



## SUPPLEMENT

TO THE

## NEW ZEALAND GAZETTE

OF THURSDAY, JUNE 5, 1879.

Published by Authority.

WELLINGTON, MONDAY, JUNE 9, 1879.

*Land set apart for Agricultural Leases.*

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

WHEREAS by the fifty-fourth section of "The Mines Act, 1877," it is, amongst other things, enacted that it shall be lawful for the Governor to cause Crown lands situate within a gold field to be selected and set apart for the purpose of granting agricultural leases thereon and therefor, or for alienation by occupation licenses on deferred payments, under any law for the time being in force in the land district in which such mining district is situate:

And whereas the lands described in the First Schedule hereto are Crown lands subject to be dealt with under the provisions of the said fifty-fourth section of "The Mines Act, 1877," and it is deemed expedient to set the same apart for the purpose of granting agricultural leases thereon and therefor:

And whereas the lands described in the Second Schedule hereto are also Crown lands, subject to be dealt with under the said Act for alienation by occupation licenses on deferred payments as aforesaid:

Now, therefore, I, Sir Hercules George Robert Robinson, the Governor of the Colony of New Zealand, do hereby select and set apart for the purpose of granting agricultural leases thereon and therefor, the lands described in the First Schedule hereto, and do fix the tenth day of July next ensuing, at the Warden's and District Land Office at Naseby, as the day and place on which the said land shall be open for application in allotments, as surveyed and marked on the survey map in the office of the Chief Surveyor, Dunedin:

And I do hereby further select and set apart for the purpose of alienation by occupation licenses on

deferred payments, the lands described in the Second Schedule hereto, and do fix the tenth day of July as the day on which the said allotments shall be open for application in allotments, as surveyed and marked on the survey map in the office of the Chief Surveyor, Dunedin.

## FIRST SCHEDULE.

ALL that parcel of land in the Provincial District of Otago, being Sections 2, 8, 9, 10, and 11, Block X., and Sections 5, 6, 7, 8, 9, 13, 18, and 19, Block VII., in the Blackstone District; as the same is delineated on the plans deposited in the Provincial District Survey Office, Dunedin.

## SECOND SCHEDULE.

ALL that parcel of land in the Provincial District of Otago, being Sections 3, 4, 5, 6, and 7, Block X., and Section 20, Block VII., in the Blackstone District; as delineated on the plans deposited in the Provincial District 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 fourth day of June, in the year of our Lord one thousand eight hundred and seventy-nine.

ROBERT STOUT,  
Minister of Lands.

GOD SAVE THE QUEEN!

*Vesting a Reserve.*

HERCULES ROBINSON, Governor.  
ORDER IN COUNCIL.

At the Government House, at Wellington, this fourth day of June, 1879.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS the land mentioned in the Schedule hereto was reserved on the twelfth day of January, one thousand eight hundred and seventy-seven, as sites for public buildings: And whereas by a warrant under the hand of the Governor, dated the eighteenth day of December, one thousand eight hundred and seventy-eight, the purpose of the said reserve was changed to a site for offices for the Patea County Council: And whereas, in the opinion of the Governor, it is expedient to vest the said land in the said Patea County Council:

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 tenth day of May, one thousand eight hundred and seventy-nine, the said reserve shall become vested in the Chairman, Councillors, and Inhabitants of the Patea County.

## SCHEDULE.

SECTIONS 10, 11, 12, and 13, of Block XXXV., Town of Carlyle, situate in the Provincial District of Taranaki.

FORSTER GORING,  
Clerk of the Executive Council.

[NOTE.—This Order in Council is to be read in lieu of that dated the 10th day of May, 1879, *vide Gazette* No. 51, p. 636, of the 15th day of May, 1879.]

*Changing the Purpose of Reserves.*

HERCULES ROBINSON, Governor.  
ORDER IN COUNCIL.

At the Government House, at Wellington, this fourth day of June, 1879.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS the lands mentioned in the first column of the Schedule hereto were reserved under the Land Regulations of the Province of Canterbury for public purposes:

And whereas the said reserves are 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 reserves 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 reserves mentioned in the first column of the said Schedule hereto shall be changed from that of reserves for public purposes, and doth hereby declare and define the purpose of the said reserves 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.

First Column.		Second Column.	
Town of Timaru—		A. R. P.	
Reserve No. 745	...	0 2 10	Municipal purposes.
" 746	...	0 2 0	
" 747	...	0 2 8	

FORSTER GORING,  
Clerk of the Executive Council.

*Rehearing of Native Land Claim.*

HERCULES ROBINSON, Governor.  
ORDER IN COUNCIL.

At the Government House, at Wellington, this fourth day of June, 1879.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

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

And whereas at a sitting of the Native Land Court of New Zealand, at Opotiki, in the District of Bay of Plenty, in the Provincial District of Auckland, on the nineteenth day of June, one thousand eight hundred and seventy-eight, the claim of Erueti Tamai-koha and others, aboriginal natives of New Zealand, to a piece of land called Waimana, situate at Waimana, in the said district, was heard and decided, and a certain order was thereupon made by the said Court:

And whereas on or about the twenty-fourth day of June, one thousand eight hundred and seventy-eight, and on or about the tenth day of September, one thousand eight hundred and seventy-eight, respectively, applications were made to the said Court, by and on behalf of certain aboriginal natives claiming to have an interest in the said land, for a rehearing of the said claim, and it is expedient that the said claim should be reheard before the said Court:

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

FORSTER GORING,  
Clerk of the Executive Council.

*Rehearing of Native Land Claim.*

HERCULES ROBINSON, Governor.

## ORDER IN COUNCIL.

At the Government House, at Wellington, this fourth day of June, 1879.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

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

And whereas at a sitting of the Native Land Court of New Zealand, at Gisborne, in the District of Hawke's Bay, in the Provincial District of Auckland, on the twenty-ninth day of July, one thousand eight hundred and seventy-seven, the claim of Peti Moreti, and others, aboriginal natives of New Zealand, to a piece of land called Hauomatuku number nine (Kakanui), situate at Waingaromia, in the said district, was heard and decided, and a certain order was thereupon made by the said Court:

And whereas on or about the thirteenth day of August, one thousand eight hundred and seventy-seven, an application was made to the said Court, by and on behalf of certain aboriginal natives claiming to have an interest in the said land, for a rehearing of the said claim, and it is expedient that the said claim should be reheard before the said Court:

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

FORSTER GORING,  
Clerk of the Executive Council.*Rehearing of Native Land Claim.*

HERCULES ROBINSON, Governor.

## ORDER IN COUNCIL.

At the Government House, at Wellington, this fourth day of June, 1879.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by the fifty-eighth section of "The Native Land Act, 1873" (hereinafter referred to as "the said Act"), it is enacted that, upon the application of any persons interested in any Native land who may feel themselves aggrieved by the decision of the Native Land Court in respect thereof, the Governor in Council may order a rehearing of any matter heard and decided under the provisions

of the said Act, within such a period of time from the publication of the decision and memorial of ownership, in manner in the said Act required, as may be limited in such order; and, upon such order being made, all proceedings theretofore taken by the Court in such matter shall be annulled, and the case shall commence *de novo*, and shall proceed in manner provided by the said Act: Provided that no application for a rehearing shall be entertained if it be made after six months shall have elapsed from the time of such publication:

And whereas at a sitting of the Native Land Court of New Zealand, at Ohaeawai, in the Northern District, in the Provincial District of Auckland, on the tenth day of December, one thousand eight hundred and seventy-eight, the claim of Kuao Pehikura and others, aboriginal natives of New Zealand, to a piece of land called Patumutumu, situate at Ohaeawai, in the said district, was heard and decided, and a certain judgment was thereupon made by the said Court:

And whereas on or about the twelfth day of December, one thousand eight hundred and seventy-eight, an application was made by and on behalf of certain aboriginal natives claiming to have an interest in the said land, for a rehearing of the said claim, and it is expedient that the said claim should be reheard before the said Court:

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

FORSTER GORING,  
Clerk of the Executive Council.*Appointing Hori Raerena and Hiria Raerena Trustees under "The Maori Real Estate Management Act, 1867."*

HERCULES ROBINSON, Governor.

## ORDER IN COUNCIL.

At the Government House, at Wellington, this fourth day of June, 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 twenty-first day of July, one thousand eight hundred and seventy-six, the parcel of land and hereditaments described in the Schedule hereto became vested in Raniera Raerena and others, of the District of Hawke's Bay, in the Provincial District of Auckland, aboriginal natives of New Zealand:

And whereas the said Raniera Raerena died intestate:

And whereas at a sitting of the Native Land Court held at Uawa, Tologa Bay, in the Provincial District

of Auckland, on the twelfth day of March, one thousand eight hundred and seventy-nine, Hori Raerena claimed to succeed to the said Raniera Raerena in the parcel of land described in the said Schedule, and it was ordered by the said Court that Turu Raerena, Ketu Raerena, Horiana Raerena, and Taipara Raerena should succeed to the interest and share of the said Raniera Raerena in the hereditaments aforesaid:

And whereas the said Horiana Raerena and Taipara Raerena are infants under the age of twenty-one years, and it is expedient that Hori Raerena and Hiria Raerena be appointed trustees under the said Act, on behalf of the said Horiana Raerena and Taipara Raerena:

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 Raniera Raerena in the land described in the Schedule hereto shall be and remain vested in

HORI RAERENA and  
HIRIA RAERENA,

as Trustees, within the meaning and for the purposes of the said Act, for the said Horiana Raerena and Hiria Raerena during their minority.

#### SCHEDULE.

ALL that parcel of land in the Provincial District of Auckland, in the Colony of New Zealand, containing by admeasurement six hundred and seventy-eight (678) acres, more or less, situate at Waiapu, in the District of Hawke's Bay, being called or known by the name of Puketiti No. 1 (or Rakautautini). Bounded towards the North by Popaingawariwari Stream, 14000 links; towards the East by the Porokamona Block, 8860 links; towards the South by the Mangarehu Block, 12,105 links; and towards the West by the Manganuku Stream, 4020 links.

FORSTER GORING,  
Clerk of the Executive Council.

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

HERCULES ROBINSON, Governor.  
ORDER IN COUNCIL.

At the Government House, at Wellington, this fourth day of June, 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 twentieth day of February, one thousand eight hundred and seventy-one, the parcel of land and hereditaments described in the Schedule hereto became vested in Paora Kahekahe and others, of the District of Hawke's Bay, in the Province of Auckland, aboriginal natives of New Zealand:

And whereas the said Paora Kahekahe died intestate:

And whereas at a sitting of the Native Land Court held at Uawa, Tologa Bay, in the Provincial District of Auckland, on the fourteenth day of March, one thousand eight hundred and seventy-nine, Hemi Kauta claimed to succeed to the said Paora Kahekahe in the parcel of land described in the said Schedule, and it was ordered by the said Court that Karauria Huatai, an infant under the age of twenty-one years, should succeed to the interest and share of the said Paora Kahekahe in the hereditaments aforesaid; and it is expedient that Hemi Kauta be appointed trustee under the said Act, on behalf of the said Karauria Huatai:

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 Karauria Huatai in the land described in the Schedule hereto shall be and remain vested in

HEMI KAUTA,

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

#### SCHEDULE.

ALL that parcel of land in the Province of Auckland, in the Colony of New Zealand, containing by admeasurement twenty-one thousand four hundred and fifty (21,450) acres, more or less, situate near Turanga, in the District of Hawke's Bay, being called or known by the name of Whangara. Bounded towards the North by a line 13340 links and by the Pakarae Creek; towards the East by the said creek and by the sea; towards the South by the sea; towards the South-west by the Pouawa Creek, by lines 2175 links, 3100 links, and by a stream; and towards the West by lines 1103 links, 1711 links, 8452 links, 14512 links, 30710 links, and 8260 links.

FORSTER GORING,  
Clerk of the Executive Council.

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

HERCULES ROBINSON, Governor.  
ORDER IN COUNCIL.

At the Government House, at Wellington, this fourth day of June, 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 twentieth day of February, one thousand eight hundred and seventy-one, the parcel of land and hereditaments described in the Schedule hereto became vested in Raiha Nohonoho, otherwise called Ruihi Nohonoho, of the District of Hawke's Bay, in the Province of Auckland, aboriginal native of New Zealand:

And whereas the said Ruihi Nohonoho died intestate:

And whereas at a sitting of the Native Land Court held at Uawa, Tologa Bay, in the Provincial District of Auckland, on the fourteenth day of March, one thousand eight hundred and seventy-nine, Hone Nohoraro claimed to succeed to the said Ruihi Nohonoho in the parcel of land described in the said Schedule, and it was ordered by the said Court that Kereama Nohonoho and Pene Nohonoho, infants under the age of twenty-one years, should succeed to the interest and share of the said Ruihi Nohonoho in the hereditaments aforesaid; and it is expedient that Hone Nohonoho be appointed trustee under the said Act, on behalf of the said Kereama Nohonoho and Pene Nohonoho:

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 Kereama Nohonoho and Pene Nohonoho in the land described in the Schedule hereto shall be and remain vested in

HONE NOHONHO,

as Trustee, within the meaning and for the purposes of the said Act, for the said Kereama Nohonoho and Pene Nohonoho during their minority.

SCHEDULE.

ALL that parcel of land in the Province of Auckland, in the Colony of New Zealand, containing by admeasurement twenty-one thousand four hundred and fifty (21,450) acres, more or less, situate near Turanga, in the District of Hawke's Bay, being called or known by the name of Whangara. Bounded towards the North by a line 13340 links and by the Pakarae Creek; towards the East by the said creek and by the sea; towards the South by the sea; towards the South-west by the Pouawa Creek, by lines 2175 links, 3109 links, and by a stream; and towards the West by lines 1106 links, 1711 links, 8452 links, 14512 links, 30710 links, and 8260 links.

FORSTER GORING,  
Clerk of the Executive Council.

*Appointing Himiona te Kani and Henare Puhipuhi Trustees under "The Maori Real Estate Management Act, 1867."*

HERCULES ROBINSON, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this fourth day of June, 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 seventeenth day of March, one thousand eight hundred and seventy-one, the parcel of land and hereditaments described in the Schedule hereto became vested in Irihapeti Whariki and others, of the District of Hawke's Bay, in the Province of Auckland, aboriginal natives of New Zealand:

And whereas the said Irihapeti Whariki died intestate:

And whereas at a sitting of the Native Land Court held at Uawa, Tologa Bay, in the Provincial District of Auckland, on the twelfth day of March, one thousand eight hundred and seventy-nine, Tanatiu te Kani claimed to succeed to the said Irihapeti Whariki in the parcel of land described in the said Schedule, and it was ordered by the said Court that Tanatiu te Kani, Ereti te Kani, Mihi te Kani, Ene te Kani, and Hirini te Kani, infants under the age of twenty-one years, should succeed to the interest and share of the said Irihapeti Whariki in the hereditaments aforesaid; and it is expedient that Himiona te Kani and Henare Puhipuhi be appointed trustees under the said Act, on behalf of the said Tanatiu te Kani, Ereti te Kani, Mihi te Kani, Ene te Kani, and Hirini te Kani:

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 Tanatiu te Kani, Ereti te Kani, Mihi te Kani, Ene te Kani, and Hirini te Kani in the land described in the Schedule hereto shall be and remain vested in

HIMIONA TE KANI and  
HENARE PUHIPUHI,

as Trustees, within the meaning and for the purposes of the said Act, for the said Tanatiu te Kani, Ereti te Kani, Mihi te Kani, Ene te Kani, and Hirini te Kani during their minority.

SCHEDULE.

ALL that parcel of land in the Province of Auckland, in the Colony of New Zealand, containing by admeasurement nine thousand four hundred and twenty-six (9,426) acres, more or less, situate at Tologa Bay, in the District of Hawke's Bay, being called or known by the name of Paremata. Bounded towards the North by the Mangabeia River, by the Uawa River, and by Tologa Bay; towards the East by the sea; towards the South by lines 1612 links, 5300 links, 386 links, 1315 links, 1171 links, 1335 links, 2027 links, 1257 links, 4396 links, and 6674 links, and by the Mangahei No. 1 Block 9315 links, 4932 links, 1179 links, 2044 links, and 3964 links; towards the West by last-mentioned block 2809 links and 9567 links, and by the Patiki River.

FORSTER GORING,  
Clerk of the Executive Council.

*Appointing Tamehana te Ao and Wiremu Kahure Trustees under "The Maori Real Estate Management Act, 1867."*

HERCULES ROBINSON, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this fourth day of June, 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 seventeenth day of March, one thousand eight hundred and seventy-one, the parcel of land and hereditaments described in the Schedule hereto became vested in Peka Kahure and others, of the District of Hawke's Bay, in the Province of Auckland, aboriginal natives of New Zealand:

And whereas the said Peka Kahure died intestate:

And whereas at a sitting of the Native Land Court held at Uawa, Tologa Bay, in the Provincial District of Auckland, on the twelfth day of March, one thousand eight hundred and seventy-nine, Tamehana te Ao claimed to succeed to the said Peka Kahure in the parcel of land described in the said Schedule, and it was ordered by the said Court that Tamehana te Ao, Wiremu Kahure, Arapeta Kahure, Kamariara Kahure, Mere Kahure, and Timoti Kahure should succeed to the interest and share of the said Peka Kahure in the hereditaments aforesaid:

And whereas the said Timoti Kahure is an infant under the age of twenty-one years, and it is expedient that Tamehana te Ao and Wiremu Kahure be appointed trustees under the said Act, on behalf of the said Timoti Kahure:

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 Kahure in the land described in the Schedule hereto shall be and remain vested in

TAMEHANA TE AO and  
WIREMU KAHURE,

as Trustees, within the meaning and for the purposes of the said Act, for the said Timoti Kahure 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 four hundred and twenty-six (9,426) acres, more or less, situate at Tologa Bay, in the District of Hawke's Bay, being called or known by the name of Paremata. Bounded towards the North by the Mangaheia River, by the Uawa River, and by Tologa Bay; towards the East by the sea; towards the South by lines 1612 links, 5300 links, 386 links, 1315 links, 1171 links, 1335 links, 2027 links, 1257 links, 4396 links, and 6674 links, and by the Mangaheia No. 1 Block 9315 links, 4932 links, 1179 links, 2044 links, and 3964 links; towards the West by last-mentioned block 2809 links and 9567 links, and by the Patiki River.

FORSTER GORING,  
Clerk of the Executive Council.

*Appointing Patariki Pahura and Henare Ruru Trustees under "The Maori Real Estate Management Act, 1867."*

HERCULES ROBINSON, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this fourth day of June, 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 here-

ditaments, 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 seventeenth day of March, one thousand eight hundred and seventy-one, the parcel of land and hereditaments described in the Schedule hereto became vested in Hare Takararo, otherwise called Hare Rangiuia, of the District of Hawke's Bay, in the Province of Auckland, aboriginal native of New Zealand:

And whereas the said Hare Rangiuia died intestate:

And whereas at a sitting of the Native Land Court held at Uawa, Tologa Bay, in the Provincial District of Auckland, on the eleventh day of March, one thousand eight hundred and seventy-nine, Hone Ruru claimed to succeed to the said Hare Rangiuia in the parcel of land described in the said Schedule, and it was ordered by the said Court that Hare Rangiuia, Patariki Pahura, Arapeta Rangiuia, Hone Ruru, and Hare Matenga should succeed to the interest and share of the said Hare Rangiuia in the hereditaments aforesaid:

And whereas the said Hone Ruru and Hare Matenga are infants under the age of twenty-one years, and it is expedient that Patariki Pahura and Henare Ruru be appointed trustees under the said Act, on behalf of the said Hone Ruru and Hare Matenga:

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 Hone Ruru and Hare Matenga in the land described in the Schedule hereto shall be and remain vested in

PATARIKI PAHURA and  
HENARE RURU,

as Trustees, within the meaning and for the purposes of the said Act, for the said Hone Ruru and Hare Matenga during their minority.

#### SCHEDULE.

ALL that parcel of land in the Province of Auckland, in the Colony of New Zealand, containing by admeasurement nine thousand four hundred and twenty-six (9,426) acres, more or less, situate at Tologa Bay, in the District of Hawke's Bay, being called or known by the name of Paremata. Bounded towards the North by the Mangaheia River, by the Uawa River, and by Tologa Bay; towards the East by the sea; towards the South by lines 1612 links, 5300 links, 386 links, 1315 links, 1171 links, 1335 links, 2027 links, 1257 links, 4396 links, and 6674 links, and by the Mangaheia No. 1 Block 9315 links, 4932 links, 1179 links, 2044 links, and 3964 links; towards the West by last-mentioned block 2809 links and 9567 links, and by the Patiki River.

FORSTER GORING,  
Clerk of the Executive Council.

*Appointing Patariki Pahura and Henare Ruru Trustees under "The Maori Real Estate Management Act, 1867."*

HERCULES ROBINSON, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this fourth day of June, 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 seventeenth day of March, one thousand eight hundred and seventy-one, the parcel of land and hereditaments described in the Schedule hereto became vested in Te Anahera Ruru, of the District of Hawke's Bay, in the Province of Auckland, aboriginal native of New Zealand:

And whereas the said Te Anahera Ruru died intestate:

And whereas at a sitting of the Native Land Court held at Uawa, Tologa Bay, in the Provincial District of Auckland, on the eleventh day of March, one thousand eight hundred and seventy-nine, Hone Ruru claimed to succeed to the said Te Anahera Ruru in the parcel of land described in the said Schedule, and it was ordered by the said Court that Hone Ruru, Tepora Ruru, Oriwia Ruru, and Apirana Ruru, infants under the age of twenty-one years, should succeed to the interest and share of the said Te Anahera Ruru in the hereditaments aforesaid; and it is expedient that Patariki Pahura and Henare Ruru be appointed trustees under the said Act, on behalf of the said Hone Ruru, Tepora Ruru, Oriwia Ruru, and Apirana Ruru:

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 Hone Ruru, Tepora Ruru, Oriwia Ruru, and Apirana Ruru in the land described in the Schedule hereto shall be and remain vested in

PATARIKI PAHURA and  
HENARE RURU,

as Trustees, within the meaning and for the purposes of the said Act, for the said Hone Ruru, Tepora Ruru, Oriwia Ruru, and Apirana Ruru during their minority.

#### SCHEDULE.

ALL that parcel of land in the Province of Auckland, in the Colony of New Zealand, containing by admeasurement nine thousand four hundred and twenty-six (9,426) acres, more or less, situate at Tologa Bay, in the District of Hawke's Bay, being called or known by the name of Paremata. Bounded towards the North by the Mangaheia River, by the Uawa River, and by Tologa Bay; towards the East by the sea; towards the South by lines 1612 links, 5300 links, 386 links, 1315 links, 1171 links, 1335 links, 2027 links, 1257 links, 4396 links, and 6674 links, and by the Mangaheia No. 1. Block 9315 links, 4932 links, 1179 links, 2044 links, and 3964 links; towards the West by last-mentioned block 2809 links and 9567 links, and by the Patiki River.

FORSTER GORING,  
Clerk of the Executive Council.

*Appointing Patariki Pahura and Henare Ruru Trustees under "The Maori Real Estate Management Act, 1867."*

HERCULES ROBINSON, Governor.  
ORDER IN COUNCIL.

At the Government House, at Wellington, this fourth day of June, 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-one, the parcel of land and hereditaments described in the Schedule hereto became vested in Hare Takararo and others, of the District of Hawke's Bay, in the Province of Auckland, aboriginal natives of New Zealand:

And whereas the said Hare Takararo died intestate:

And whereas at a sitting of the Native Land Court held at Uawa, Tologa Bay, in the Provincial District of Auckland, on the eleventh day of March, one thousand eight hundred and seventy-nine, Hone Ruru claimed to succeed to the said Hare Takararo in the parcel of land described in the said Schedule, and it was ordered by the said Court that Hera Rangiua, Patariki Pahura, Arapeta Rangiua, Hone Ruru, and Hare Matenga should succeed to the interest and share of the said Hare Takararo in the hereditaments aforesaid:

And whereas the said Hone Ruru and Hare Matenga are infants under the age of twenty-one years, and it is expedient that Patariki Pahura and Henare Ruru be appointed trustees under the said Act, on behalf of the said Hone Ruru and Hare Matenga:

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 Hone Ruru and Hare Matenga in the land described in the Schedule hereto shall be and remain vested in

PATARIKI PAHURA and  
HENARE RURU,

as Trustees, within the meaning and for the purposes of the said Act, for the said Hone Ruru and Hare Matenga during their minority.

#### SCHEDULE.

ALL that parcel of land in the Province of Auckland, in the Colony of New Zealand, containing by admeasurement nine thousand nine hundred and seventy-two (9,972) acres, more or less, situate at Tologa Bay, in the District of Hawke's Bay, being called or known by the name of Mangaheia No. 2. Bounded towards the North-east by the Mangatokitau Stream and by the Uawa River; towards the South by the Koukoutieke Block 863 links and 2351 links, and by the Mangaheia River; towards the West by the said Mangaheia River and by lines 604 links, 1253 links,

675 links, 835 links, 432 links, 3533 links, 1524 links, 7441 links, 6360 links, 220 links, 520 links, 452 links, 1359 links, 1114 links, and 542 links; and towards the North by lines 1786 links, 1117 links, 1145 links, 944 links, 512 links, 611 links, 940 links, 351 links, 162 links, 738 links, 803 links, 252 links, 332 links, 177 links, 242 links, 737 links, 103 links, 458 links, 298 links, 232 links, 444 links, 500 links, 251 links, 517 links, 388 links, 463 links, 213 links, 510 links, 453 links, 424 links, 206 links, 310 links, 277 links, 249 links, 192 links, 1310 links, 261 links, and 100 links.

FORSTER GORING,  
Clerk of the Executive Council.

*Appointing Thomas William Porter, Esq., and Karepa Kautuku Trustees under "The Maori Real Estate Management Act, 1867."*

HERCULES ROBINSON, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this fourth day of June, 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-eighth day of February, one thousand eight hundred and seventy-one, the parcel of land and hereditaments described in the Schedule hereto became vested in Patihana Aukomiro and others, of the District of Hawke's Bay, in the Province of Auckland, aboriginal natives of New Zealand:

And whereas the said Patihana Aukomiro died intestate:

And whereas at a sitting of the Native Land Court held at Uawa, Tologa Bay, in the Provincial District of Auckland, on the fifteenth day of March, one thousand eight hundred and seventy-nine, Katerina Wairoro claimed to succeed to the said Patihana Aukomiro in the parcel of land described in the said Schedule, and it was ordered by the said Court that Meri Whaki, Patoromu Rangabeke, Wi Keepa Kautuku, and Himiona Kautuku should succeed to the interest and share of the said Patihana Aukomiro in the hereditaments aforesaid:

And whereas the said Wi Keepa Kautuku and Himiona Kautuku are infants under the age of twenty-one years, and it is expedient that Thomas William Porter, Esquire, and Karepa Kautuku be appointed trustees under the said Act, on behalf of the said Wi Keepa Kautuku and Himiona Kautuku:

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 Wi Keepa Kautuku and Himiona Kautuku in the land described in the Schedule hereto shall be and remain vested in

THOMAS WILLIAM PORTER, Esquire, and  
KAREPA KAUTUKU,

as Trustees, within the meaning and for the purposes of the said Act, for the said Wi Keepa Kautuku and Himiona Kautuku during their minority.

SCHEDULE.

ALL that piece of land in the Province of Auckland, in the Colony of New Zealand, containing by admeasurement eighteen thousand four hundred and forty-two (18,442) acres, more or less, situate at Tologa Bay, in the District of Hawke's Bay, being called or known by the name of Mangaheia No. 1. Bounded towards the North-west by the Whakauranga River and by lines 4500 links, 1996 links, 851 links, 241 links, 524 links, 469 links, 444 links, 1095 links, 802 links, 2379 links, 3110 links, 532 links, 1535 links, 727 links, 440 links, 825 links, 569 links, 236 links, 681 links, 290 links, 948 links, 6045 links, 778 links, 5400 links, and by the Mangaheia River; towards the East by the Patiki River; towards the North-east by the Paremata Block, 9567 links, 2809 links, 3964 links, 2044 links, 1179 links, 4932 links, and 9315 links; towards the South-east by lines, 3375 links, 465 links, 413 links, 326 links, 4069 links, 1405 links, 412 links, 989 links, 1315 links, 535 links, 491 links, 1056 links, 1817 links, 3613 links, and 645 links; and towards the South by the Pakanae River.

FORSTER GORING,  
Clerk of the Executive Council.

*Appointing Patariki Pahura and Henare Ruru Trustees under "The Maori Real Estate Management Act, 1867."*

HERCULES ROBINSON, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this fourth day of June, 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-eighth day of February, one thousand eight hundred and seventy-one, the parcel of land and hereditaments described in the Schedule hereto became vested in Te Anahera, otherwise called Te Anahera Ruru, of the District of Hawke's Bay, in the Province of Auckland, aboriginal native of New Zealand:

And whereas the said Te Anahera Ruru died intestate:

And whereas at a sitting of the Native Land Court held at Uawa, Tologa Bay, in the Provincial District of Auckland, on the eleventh day of March, one thousand eight hundred and seventy-nine, Hone Ruru claimed to succeed to the said Te Anahera Ruru in the parcel of land described in the said Schedule, and it was ordered by the said Court that Hone Ruru, Tepora Ruru, Oriwia Ruru, and Apirana Ruru, infants under the age of twenty-one years, should succeed to the interest and share of the said Te Anahera Ruru in the hereditaments aforesaid; and it is expedient that Patariki Pahura and Henare Ruru be appointed trustees under the said Act, on



behalf of the said Hone Ruru, Tepora Ruru, Oriwia Ruru, and Apirana Ruru :

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 Hone Ruru, Tepora Ruru, Oriwia Ruru, and Apirana Ruru, in the land described in the Schedule hereto shall be and remain vested in

PATARIKI PAHURA and  
HENARE RURU,

as Trustees, within the meaning and for the purposes of the said Act, for the said Hone Ruru, Tepora Ruru, Oriwia Ruru, and Apirana Ruru during their minority.

SCHEDULE.

ALL that parcel of land in the Province of Auckland, in the Colony of New Zealand, containing by admeasurement eighteen thousand four hundred and forty-two (18,442) acres, more or less, situate at Tologa Bay, in the District of Hawke's Bay, being called or known by the name of Mangaheia No. 1. Bounded towards the North-west by the Whakauranga River and by lines 4500 links, 1996 links, 851 links, 241 links, 524 links, 469 links, 444 links, 1095 links, 802 links, 2379 links, 3110 links, 532 links, 1535 links, 727 links, 440 links, 825 links, 569 links, 236 links, 681 links, 290 links, 948 links, 6045 links, 778 links, 5400 links, and by the Mangaheia River; towards the East by the Patiki River; towards the North-east by the Paremata Block, 9567 links, 2809 links, 3964 links, 2044 links, 1179 links, 4932 links, and 9315 links; towards the South-east by lines 3375 links, 465 links, 413 links, 326 links, 4069 links, 1405 links, 412 links, 989 links, 1315 links, 535 links, 491 links, 1056 links, 1817 links, 3613 links, and 645 links; and towards the South by the Pakanae River.

FORSTER GORING,  
Clerk of the Executive Council.

*Appointing Patariki Pahura and Henare Ruru Trustees under "The Maori Real Estate Management Act, 1867."*

HERCULES ROBINSON, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this fourth day of June, 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-eighth day of February, one thousand eight hundred and seventy-one, the parcel of land and hereditaments described in the Schedule hereto became vested in Hare Takararo and others, of the District of Hawke's Bay, in the Province of Auckland, aboriginal natives of New Zealand :

And whereas the said Hare Takararo died intestate :

And whereas at a sitting of the Native Land Court held at Uawa, Tologa Bay, in the Provincial District of Auckland, on the eleventh day of March, one thousand eight hundred and seventy-nine, Hone Ruru claimed to succeed to the said Hare Takararo in the parcel of land described in the said Schedule, and it was ordered by the said Court that Hera Rangiua, Patariki Pahura, Arapeta Rangiua, Hone Ruru, and Hare Matenga should succeed to the interest and share of the said Hare Takararo in the hereditaments aforesaid :

And whereas the said Hone Ruru and Hare Matenga are infants under the age of twenty-one years, and it is expedient that Patariki Pahura and Henare Ruru be appointed trustees under the said Act, on behalf of the said Hone Ruru and Hare Matenga :

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 Hone Ruru and Hare Matenga in the land described in the Schedule hereto shall be and remain vested in

PATARIKI PAHURA and  
HENARE RURU,

as Trustees, within the meaning and for the purposes of the said Act, for the said Hone Ruru and Hare Matenga during their minority.

SCHEDULE.

ALL that parcel of land in the Province of Auckland, in the Colony of New Zealand, containing by admeasurement eighteen thousand four hundred and forty-two (18,442) acres, more or less, situate at Tologa Bay, in the District of Hawke's Bay, being called or known by the name of Mangaheia No. 1. Bounded towards the North-west by the Whakauranga River and by lines 4500 links, 1996 links, 851 links, 241 links, 524 links, 469 links, 444 links, 1095 links, 802 links, 2379 links, 3110 links, 532 links, 1535 links, 727 links, 440 links, 825 links, 569 links, 236 links, 681 links, 290 links, 948 links, 6045 links, 778 links, 5400 links, and by the Mangaheia River; towards the East by the Patiki River; towards the North-east by the Paremata Block, 9567 links, 2809 links, 3964 links, 2044 links, 1179 links, 4932 links, and 9315 links; towards the South-east by lines 3375 links, 465 links, 413 links, 326 links, 4069 links, 1405 links, 412 links, 989 links, 1315 links, 535 links, 491 links, 1056 links, 1817 links, 3613 links, and 645 links; and towards the South by the Pakanae River.

FORSTER GORING,  
Clerk of the Executive Council.

*Appointing Ngatai Retireti Tapihana Trustee under "The Maori Real Estate Management Act, 1867."*

HERCULES ROBINSON, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this fourth day of June, 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-fifth day of April, one thousand eight hundred and seventy-one, the parcel of land and hereditaments described in the Schedule hereto became vested in Rewi Tereanuku and another, of the District of Bay of Plenty, in the Province of Auckland, aboriginal natives of New Zealand:

And whereas the said Rewi Tereanuku died intestate:

And whereas at a sitting of the Native Land Court held at Tauranga, in the Provincial District of Auckland, on the fourteenth day of August, one thousand eight hundred and seventy-eight, Hori Winiata claimed to succeed to the said Rewi Tereanuku in the parcel of land described in the said Schedule, and it was ordered by the said Court that Hori Winiata, an infant under the age of twenty-one years, should succeed to the interest and share of the said Rewi Tereanuku in the hereditaments aforesaid; and it is expedient that Ngatai Retireti Tapihana be appointed trustee under the said Act, on behalf of the said Hori Winiata:

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 Hori Winiata in the land described in the Schedule hereto shall be and remain vested in

NGATAI RETIRETI TAPIHANA,

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

#### SCHEDULE.

ALL that parcel of land in the Province of Auckland, in the Colony of New Zealand, containing by admeasurement thirty-two (32) perches, more or less, situate at Tauranga, in the District of Bay of Plenty, being called or known by the name of Allotment two hundred and twenty-seven (227) of Section one (1), Township of Tauranga. Bounded towards the North by Allotment No. 226, 200 links; towards the East by a street 100 links wide, 100 links; towards the South by Allotment No. 228, 202 links; and towards the West by Allotment No. 212, 100 links.

FORSTER GORING,  
Clerk of the Executive Council.

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

HERCULES ROBINSON, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this fourth day of June, 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 July, one thousand eight hundred and seventy-seven, the parcel of land and hereditaments described in the Schedule hereto became vested in Charles Potier and others, of the District of Bay of Plenty, in the Provincial District of Auckland, aboriginal natives of New Zealand:

And whereas the said Charles Potier died intestate:

And whereas at a sitting of the Native Land Court held at Tauranga, in the Provincial District of Auckland, on the fifteenth day of August, one thousand eight hundred and seventy-eight, James Potier claimed to succeed to the said Charles Potier in the parcel of land described in the said Schedule, and it was ordered by the said Court that Maria Potier, an infant under the age of twenty-one years, should succeed to the interest and share of the said Charles Potier in the hereditaments aforesaid; and it is expedient that James Potier be appointed trustee under the said Act, on behalf of the said Maria Potier:

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 Maria Potier in the land described in the Schedule hereto shall be and remain vested in

JAMES POTIER,

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

#### SCHEDULE.

ALL that parcel of land in the Province of Auckland, in the Colony of New Zealand, containing by admeasurement fifty-three (53) acres, more or less, situate at Te Puna, in the District of Bay of Plenty, being called or known by the name of Number one hundred and seventy-seven (177), Te Puna. Bounded towards the North by Allotment No. 176, 2207 links; towards the East by a road 100 links wide, 2597 links; towards the South by a road of width aforesaid, 2141 links; and towards the West by Allotment No. 174, 2577 links.

FORSTER GORING,  
Clerk of the Executive Council.

*Appointing James Potier and William Fairfax Johnson Trustees under "The Maori Real Estate Management Act, 1867."*

HERCULES ROBINSON, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this fourth day of June, 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 July, one thousand eight hundred and seventy-seven, the parcel of land

and hereditaments described in the Schedule hereto became vested in Alfred Potier and others, of the District of Bay of Plenty, in the Provincial District of Auckland, aboriginal natives of New Zealand:

And whereas the said Alfred Potier died intestate:

And whereas at a sitting of the Native Land Court held at Tauranga, in the Provincial District of Auckland, on the fifteenth day of August, one thousand eight hundred and seventy-eight, J. Potier claimed to succeed to the said Alfred Potier in the parcel of land described in the said Schedule, and it was ordered by the said Court that Eliza Adda Potier, Charles Fairfax Potier, Mary Ann Harriet Potier, and Alfred William Potier, infants under the age of twenty-one years, should succeed to the interest and share of the said Alfred Potier in the hereditaments aforesaid; and it is expedient that James Potier and William Fairfax Johnson be appointed trustees under the said Act, on behalf of the said Eliza Adda Potier, Charles Fairfax Potier, Mary Ann Harriet Potier, and Alfred William Potier:

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 Eliza Adda Potier, Charles Fairfax Potier, Mary Ann Harriet Potier, and Alfred William Potier in the land described in the Schedule hereto shall be and remain vested in

JAMES POTIER and  
WILLIAM FAIRFAX JOHNSON,

as Trustees, within the meaning and for the purposes of the said Act, for the said Eliza Adda Potier, Charles Fairfax Potier, Mary Ann Harriet Potier, and Alfred William Potier during their minority.

#### SCHEDULE.

ALL that parcel of land in the Province of Auckland, in the Colony of New Zealand, containing by admeasurement fifty-three (53) acres, more or less, situate at Te Puna, in the District of Bay of Plenty, being called or known by the name of Number one hundred and seventy-seven (177), Te Puna. Bounded towards the North by Allotment No. 176, 2207 links; towards the East by a road 100 links wide, 2597 links; towards the South by a road of width aforesaid, 2141 links; and towards the West by Allotment No. 174, 2577 links.

FORSTER GORING,  
Clerk of the Executive Council.

*Appointing Te Moananui te Wharenuui and Hohepa te Winika Trustees under "The Maori Real Estate Management Act, 1867."*

HERCULES ROBINSON, Governor.

#### ORDER IN COUNCIL.

At the Government House, at Wellington, this fourth day of June, 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 fifth day of January, one thousand eight hundred and sixty-nine, the parcel of land and hereditaments described in the Schedule hereto became vested in Te Moananui and another, of the District of Bay of Plenty, in the Province of Auckland, aboriginal natives of New Zealand:

And whereas the said Te Moananui died intestate:

And whereas at a sitting of the Native Land Court held at Tauranga, in the Provincial District of Auckland, on the seventeenth day of August, one thousand eight hundred and seventy-eight, Ngapire Marata Moananui claimed to succeed to the said Te Moananui in the parcel of land described in the said Schedule, and it was ordered by the said Court that Te Roritana Kereti, Maremare Kereti, and Mereana Kereti, infants under the age of twenty-one years, should succeed to the interest and share of the said Te Moananui in the hereditaments aforesaid; and it is expedient that Te Moananui te Wharenuui and Hohepa te Winika be appointed trustees under the said Act, on behalf of the said Te Roritana Kereti, Maremare Kereti, and Mereana Kereti:

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 Te Roritana Kereti, Maremare Kereti, and Mereana Kereti in the land described in the Schedule hereto shall be and remain vested in

TE MOANANUI TE WHARENUUI and  
HOHEPA TE WINIKA,

as Trustees, within the meaning and for the purposes of the said Act, for the said Te Roritana Kereti, Maremare Kereti, and Mereana Kereti during their minority.

#### SCHEDULE.

ALL that parcel of land in the Province of Auckland, in the Colony of New Zealand, containing by admeasurement fifty (50) acres, more or less, situate at Katikati, in the District of Bay of Plenty, being called or known by the name of Te Ahipatiki, Section number two (2), Katikati. Bounded on the North-east and East by high-water mark of Waiau River; on the South-west by a road 100 links wide, 2661 links; on the South-east by a road of width aforesaid, 804 links; and on the West by Allotment No. 3, 3300 links.

FORSTER GORING,  
Clerk of the Executive Council.

*Appointing Hone Mutu Taharangi Trustee under "The Maori Real Estate Management Act, 1867."*

HERCULES ROBINSON, Governor.

#### ORDER IN COUNCIL.

At the Government House, at Wellington, this fourth day of June, 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-fifth day of April, one thousand eight hundred and seventy-one, the parcel of land and hereditaments described in the Schedule hereto became vested in Horomona and others, of the District of Bay of Plenty, in the Province of Auckland, aboriginal natives of New Zealand:

And whereas the said Horomona died intestate:

And whereas at a sitting of the Native Land Court held at Tauranga, in the Provincial District of Auckland, on the twenty-first day of August, one thousand eight hundred and seventy-eight, Hamiora Tu claimed to succeed to the said Horomona in the parcel of land described in the said Schedule, and it was ordered by the said Court that Tauawhi and Paihuka, infants under the age of twenty-one years, should succeed to the interest and share of the said Horomona in the hereditaments aforesaid; and it is expedient that Hone Mutu Taharangi be appointed trustee under the said Act, on behalf of the said Tauawhi and Paihuka:

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 Tauawhi and Paihuka in the land described in the Schedule hereto shall be and remain vested in

HONE MUTU TAHARANGI,

as Trustee, within the meaning and for the purposes of the said Act, for the said Tauawhi and Paihuka during their minority.

#### SCHEDULE.

ALL that parcel of land in the Province of Auckland, in the Colony of New Zealand, containing by admeasurement two hundred (200) acres, more or less, situate near Tauranga, in the District of Bay of Plenty, being called or known by the name of number two hundred and twelve (212), Te Apata. Bounded towards the North by Allotment No. 208, 3829 links; towards the South-east by a road 100 links wide, 552 links, 1672 links, 642 links, 924 links, 1326 links, 2246 links, and 887 links; towards the South-west by a road of width aforesaid, 1640 links; and towards the West by Allotments Nos. 203 and 211, 5109 links, and by high-water mark of Tauranga Harbour.

FORSTER GORING,  
Clerk of the Executive Council.

#### *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," aforesaid, 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.	Intended Purpose.
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-three (23), twenty-four (24), 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-three (53), fifty-five (55), fifty-six (56), fifty-seven (57), fifty-eight (58), ninety-two (92), ninety-three (93), ninety-four (94), ninety-five (95), one hundred and three (103), one hundred and four (104), one hundred and thirty-eight (138), one hundred and thirty-nine (139), one hundred and forty (140), and one hundred and fifty-five (155), Block four (IV.), 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 Section numbered 49, two thousand (2000) links; by a road line, two thousand (2000) links; by Section numbered 16, Block IV., one thousand six hundred and fifty (1650) links; by a road line, one thousand seven hundred and fifty-nine (1759) links; by a road line, four thousand (4000) 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 nine hundred and five (5905) links; also by a road line, one thousand three hundred 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 96, Block IV., three thousand three hundred and thirty-three (3333) links; by a	All that parcel of land in the Provincial District of Otago, containing by admeasurement 6 acres. Commencing at the south-west corner of Section 58, Block IV., Papakaio District, and bearing from thence by a line due north, 600 links; thence by a line due east, 1000 links; thence by a line due south, 600 links; and thence by a line due west, 1000 links, to the commencing point.	For a gravel pit.

SCHEDULE—continued.

Description and Purpose of Reserve.	Area of which the Purpose is intended to be Changed.	Intended Purpose.
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 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 (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 June, one thousand eight hundred and seventy-nine.

ROBERT STOUT,  
Minister of Lands.

*Land withdrawn from Sale, Canterbury.*

HERCULES ROBINSON, Governor.

IN pursuance of the power and authority vested in me in this behalf by the one hundred and sixty-seventh section of "The Land Act, 1877," I, Sir Hercules George Robert Robinson, the Governor of the Colony of New Zealand, do hereby withdraw from sale the land described in the Schedule hereunder written.

SCHEDULE.

ALL that parcel of land in the Provincial District of Canterbury, being Section No. 34375, containing three hundred and thirteen (313) acres. Bounded Northward by Section 32099 and the road to the northward thereof; Westward by Sections 28271 and 28468; Southward by road north of Section 31775; and Eastward by Section 32099, and also by a line at right angles to the southern boundary above mentioned, to include the above quantity.

Also all that parcel of land in the afore-named provincial district, being Section No. 34376, contain-

ing three hundred and thirteen (313) acres. Bounded Westward by the road east of Reserve 1816 (in red); Northward by Section 31774; Southward by Sections 22268 and 28839; and Eastward by a line at right angles to the northern boundary, to include the above quantity.

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

ROBERT STOUT,  
Minister of Lands.

*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," aforesaid, change the specific purpose of the reserve described in the first column of the said Schedule hereto to the specific purposes set opposite such description in the third column of the said Schedule, and such lands shall henceforth be deemed to be reserved and set apart for such last-mentioned specific purposes, and no other.

SCHEDULE.

Description and Purpose of Reserve.	Area of which the Purpose is intended to be Changed.	Intended Purpose.
Section No. 283 (in red), 77 acres, in the Timaru District, Provincial District of Canterbury. For purpose of a railway station.	All that parcel of land in the Provincial District of Canterbury, containing 10 acres 1 rood, more or less, being part of Section numbered 283 (in red). Bounded Eastward by the Railway Reserve, 1065 links; Southward by Section 2692, 1175 links; Westward by the Main South Road, 1026 links; Northward by a line 893 links in length, bearing 265° 20' (true), drawn from a point on the eastern boundary 1065 links north of the north-east corner of Section 2692: and numbered 2401 (in red) on the official map in the Provincial District Survey Office, Christchurch.	For the use of the Temuka and Geraldine Agricultural and Pastoral Association, as a show-ground.

## SCHEDULE—continued.

Description and Purpose of Reserve.	Area of which the Purpose is intended to be changed.	Intended Purpose.
	All that parcel of land, containing 30 acres, more or less, being part of the above-mentioned Section numbered 283 (in red). Bounded Eastward by the Railway Reserve, 2970 links; Southward by a line 893 links in length, bearing 265° 20' (true), drawn from a point on the eastern boundary 1065 links north of the north-east corner of Section 2692; Westward by the Main South Road, 2959 links; and Northward by a line parallel to the southern boundary and 2959 links distant therefrom: and numbered 2402 (in red) on the official map in the Provincial District Survey Office, Christchurch.	For a recreation-ground.

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

ROBERT STOUT,  
Minister of Lands.

*Changing the Purpose 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," aforesaid, change the specific purpose of the reserve described in the first column of the said Schedule hereto to the specific purpose set opposite such description in the second 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.	Intended Purpose.
Town of Timaru, Reserve No. 751, 3 roods 3 perches. As a site for a railway station.	Municipal purposes.

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

ROBERT STOUT,  
Minister of Lands.

*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.

**P**ARTICULARS of the Estates of Deceased Persons which have been placed under the charge of the PUBLIC TRUSTEE for management during the Month of May, 1879.

No.	Name of Deceased.	Colonial Residence.	Supposed British or Foreign Residence.	Date of Rule or Order.	Value or Estimated Value of Personal Estate.	Time of Deceased's Death.	Remarks.
1	Beer, William ...	Invercargill ...	...	May 13, 1879	Under £100	Feb. 11, 1879	
2	Baker, Edward Martin	Dunedin ...	...	May 13, 1879	Under £100	Jan. 10, 1879	
3	Rielly, Mary or Maria	Greymouth ...	...	May 13, 1879	Under £100	Feb. 12, 1879	
4	Hodge, Archibald ...	Dunedin ...	...	May 23, 1879	Under £500	Feb. 21, 1879	
5	Hodge, William ...	Dunedin ...	...	May 23, 1879	Under £500	Feb. 21, 1879	
6	Black, Thomas ...	Kaitangata ...	...	None required	Under £10	Feb. 21, 1879	
7	McGeorge, Robert ...	Outram ...	...	None required	Under £10	Jan. 15, 1879	
8	Clark, Kenneth Scobie	Poverty Bay ...	...	None required	Under £50	March 17, 1879	
9	O'Neill, Michael ...	Napier ...	...	None required	Under £6	March 19, 1879	
10	Johanson, Jappa ...	Dunedin ...	...	None required	Under £1	April 11, 1879	
11	Kausler, Charles ...	Napier ...	...	None required	Under £10	May 10, 1879	
12	Williamson, Andrew	Big Bay ...	...	None required	Under £10	1878	
13	Corry, John ...	Auckland ...	...	None required	Under £2	March 29, 1879	
14	Ljngquist, J. M. ...	Ross ...	...	None required	Under £25	Jan. 26, 1879	

J. WOODWARD,  
Public Trustee.

Dated the 6th day of June, 1879.

**BOROUGH OF NAPIER.**

In the matter of an intended Bill intituled "The Napier Swamp Nuisance Act Amendment Act, 1879," to enable the Municipal Council of the Town of Napier to recover moneys expended in abating the swamp nuisance, and to extend "The Napier Swamp Nuisance Act, 1875," and for other purposes.

**N**OTICE is hereby given that the Mayor, Councilors, and Burgesses of the Borough of Napier, incorporated under the provisions of "The Municipal Corporations Act, 1876," intend to present a petition to the General Assembly of New Zealand at its next session praying for leave to introduce a Bill to be intituled "The Napier Swamp Nuisance Act Amendment Act, 1879," for the purpose of extending the provisions of "The Napier Swamp Nuisance Act, 1875," "The Napier Swamp Nuisance Act Continuance Act, 1877," and the Bill now sought to be introduced, to Town Section numbered three hundred and sixteen (316) on the Government plan of the Town of Napier, being a section in the Napier Town Swamp omitted in error from the Schedule to "The Napier Swamp Nuisance Act, 1875." And notice is hereby also given that it is by the said Bill intended to repeal "The Napier Swamp Nuisance Act Continuance Act, 1877." And that the said Bill shall contain provisions enabling and authorizing the Mayor, Councilors, and Burgesses of the Borough of Napier (hereinafter called "the said Corporation") to offer for sale by public auction the lands described in the Schedule hereunder written or any part or parts thereof, unless the actual cost of filling in and reclaiming such land, together with interest thereon, be paid by the owner or owners respectively of such land prior to the said sale: And authorizing the said Corporation to pay the upset price at any such sale at the actual cost of filling in and reclaiming such land with interest as aforesaid, and the expenses incidental to such sale: And authorizing the said Corporation to recover the deficiency between the net amount realized at any such sale and the actual cost of filling in and reclaiming such land with interest as aforesaid in a summary manner before a Resident Magistrate or any two Justices of the Peace; or that the said Corporation may, in the event of such upset price not being realized at any such sale, request the Resident Magistrate and Col-

lector of Customs at Napier to certify to the Colonial Secretary the result of such attempted sale by auction: And the Governor shall thereupon sign a memorial vesting the fee simple in the same land in the said Corporation, their successors, and assigns, with power to the said Corporation to sell any land so vested in them either by public auction or private contract, on such terms as they shall think fit, or to mortgage, demise, or lease the same or any part thereof, or to lay out roads through the same or any part thereof, or to dedicate the same for public or recreation purposes, or erect buildings on, or lay out and plant the same, or to use the said land, so vested as aforesaid, or any part thereof, for any purpose or purposes whatsoever, for the benefit of the Borough of Napier. And notice is hereby also given that the said Bill is intended to contain provisions authorizing the said Corporation to deal with the said land in manner before mentioned, and sign and execute all necessary documents therefor. And notice is hereby further given, that copies of the said intended Bill will be deposited in the Office of the Examiner of Standing Orders on the eleventh day of July next.

Dated this 9th day of June, 1879.

GEORGE E. SANISBURY,  
Municipal Solicitor, Napier.

MOORHOUSE, EDWARDS, AND CUTTEN,  
Featherston Street, Wellington,  
Agents for the said George E. Sanisbury.

**THE SCHEDULE ABOVE REFERRED TO.**

SECTIONS two hundred and sixteen (216), two hundred and seventeen (217), three hundred and fifty-eight (358), three hundred and fifty-nine (359), three hundred and sixty-two (362), three hundred and sixty-three (363), three hundred and sixty-six (366), three hundred and sixty-seven (367), three hundred and sixty-nine (369), three hundred and seventy (370), three hundred and seventy-two (372), three hundred and seventy-three (373), three hundred and seventy-five (375), three hundred and seventy-six (376), three hundred and seventy-eight (378), three hundred and eighty-five (385), three hundred and eighty-nine (389), three hundred and ninety (390), three hundred and ninety-one (391), three hundred and ninety-two (392), three hundred and ninety-three (393), and two hundred and fifty-five (255) on the Government Plan of the Town of Napier. 350

## NOTICE OF INTENTION TO CONSTRUCT A WATER-RACE.

To the Mining Registrar at Naseby, in the Mount Ida Mining District, and all other persons whom it may concern.

**T**AKE notice that it is intended to construct a Water-race, and divert water for purposes of irrigation, commencing at a point in the Coal-pit Gully, near the junction of Coal-pit and Enterprise Gullies, and terminating at a point on Section 18, Block II., Maniototo District.

The length of such race is three miles or thereabouts, and its intended course is north to south. The mean depth of such race is 9 inches, and the mean breadth 18 inches, and it is proposed to divert two Government-heads of water; and I estimate that three months will be required for its construction.

Dated this 13th day of May, 1879.

JACOB LORY.

All objections to the above application must be lodged in writing at the Mining Registrar's Office, at Naseby, within thirty days from the date hereof. Hearing at my office, at Naseby, on the 25th day of June, 1879, at 11 a.m.

THOMAS L. SHEPHERD,  
Mining Registrar.

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## THE NEW ZEALAND GAZETTE.

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

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

	£	s.	d.
For the first sixty words and under ...	0	5	0
For every eight words after the first sixty...	0	0	6
Headings, date lines, signatures, &c., requiring to be printed in separate lines, to be charged, at per line ...	0	0	6
Half-yearly statements of affairs of Mining Companies, &c. ...	0	15	0
Application to register Mining Companies (with 6d. per line added for the name of each shareholder) ...	1	0	0
Appointment of Manager of Mining Company ...	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	5	0
_____ for every subsequent line	0	0	6
Application to construct Water-race ...	0	15	0

Second and subsequent insertions same charge as for first.

Single copies of the *Gazette*, 1s. each.

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

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

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

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

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

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

GEO. DIDSBUXY,  
Government Printer.

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

By Authority: GEORGE DIDSBUXY, Government Printer, Wellington.