...	...	...	...	2,450 „	£ 735	£ 858	„ New Zealand, $\Psi$ gal.				
Cigars and Snuff, $\Psi$ lb.	5s.	953	90	...	...	...	...	...	...	...	...	...	...	...	...	...	...	...	...	...	...	...	...	...	...	...	...	19,476 lb.	4,869	5,143	Cigars and Snuff, $\Psi$ lb.					
Tobacco, $\Psi$ lb.	2s. 6d.	6110	97	45	63	228	119	32	294	306	511	3966	1337	214	68	68	60	916	406	1022	865	4371	...	531	439	8731	1008	58	...	254,920 „	31,865	33,826	Tobacco, $\Psi$ lb.			
„ (Sheepwash), $\Psi$ lb.	3d.	6	...	18	...	...	...	...	...	...	...	...	...	...	...	...	...	...	...	...	...	...	...	...	...	...	...	2,560 „	32	79	„ (Sheepwash), $\Psi$ lb.					
Wine, $\Psi$ gal.	2s 4s 6s	1572	75	7	...	6	...	24	151	98	405	1904	347	20	...	8	5	249	51	212	154	2248	...	271	187	2200	410	26	...	10,630	9,586	Wine, $\Psi$ gal.				
Ale, Beer, &c. in Bottle, $\Psi$ gal.	1s. 3d.	1064	4	...	...	13	...	...	60	77	193	2207	447	...	...	...	...	256	36	53	65	1776	...	60	137	1430	255	...	...	130,128 gal.	8,133	5,903	Ale, Beer, &c. in Bottle, $\Psi$ gal.			
„ in Wood, „	1s.	128	...	...	...	...	...	...	...	5	35	280	45	...	...	...	...	...	...	...	...	...	...	...	...	...	...	...	467	25	...	23,040 „	1,152	1,682	„ in Wood, „	
Tea, $\Psi$ lb.	4d.	4007	83	2	4	2	17	4	52	234	286	3329	521	115	27	14	20	803	123	467	474	3891	...	182	299	5773	708	38	...	1,288,500 lb.	21,475	21,457	Tea, $\Psi$ lb.			
Coffee, Cocoa, &c., $\Psi$ lb.	3d.	405	...	...	...	...	...	...	...	13	394	10	...	...	...	...	...	71	4	12	82	515	...	...	2	576	101	...	...	175,440 „	2,193	2,134	Coffee, Cocoa, &c., $\Psi$ lb.			
„ Roasted, $\Psi$ lb.	5d.	6	...	...	...	...	...	...	...	...	...	...	...	...	...	...	...	...	...	...	...	...	...	...	...	...	...	...	...	...	7	...	912 „	19	19	„ Roasted, $\Psi$ lb.
Sugar and Molasses, $\Psi$ lb.	½d.	4964	106	16	14	5	122	70	99	186	415	3943	722	152	23	19	19	1260	172	471	462	5889	...	366	198	6901	1131	96	...	13,354,080 „	27,821	36,821	Sugar and Molasses, $\Psi$ lb.			
Opium, $\Psi$ lb.	20s.	5	...	...	...	...	...	...	...	...	...	35	...	...	...	...	...	...	...	...	...	...	...	...	...	...	...	...	...	...	...	...	763 „	763	728	Opium, $\Psi$ lb.
Goods by Weight	...	4327	28	...	...	...	28	139	180	3982	616	56	...	...	...	1	625	132	549	325	4146	...	123	179	5759	1094	30	...	...	22,347	21,667	Goods by Weight.				
Ad valorem, 10 $\Psi$ cent.	...	21439	363	2	...	5	...	12	120	347	1031	22743	2368	234	17	...	2	3110	41	728	220	18437	...	388	592	38967	1665	20	...	...	112,851	117,255	Ad valorem, 10 $\Psi$ cent.			
Other Duties not specified above	...	2069	44	...	...	...	4	15	3	50	151	2913	251	10	1	...	3	331	21	121	177	...	254	39	4839	246	1	...	...	14,340	12,643	Other Duties not specified above.				
Totals	...	59745	1792	225	117	724	290	589	2181	2914	6776	59028	9512	1379	218	202	180	9945	2071	5812	4402	60122	Nil	4209	4356	100163	10746	802	*	...	348,500	...	Totals.			
Corresponding Qr., 1878	...	60096	2258	235	82	458	22	410	3239	2618	6463	52751	10678	1397	252	265	238	10684	2717	9479	6754	65846	Nil	5120	3990	101789	10421	759	1	...	...	359,024	Corresponding Qr., 1878.			

\* Chatham Islands return not yet received.

Customs Department,  
Wellington, 21st April, 1879.

WILLIAM SEED,  
Secretary and Inspector.

## RETURN of the QUANTITY and VALUE of GOLD ENTERED for DUTY for EXPORTATION from NEW ZEALAND, from 1st APRIL, 1857, to 31st MARCH, 1879.

ENTERED FOR DUTY AT	PRODUCE OF THE GOLD FIELDS IN	DURING THE QUARTER ENDED 31st MARCH, 1879.		ENTERED FOR EXPORTATION TO THE 31st DECEMBER, 1878.		TOTAL ENTERED FOR EXPORTATION FROM NEW ZEALAND TO THE 31st MARCH, 1879.	
		Quantity.	Value.	Quantity.	Value.	Quantity.	Value.
Auckland ...	Auckland ...	Oz. 9,567	£ 38,108	Oz. 1,211,203	£ 4,413,620	Oz. 1,220,770	£ 4,451,728
Wellington ...	Wellington ...	...	...	30	120	30	120
Picton ...	Marlborough ...	560	2,240	45,961	178,270	46,521	180,510
Nelson ...	Nelson ...	1,193	4,518	1,619,594	6,431,285	1,620,787	6,435,803
Nelson ...	West Coast ...	617	2,453	2,280,344	9,028,603	2,322,108	9,195,638
Westport ...		6,138	24,553				
Greymouth ...		19,921	79,685				
Hokitika ...		15,088	60,344				
		41,764	167,035				
Dunedin ...	Otago ...	18,639	73,684	3,802,350	14,953,375	3,823,966	15,038,967
Invercargill ...		2,977	11,908				
		21,616	85,592				
Totals ...		74,700	297,493	8,959,482	35,005,273	9,034,182	35,302,766

Customs Department,  
Wellington, 16th April, 1879.

WILLIAM SEED,  
Secretary of Customs.

## RETURN of the QUANTITY and VALUE of GOLD ENTERED for DUTY for EXPORTATION from NEW ZEALAND, for the QUARTERS ended 31st MARCH, 1879, and 31st MARCH, 1878.

DISTRICT OF	QUARTER ENDED 31st MARCH, 1879.		QUARTER ENDED 31st MARCH, 1878.	
	Quantity.	Value.	Quantity.	Value.
Auckland ...	Oz. 9,567	£ 38,108	Oz. 15,446	£ 61,246
Marlborough ...	560	2,240	...	...
Nelson ...	1,193	4,518	1,139	4,276
West Coast ...	41,764	167,035	47,361	189,418
Otago ...	21,616	85,592	38,684	156,544
Totals ...	74,700	297,493	102,630	411,484

Customs Department,  
Wellington, 16th April, 1879.

WILLIAM SEED,  
Secretary of Customs.

## RETURN of the Gross POSTAL REVENUE collected in the several Postal Districts of New Zealand for the Quarter ended 31st MARCH, 1879.

	Imperial Postage Receipts.	Stamps Sold.	Money Order Commission.	Private Boxes and Bags Rents.	Postal Guides.	Miscellaneous.	Total.
	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.
General Post Office ...	3,000 0 0	...	...	...	...	*237 10 0	3,237 10 0
Auckland ...	...	3,857 5 10	266 14 10	280 0 0	23 19 0	...	4,427 19 8
Blenheim ...	...	391 19 8	40 15 6	43 10 0	4 7 0	...	480 12 2
Christchurch ...	...	5,155 7 2	287 9 10	389 10 0	6 15 6	...	5,839 2 6
Dunedin ...	...	5,707 9 2	301 3 8	453 5 0	8 13 0	...	6,470 10 10
Greymouth ...	...	453 0 0	58 5 4	62 10 0	1 5 6	...	575 0 10
Hokitika ...	...	417 8 3	40 17 6	65 10 0	6 4 0	...	529 19 9
Invercargill ...	...	1,254 10 0	73 18 6	181 10 0	17 6 6	...	1,527 5 0
Napier ...	...	1,403 8 3	106 16 0	208 0 0	3 5 6	...	1,721 9 9
Nelson ...	...	721 7 6	44 1 8	37 0 0	11 14 6	...	814 3 8
New Plymouth ...	...	296 15 0	32 19 4	24 0 0	0 7 6	...	354 1 10
Oamaru ...	...	794 18 4	61 15 8	115 10 0	0 10 0	...	972 14 0
Thames ...	...	314 17 9	22 4 4	12 0 0	2 5 6	0 1 0	351 8 7
Timaru ...	...	1,461 5 0	100 11 2	235 0 0	6 3 0	...	1,802 19 2
Wanganui ...	...	1,254 0 0	111 6 4	101 0 0	3 4 6	...	1,469 10 10
Wellington ...	...	3,127 16 0	258 10 10	388 0 0	15 18 6	33 0 0	3,823 5 4
Westport ...	...	158 0 0	27 2 2	30 10 0	2 7 0	...	217 19 2
Total first quarter in 1879 ...	3,000 0 0	26,769 7 11	1,834 12 8	2,626 15 0	114 6 6	270 11 0	34,615 13 1
Total first quarter in 1878 ...	3,000 0 0	22,566 18 0	1,503 9 6	2,250 0 0	76 8 6	23 7 1	29,420 3 1

\* £237 10s., half-yearly payment for postage by Government Insurance Department.

General Post Office,  
Wellington, 21st April, 1879.

W. GRAY,  
Secretary.

STATEMENT showing the NUMBER, AMOUNT, &c., of MONEY ORDER and SAVINGS BANK TRANSACTIONS in the several Postal Districts of the Colony of NEW ZEALAND, during the QUARTER ended 31st MARCH, 1879.

POSTAL DISTRICTS.	Money Order and Savings Bank Offices Open.	MONEY ORDERS.				SAVINGS BANKS.							
		Issued.		Paid.		Accounts.		Number of Deposits.	Number of Withdrawals.	Amount of Deposits.	Amount of Withdrawals.	Excess of Deposits over Withdrawals.	Excess of Withdrawals over Deposits.
		Number.	Amount.	Number.	Amount.	Opened.	Closed.						
			£ s. d.		£ s. d.					£ s. d.	£ s. d.	£ s. d.	£ s. d.
Auckland ... ..	34	4,354	16,699 15 2	3,787	15,106 14 7	375	275	2,029	1,289	23,943 12 3	20,832 9 10	3,111 2 5	...
Blenheim ... ..	4	745	2,877 15 11	329	1,286 2 2	75	49	363	219	4,195 4 1	5,112 17 9	...	917 13 8
Christchurch ... ..	17	3,953	14,443 2 7	2,368	8,013 16 11	740	1,040	4,002	2,910	46,770 3 11	60,604 7 6	...	13,834 3 7
Dunedin ... ..	29	4,685	17,501 5 5	4,492	15,167 16 7	749	920	3,988	2,658	40,680 13 9	56,380 1 5	...	15,699 7 8
Greymouth ... ..	3	1,000	3,736 12 4	751	2,468 12 6	61	76	253	234	3,687 2 6	4,982 1 5	...	1,294 18 11
Hokitika ... ..	3	714	2,520 9 3	635	1,890 11 4	56	59	244	184	2,769 12 1	4,273 14 7	...	1,504 2 6
Invercargill ... ..	7	1,045	4,274 17 4	578	2,149 19 8	126	82	550	372	6,992 7 6	7,692 9 11	...	700 2 5
Napier ... ..	10	1,545	5,834 14 11	700	2,715 2 5	152	130	747	505	6,864 3 0	7,315 2 6	...	450 19 6
Nelson ... ..	6	766	2,973 8 4	1,220	5,448 3 3	91	66	508	234	4,446 16 0	5,284 14 1	...	837 18 1
New Plymouth ... ..	3	483	1,720 12 10	252	1,178 0 3	81	89	338	249	7,106 17 10	6,001 14 3	1,105 3 7	...
Oamaru ... ..	4	944	3,708 4 8	332	1,227 3 0	485	61	753	181	17,302 13 8	4,067 11 5	13,235 2 3	...
Thames ... ..	1	385	1,301 3 3	363	1,336 13 6	74	82	477	459	5,028 12 11	6,575 10 9	...	1,546 17 10
Timaru ... ..	4	1,362	5,396 14 9	509	1,835 3 4	757	103	1,196	303	24,940 12 9	5,939 3 11	19,001 8 10	...
Wanganui ... ..	9	1,713	6,586 15 3	768	2,694 14 11	631	57	1,017	262	23,313 7 5	5,025 10 0	18,287 17 5	...
Wellington ... ..	13	4,063	14,018 11 5	3,600	14,121 2 7	737	906	3,708	2,790	39,890 0 8	55,672 16 6	...	15,782 15 10
Westport ... ..	3	453	1,944 3 0	240	841 2 5	31	29	186	109	1,750 17 9	3,079 15 3	...	1,328 17 6
Total for 1st Quarter in 1879 ...	150	28,210	105,538 6 5	20,924	77,480 19 5	5,221	4,024	20,359	12,958	259,682 18 1	258,840 1 1	842 17 0	...
Total for 1st Quarter in 1878 ...	141	23,874	87,104 0 0	18,074	65,338 8 5	3,305	2,298	17,278	9,904	192,649 11 1	186,530 15 3	6,118 15 10	...

General Post Office, Wellington, 21st April, 1879.

W. GRAY,  
Secretary.

RETURN of LANDS SOLD and DEPOSITS RECEIVED in the Provincial District of WELLINGTON, from the 1st to the 31st March, 1879.

District.	Purchaser or Applicant.	Land Selected or Applied for.	Contents.	Payment.		Remarks.
				Cash.	Scrip.	
			A. R. P.	£ s. d.	£ s. d.	
Wairarapa Manawatu	George Hall ...	Section No. 4, Eketahuna ...	44 2 0	22 5 0	...	Balance.
	W. H. Rawson and others	Suburban Sections Nos. 500, 501, 502, 503, 504, 505, 506, and 507, and Town Section No. 1354, Bunnythorpe	363 3 15	5 10 0	1,100 0 0	
	Andrew Duncan ...	Allotment No. 9 of Suburban Section 277, Palmerston, and Town Section No. 1242, Bunnythorpe ...	1 1 13	...	30 0 0	
	Peter Brown ...	Rural Section No. 199, Sandon	...	45 7 3	...	Deferred pay- ments.
	Charles London ...	" " 230 "	...	64 0 0	...	
	Peter Rasmusen and others	" " 259 "	...	38 4 0	...	
	Thomas Bryce	" " 256 "	...	37 8 0	...	
	Thomas A. Bryce	" " 257 "	...	39 8 0	...	
	F. G. Bryce	" " 260 "	...	39 8 0	...	
	Donald McKenzie	" " 202 "	...	36 8 0	...	
	Henry Haynes	" " 205 "	...	43 13 7	...	
	Thomas L. Blyth	" " 262 "	...	53 3 10	...	
	Robert B. McKenzie	" " 261 "	...	39 8 0	...	
	Robert McBeth	" " 267 "	...	38 16 0	...	
	William Line	" " 228 "	...	62 0 0	...	
	Thomas Swanton	" " 226 "	...	60 0 0	...	
	John Dudeck	" " 182 "	...	22 8 10	...	
	Mary Ann Mortimer	" " 237 "	...	40 0 0	...	
	Alexander Perry	" " 200 "	...	34 8 0	...	
	George Carver	" " 198 "	...	35 12 0	...	
	Thomas R. Taylor	" " 197 "	...	41 0 0	...	
	Edward Irwin	" " 178 "	...	17 4 5	...	
	William F. McBeth	" " 196 "	...	35 12 0	...	
	Albert McBeth	" " 195 "	...	35 12 0	...	
	James McBeth	" " 194 "	...	35 12 0	...	
	F. B. McBeth	" " 193 "	...	35 12 0	...	
	Duncan McBeth	" " 191 "	...	35 12 0	...	
	Alexander McBeth	" " 192 "	...	35 12 0	...	
	Annie Kidd	" " 276 "	...	30 12 0	...	
	Robert Kidd	" " 275 "	...	36 0 0	...	
	Alfred Kidd	" " 239 "	...	66 0 0	...	
	George Kidd	" " 241 "	...	100 0 0	...	
	William Morton	" " 263 "	...	30 16 0	...	
John R. Davies	" " 158 "	...	29 9 8	...		
Henry Holmes	" " 251 "	...	38 0 0	...		
F. Bismark and another	" " 168 "	...	51 14 10	...		
Wilhelm Hanker	" " 170 "	...	43 5 0	...		
Donald Sinclair	" " 164 "	...	52 5 0	...		
Henry Elliott	" " 203 "	...	50 9 10	...		
S. W. Alcorn	" " 204 "	...	34 8 0	...		
Wairoa ...	William Seaton	" " 2, Block VIII.	105 3 0	31 14 6	...	
	James Brophy	" " 8 "	86 1 9	29 3 0	...	
	Thomas McWilliam Aiken	" " 12 "	128 1 8	19 15 0	...	
	Michael Bourke	" " 5 " IX.	62 1 0	9 6 9	...	
	George Ashcroft	" " 6 "	122 2 0	...	30 0 0	
	George R. Horner	" " 12 "	47 2 18	7 2 10	...	
	Hugh Muldrock	" " 17 "	66 3 12	10 3 10	...	
	William Murray	" " 21 "	80 2 20	12 2 0	...	
	Iver Hansen Relling	" " 22 "	88 3 31	13 6 10	...	
	William Hill	" " 24 "	56 1 0	8 8 9	...	
	Samuel Watt	" " 1 " VIII.	87 0 0	60 0 0	...	Auction deposit.
	George Hutchison	" " 3 "	75 1 20	...	100 0 0	
	Joseph Bluck	" " 5 "	118 0 0	30 8 0	300 0 0	
	Andrew Duncan	" Nos. 7 and 9 "	127 1 30	...	1,325 0 0	
	J. and A. Dickie	" " 1 " 20 " IX.	258 3 0	...	1,300 0 0	
	" " " 3 " 10 "	121 3 20	...	...	...	
	" " " 10 " 11 " VIII.	197 3 35	...	...	...	
	W. S. Lind	" " 13 " 14 "	165 2 16	30 0 0	200 0 0	
	T. H. and G. A. Nicholson	Part of Rural Section No. 394, Block VIII.	118 0 0	...	300 0 0	
	T. H. and G. A. Nicholson	Rural Section No. 358, Block IX.	100 0 0	...	...	
	Vincent A. J. Eyre	Rural Sections Nos. 4, 8, and 23, Block IX.	359 3 26	...	200 0 0 581 4 4	
	F. Wayne and J. C. Rowley	Rural Sections Nos. 9 and 15, Block IX.	151 2 0	17 0 0	200 0 0	
	William Fraser	" No. 16, Block IX.	81 3 14	40 0 0	100 0 0	
Hugh Muldrock	" " 19 "	86 0 0	52 0 0 54 6 0	100 0 0 400 0 0		
William Cowern	" " 25 "	77 2 24	...	50 0 0		
Thomas Kells	Town Sections Nos. 148, 149, 172, Waitotara Township Extension	0 1 38	23 2 0	...		

RETURN of LANDS SOLD and DEPOSITS RECEIVED in the Provincial District of WELLINGTON, from the 1st to the 31st March, 1879—continued.

District.	Purchaser or Applicant.	Land Selected or Applied for.	Contents.	Payment.		Remarks.
				Cash.	Scrip.	
Wairoa ...	Samuel Watt ...	Town Section No. 150, Waitotara Township Extension ...	A. R. P.	£ s. d.	£ s. d.	Auction deposit.
	John McKenzie ...	Town Section No. 152, Waitotara Township Extension ...	0 1 0	2 0 0	...	
	Edward Andrews	Town Section No. 153, Waitotara Township Extension ...	0 1 0	7 10 0	...	
	James Southcombe	Town Sections Nos. 157, 158, 159, 160, 161, 163, 164, 165, 166, Waitotara Township Extension ...	0 1 0	7 10 0	...	
	J. Jago ...	Town Sections Nos. 167, 168, 169, Waitotara Township Extension ...	2 0 16	11 10 0	100 0 0	
	F. Williamson ...	Town Sections Nos. 173, 177, Waitotara Township Extension ...	0 2 12	0 17 6	30 0 0	
	James Stent ...	Town Section No. 174, Waitotara Township Extension ...	0 1 24	4 0 0	30 0 0	
	William Cowern ...	Suburban Sections Nos. 1, 2, 3, 4, 5, Richardson ...	0 1 22	5 0 0	...	
	M. V. Hodge ...	Town Section No. 115, Richardson ...	14 1 7	...	50 0 0	
	T. W. Fisher ...	Town Sections Nos. 116, 117, Richardson ...	0 1 0	2 10 0	...	
			0 2 0	5 0 0	...	
	Totals ...		3,401 2 30	2,086 2 3	6,526 4 4	

Crown Lands Office,  
Wellington, 16th April, 1879.

Jos. G. HOLDSWORTH,  
Commissioner of Crown Lands.

LAND TRANSFER ACT NOTICE.

NOTICE is hereby given that ANNIE RITCHIE JAMIESON (by her Attorney PETER LOGAN), of Patrick, in the County of Lanark, Scotland, claiming as Heir-at-law of JONATHAN JAMIESON, late of Wyndham District, Farmer, deceased, has made application to the District Land Registrar for the District of Southland to be registered as Proprietor of an estate in fee-simple in Section 41, Block IV., Wyndham District; and that the said Annie Ritchie Jamieson will be registered as such proprietor, unless caveat be lodged at this office forbidding the same within one calendar month from the date of the gazetting this notice.

Dated this 10th day of April, 1879, at the Lands Registry Office, Invercargill.

235 C. M. HENNING,  
District Land Registrar.

LAND TRANSFER ACT NOTICE.

NOTICE is hereby given that ANNIE RITCHIE JAMIESON (by her Attorney PETER LOGAN), of Patrick, in the County of Lanark, Scotland, claiming as Heir-at-law of JOHN JAMIESON, late of Wyndham District, Settler, deceased, has made application to the District Land Registrar for the District of Southland to be registered as Proprietor of an estate in fee-simple in Sections 28 and 38, Block IV., Wyndham District; and that the said Annie Ritchie Jamieson will be registered as such proprietor, unless caveat be lodged at this office forbidding the same within one calendar month from the date of the gazetting this notice.

Dated this 10th day of April, 1879, at the Lands Registry Office, Invercargill.

236 C. M. HENNING,  
District Land Registrar.

LAND TRANSFER ACT NOTICE.

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

JOHN BAKER.—6 acres 32 perches, being an allotment of land situated in the City of Nelson. Bounded—Northward (605 links) by Hampden Road; Eastward (925 links) by land granted to A. McEachen; Southward partly by land sold to James Simson, and partly (650 links) by Section 13d, Wakatu; and on the West partly (370 links) by a public road, and partly (535 links) by Town Sections 1077, 1078, and 1079. (Fell and Atkinson, Solicitors.)

Diagrams may be inspected at this office.

Dated this 21st day of April, 1879, at the Lands Registry Office, Nelson.

241 SAMUEL KINGDON,  
District Land Registrar.

LAND TRANSFER ACT NOTICE.

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

3927. THOMAS HENRY ANDERSON.—29 perches, part of Lot 30, Christchurch Town Reserves. Occupied by Applicant.

A diagram may be inspected at this office.

Dated this 17th day of April, 1879, at the Lands Registry Office, Christchurch.

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

## LAND TRANSFER ACT NOTICE.

NOTICE is hereby given that ANTHONY COYLE, of Buncrana, County Donegal, in Ireland, Gentleman, claiming as Heir-at-law of SOPHIA THOMAS, deceased, late the Wife of HENRY THOMAS, of Dunedin, Carpenter, has made application to the District Land Registrar to be registered as Proprietor in fee-simple of Allotments 66 and 67, Township of Darley; and that the said Anthony Coyle will be so registered as such proprietor, unless caveat forbidding the same be lodged at this office within one calendar month from the date of gazetting this notice.

Dated at the Lands Registry Office, Dunedin, the 17th day of April, 1879.

A. W. SMITH,  
District Land Registrar.

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## LAND TRANSFER ACT NOTICE.

NOTICE is hereby given that MARY CARROLL, of Dunedin, Widow, claiming as Devisee under the Will of THOMAS CARROLL, late of Dunedin, Storekeeper, has made application to the District Land Registrar of the District of Otago to be registered as Proprietor in fee-simple of Allotment 20 of the subdivision of part of Section 31, Block VII., Town District; and that the said Mary Carroll 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 publication of this notice.

Dated this 17th day of April, 1879, at the Lands Registry Office, Dunedin.

A. W. SMITH,  
District Land Registrar.

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## LAND TRANSFER ACT NOTICE.

APPLICATION having been made on behalf of MESSRS. EDWARDS, REEVES, and HENRY EUSTACE DE BATHE BRANDON to register a certain dealing affecting 80 acres of rural land in the Rangitumau Block, included in Land Revenue Receiver's Receipt, Provisional Register, Vol. i., folio 849, of which Applicants are registered Proprietors, and evidence having been tendered of loss of said receipt, and that the same is not deposited as security for any loan: Notice is hereby given that such dealing will be registered, and the production of the said receipt dispensed with, under section 97 of the said Act, unless caveat be lodged on or before the 9th day of May next.

Dated this 17th day of April, 1879, at the Lands Registry Office, Wellington.

GEO. B. DAVY,  
District Land Registrar.

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## NOTICE OF INTENTION TO TAKE LANDS.

Highway Board Office,  
Masterton, 15th April, 1879.

NOTICE is hereby given of the intention of the Masterton Highway Board, in pursuance of Part II. of "The Public Works Act, 1876," to memorialize His Excellency the Governor to take for public roads the lands described in the Schedules hereto numbered respectively 1, 2, and 3, and more particularly shown upon the plan deposited in this office at Masterton:

And the owners or occupiers of the said lands are hereby called upon to set forth in writing any well-grounded objections they may have to the taking of the said lands, and to send such writing to the Chair-

man of the Masterton Highway Board within forty days from the first publication hereof.

JOS. BENNETT,  
Chairman, Masterton Highway Board.

## SCHEDULE No. 1.

## DISTRICT OF WAIRARAPA, WAIRARAPA WEST COUNTY.

DESCRIPTION of Loopline No. 1, being roadway connecting the Lower Taueru Road with Messrs. Beetham's bush land, on the south-west side of the Taueru River, and passing through lands suburban to the Township of Wardell, Sections 1, 2, and 3, the property of E. H. Hunt, William Berry, and J. O'Connor respectively: One chain wide, and commencing at a block at a bearing and distance of 227° 5', 73 links from a Block No. 30 of the Taueru Road traverse, and running on a bearing and distance of 272° 6', 268 links; thence towards the Taueru River upon the following bearings and distances: 257° 38', 153·5 links; 247° 50', 238·5 links; 210° 1', 241·25 links; 253° 39', 315 links; 260° 44', 195·75 links; 339° 39', 162 links; 317° 45', 74·5 links; 257° 48', 103 links; 282° 19', 137 links; 219° 39', 88 links; 252° 54', 115 links; 287° 43', 331 links; on to Messrs. Beetham's bush land, as shown upon the accompanying plan.

## SCHEDULE No. 2.

## DISTRICT OF WAIRARAPA, WAIRARAPA WEST COUNTY.

DESCRIPTION of Loopline No. 2, being roadway connecting the Lower Taueru with Messrs. Beetham's bush land, on the south-west side of the Taueru River, and passing through lands suburban to the Township of Wardell, Sections 5 and 6, the property of William Berry and J. O'Connor respectively: One chain wide, and commencing at a block at a bearing and distance of 152° 4', 30 links from a Block No. 41 of the Taueru Road traverse, and running on a bearing and distance of 238° 49', 146·5 links; thence towards the Taueru River upon the following bearings and distances: 165° 14', 1375 links; 118° 26', 260 links; on to Messrs. Beetham's bush land, as shown upon the accompanying plan.

## SCHEDULE No. 3.

WAIRARAPA DISTRICT, WAIRARAPA WEST COUNTY.  
DESCRIPTION of Loopline No. 3, being roadway connecting the Lower Taueru Road with Messrs. Beetham's bush land, on the south-west side of the Taueru River, and passing through lands suburban to the Township of Wardell, Sections 6 and 7, the property of J. O'Connor: One chain wide, and commencing at a block at a bearing and distance of 79° 38', 99 links from a Block No. 42 of the Taueru Road traverse, and running on a bearing and distance of 82° 39', 419 links; thence towards the Taueru River upon the following bearings and distances: 88° 53', 789 links; 167° 47', 277 links; on to Messrs. Beetham's bush land, as shown upon the accompanying plan.

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## WEST WANGANUI COAL COMPANY (LIMITED).

NOTICE.—An Extraordinary General Meeting of Shareholders will be held at Mr. J. H. Wallace's offices, Hunter Street, Wellington, on Monday, the 12th May, at 8 p.m.

Business: General, and to consider the advisability of winding up the Company.

By order.

R. S. LEDGER,  
Secretary.

Wellington, 18th April, 1879.

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"THE PUBLIC WORKS ACT 1876 AMENDMENT ACT, 1878."

To the Owners or Reputed Owners, Lessees or Reputed Lessees, and Occupiers of Suburban Sections Nos. 65, 63, and 67, Meanee District, in the County of Hawke's Bay.

TAKE notice that, in pursuance of the "Public Works Act 1876 Amendment Act, 1878," the plan and specifications relating to a road which the Meanee District Highway Board purpose to take over the above-mentioned sections are deposited for inspection at the Greenmeadows Hotel, Taradale. The general description of works proposed to be executed is to form a new road 100 links wide, and the land required to be taken for the said new line of road is all that parcel of land situate in the Provincial District of Hawke's Bay, containing by admeasurement four (4) acres and thirty-four (34) perches, more or less, being portions of Meanee Suburban Sections Nos. 65, 66, and 67. Bounded towards the North by Block 47, Puketapu District, five hundred and eight (508) links; towards the North-east by other portions of Sections Nos. 65, 67, and 66, three thousand seven hundred and ten (3710) links; towards the East by a public road, sixty-five (65) links; towards the South by a public road, seventy-eight (78) links; towards the South-west by other portions of Sections Nos. 66, 67, and 65, three thousand six hundred and seventy-three (3673) links; again towards the South by other portion of Section No. 65, four hundred and eighty-five (485) links; and towards the West by a public road, one hundred and three (103) links. And that all persons effected by the proposed road 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 lands, and to send such writing within forty days from the publication of this notice to the said Meanee District Highway Board, whose office is at Mr. J. C. Speedy's store, Meanee, Provincial District of Hawke's Bay.

Dated at Meanee, this 9th day of April, 1879.

J. C. SPEEDY, Chairman,

234 Meanee District Highway Board.

NOTICE OF INTENTION TO CONSTRUCT A WATER-RACE.

To the Mining Registrar at Cromwell of the Dunstan Mining District, and all other persons whom it may concern.

TAKE notice that it is intended to construct a Water-race and divert water from the Nineteen-Mile Creek, Mount Pisa, about half a mile above the Wanaka Road, and terminating at my farm at my homestead, under the provisions of and for all the purposes comprised and described in section 31 of "The Mines Act, 1877."

The time required for the construction of the said race is one month, and a license is asked for fifteen years.

The mean depth and breadth of such race is 2 feet by 2 feet, and it is proposed to divert three Government-heads of water.

Dated at Cromwell, this 13th day of March, 1879.

THOMAS ANDERSON,  
(per his Agent, Chas. Colclough.)

Received this 14th day of March, 1879.

S. MEAD DALGLIESH,

226 Mining Registrar.

LITTLE RIVER ROAD BOARD, AKAROA COUNTY.

NOTICE is hereby given that it is the intention of the Little River Road Board to open a road through the following sections: Nos. 13310, 10379,

13508, 15061, 17213, 17214, 21799. Plan of intended line of road, with every information, at the office, Kaituna. All objections to the above to be sent in to the Chairman to the Board, in accordance with clause 22 of "The Public Works Act, 1876."

T. H. PARKINSON,

Chairman.

28th March, 1879.

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HEREBY give notice that, under a writ of *ieri facias*, duly issued out of the Supreme Court at the suit of ROBERT GARNHAM, of the City of Wellington, Painter, I have taken in execution the equity of redemption of CHARLES MOODY in all that piece or parcel of land being part of Section No. 752 on the plan of the City of Wellington, and being Lots 13 and 14 on the subdivisinal plan thereof. Bounded towards the East by Adelaide Road, 60 feet; towards the North by Lot 15, 70 feet; towards the West by other part of the same section, 60 feet; and towards the South by Lot No. 12, 70 feet: together with all buildings and erections thereon. And also all the leasehold interest of the said Charles Moody of and in all that piece or parcel of land situated in the said City of Wellington, and being part of Section No. 756 on the plan thereof. Bounded towards the North by Drummond Street, 400 links; towards the South by other part of the same section, 400 links; towards the East by the Town Belt, 225½ links; and towards the West by the Adelaide Road, 225½ links: together with all buildings and erections thereon; 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 7th day of July, 1879, at 2.30 o'clock in the afternoon.

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

Dated this thirty-first day of March, 1879.

ALEX. S. ALLAN,

194 Sheriff of the Sheriff District of Wellington.

HEREBY give notice that, under a writ of *ieri facias*, duly issued out of the Supreme Court at the suit of RICHARD JOHN DUNCAN, of the City of Wellington, Auctioneer, I have taken in execution the fee-simple of MORTON QUIN in all that piece or parcel of land being portion of Suburban Sections numbered 67 and 68 on the plan of the Township of Fitzherbert, and being Allotments Nos. 1 and 2 on the plan deposited in the office of the District Land Registrar of Wellington, No. 12; 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 7th day of July, 1879, at 2 o'clock in the afternoon.

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

Dated this 6th day of March, 1879.

EDWARD HARDCASTLE,  
Sheriff of the District of Wanganui  
and Rangitikei.

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HEREBY give notice that, under a writ of *ieri facias*, duly issued out of the Supreme Court at the suit of JAMES and HENRY BARBER, of the City of Wellington, I have taken in execution the equity of redemption of JOSIAS JAMES BEATTY, of the City of Wellington, Hotelkeeper, in all that piece or parcel of land situate in the said City of Wellington, and being Lot numbered 1 of Section numbered three hundred and seventy-three (373) on the plan of the said City of Wellington. Bounded towards the South-east by Macfarlane Street, sixty-four links; towards the North-east by other part of the same section, one hundred and twenty-nine links; towards the North-west by Clyde Quay, seventy links; and

towards the South-west by other part of said section, one hundred and sixty-six liuks; together with the buildings and erections thereon: And that I intend to cause the same to be sold at the auction-rooms of Messrs. Laery and Campbell, in the City of Wellington, on the twenty-seventh day of June, 1879, at two o'clock in the afternoon, unless the same be previously released.

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

Dated this 24th day of March, 1879.

ALEX. S. ALLAN,  
Sheriff.

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VAILE'S ROTARY ENGINE COMPANY (LIMITED).

In the matter of the voluntary winding up of Vaile's Rotary Engine Company (Limited), and in the matter of "The Joint Stock Companies Act, 1860," and the various Acts amending the same

NOTICE is hereby given that, at an extraordinary meeting of the shareholders of Vaile's Rotary Engine Company (Limited), held at the office of the Company, Shortland Street, Auckland, on the 7th day of February, 1879, a special resolution was passed as follows: "That Vaile's Rotary Engine Company (Limited) be wound up voluntarily under the provisions of 'The Joint Stock Companies Act, 1860,' and the various Acts amending the same."

And notice is hereby further given that, at an extraordinary meeting of the shareholders of the said Company, held at the said office on the second day of April, 1879, the above resolution was confirmed; and James Stodart, of Ponsonby, near Auckland, Legal Manager, was appointed Liquidator for the purposes of the winding up.

Dated at Auckland, this seventeenth day of April, 1879.

T. M. CLARK,  
Chairman of Directors.

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NOTICE.

To the Registrar of the Supreme Court, Auckland.

THIS is to certify that JAMES ROWE has been appointed Manager of Rowe's Caledonian Tribute Gold-Mining Company (Limited), *vice* Mr. F. A. White, resigned; and that the Office of the Company has been removed from Shortland Street, Auckland, to Brown Street, Grahamstown.

W. ROWE,  
JOHN BROWN, } Directors.

Auckland, 4th April, 1879.

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WE hereby give notice that Mr. NETHERWOOD has been appointed Legal Manager of the Mount Greenland Gold-Mining Company (Limited); and that the Registered Office of the Company is situate in Aylmer Street, Ross.

JAMES CLARKE, }  
JOHN TEASDALE, } Directors.

Ross, 14th April, 1879.

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THE NEW ZEALAND GAZETTE.

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

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Manager and situation of office in one notice	0	7	6
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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.