

THE

GAZETTE. NEW ZEALANI

Published by Authority.

WELLINGTON, THURSDAY, MAY 22, 1879.

Proclaiming a Hundred in Otago under "The Land Act. 1877.

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

WHEREAS by section thirteen of Appendix H of "The Land Act, 1877," it is enacted that it shall be lawful for the Governor from time to time, by Proclamation published in the New Zealand Gazette, to constitute into a hundred any portion of the Crown lands not forming part of any hundred previously proclaimed, notwithstanding that such lands or any part thereof shall be comprised within any pastoral lease or license heretofore or hereafter to be granted by the Crown under any law regulating the occupation or disposal of Crown lands, and whether or not the same shall have been included within the boundaries of any proclaimed gold field:
Now, therefore, I, Sir Hercules George Robert

Robinson, the Governor of the Colony of New Zealand, in pursuance and exercise of the powers vested in me by the hereinbefore in part recited Act, do hereby proclaim that the portion of the waste lands particularly described in the Schedule hereto shall be and the same is hereby constituted into a hundred, under and for the purposes of the said Act; and that it shall be called or known by the name set above the description of the said hundred in the Schedule hereto.

SCHEDULE. BUDLE HUNDRED.

ALL that area in the Provincial District of Otago, all that area in the Provincial District of Otago, containing by admeasurement 10,847 acres, more or less, situate in the Budle and Rock and Pillar Districts, being parts of Blocks XII., Rock and Pillar, and parts of Blocks I., II., and VI., Budle District. Bounded towards the Northwest, North, and North-east by a road line formwest, North, and North-east by a load line forming the north-western boundaries of Sections 1 and 2, and northern boundaries of Sections 3 and 4, Block XII., Rock and Pillar District, to Pre-emptive Right E, Run 250; thence around the southern boundary of said pre-emptive right to road line forming the northern boundary of Section 7 line forming the northern boundary of Section 7, Block XII.; thence by a road line to the western boundary of said Block XII.; thence due south to the northern boundary of Budle Survey District; Governor may from time to time, by Proclamation in

thence due east to the north-eastern corner of Section 11, Block II., Budle District; thence towards the south-east by a road line forming the southeastern boundaries of Sections 11, 10, 9, 15, 4, 3, 2, 11, 10, 5, 10, 4, 5, 2, 1, Block I., Budle District aforesaid, and Sections 5 and 6, Block VI., Budle District, to the southern boundary of Section 6, Block VI., of said district; thence due west through Trig. Station D along the southern boundaries of Sections 6, 4, and 2, Block VI. aforesaid, to the western boundary of Budle District; thence due north along the western boundary of Budle District being the western boundaries dary of Budle District, being the western boundaries of Sections 2 and 1, Block VI., and 22, 21, 20, 16, 25, 24, and 23, Block I., to the northern boundary of Budle District; thence due east along the northern boundary of Budle District, and across a road line to the south-western corner of Section 1, Block XII., Rock and Pillar District aforesaid, the starting point: excepting from the above area all that parcel of land containing 546 acres and 3 roods, being Section 1, Block I., Budle District; as the same is delineated on the plans in the Survey Office, Dunedin.

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

ROBERT STOUT, Minister of Lands.

GOD SAVE THE QUEEN!

Oyster-bed at Half-Moon Bay, Stewart Island, closed.

(L.S.) HERCULES ROBINSON, Governor.

the New Zealand Gazette, declare any natural oyster- Declaring Lands open for leasing under "The Olutha bed to be closed against dredging for any period to be River Trust Reserves Act, 1874." stated in such Proclamation: And whereas it is expedient that the natural oyster-bed at Half-Moon Bay in Stewart Island should be temporarily closed:

Now, therefore, I, Sir Hercules George Robert Robinson, the Governor of the Colony of New Zealand, in exercise and pursuance of the power and authority in me vested by the said Act, do hereby proclaim and declare that the natural oyster-bed lying off Horseshoe and Half-Moon Bays and Paterson's Inlet, Stewart Island, and situated east-southeast from Fish Rock and west-north-west from Beach Island, shall be closed against dredging from the date hereof until the first day of April, one thousand eight hundred and eighty.

> 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 nineteenth day of May, in the year of our Lord one thousand eight hundred and seventy-nine.

> > ROBERT STOUT, Minister of Lands.

GOD SAVE THE QUEEN!

Season for Hunting Hares in part of County of Geraldine.

(L.S.) HERCULES ROBINSON, Governor.

A PROCLAMATION.

IN exercise of the powers and authorities conferred upon me by "The Protection of Animals Act, 1873," and by "The Abolition of Provinces Act, 1875," and in exercise of every other power enabling me in that behalf, I, Hercules George Robert Robinson, Governor of the Colony of New Zealand, de horeby preclaim and declaration that haves shall be do hereby proclaim and declare that hares shall be open to be hunted (coursed) on lands belonging to or in the occupation of William Cunningham Smith and George James Denniston, situated at Peel Forest, in the County of Geraldine, between the twentieth day of May, one thousand eight hundred and seventy-nine, and the thirty-first day of July, one thousand eight hundred and seventy-nine, both inclusive, but only between the hours of sunrise and sunset.

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

G. S. WHITMORE.

GOD SAVE THE QUEEN!

HERCULES ROBINSON, Governor. A PROCLAMATION.

WHEREAS it is enacted by the fourth section of "The Clutha River Trust Reserves Act, 1874, that it shall be lawful for the Superintendent of the Province of Otago, on the recommendation of the Provincial Council of the said province, by Proclamation, to declare that any lands set aside under that Act as endowments shall be opened for sale or lease under any provisions of "The Otago Waste Land Act, 1872," and any other Acts amending the under any provisions of "The Otago Waste Land Act, 1872," and any other Acts amending the same, or for sale or lease under any provisions of "The Gold Fields Act, 1866," or any other Acts amending the same; and, from and after the time fixed for the purpose in such Proclamation, such lands may be sold or leased accordingly: And whereas by "The Abolition of Provinces Act, 1875," the powers, duties, and functions vested in the Superintendent, by the said recited vested in the Superintendent by the said recited Act are now vested in and are to be exercised and performed by the Governor: And whereas the Land Board of the Land District of Otago did, on the sixteenth day of April last, pass a resolution recommending that the land comprised within Run number ninety, as delineated upon the map of the Chief Surveyor of the District of Otago aforesaid, should be opened for leasing, the same being a portion of the land set aside as an endowment under the provisions of "The Clutha River Trust Act, 1874:"

Now, therefore, I, Sir Hercules George Robinson, the Governor of the Colony of New Zealand, do hereby declare that the land comprised within Run number ninety aforesaid shall be open for leasing in two portions as described on the map of the Chief Surveyor aforesaid, and that the period during which the said land may be leased shall not exceed ten years; and I do further declare that the said land shall be leased under the provisions of "The Land Act, 1877."

> 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 twentieth day of May, in the year of our Lord one thousand eight hundred and seventy-nine.

ROBERT STOUT,
Minister of Lands.

GOD SAVE THE QUEEN!

Land taken for Road in Section 36, Block VIII., Otepopo Survey District, County of Waitaki.

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

WHEREAS by section twenty-one of "The Public Works Act, 1876" (herein referred to as "the said Act"), it is enacted that whenever lands are required to be taken for public works the Road Board, in the case of district works, shall cause a survey to be made and plans to be prepared showing generally the nature of the works proposed to be executed and the lands required to be taken for the same, together with the names of the owners and occupiers of such lands so far as they can be ascertained, and shall cause a copy of such plans to be deposited in some place in the road district in which such lands are: And by section twenty-two of the said Act it is further enacted that the said Road Board shall cause a notice to be gazetted, and to be twice publicly notified, stating the place where such plans are open for inspection, with a general description of the works proposed to be executed and of the land required to be taken, and in such notice shall call upon all persons affected to set forth in writing any well-grounded objections to the execution of such works or to the taking of such lands, and to send such writing within forty days from the first publication of such notice to the said Road Board: And by sections twenty-three and twenty-four of the said Act it is further enacted that the Road Board shall cause a copy of such notice and description to be served upon the said owners and occupiers so far as they can be ascertained; and that the said Road Board shall, upon receiving any objection, appoint a time and place within the colony within which the objector may appear before the said Road Board, and support the objection by such evidence as the objector thinks fit; and by section twenty-five of the said Act it is enacted that, if within the said forty days no such objection is made, or if after due considera-tion of such objections the said Road Board is of opinion that it is expedient that the proposed works should be executed, and that no private injury will be done thereby for which due compensation is not provided by the said Act, the land proposed to be taken shall be taken in the following manner, that is to say: The said Road Board shall lay before the Governor a memorial containing an accurate description of the land proposed to be taken, together with a map thereof, signed by the Surveyor-General or some certificated surveyor as evidence of the accuracy thereof; and the Governor in Council may thereupon, if he think fit, by Proclamation gazetted and publicly notified, declare that the said lands are taken for the use of a railway, road, or other public work, as the case may be; and from and after a date to be named in the said Proclamation the land therein specified shall become absolutely vested in fee-simple in Her Majesty, discharged from all mortgages, charges, claims, estates, or interests of what kind soever, for the public use named in the said Proclamation:

And whereas the lands described in the Schedule hereto are required to be taken under the said Act for a certain work, to wit, the construction of a road in Section thirty-six, Block eight, Otepopo Survey District, in the County of Waitaki:

And whereas the Otepopo Road Board has laid before the Governor the memorial and map mentioned in and signed and certified as required by the twentyfifth section of the said Act:

And whereas all the requirements and conditions prescribed by the said Act have been duly performed and fulfilled, and all things have happened and all times elapsed to lawfully authorize this Proclama-

tion to be issued:

Now, therefore, I, Sir Hercules George Robert Robinson, Governor of the Colony of New Zealand, by and with the advice and consent of the Executive Council of the said colony, in exercise and pursuance of the powers and authorities in me vested by the hereinbefore in part recited Act, and of any other power and authority enabling me in that behalf, do hereby proclaim and declare that the lands described in the Schedule hereto are hereby taken for the purposes of a road; and that, from and after the twentieth day of May, one thousand eight hundred and seventy-nine, the lands so described shall become absolutely vested in fee-simple in Her Majesty, discharged from all mortgages, charges, claims, estates, and interests of what kind soever, for use as a road.

SCHEDULE.

ALL and whole that portion of ground part of Section marked 36 of Block VIII. upon the record map of the Otepopo Survey District, containing three (3) acres one (1) rood and thirty-four (34) poles or thereby. Bounded on the East by a public road, along which it extends 175 links or thereby; commencing at a point distant 68 links upon a line bearing 313° 20' in a north-westerly direction from the south-east corner of said Section No. 36; on the North-east, North, and North-west by other parts of said Section No. 36, along which together it extends 3600 links or thereby, following the curves as shown upon plan accompanying the said memorial; on the South-south-east by a public road, along which it extends 290 links or thereby; on the South-east, South, and South-west by other parts of said Section 36, along which in all it extends 3330 links or thereby, following the curves as shown upon said plan, and returning to the starting point: the above particulars being delineated on the plan attached to the memorial referred to.

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

J. MACANDREW.

Approved in Council.

FORSTER GORING, Clerk of the Executive Council.

GOD SAVE THE QUEEN!

Hamilton East and West Recreation-grounds brought under "The Public Domains Act, 1860."

HERCULES ROBINSON, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this twentieth day of May, 1879.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL. DY 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, 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 reserves made for recreation-grounds in the Provincial District of Auckland, and known as the Hamilton East and West Recreation-grounds, and described in the Schedule hereto, shall be and the same is hereby brought under the operation of and declared to be subject to the provisions of "The Public Domains Act, 1860," and its amending Acts; and such domain shall hereafter be managed, administrated and doubt with in managed, administrated and doubt with in managed. istered, and dealt with in manner directed by the said Acts. SCHEDULE.

ALL that parcel of land in the Provincial District of Auckland, in the Colony of New Zealand, containing by admeasurement 52 acres, more or less, situated in the Parish of Te Rapa, in the Hamilton Survey District, and being part of the land known as the Town Belt of Hamilton West. Bounded towards the North by Palmerston Street, 2730 links; towards the East by Anglesay Street 1160 links, and the Waikato ! River; towards the South by Allotment No. 224 of the Parish of Te Rapa, 2270 links; and towards the West by Ohaupo Road, 1127 links: be all the aforesaid linkages more or less.

All that parcel of land in the Provincial District of Auckland, in the Colony of New Zealand, containing by admeasurement 28 acres, more or less, situated in the Parish of Te Rapa, in the Hamilton Survey District, and being part of the land known as the Town Belt of Hamilton West. Bounded towards the East by Hill Street and Ohaupo Road, 4033 links; towards the South by Allotment No. 210 of the Parish of Te Rapa, 620 links; and towards the Southwest and West by a road reserve, 5080 links: be all the aforesaid linkages more or less.

All that parcel of land in the Provincial District of Auckland, in the Colony of New Zealand, containing by admeasurement 35 acres, more or less, situated in the Parish of Te Rapa, in the Hamilton Survey District, and being part of the land known as the Town Belt of Hamilton West. Bounded towards the North-east and East by a street, Hill Street, and a road, 3395 links; towards the South by a road aforesaid, 1290 links; towards the West by Allotments Nos. 369 and 1 of the Parish of Te Rapa, 2290 links; and towards the North-east by a reserve, 1180 links: be all the aforesaid linkages more or less.

All that parcel of land in the Provincial District of Auckland, in the Colony of New Zealand, containing by admeasurement 47 acres, more or less, situated in the Parish of Te Rapa, in the Hamilton Survey District, and being part of the land known as the Town Belt of Hamilton West. Bounded towards the North-east and East by a line, the western termination of Cook Street, Allotments Nos. 210, 214, 215, 216, 217, and 218, the western termination of Abbotsford Street, Allotments Nos. 219, 220, 221, 222, 223, and 224, by the western termination of Mill Street, Allotments Nos. 225, 226, and 228, all of the Town of Hamilton West, by Liverpool Street, and a street, 5070 links; towards the South-east by Rosstrevor Street, 1180 links; towards the South-west by Allotment No. 2 of the Parish of Te Rapa, 3720 links; and towards the West by a stream: be all the aforesaid linkages more or less.

All that parcel of land in the Provincial District of Auckland, in the Colony of New Zealand, containing by admeasurement 168 acres, more or less, situated in the Parish of Kirikiriroa, in the Hamilton Survey District, and being part of the land known as the Town Belt of Hamilton East. Bounded towards the North by Allotment No. 223A of the Parish of Kirikiriroa, 1000 links; towards the East by Allotment No. 2234 aforesaid, the termination of a road 100 links wide, Allotments Nos. 224, 225, 229, 230, and 231, the crossing of a road of width aforesaid, and Allot-ment No. 251, all of the Parish of Kirikiriroa aforesaid, 12360 links; towards the South by Allotments Nos. 252 and 252A, also of the aforesaid parish, 6295 links; towards the South-west by the Waikato River; again towards the North by Allotment No. 414 of the Town of Hamilton East, and by Sillery Street, 7110 links; and towards the West by the eastern termination of Sillery Street aforesaid, by Allotments Nos. 189, 188, 187, 186, 185, 184, the eastern termination of Brookfield Street, Allotments Nos. 183, 182, 181, 180, and 179, the eastern termination of Naylor Street, Allotments Nos. 178, 177, 176, and 173, the termination of a street, Allotments Nos. 161, 162, 163, and 164, the eastern termination of Wellington Street, Allotments Nos. 384, 383, 382, 381, and 380, the eastern termination of Cook Street, Allotments Nos. 395, 394, 393, 392, 391, and 390, all of the Town of Hamilton East aforesaid, the eastern | to be Chairman of such meeting.

termination of Clyde Street, and a line, 11360 links: be all the aforesaid linkages more or less.

FORSTER GORING. Clerk of the Executive Council.

Powers delegated to the Hamilton East and West Domain Board under "The Public Domains Act, 1860."

HERCULES ROBINSON, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this twentieth day of May, 1879.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by the eleventh section of "The VV 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 "Interpretation Act, 1878," that the word "person" in the hereinbefore recited section of "The Public Domains Act, 1860," shall include a corporation: 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 MAYOR, COUNCILLORS, and BURGESSES of the Borough of Hamilton

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

1. The Board shall meet for the transaction of business on the first Monday in each month, at seven o'clock p.m., at the Borough Council Chambers in the Town of Hamilton, 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 twelfth day of June, 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 auorum. 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

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

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

meeting.

FORSTER GORING, Clerk of the Executive Council.

Vesting a Reserve.

HERCULES ROBINSON, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this twentieth day of May, 1879.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS the land mentioned in the Schedule Whereto was granted to the Superintendent of the Province of Canterbury on the thirtieth day of September, one thousand eight hundred and sixty-eight, for a ferry reserve: And whereas by a warrant under the hand of the Governor, dated the twenty-fourth day of December, one thousand eight hundred and seventy-eight, the purpose of the said reserve was changed to a site for public buildings other than for purposes of the General Government: And whereas, in the opinion of the Governor, it is expedient to vest the said land in the Municipal Council of the Borough of Kaiapoi:

Now, therefore, 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 declare that, from and after the twentieth day of May, one thousand eight hundred and seventy-nine, the said reserve shall become vested in the Mayor, Councillors, and Burgesses of the said Borough of Kaiapoi.

SCHEDULE.

All that area being Reserve No. 72, Township of Kaiapoi, Provincial District of Canterbury, containing 2 roods.

> FORSTER GORING, Clerk of the Executive Council.

Vesting a Reserve.

HERCULES ROBINSON, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this twentieth day of May, 1879.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS the land mentioned in the Schedule hereto was purchased by the Superintendent of the Province of Canterbury: And whereas by a warrant under the hand of the Governor, dated the eleventh day of March, one thousand eight hundred and seventy-nine, the purpose of the said reserve was declared to be for the improvement and protection of the Orari River banks: And whereas, in the opinion of the Governor, it is expedient to vest the said land in the Board of Conservators of the South Orari River District:

Now, therefore, 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 declare that, from and after the twentieth day of May, one thousand eight hundred and seventy-nine, the said reserve

SCHEDULE.

ALL that piece or parcel of land situate in the District of Timaru, containing nine (9) acres two (2) roods and thirty-two (32) perches, or thereabouts, commencing at the easternmost corner of Section No. 9102, extending thence southerly along the south-eastern boundary thereof to the southern-most corner thereof; thence north-westerly along the south-western boundary thereof, 3 chains 62 links; thence north-easterly at an angle of 63° 56' to the road forming the north-east boundary of the section; and thence south-easterly along it to the commencing point: together with a right-of-way of 50 links in width over the strip of land coloured pink on the plan; which said piece of land is part of Rural Section No. 9102, delineated on the public map of the said district, deposited in the office of the Chief Surveyor, being the lands referred to in the certificate of title, Vol. x., folio 7, in the register of the office of the District Land Registrar of the District of Canterbury.

FORSTER GORING, Clerk of the Executive Council.

Circuit Courts to be held at Invercargill.

HERCULES ROBINSON, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this twentieth day of May, 1879.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL. WHEREAS by "The Supreme Court Act, 1860,"

it is enacted that there shall be held Circuit Courts, for the despatch of Civil and Criminal business of the Court before one of the Judges thereof, at such places and times as the Governor in Council

may from time to time appoint:

And whereas by Order in Council made the tenth day of December, in the year one thousand eight hundred and seventy-seven, Circuit Courts were appointed to be held within the Otago and Southland Judicial District, at the Assembly-room, Tay Street, Invercargill, on the second Monday in each of the months of June and December in each and every year:

Now, therefore, His Excellency the Governor of the Colony of New Zealand, by and with the advice and consent of the Executive Council of the said colony, in pursuance and exercise of the power and authority vested in him by "The Supreme Court Act, 1860," doth hereby revoke the said Order in Council; and doth hereby appoint that, in lieu of the Circuit Court so appointed to be held, there shall be held in the said district, at the Resident Magistrate's Courthouse Ingressiell as the dent Magistrate's Courthouse, Invercargill, on the second Monday in June and December in each and every year, a Circuit Court for the despatch of Civil and Criminal business of the said Court.

Approved in Council.

FORSTER GORING. Clerk of the Executive Council.

Terms and Conditions of further Sale of Town, Deferred-payment, and Special-value Land, in Canterbury.

> HERCULES ROBINSON, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-second day of May, 1879.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL. HEREAS by "The Public Reserves Sale Act, 1878," it is, among other things, enacted that shall become vested in the said Board of Conservators. I the lands described in the Schedule may, at any time

after the passing of the said Act, be sold by the Governor, upon such terms as shall be regulated by Order in Council:

And whereas the lands described in Schedule I. hereto are required to be sold as town lands, and the lands described in Schedules II. and III. hereto are required to be sold as lands of special value and upon deferred payments respectively; and it is expedient that the terms of such sale should be defined:

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 aforesaid, doth hereby order and direct that the land described in the Schedules hereto shall be sold upon the following terms, that is to say,—

1. The lands described in Schedule I. hereto shall be submitted to auction as town lands, in sections as shown on the official map in the Survey Office, Christchurch, at an upset price of not less than thirty pounds (£30) per acre.

2. The several parcels of land described in Schedule II. hereto shall be submitted to auction on deferred payments at the upset price set opposite thereto respectively.

3. The several parcels of land described in Schedule III. hereto shall be submitted to auction on deferred payments at the upset prices set opposite thereto

respectively.

4. At least one month's notice of the date and place of the sale shall be given by the Commissioner of Crown Lands, by advertisement in at least one newspaper circulating in Canterbury, such notice to be inserted at least once in each week; and saleplans of the said lands shall, during at least one month preceding the date of sale, be exhibited in the Survey Office, Christchurch, for public inspection.

5. Sections forty-three and forty-four of "The Land Act, 1877," are hereby declared to be part of the terms on which the lands described in Schedules I. and II. shall be sold, and shall take effect accordingly.

cordingly.
6. Of the deferred-payment lands enumerated in Schedule III. hereto no one shall be entitled to

purchase more than one section.

7. Sections sixty, sixty-one, sixty-three, sixty-four, sixty-five, sixty-six, sixty-seven, sixty-eight, sixty-nine, seventy, seventy-one, seventy-two, and seventy-three of "The Land Act, 1877," shall apply to this Order in Council, so far as they are consistent with these conditions.

8. Each purchaser will be required to make the declaration prescribed by section sixty-two of "The Land Act, 1877," before receiving his license.

9. Each purchaser of one of the deferred-payment sections enumerated in Schedule III. hereto shall, immediately after the sale, pay one-twentieth of the purchase-money to the Receiver of Land Revenue for Canterbury, which payment shall be deemed to be a discharge of the license fee due on the first day of July next.

10. The purchaser of any lands described in Schedules I. and II. upon the full payment of the purchase-money, and the purchaser of any lands described in Schedule III. upon the like payment, and also the fulfilment of the terms and conditions prescribed by "The Land Act, 1877," relating to land on deferred payments, will be entitled to his Crown grant, to be issued in the usual way upon payment of the fees prescribed by law.

SCHEDULE I.

Land to be sold as Town Land. Township of Orari, being part of Reserve 389.

SCHEDULE II.

LAND TO BE SOLD UPON IMMEDIATE PAYMENT.

	Lot.	Area.	Upset Price.
Reserve 349.	2 3 5 6 8 9 10 12 13 15 17 18 20	A. R. P. 86 0 22 109 1 30 121 0 3 96 1 10 158 3 3 184 0 18 59 1 37 90 0 0 38 0 0 48 2 0 51 0 0 67 0 0 101 2 17	£ s. d. 193 16 2 273 11 10 332 16 0 264 16 9 333 8 0 386 12 6 163 11 6 247 10 0 104 10 0 145 10 0 204 0 0 268 0 0 279 15 0
Reserve 1650.	9 10 12 14 16 18 19 22 24 25 26 28 29 30 31	134 3 14 152 2 0 45 2 38 40 0 0 73 0 22 89 2 36 115 1 2 62 0 27 62 2 24 41 1 17 119 3 18 108 2 10 139 3 3 50 0 0 50 0 0	283 3 0 320 5 0 125 16 0 110 0 0 201 2 6 246 14 6 316 19 0 170 19 0 172 5 6 113 14 6 251 14 0 227 19 6 293 10 0 250 0 0 250 0 0
Reserve 1381.	17 18 19 20 22 23 25 28 29 31 33 35 37 38 39 40 41	150 2 0 101 2 7 6 2 0 47 2 0 60 0 0 40 0 0 40 0 0 139 0 0 40 0 0 40 0 0 40 0 0 40 0 0 160 0 0 127 2 2 126 1 0 52 1 8 100 0 0	315 0 6 217 4 6 17 17 6 130 12 6 165 0 0 100 0 0 100 0 0 347 10 0 100 0 0 100 0 0 100 0 0 100 0 0 267 15 6 265 2 6 209 4 0 500 0 0
Reserve 1371.	27 30 31 32 33 34 36 37 40 41 42 45 46 47 48 51 52 53	135 1 0 126 3 0 54 3 0 96 1 0 67 1 0 39 1 0 92 1 32 79 1 30 173 2 1 169 2 23 94 2 33 209 2 4 105 1 30 218 0 14 96 0 32 175 1 0 147 1 8 42 2 3	284 0 0 380 5 0 150 11 0 264 13 6 184 18 6 117 15 0 204 4 6 218 9 0 433 15 0 424 2 0 236 15 0 523 16 0 263 11 6 545 4 0 240 10 0 525 15 0 309 6 6 170 1 6
Reserve 389.	54 1 4 5 7 9 11 13 14 15 17 18 20 21 23 24 26 27 29 30	61 2 0 30 0 22 26 1 31 50 3 10 45 3 31 48 0 18 49 3 0 31 3 18 25 0 32 25 3 18 23 1 3 20 0 0 20 0 2 20 0 4 16 1 22 20 0 6 19 3 39 97 133 30 1 26 21 1 8	129 3 0 67 16 6 59 9 11 114 6 6 137 16 6 108 5 0 149 5 0 191 3 6 100 16 0 58 3 9 69 16 0 60 0 0 80 1 0 80 2 0 81 18 9 100 3 9 99 19 4 96 I 78 121 13 0 106 10 0

CHED	TILE	II.—continued.

	Lot.	Area.	Upset Price.
Везетте 389.	32 33 34 35 36 37 39 40 42 43 44 46 47 48 50	Area. A. R. P. 20 0 17 22 3 26 28 1 3 23 1 17 20 3 34 20 0 0 19 3 38 20 0 3 19 0 25 22 2 34 30 2 35 27 2 25 19 3 38 18 3 38 14 2 0 26 0 0	Upset Price. £ s. d. 100 10 6 91 13 0 141 6 6 140 2 9 104 16 3 100 0 0 99 18 9 100 1 6 95 15 6 113 11 3 92 3 0 110 12 6 99 18 6 94 18 6 72 10 0 104 0 0
	52 53 55 56 57	31 0 0 16 0 0 18 2 0 13 3 0 47 0 0	124 0 0 64 0 0 111 0 0 55 0 0 188 0 0

SCHEDULE III.

LAND TO BE SOLD UPON DEFERRED PAYMENTS.

LAND TO	BE SOLD UPON DEFEI	
	A. R. P.	£ s. d.
(1	73 2 19	276 1 5
a i 4	78 3 7	315 0 0
Reserve 349.	111 3 12 65 0 0	419 6 10
<u>. 11</u>	65 0 0	268 2 6
14	44 2 0	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$
8 16	40 0 0 120 0 5	180 0 0
۲ 19	120 0 5	180 0 0 450 2 0
21	68 2 10	283 1 6
<u>ک</u> آآ	61 3 3	254 15 6
13	68 2 10 61 3 3 40 0 0	283 1 6 254 15 6 165 0 0
9 15	40 0 0	165 0 0
9 17	40 0 0 126 3 6	165 0 0 523 0 0
Reserve 1650. Reserve 150. 11 12 15 15 15 15 15 15	57 0 7	235 6 0
21	56 3 23	235 6 0 234 13 0
8 23	67 2 7	278 12 0
23 24 27	48 1 17	217 12 0
	111 0 2	217 12 0 666 1 6
33	48 1 17 111 0 2 64 0 31	666 1 6 264 15 6
-i 24	40 0 0	150 0 0
Reserve 1381.	40 0 0	150 0 0
26 27	40 0 0 144 0 0 40 0 0	150 0 0 540 0 0
e { 20	40 0 0	150 0 0
30 32	40 0 0	150 0 0 150 0 0
34	40 0 0	150 0 0
PG 34	40 0 0	150 0 0 150 0 0
2 80	40 0 0 163 0 0	672 7 6
36 28 29 35	40 0 0 163 0 0 70 1 29	150 0 0 150 0 0 672 7 6 316 18 6 330 12 6 339 8 6 739 8 6
-i 29	80 0 23	316 18 6
8 99	82 1 6	330 12 6 339 8 6
Reserve 1371.	82 1 6 197 0 29 181 1 31 104 0 24	339 8 6
E 1 38	197 0 29	739 8 6
98 44	181 1 31 104 0 24	680 8 0 390 11 0 849 0 0
8 4	104 0 24	390 11 0
1 70	226 1 24	849 0 0 479 17 3
50 6 8 10	127 3 30	479 17 3
0	43 0 34	194 9 0
1 70	48 0 13	216 7 3
10	44 0 22	198 12 0
12 16	26 2 3 38 2 12	159 2 3 183 9 0
16	38 2 12	183 9 0
8 1 19	20 0 0	90 0 0 119 19 3
ന 22	19 3 39	119 19 3
688 22 25 25 28	19 3 37 32 1 31	149 17 0 194 13 0
Reserve 389.	32 1 31	194 13 0
31 38 41	20 0 21 20 0 3 19 3 18	150 19 6 150 2 6
38	20 0 3 19 3 18	150 2 6
41	19 3 18	148 19 4
45	42 3 19	192 18 0
49	27 3 16	208 17 6
54	38 0 0	342 0 0

FORSTER GORING, Clerk of the Executive Council.

Trustees appointed for Maintenance of Frasertown Cemetery.

HERCULES ROBINSON, Governor.

In pursuance and exercise of the powers and authorities vested in me by the second section

of "The Cemeteries Management Act, 1877," I, Hercules George Robert Robinson, the Governor of the Colony of New Zealand, do hereby appoint the several persons whose names are specified in the first column of the Schedule hereto to be Trustees to provide for the maintenance and care of the public cemetery specified in the second column of the said Schedule.

SCHEDULE.

Names of Trustees.	Name of Public Cemetery, and Description of Land.			
John Couper. Isaac Kent. Richard David Maney.	Frasertown Cemetery. All that parcel of land in the Provincial District of Auckland, in the Colony of New Zealand, containing by admeasurement six (6) acres and two (2) roods, more or less, and being Section numbered one hundred and fifty-one (151) of Frasertown, in the Taramarama Survey District. Bounded towards the East by Stout Street, one thousand one hundred and seventy-five (1175) links; towards the South by Sections numbered sixty-six (66), sixty-five (65), sixty-four (64), sixty-three (63), sixty-two (62), sixty-one (61), sixty (60), fifty-nine (59), fifty-eight (58), fifty-seven (57), fifty-six (56), one thousand one hundred (1100) links; and towards the North-west by Russell Parade North, one thousand six hundred and nine (1609) links: be all the aforesaid linkages more or less.			

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

G. S. WHITMORE.

Appointment of Resident Magistrate's Court for Ridings in Counties of Cook and Selwyn, pursuant to the 47th Section of "The Counties Act, 1876."

HERCULES ROBINSON, Governor.

In me by the forty-seventh section of "The Counties Act, 1876," I, Sir Hercules George Robert Robinson, Governor of the Colony of New Zealand, do hereby appoint the Resident Magistrate's Court named in the first column of the Schedule hereto to be the Resident Magistrate's Court for the ridings in the Counties of Cook and Selwyn named in and set opposite to such Court in the second column of the said Schedule to which any person who considers himself aggrieved by his own name or that of any other person being entered on or omitted from the rolls of such ridings, or by the number of votes allotted to him or to any other person thereon being more or fewer than that to which he or such other person is entitled under the said Act, may apply for relief.

SCHEDULE.

Name of Resident Magistrate's Court.	Name of Riding.
The Resident Magistrate's Court, Gisborne. The Resident Magistrate's Court, Christchurch. The Resident Magistrate's Court, Malvern.	For the Riding of Waimata. For the Ridings of Avon, Heathcote, and Lincoln. For the Ridings of Courtenay, Coleridge, and Upper Wai- makariri.

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

G. S. WHITMORE,

Changing the Purpose of a Portion of a Reserve.

HERCULES ROBINSON, Governor.

WHEREAS by "The Public Reserves Act Amendment Act, 1878," it is, amongst other things, enacted that the Governor may declare his intention to make, change, exchange, or alter the dedication of any public reserve now or hereafter vested in Her Majesty or the Governor for any of the purposes named in Part II. of the Schedule to the said Act, whether the same be granted or not; and, in the case of any reserves made under the authority of section one hundred and forty-four of "The Land Act, 1877," if it shall, in the opinion of the Governor, be expedient to change the purpose of such reserves or any part thereof from the purpose or presumed purpose for which it was set apart to any other purpose, or if it shall, in the opinion of the Governor, be expedient to exchange any of the land comprised in such reserve for other land of equal value, to be dedicated to one or more purposes named in the said Part II, the Governor may, by notice in the Gazette, declare his intention to make such change, exchange, or dedication, as the case may be, and in such notice declare the manner and terms in which the same is intended to be so made:
Now, therefore, I, Sir Hercules George Robert

Robinson, the Governor of the Colony of New Zealand, do hereby, in exercise and pursuance of the powers and authorities vested in me by "The Public Reserves Act Amendment Act, 1878," afore-said, change the specific purpose of part of the reserve described in the first column of the said Schedule hereto to the specific purpose set opposite such description in the third column of the said Schedule, and such land shall henceforth be deemed to be reserved and set apart for such last-mentioned

specific purpose, and no other.

SCHEDULE.

Description and Purpose of Reserve.	Area of which the Purpose is intended to be Changed.
All that area in the Provincial District of Otago, containing by admeasurement two thousand three hundred and twenty-seven (2,327) acres three (3) roods and nineteen (19) poles, more or less, situate in the Papakaio District, being Sections numbered respectively three (3), eight (8), nineteen (19), twenty (20), twenty-one (21), twenty-two (22), twenty-five (25), twenty-six (26), twenty-seven (27), twenty-eight (28), Block eight (VIII.), and seventeen (17), eighteen (18), nineteen (19), twenty (20), fifty (50), fifty-one (51), fifty-two (52), fifty (50), fifty-seven (57), fifty-eight (58), ninety-two (92), ninety-three (93), ninety-ture (94), ninety-five (95), one hundred and three (103), one hundred and four (104), one hundred and thirty-eight (188), one hundred and thirty-eight (170), on the map of the said district. Bounded towards the North by Section numbered 91, Block IV., one thousand two hundred (1200) links; by a road line, two thousand (2000) links; by a road line, two thousand (2000) links; by section numbered 49, two thousand (2000) links; by a road line, two thousand (2000) links; by a road line, two thousand seven hundred and fifty-nine (1759) links; by Sections numbered respectively 4 and 5, Block VIII., four thousand eight hundred and seventy-one (4871) links; by Section numbered 7, Block VIII., five thousand eight hundred and seventy-one (4871) links; by Section numbered 7, Block VIII., five thousand eight hundred and seventy-one (4871) links; by Section numbered 7, Block VIII., five thousand	

at For \mathbf{nd} gra isοf on-adent m-at thner 58, V., \mathbf{nd} om u e 300 lue nce lue 300 and ing

SCHEDULE-continued.

Area of which the Purpose is intended to be Changed. Description and Purpose of Reserve.

sand nine hundred and five (5905) links; also by a road line, one thousand three hundred and eighty-nine (1389) links: towards dred and eighty-nine (1389) links: towards the East by a road line, two thousand seven hundred (2700) links; by a road line, five thousand four hundred and fifty (5450) links; by Section numbered 18, Block VIII., two thousand five hundred and fifty (2550) links; by Section numbered 29, Block VIII., four thousand (4000) links; by a road line, two thousand nine hundred and fifty (2950) links; by a road line, two thousand seven hundred and thirty-three (2733) links and four thousand (4000) links; by Section numbered 54, Block IV., three thousand three hundred and thirty-three (3333) links; by Section numbered three (3333) links; by Section numbered 96, Block IV., three thousand three hunthree (3333) links; by Section numbered 96, Block IV., three thousand three hundred and thirty-three (3333) links; by a road line, three thousand seven hundred and thirty-nine (3739) links; by Section numbered 141, Block IV., three thousand three hundred and thirty-three (3333) links; also by Section numbered 154, one thousand five hundred and twenty-six (1526) links: towards the South by a road line, three thousand (3000) links; by Section numbered 18, Block VIII., four thousand (4000) links; by a road line, two thousand (2000) links; by Sections numbered respectively 44, 45, and 46, Block VIII., four thousand four hundred and thirty-eight (4438) links; by Section numbered 54, Block IV., two thousand (2000) links; by a road line, one thousand five hundred (1500) links; by Sections numbered respectively 100 and 101, Block IV., three thousand three hundred and sixty-eight (3368) links; by Sections numbered eight (3368) links; by Sections numbered respectively 153 and 154, Block IV., two thousand four hundred (2400) links; by Section numbered 156, one thousand four hundred and fifty-four (1454) links; also by a road line, one thousand eight hundred and seventy-one (1871) links: and towards the West by a road line, five thousand four hundred and fifty-one (5451) links; by Section numbered 105, Block IV., three thousand three hundred and thirty-three thousand three hundred and thirty-three (3333) links; by Section numbered 91, Block IV., three thousand three hundred and thirty-three (3333) links; by Section numbered 59, Block IV., three thousand three hundred and thirty-three (3333) links; by Section numbered 49, Block IV., four thousand (4000) links; by Section numbered 21, Block IV., four thousand (4000) links; by Section numbered 16, Block IV., four thousand (4000) links; by a road line, nine thousand eight hundred and fifty (9850) links; also by Section numbered 2, Block VIII., two thousand seven hundred (2700) links, and intersected by a road line one hundred (100) links wide. Reserved for railway purposes.

> As witness the hand of His Excellency the Governor, this nineteenth day of May, one thousand eight hundred and seventy-

ROBERT STOUT, Minister of Lands.

Land temporarily reserved in the Provincial District of Auckland.

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 Auckland described in the Schedule hereunder written, for the purpose in the said Schedule specified.

SCHEDULE.

ALL that parcel of land, being Lot 89, of the Parish of Arai, in the Pakiri Survey District, Provincial District of Auckland, containing by admeasurement five (5) acres, more or less. Bounded towards the North-east by Lot 28, 597 links; towards the Southeast by Lot 28, 880 links; towards the Southwest by a road, 600 links; and towards the North-west by aforesaid Lot 28, 800 links. For a cemetery.

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

ROBERT STOUT,
Minister of Lands.

Land temporarily reserved in the Provincial District of Otago.

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 Otago described in the Schedule hereunder written, for the purpose in the said

Schedule specified.

SCHEDULE.

ALL that area in the Provincial District of Otago, containing by admeasurement one (1) acre, more or less, situate in the Township of Pembroke, being Sections numbered respectively 5, 6, 32, and 33, Block IX, on the map of the said township. Bounded towards the North-west by Sections 7 and 34, five hundred (500) links; towards the North-east by Lismore Street, two hundred (200) links; towards the Southeast by Sections 4 and 31, five hundred (500) links; and towards the South-west by Beach Street, two hundred (200) links: as the same is delineated on the plan in the Survey Office, Dunedin. For a site for telegraph and post offices.

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

> ROBERT STOUT, Minister of Lands.

Member of Executive Council sworn in.

Executive Council Chamber,
Wellington, 20th May, 1879.

H IS Excellency the Governor has been pleased to
administer the oaths of office to

The Honorable John Nathaniel Wilson. He is sworn a Member of the Executive Council of New Zealand.

FORSTER GORING, Clerk of the Executive Council.

Trustees of Tapanui Rabbit District appointed.

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

IS Excellency the Governor has been pleased to
appoint the under-mentioned persons to be
Trustees of the Tapanui Rabbit District, viz.:—

DAVID MCKELLAR.
JOHN FRANCIS HERBERT.
WILLIAM SHEATH.
JOHN FRY KITCHING.
EDWARD ROBERT ANDERSON.

G. S. WHITMORE.

Deputy Inspectors of Lunatic Asylums at Auckland and Christchurch appointed.

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

H IS Excellency the Governor has been pleased to
appoint

THOMAS MACFFARLANE, Esq., J.P., and Major Alexander Lean, J.P.,

to be Deputy Inspectors of the Lunatic Asylums at Auckland and Christchurch respectively, under the provisions of "The Lunatics Act, 1868."

G. S. WHITMORE.

Official Visitor and Deputy Inspector of Lunatic Asylum at Nelson appointed.

> Colonial Secretary's Office, Wellington, 20th May, 1879.

HIS Excellency the Governor has been pleased to appoint

WILLIAM ACTON BLAKEWAY ADAMS, Esq., J.P., and

JOSEPH MACKAY, Esq., J.P.,

to be respectively Official Visitor and Deputy Inspector of the Lunatic Asylum at Nelson, under the provisions of "The Lunatics Act, 1868."

G. S. WHITMORE.

Clerk of Assessment Courts appointed.

Colonial Secretary's Office,
Wellington, 21st May, 1879.

IS Excellency the Governor has been pleased to
appoint

FRANCIS FLETCHER BARKER, Esq., to be Clerk of the Assessment Courts under "The Rating Act, 1876," for the Okain's Bay Road District, the Pigeon Bay Road District, the Port Levy Road District, and the Little River Road District, vice H. B. Bridge, Esq., resigned.

G. S. WHITMORE.

Auditor appointed for the County of Kaikoura.

Colonial Secretary's Office, Wellington, 21st May, 1879.

IS Excellency the Governor has been pleased to appoint

ROBERT MACALISTER, Esq.,

to be an Auditor to audit the accounts of the County of Kaikoura.

G. S. WHITMORE.

Member of Featherston Highway Board elected.

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

Volligion, 20th May, 1879.

OTICE has been received at this office, under the hand of Mr. H. H. Wolters, the Presiding Officer, that, on the 12th instant,

JOHN TULLY, Esq., Sen.,

was duly elected to be a Warden for No. 7 (East Coast) Ward, in the Featherston Highway District, vice Richard Barton, Esq., resigned.

G. S. WHITMORE.

Letters of Naturalization issued.

Colonial Secretary's Office, Wellington, 21st May, 1879.

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

Name.	Occupation.	Residence.		
Frederick Last	Shipwright	Wellington.		

G. S. WHITMORE.

Australian International Exhibition.

Colonial Secretary's Office,

Wellington, 20th January, 1879 REFERRING to the notice published in the New Zealand Gazette No. 36, of the 26th of April, 1878, relative to the Sustralian 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 welldisplayed 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.

Resident Magistrate resigned.

Department of Justice, Wellington, 20th May, 1879.

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

SAMUEL LOCKE, Esq.,

of his appointment of Resident Magistrate for the Districts of Waiapu, Wairoa, and Taupo.

G. S. WHITMORE, (for the Minister of Justice.)

Deputy Sheriff appointed.

Department of Justice, Wellington, 20th May, 1879.

IS Excellency the Governor has been pleased to appoint

HENRY LUCAS, Esq.,

to be Deputy Sheriff for the District of Central Westland.

G. S. WHITMORE, (for the Minister of Justice.)

Chairman of Licensing Court appointed.

Department of Justice, Wellington, 20th May, 1879.

His Excellency the Governor has been pleased to appoint appoint

CHARLES BROAD, Esq., R.M.,

to be Chairman of the Licensing Courts for the Districts of Inangahua and Town of Reefton; and

WILLIAM HORTON REVELL, Esq., to be Chairman of the Licensing Court for the District of Grey Valley; vice E. Shaw, Esq., transferred.

G. S. WHITMORE, (for the Minister of Justice.)

Clerk of Courts appointed.

Department of Justice,

Wellington, 20th May, 1879.

IS Excellency the Governor has been pleased to appoint appoint

Constable JOHN SMITH DUNNETT to be Clerk at Lowther of the Resident Magistrate's Court for the District of Southland, and Clerk of the Licensing Courts for the Districts of Taringatura, Wakatipu, and Te Anau, vice Constable Thomas Griffiths, transferred.

G. S. WHITMORE, (for the Minister of Justice.)

Monday, 26th May, to be observed as a Holiday at certain Post Offices.

General Post Office, Wellington, 21st May, 1879. T is hereby notified for public information that, in consequence of the outward English mails vid San Francisco closing at the Post Offices at Christchurch, Wellington, Nelson, Napier, and Gisborne, on Saturday, the 24th instant (the Queen's Birthday), these offices will, for the convenience of the public, be open as usual on that date, but Monday, the 26th instant, will be observed as a holiday in lieu thereof.

J. T. FISHER, Postmaster-General.

Authority to Frank.

General Post Office, Wellington, 21st May, 1879. HIS Excellency the Governor has been pleased to authorize

The Assistant Manager of the Kaipara RAILWAY

to frank, free from the prepayment of postage, letters and parcels posted on the public service, and to cancel the authority to frank on behalf of the Manager of the said railway, notified in the New Zealand Gazette of the 30th January, 1879.

J. T. FISHER, Postmaster-General.

Authority to Frank.

General Post Office, Wellington, 21st May, 1879. IS Excellency the Governor has been pleased to authorize

The Assistant Under Secretary for Public WORKS

to frank and receive, free from the prepayment of postage, letters and parcels posted on the public

J. T. Fisher, Postmaster-General.

Appointment of Volunteer Officers.

Defence Office, Wellington, 20th May, 1879. IS Excellency the Governor has been pleased to make the under-mentioned promotions and appointments:

I Battery of Artillery.

Lewis Morton to be Captain. Date of commission, 5th February, 1878.

Frederick Dunn Holdsworth to be Sub-Lieutenant. Date of commission, 5th February, 1878.

Oamaru Rifle Volunteers.

Alfred Headland to be Lieutenant. Date of commission, 8th March, 1878.

Thomas Morris to be Sub-Lieutenant. Date of comsion, 8th March, 1878.

East Taieri Rifle Volunteers.

Alexander Smith to be Lieutenant. Date of commission, 2nd April, 1879.

Greytown Rifle Volunteers.

John Macara to be Captain. Date of commission, 10th July, 1878. Ernest Charles Wilmot Porter to be Lieutenant.

Date of commission, 10th July, 1878.

Auckland Naval Brigade.

Sub-Lieutenant Henry Parker to be Lieutenant. Date of commission, 25th April, 1879.

G. S. WHITMORE.

Resignation of Volunteer Officer.

Defence Office, Wellington, 20th May, 1879.

H IS Excellency the Governor has been pleased to accept the resignation of the commission held by the under-mentioned officer :-

East Taieri Rifle Volunteers.

Lieutenant Robert Donnelly, from 1st April, 1879. G. S. WHITMORE.

Fresh Tenders.

Public Works Office, Wellington, 20th May, 1879. THE following lists of successful and unsuccessful tenderers is published for general information tenderers is published for general information.
J. Macandrew,

Minister for Public Works.

WINGATUI CONTRACT (FORMATION ONLY). OTAGO CENTRAL RAILWAY.

	Accepte	ed.		. €		đ.
i	Daniel McKenzie, Dunedin	•••	•••	48,839	7	10
	Decline	d.				
	Proudfoot and McKay, Dunedin	•••		49,680	17	2
	W. Bell, Dunedin	•••		55,900		0
	J. M. Watson and Co., Dunedin			59,893	2	10

Application for Registration of Trade Mark.

Colonial Secretary's Office,

Wellington, 20th May, 1879.

NOTICE is hereby given that Shevwright and Stout, of Wellington, in the Colony of New Zealand, Solicitors, have applied, on behalf of Allan Shearer McLeon, of Dunedin, in the said colony, Soap Manufacturer, trading under the firm or style of "McLeod Brothers," at Dunedin aforesaid, to register under "The Trade Marks Act, 1866," the trade marks of which the following are descriptions:-

Description of Trade Mark No. 1.

The printed words "Established 1868," and under them "McLeod Brothers": again then "McLeod Brothers"; again, under that, the words "Purest Elaine," and between them "McLeod Bros., Dunedin;" between them again a heart transfixed by an arrow, and on the left-hand side "18," and on the right "68," with the letters "TM" on the left and right hand sides of the heart respectively, with the word "Registered" under all.

Description of Trade Mark No. 2.

The printed words "Established 1868," and under them "McLeod Brothers;" again, under that, the words "Finest Diamond," and between them "McLeod Bros., Dunedin;" between them again a heart transfixed by an arrow, and on the left-hand side "18," and on the right "68," with the letters "TM" on the right and left hand sides of the heart respectively, with the word "Registered" under all. Nature of the Article to which it is intended such Trade Marks shall apply.

Soap.

HUGH POLLEN, (for the Registrar of Trade Marks.)

Cancellation of License of Run No. 21, Wakatipu Depasturing District.

N pursuance of the regulations in this behalf provided, it is hereby notified that the license of Run No. 21, Wakatipu Depasturing District, issued in favour of John McLean, of Queenstown, has, with the approval of the Land Board of the Otago Land District, been cancelled, in consequence of the failure of the licensee to pay the annual rent specified in

Given under my hand, at Dunedin, this twelfth day of May, 1879.

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

Gold-Mining Lease to be granted.

PUBLIC NOTIFICATION.

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

Objections to the granting of such lease, stating the grounds of objection, must be made in writing, and lodged with the Warden at Riverton on or

before the 31st day of May, 1879.
Copy of the application made and plan annexed may be seen at the Warden's Office at Riverton.

SCHEDULE.

APPLICANT: William Crockett. Style under which it is intended to conduct the business: "St. George Quartz-Mining Company. 8 acres, in the Longwood Mining District.

> Given under my hand, at Dunedin, this fourteenth day of May, one thousand eight hundred and seventy-nine.

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

Gold-Mining Lease to be granted.

PUBLIC NOTIFICATION.

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

Objections to the granting of such lease, stating the grounds of objection, must be made in writing, and lodged with the Warden at Arrowtown on or before the 9th day of June, 1879.

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

SCHEDULE.

APPLICANTS: William Lake and Robert Clarke. Style under which it is intended to conduct the business: "William Lake and party." 2 acres, in the Wakatipu Mining District.

Given under my hand, at Dunedin, this sixteenth day of May, 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.

N conformity with the thirty-seventh section of "The Mines Act, 1877," and with the regulations

such license, and in the conditions of sale of the said made under that Act for the granting of leases for run.

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

Objections to the granting of such lease, stating the grounds of objection, must be made in writing, and lodged with the Warden at Cromwell on or before the 20th day of June, 1879.

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

SCHEDULE.

APPLICANTS: Edward Tupker and others. under which it is intended to conduct the business:
"The Last Chance Company." 16 acres, at Smith's
Gully, Carrick Range, in the Dunstan Mining District.

Given under my hand, at Dunedin, this fourteenth day of May, 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.

N conformity with the thirty-seventh section of "The Mines Act, 1877," and with the regulations made under that Act for the granting of leases for gold-mining purposes, it is hereby notified that it is intended to grant a lease of Crown lands for goldmining purposes to the applicant specified in the annexed Schedule, unless there shall be valid 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 Black's on or before the 1st day of July, 1879.

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

SCHEDULE.

APPLICANT: John Spratt. Style under which it is intended to conduct the business: "Mountain Race Gold-Mining Company (Limited)." 8 acres, at Tinker's Hill, in the Dunstan Mining District.

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

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

Sale of a further Portion of the Reclaimed Land in the City of Wellington.

General Crown Lands Office,

Wellington, 29th April, 1879.

THE Commissioner of Crown Lands for Wellington will sell by public analysis. ton will sell, by public auction, on Tuesday, the 17th of June, 1879, at the Athenaum Hall, Lambton Quay, Wellington, the under-mentioned allotments of freehold land, in Blocks numbered X., XI., XII., and XIII., on the plan of the reclaimed land, in the City of Wellington.

Lithographed plans, as well as conditions of sale, are now ready for distribution at the various Land

Offices throughout the colony

The plans contain the fullest particulars, giving

4,372 10 0

668 15 0

the number of sections, with their area in poles and tenths; also the frontage in feet and tenths.

Each section will be pegged and numbered before the day of sale.

> Block X. contains 15 sections. XI. 8 5 ,, 14

> > Total

These several blocks of land have frontages to Waterloo Quay on the East; Lambton Quay on the West; Allen Street on the North; and to the Government Buildings on the South.

... 42

Terms of payment: 15 per cent. cash deposit; the balance by bills at six, nine, and twelve months,

Immediate possession will be given after the sale. Title direct from the Crown.

By order.

Н. Ј. Н. Егготт, Under Secretary for Crown Lands.

Sale of Land under License and Lease.

Crown Lands Office, Napier, 24th April, 1879.

OTICE is hereby given that the lands described in the Schedule hereunder will be offered by public auction, at the Council Chamber, Napier, on Friday, the 30th day of May next, at 11 o'clock a.m., for occupation under the respective systems therein mentioned. Terms and conditions to be seen on application at this office.

> J. T. TYLEE, Commissioner of Crown Lands.

SCHEDULE.

Section.	Area.	Upset Rental per Annum.			
	Under Licen	se.			
	MAHIA.				
1	A. R. P.	£ s. d.			
Signal Station Reserve	33 0 0	5 0 0			
	Under Leas	e.			
	Town Sections,	CLYDE.			
386	0 1 13	1 0 0			
387	0 1 10	1 0 0			
	SUBURBAN SECTION	CLYDE.			
28, class 3	3 1 10 Town Section, H.	3 10 0 AVELOCK.			
77 l	4 3 10	10 0 0			

Sale of Town and Rural Lands.

Crown Lands Office,

Napier, 24th April, 1879.

Napier, 24th April, 1879.

Napier, 24th April, 1879.

allotments of land will be offered for sale by public auction, at the Council Chamber, Napier, on Friday, the 30th day of May next, at 12 o'clock

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

> J. T. TYLEE, Commissioner of Crown Lands.

SCHEDULE.

Block.	Section.	Are	ì.			Upset 1	Pric	е.	
Town Sections, Mahia.									
	57 82 83 84 85 86 87	A. 0 0 0 0 0 0	2 2 2 2 2	27 0 0		£ 12 15 15 15 15 15	0 0 0		
	88	0	2	0		15 15		0	
	89	Ö	2	Õ		15	ō	0	
	RURA	L SECTIONS	, V	Vooi	DVI	LLE.			
	187	110	0	0	1	137	10	0	
F	URAL SEC	rions, Pon	UI	Sur	VEY	DISTRIC	r.		
VIII.	2	516	0	0	1	645	0	0	
	3	502	0	0	- 1	627	10	0	
	4	579	0	0		723	15	0	
RURAL	SECTIONS	, MAUNGAE	(AR	URU	Su	RVEY DIS	TRI	CT.	
I.	1	4,330	0	0	1	4,330	0	0	
	2	3,446	0	0		3,446	0	0	

Section No. 1, fern hills, soil light; Section No. 2, fern hills, more undulating, with native grasses; Section No. 3, first-class pastoral land; Section No. 4, fern hills.

535 0 0

RURAL SECTIONS, WAITARA SURVEY DISTRICT.

2,915

IV.)	3,989	0	0	3,989	0	0
\mathbf{v} .	5	1	5,326	0	0	5,326	0	0
	5A	,	3,827	0	0	3,827	0	0
	6		5,817	0	0	5,817	0	0

Block IV., open fern, hilly; Section No. 5A, hilly, with manuka scrub; Sections Nos. 5 and 6, open fern, hilly.

MAKARETU RESERVE.

61		78	0	0	78	0	0
91		200	0	0	200	0	0
92		200	0	0	200	0	0
93		42	0	0	42	0	0
94		50	0	0	50	0	0
95		40	0	0	40	0	0
96		50	0	0	50	0	0
97	1 1	50	0	0	50	0	0

VICTORIA SPECIAL SETTLEMENT.

On deferred payments, and subject to the terms and conditions under which the same was set apart for settlement.

	A. R. P.	\mathfrak{L} s. d.
 9	50 0 0	$50 \ 0 \ 0$
 37	100 0 0	100 0 0
 39	50 0 0	50 0 0

Land District of Canterbury.

N 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	245	ta	852.
	BCCHOHB	numbered			
8	,,	,,	855	to	862.
10	,,	"	864	to	873.
10	,,	,,	875	to	884.
ં	,,	77	905	to	910.
3	,,	,,	918	to	920.
8	,,		1192	to	1199.
8	"				1209.
1		-	$122\overline{2}$,
	"	,,		-	1005
4	,,	,, -	L224	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 sectio	ns numbered	l 461, 463, 465, 467.
5 ,,	,,	471, 473, 475, 477, 479.
3 "	29	442, 444, 446.
6 ,,	. "	450, 452, 454, 456, 458, 460.
2 "	"	462, 464.
3 ,	żż	468, 470, 472.
3 "	/D	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

> JOHN MARSHMAN, Commissioner of Crown Lands.

Lands Office, Christchurch, 16th April, 1879.

Public Notification.

SALE OF RURAL LANDS.

PATUTAHI BLOCK (POVERTY BAY DISTRICT).

Crown Lands Office. Auckland, 5th May, 1879.

NDER 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 lands mentioned in the Schedule hereunder will be offered for sale by public auction, at the Masonic Hall, Gisborne, on Tuesday, the 10th day of June, 1879, at the hour of 12 o'clock noon.

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

SCHEDULE. Section. Area. Upset Price. TURANGANUI SURVEY DISTRICT. Block I., First Class Rural Lands. £ s. d. 499 € 0 A. R. P. 49 3 20 49 38 0 26 37 2 29 381 10 PATUTAHI SURVEY DISTRICT. Second and Third Class Rural Lands. 257 200 0 78 79 600 0 0 0 0 2 16 0 0 0 0 0 300 900 198 595 82 87 604 0 302 397 0 0 992 0 88 90 1,000 750 0 400 $\begin{array}{c} {\bf 0} \\ {\bf 0} \\ {\bf 2} \\ {\bf 0} \\ {\bf 0} \end{array}$ 300 0 91 438 438 10 0 0 316 92 632 0 113 400 0 400

Description of Land.—Sections 1, 2, 3: Land of good quality; a quantity of kahikatea on each section. Section 77: Back portion broken; fern and tutu; frontage to creek flat; partially grassed; Wai-kakariki Stream forms a good cattle fence; soil very good. Section 78: Back portion broken; fern and tutu; frontage flat, with a quantity of grass; kahikatea bush, suitable for fencing; good swamp, dry in summer; stream forms a good fence; soil very good. Section 79: Front portion between road and To Aroha Totaraia Stream flat; small portion grassed; portion of bush around swamp flat and partially grassed, remaining portion rather broken; soil good. Section 80: Front portion flat; stream forming fence; partially grassed; back portion rather broken; fern and tutu; soil very good. Section 82: Front portion flat, partially wet in winter; bush, kahikatea, and matai, suitable for fencing; stream forms a good fence; back portion broken, but well fitted for pastoral purposes; soil very good. Section 87: Frontage flat, slightly grassed, low fern; the greater portion is, however, of a broken nature, fern and tutu; soil good. Section 88: Similar to 87, with a quantity of bush on the back portion; soil good. Section 90: Flat along road frontage, but not to any great extent; partially grassed; back portion broken; soil good; the road frontage to this section is very flat, and will scarcely require any making: Section 91: But little flat, greater portion broken; fern and tutu, with light bush; soil good. Section 92: Small portion flat, remainder undulating and broken; fern and tutu; soil good. Section 93: A portion of flat towards river frontage, at present carrying cattle and sheep; remainder broken, fern and tutu and scrub; soil good. Section 113: Northern frontage undulating in places, inclined to pumice; back portion very broken, high fern and tutu; soil good. Section 117: Frontage to Wairoa Road, undulating; back portion broken, fern and tutu, with small bush; soil very good.

Note.-Plans may be seen, and further particulars of the land obtained, on application at this office, and at the Survey Office, Gisborne.

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.

Legislative Council Standing Orders relative to Local Bills.

Legislative Council,

1st February, 1879. N accordance with a resolution of the Legislative Council, the following Standing Orders relative to Local Bills are published for general information.

> L. STOWE, Clerk of the Legislative Council.

STANDING ORDERS OF THE LEGISLATIVE COUNCIL RELATIVE TO LOCAL BILLS.

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

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

so, whether the conditions laid down in Orders 3, 4, and 5 have been complied with.

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

4. The member in charge of a Local Bill shall 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.

LAND TRANSFER ACT NOTICES.

NOTICE is hereby given that the several parcels of IN land hereinafter described will be brought under the provisions of "The Land Transfer Act, 1870," unless caveat be lodged forbidding the same on or before the 30th day of June, 1879.

1004. ANDREW THOMAS MAGINNITY and EDWARD SCHWARTZ MAUNSELL, Guardian of ROBERT MAUNSELL.—16 perches, part of Section 256, Wellington, fronting 33 feet on Buckle Street, with a depth of 132 feet, the western boundary being parallel to and distant 133 feet from Tory Street. Also 1 rood and $23\frac{1}{2}$ perches, part of said section, fronting 131 feet on Buckle Street, and bounded on east 132 feet by Section 263. Unoccupied.

MATTHEW VERE HODGE.—2 roods, 1007. part of Suburban Section 36, Wanganui, fronting 200 links on Campbell Street, with a depth of 250 links, the south-eastern boundary being parallel to and distont 300 links from Plymouth Street. Occupied by Applicant.

1008. GEORGE TONKS.—15% perches, part of Section 99, Wellington, fronting south-east 66 links on Cuba Street, with a depth of 152 links on northeast, and 147 links on south-east, the north-eastern corner being distant 59 links from Section 100. Occupied by R. W. Kemp.

1011. JAMES McKERROW, Attorney for JANE MUSHET.—2 roods 24 perches, Town Section 95, Foxton. Unoccupied.

Diagrams may be inspected at this office.

Dated this 21st day of May, 1879, at the Lands Registry Office, Wellington.

304

GEO. B. DAVY, District Land Registrar.

LAND TRANSFER ACT NOTICES.

NOTICE is hereby given that the several parcels of land hereineften described in the several parcels N of land hereinafter described will be brought under the provisions of "The Land Transfer Act, 1870," unless caveat be lodged forbidding the same

on or before the 30th day of June next.

748. JOHN ARNOLD.—57 acres, Section 167, Square 2, Dovedale District. Occupied by J. W.

Hawkes.

750. ALFRED SAUNDERS .- 75 acres, southwestern half of Section 27, Motupipi District. occupied.

Diagrams may be inspected at this office. Dated this 19th day of May, 1879, at the Lands Registry Office, Nelson.

Andrew Turnbull, District Land Registrar.

LAND TRANSFER ACT NOTICE.

TOTICE is hereby given that MARY ANN WIL-LIAMS, of Hokitika, Hotelkeeper, claiming as Devisee under the Will of JAMES COLES, late of Hokitika, Settler, deceased, has applied to be registered as Proprietress of Sections 88, 90, and 47, Town of Okarito, containing altogether 1 rood and 20 perches; and that she will be so registered unless caveat forbidding the same be lodged at this office within one calendar month from the date of the Gazette containing this notice.

Dated this 15th day of May, 1879, at the Lands

Registry Office, Hokitika.

ALFRED H. KING, District Land Registrar.

302

HEREBY give notice that, under a writ of fieri 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 links; 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.

178

HEREBY give notice that, under a writ of fieri A 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, 1979. EDWARD HARDCASTLE,

Sheriff of the District of Wanganui and Rangitikei.

Account of Land in Cultivation and Agricultural Produce, February, 1879.

Registrar-General's Office, Wellington, 19th May, 1879.

THE results of the collection made in February last, arranged according to Provincial Districts, are published for general information.

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

		·				· ·							In Sown Grasses.			Grass-						
•		Numbers of Holdings over 1 Acre in Extent.			Extent of Land or Wheat. boroken up, but not		In Oats.		IN BABLEY.		IN POTATOES.		In Other Crops.	TOTAL NUMBER OF	In Hay.		In Grasses					
Provincial I	Distr	IC 18e			Freehold. Rented.	nbers ings.	under Crop.		Estimated	Acı	es.	Estimated Gross	Estimated Gross Produce (in bushels). Estimated Gross Produce (in tons). ACRES UNDRE GROP, EXCLUSIVE OF LAND UNDRE GRASSES. Estimated Gross Produce (in tons).		having been broken up (including							
			Freehold.	Rented.	Part Freel Part Rent	Total Numbers of Holdings.	Acres.	Acres	Gross Produce (in bushels).	For Green Food or Hay.	For Grain.	Produce of Grain (in bushels).			Acres.	OF LAND UNDER	Acres.	Produce	such as in Hay).	such as in Hay).		
Auceland		1879 1878	3,980 3,705	648 684				6,635 5,073	158,293 118,357	7,800 3,965	4,048 3,229	100,437 66,470	369 198		4,17 0 4,589		6,407 4,637	29,429 21,691	11,927 10,560	14,155 12,504	213,055 173,121	227,723 231,718
Tabanaki		1879 1878	562 4 96	197 212			2,153 1,451	2,265 2,069	57,786 45,628	141 88	1,797 699	59,602 22,21 0			534 518			5,257 3,705	1,854 1,962		24,542 20,717	69,392 54,982
WELLINGTON "		1879 1878	1,628 1,544	595 549			7,279 38,068	7,670 5,891	187,698 159,121	1,026 673	10,852 6,523	314,528 182,907	299 367		1,333 1,324		1,319 402	22,499 15,180	7,109 5,826	10,630 8,247	91,450 77,298	587,061 500,354
HAWKE'S BAY		1879 1878	436 436	143 165			12,287 9,729	1,384 678	27,555 16,596	994 631	3,346 2,055	68,909 51,272	463 334		592 617		1,194 707	7,973 5,022	4,985 3,646	4,864 4,159	55,254 57,504	301,129 379,094
MARLBOROUGH		1879 1878	313 315	76 74				2,563 3,017	69,588 74,389	1,127 897	2,591 1,668	84,204 45,448		89,778 72,528	450 419			10,215 9,198	1,177 718	1,691 885	17,297 15,227	37,836 29,205
Nelson "		1879 1878	774 725	481 459				3,224 2,794	61,955 45,817	3,465 2,529	3,013 1,422	75,138 28,010			1,008 1,033			15,558 10,870	3,802 2,500	4,783 2,737	36,639 21,161	57,068 37,421
WESTLAND		1879 1878	161 124	106 163		282 293		1	10	373 193	8	180 458			208 285			657 545	182 269	249 297	2,581 2,122	5,437 2,852
CANTERBURY		1879 1878	2,996 3,055					173,895 147,255		15,188 9,638					4,614 4,419			436,304 326,178	11,749 10,126	10,864 14,288	479,725 418,000	115,354 163,038
OTAGO		1879 1878	2,895 2,778	1,561 1,388	635 554		77,404 67,430	66,941 76,628			123,508 87,924	4,416,690 3,134,244	5,181 3,027		4,390 4,360		70,825 64,768	289,918 249,444	10,237 9,483	14,380 12,555	315,557 292,304	100,651 89,726
Totals		1879 1878				21,018 20,519		264,577 243,406	6,070,599 6,336,369	49,187 31,351	277,547 190,344	8,357,150 5,929,962			17,299 17,564			817,810 641,833	53,022 45,090	64,520 58,671	1,236,100 1,077,454	1,501,651 1,488,385
Increase Decrease	IN]	.879 .879	567 	171	103	499	9,252	21,171 	265,770	17,836	87,203	2,427,188	5,933	132,642	265	8,292	44,099	175,977	7,932	5,849 	158,646 	13,266

HAWKE'S BAY.—A few returns are still wanting. The numbers for 1879 for this provincial district, and also the totals for the colony, must consequently be considered subject to revision.

CANTERBURY: Sown Grasses.—These figures do not agree with those published last year, as it has been discovered that in one instance a large amount of land in native grasses was returned in 1878 as in sown grasses. It is believed that similar errors occur in the returns from other localities; also, that much land, only partially under artificial grasses, has been given as under sown grasses in one year, but not so given in another. The comparison, therefore, of these particulars from year to year cannot be depended upon.

THE WARRENGATE STEAM FLOUR-MILL COMPANY (LIMITED).

NOTICE TO SHAREHOLDERS.

N Extraordinary General Meeting of the Share-A holders of the above Company will be held at their office, Warrengate, on Monday, 16th June, at 2 o'clock p.m., to confirm the special resolution set forth below, which was passed on the 14th May,

"That the Company be wound up voluntarily, and that Liquidators be appointed for the purpose of such winding up." By order of the Directors.

W. McWilliam,

298

Chairman.

300

"DISTRICT RAILWAYS ACT, 1877," AND "DISTRICT RAILWAYS ACT 1877 AMENDMENT ACT, 1878."

FOXTON AND SANSON RAILWAY COMPANY (LIMITED).

NOTICE is hereby given that, in accordance with the provisions of the above-mentioned Acts, a Copy of the Plan of the proposed Railway, together with the Book of Reference, has been deposited at the under-mentioned places:-

Foxton: The County Council Office; Carnarvon: The Schoolhouse; Sanson: The Secretary's Offices;

and that the same are open to public inspection between the hours of 10 a.m. and 4 p.m. upon each day (Saturdays and Sundays excepted) from this date.

Dated this 13th day of May, 1879.

John Prior,

Solicitor and Secretary to the said Company.

COUNTY OF TUAPEKA.—WAITAHUNA ROAD BOARD.

NOTICE is hereby given that the Board intend to take the under-mentioned lands in Block V., Waitahuna East Survey District, for the purpose of making a district road, in terms of "The Public Works Act, 1876," viz.: Section 20, 2 roods 35 perches; Section 19, 3 roods 13 perches; Section 58, 3 roods 25 perches (all more or less). Survey plan of said lands to be seen at the Board's office, Waitahuna.

Peter Cook, Chairman.

297

295

NOTICE is hereby given that Franz WILLIAM FREDERICK GEISOW, of Queenstown, Accountant, has been appointed Manager of the New Nugget and Cornish Quartz-Mining Company (Limited), vice Thomas Franciscos, resigned. Dated this 9th day of May, 1879.

THOMAS HICKS, M. J. MALAGHAN, Two of the Directors of the New Nugget and Cornish Quartz-Mining Company (Limited).

UNITED ALPINE QUARTZ-MINING COMPANY (LIMITED).

NOTICE is hereby given that the Registered Office of the above Company is situated at Lyell, in the Provincial District of Nelson; and that James INGLIS is the Manager of the said Company.

FREDERICK FOELDERSEN, Directors. JOHN FENNELL,

Lyell, 12th May, 1879.

VOTICE is hereby given that the Registered Office of the New Nugget and Cornish Quartz-Mining Company (Limited) has been removed from Rees Street, Queenstown, to Ballarat Street, Queens-

Dated this 9th day of May, 1879.

THOMAS HICKS, (L.S.) M. J. MALAGHAN,

Two of the Directors of the New Nugget and Cornish Quartz-Mining Company (Limited).

THE NEW ZEALAND GAZETTE.

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

ADVERTISEMENTS will be charged for according to the following scale:

	£	в.	d.
For the first sixty words and under	0	5	0
For every eight words after the first sixty	0	0	6
Headings, date lines, signatures, &c., re-			
quiring to be printed in separate lines, to			
be charged, at per line	0	0	6
Half-yearly statements of affairs of Mining			
Companies, &c	0	15	0
Application to register Mining Companies	٠	-0	•
(with 6d. per line added for the name of			
	1	0	0
each shareholder)	1	U	U
Appointment of Manager of Mining Com-	_		_
pany	0	5	0
Situation of office of ditto	0	5	0
Manager and situation of office in one notice	0	7	6
Balance-sheets, &c., first eight lines	0	อั	0
for every subsequent line	Õ	ō	6
Application to construct Water-race	ñ	15	ŏ
Thursday to consumer 44 and 1-1 acc	0	10	•

Second and subsequent insertions same charge as for first.

Single copies of the Gazette, 1s. each.
Booksellers and Advertising Agents will be allowed a commission at the rate of five per cent.

All advertisements should be written on one side of the paper, and signatures, &c., should be written in a legible hand.
The number of insertions required must be written account. The number of insertions required must be written across the face of the advertisement.

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

be made payable.

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

NO ADVERTISEMENT WILL IN FUTURE BE INSERTED WITHOUT PREPAYMENT BEING MADE.

GEO. DIDSBURY, Government Printer.

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

By Authority: George Didsbury, Government Printer, Wellington.

301