

THE

GAZETTE. ZEALAND NEW

Published by Authority.

WELLINGTON, THURSDAY, SEPTEMBER 18, 1879.

Land set apart on Deferred Payments in Southland.

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

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

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

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

land accordingly;
Now, therefore, I, Sir Hercules George Robert Robinson, the Governor of the Colony of New Zea-Robinson, the Governor of the Colony of New Zealand, in pursuance and exercise of the power and authority vested in me by the above-named Act, do hereby proclaim and declare that the land described in the Schedule hereto is set apart for sale on deferred payments; and that Thursday, the twenty-third day of October, one thousand eight hundred and seventy-nine, shall be the day on which the said land shall be open for application at the Land Office at Invercargill, in allotments as surveyed and marked on the survey map in the office of the Chief Surveyor. veyor.

SCHEDULE.						
Section. Block. District.				A	rea.	
5 2 3 1 2 1 2	II. III. IV. IV. V. V.	Feldwick			A. 11 14 16 10 13 8	B. P. 0 31 3 13 2 0 0 0 0 0 3 0 3 0

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

W. GISBORNE, (for the Minister of Lands.)

GOD SAVE THE QUEEN!

Land set apart on Deferred Payments in Taranaki.

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

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

ERATUM.—In the New Zealand Gazette No. 95, of 11th September, 1879, at page 1245, in Proclamation abolishing Resident Magistrate's District of Onehunga, and altering Boundaries of District of Auckland, for "second day of September," read "twenty-second day of September."

on which the land shall be open for application; and that he may also in like manner set apart for sale on deferred payments such blocks or allotments as may be recommended by any Land Board, and may also from time to time alter, amend, or revoke any such Proclamation:

Now, therefore, I, Sir Hercules George Robert Robinson, the Governor of the Colony of New Zealand, in pursuance and exercise of the power and authority vested in me by the above-named Act, do hereby proclaim and declare that the land described in the Schedule hereto is set apart for sale on deferred payments; and that Saturday, the fourth day of October, one thousand eight hundred and seventy-nine, shall be the day on which the said land shall be open for application.

SCHEDULE.
PROVINCIAL DISTRICT OF TARANAKI.

Ngaire District.

No. on Plan.	Area.	Upset Price.
	A. R. P.	£ s d.
	Вьоск І.	
53	52 0 0	1 17 6
	96 3 13	1 17 6
	84 0 0	2 5 0
	12 0 0	2 5 0
	46 0 0	$\begin{array}{ccc} 2 & 8 & 0 \\ 2 & 16 & 0 \end{array}$
	99 0 0 60 0	$\begin{array}{cccc} 2 & 16 & 0 \\ 3 & 0 & 0 \end{array}$
	61 0 0	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
	50 0 0	$\begin{bmatrix} 2 & 5 & 0 \\ 2 & 5 & 0 \end{bmatrix}$
	60 0 0	2 5 0
	71 0 0	2 8 0
	94 0 0	$2\ 16\ 0$
	50 0 0	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
	50 0 0 68 0 0	$egin{array}{cccccccccccccccccccccccccccccccccccc$
	32 0 0	$egin{array}{cccccccccccccccccccccccccccccccccccc$
•	BLOCK II.	~ -
	66 3 0	1 14 0
	63 0 0	1 14 0
	03 0 0	1 14 0
	32 0 0	1 10 0
	79 2 0	1 10 0
	65 2 0	$1\ 10\ 0$
	00 0 0	$\begin{array}{cccc}1&10&0\\1&10&0\end{array}$
128 1		1 10 0
	BLOCK V.	1 15 0
	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	$egin{array}{cccc} 1 & 17 & 6 \ 2 & 1 & 0 \end{array}$
34 37	70 0 0 70 0 0	$egin{array}{cccc} 2&1&0\ 2&5&0 \end{array}$
		2 0 0
	BLOCK VI. 64 3 25	9 11 1
	64 3 25 62 0 20	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
	65 1 25	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
7	81 1 23	3 0 0
9	81 1 21	2 1 0
11	68 1 20	1 17 6
	35 2 0	1 17 6
16 18	82 0 0 79 2 20	$egin{array}{cccc} 2&5&0\ 1&17&6 \end{array}$
22	58 1 0	3 0 0
24	53 3 0	3 0 0
26	53 2 0	3 0 0
27	84 0 0	$\frac{2}{2}$ $\frac{12}{5}$ $\frac{6}{3}$
29	83 1 0 83 0 33	$\begin{array}{cccc} 2 & 5 & 0 \\ 2 & 1 & 0 \end{array}$
31 32	91 2 0	$\begin{array}{cccc}2&1&0\\1&17&6\end{array}$

SCHEDULE—continued.

No. on Plan.	Area.	Upset Price.
	A. R. P.	£ s. d.
Ŧ	BLOCK VI.—contin	ued.
34	113 3 17	2 1 0
36	81 3 35	2 5 0
38	80 1 17	2 8 6
41	56 1 38	3 0 0
43	122 1 26	2 16 0
45	118 1 18	2 8 6
47	120 0 0	2 1 0
49	80 3 0	1 17 6
63	70 0 0	2 5 0
65	51 0 0	2 12 6
68	70 0 0	2 12 6
70	53 0 0	2 5 0
	BLOCK X.	
1	108 0 0	2 5 0
$\ddot{3}$	71 0 27	2 12 6
6	68 3 25	2 5 0
8	45 3 31	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
10	43 3 32	3 0 0
11	25 3 0	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
16	55 0 0	3 0 0
19	71 2 30	3 0 0
21	50 0 35	3 0 0
23	51 1 6	3 0 0 3 0 0 2 12 6 2 5 0 2 5 0
25	253 1 22	2 5 0
26	67 2 0	2 5 0
28	51 3 22	3 0 0
30	54 0 8	3 0 0
32	57 0 31	3 0 0
34	45 2 23	2 5 0

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-inChief 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
eleventh day of September, in the
year of our Lord one thousand eight
hundred and seventy-nine.

W. GISBORNE, (for the Minister of Lands.)

GOD SAVE THE QUEEN!

Delegation of Powers under "Impounding Act, 1867," to Waipipi Highway Board.

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

WHEREAS by section sixty-three of an Act of the late Provincial Council of Auckland, Session XXIX., No. 28, the Short Title of which is "The Highways Act, 1874," it is, amongst other things, enacted that it shall be lawful for the Superintendent from time to time, by Proclamation in the Provincial Government Gazette, to delegate to the Board of any district created under that Act all or any of the powers vested in him by "The Impounding Act, 1867:" And whereas by "The Abolition of Provinces Act, 1875," the powers vested in the Superintendent as aforesaid are now vested in the Governor:

Now, therefore I, Hercules George Robert Robinson, the Governor of the Colony of New Zealand, in pursuance of the powers and authorities vested in me as aforesaid, do hereby delegate to the Waipipi Highway District Board for the time being all the powers now vested in me by the seventh section of the Act of the late Province of Auckland, Session XX., No. 10, the Short Title of which is "The Impounding Act, 1867."

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-inChief 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
fifteenth day of September, in the year of
our Lord one thousand eight hundred
and seventy-nine.

W. GISBORNE.

GOD SAVE THE QUEEN!

"Regulation of Local Elections Act, 1876," brought into force in the Palmerston Rabbit District.

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

PY virtue of the powers and authorities vested in me by the seventh section of "The Rabbit Nuisance Act 1876 Amendment Act, 1877," I, Hercules George Robert Robinson, the Governor of the Colony of New Zealand, do hereby proclaim and declare that, from and after the day of the date hereof, "The Regulation of Local Elections Act, 1876," shall come into force in the Palmerston Rabbit District, as constituted by Order in Council of the sixteenth day of September, one thousand eight hundred and seventy-nine.

And I do hereby further proclaim and declare that the first election of Trustees of the said district shall be held on the eleventh day of November next, at three o'clock p.m., at the Public Hall, Palmerston; and I appoint

JOHN TAYLOR DALRYMPLE,

of Palmerston, to be Returning Officer to conduct the first elections of Trustees for the said district.

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

G. S. WHITMORE.

GOD SAVE THE QUEEN!

Declaring "Regulation of Local Elections Act, 1876," in force within the Featherston Local Board District, County of Wairarapa West.

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

BY virtue of the power vested in me by the third section of "The Regulation of Local Elections

Act, 1876," I, Hercules George Robert Robinson, the Governor of the Colony of New Zealand, do hereby proclaim and declare that the said Act shall come into force, in respect of all the elective offices of the Featherston Local Board, within the District known as the Featherston Local Board District, County of Wairarapa West.

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-inChief 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
sixteenth day of September, in the year of
our Lord one thousand eight hundred and
seventy-nine.

G. S. WHITMORE.

GOD SAVE THE QUEEN!

Lands taken for the Purpose of a Portion of the Railway from Greymouth to Brunnerton.

A MEMORIAL

LAID before His Excellency the Governor by the Minister for Public Works, pursuant to the provisions of "The Public Works Act, 1876," containing an accurate description of the lands proposed to be taken for a certain public work, to wit, the construction of a portion of the railway from Greymouth to Brunnerton.

All that piece or parcel of land, situated within Native Reserve No. 31, in the Town of Greymouth, Provincial District of Westland, Colony of New Zealand, containing by admeasurement 2 acres and 28 perches, being Subdivisions Nos. 132, 133, 134, and 312, formerly known as Block IX., 311, formerly known as Block X., and portion of 310, formerly known as Block XI., of the said reserve. Bounded by lines as follows, that is to say: Commencing at the junction of eastern side of Mount Street with southern side of Mawhera Quay; thence by a line running southerly along said eastern side of Mount Street for a distance of 622 links; thence by a line running easterly at right angles to line last mentioned for a distance of 350 links; thence by a line running northerly at right angles to line last mentioned for a distance of 622 links to southern side of Mawhera Quay; and thence by a line running westerly along said southern side of Mawhera Quay for a distance of 350 links to the starting point.

The aforesaid linkages being more or less, and the

The aforesaid linkages being more or less, and the land being more particularly delineated on the map marked P.W.D. 6792, hereto attached.

I, the undersigned, James Macandrew, the Minister for Public Works, hereby certify that the abovewritten memorial is true and correct in the several particulars thereof.

Witness my hand this twenty-second day of August, 1879.

J. MACANDREW, Minister for Public Works.

Witness to signature—

CHARLES T. BENZONI,
Assistant Under Secretary for Public Works,
Wellington.

HERCULES ROBINSON, Governor. A PROCLAMATION.

HERCULES GEORGE ROBERT ROBIN-1, SON, Governor of the Colony of New Zealand, by and with the advice and consent of the Executive Council of the said colony, in exercise and pursuance of the power and authority in me vested by sections twenty-one to twenty-five, both inclusive, of "The Public Works Act, 1876," and of any other power and authority enabling me in that behalf, do hereby proclaim and declare that the lands described in the Schedule hereto annexed, and shown on the plan marked P.W.D. 6792, deposited in the office of the Minister for Public Works at Wellington, are hereby taken for the purposes of a railway; and that, from and after the eighteenth day of September, one thousand eight hundred and seventy-nine, the said lands shall become absolutely vested in fee-simple in Her Majesty, discharged from all mortgages, charges, claims, estates, and interests of what kind soever, for use as a railway.

SCHEDULE.

ALL that piece or parcel of land, situated within Native Reserve No. 31, in the Town of Greymouth, Provincial District of Westland, Colony of New Zealand, containing by admeasurement 2 acres and 28 perches, being subdivisions Nos. 132, 133, 134, and 312, formerly known as Block IX., 311, formerly known as Block X., and portion of 310, formerly known as Block XI., of the said reserve. Bounded by lines as follows that is to say Communication. by lines as follows, that is to say: Commencing at the junction of eastern side of Mount Street with southern side of Mawhera Quay; thence by a line running southerly along said eastern side of Mount Street for a distance of 622 links; thence by a line running easterly at right angles to line last mentioned for a distance of 350 links; thence by a line running northerly at right angles to line last mentioned for a distance of 622 links to southern side of Mawhera Quay; and thence by a line running westerly along said southern side of Mawhera Quay for a distance of 350 links to the starting point: as the same is delineated upon the plan marked P.W.D. 6792, deposited in the office of the Minister for Public Works at Wellington, in the Provincial District of Wel-

lington.

Given under the hand of His Excellency
Sir Hercules George Robert Robinson,
Cross of the Most Distin-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 sixteenth day of September, in the year of our Lord one thousand eight hundred and seventy-nine.

J. MACANDREW.

Approved in Council. FORSTER GORING, Clerk of the Executive Council. GOD SAVE THE QUEEN!

Constituting Palmerston Rabbit District.

HERCULES ROBINSON, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this sixteenth day of September, 1879.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL. THEREAS by "The Rabbit Nuisance Act 1876 Amendment Act, 1877," it is enacted that, in

addition to the power of proclaiming districts given by the third section of "The Rabbit Nuisance Act, 1876," the Governor might from time to time, by Order in Council, direct that any part of the colony to be defined therein should be a rabbit district for the purposes of "The Rabbit Nuisance Act, 1876:"

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 vested in him by the firstly hereinbefore recited Act, doth hereby order and direct that that part of the colony described in the Schedule hereto shall, from and after the date hereof, be and the same is hereby constituted a district for the purposes of "The Rabbit Nuisance Act, 1876," and shall be named and known as the Palmerston Rabbit District, and the boundaries of such district shall be those defined in the Schedule. hereto. And with the like advice and consent His Excellency doth hereby order that the first election of Trustees for the said district shall be held on the eleventh day of November, at three o'clock p.m., at the Public Hall, Palmerston.

SCHEDULE.

THE boundary commences at the junction of the Orona and Manawatu Rivers, and runs thence up the Oroua River to a point where it is crossed by the Main Road from Feilding to Ashurst, thence along the said road through the Town of Ashurst to the Manawatu River, thence up the Manawatu River for a distance of about two miles, thence along the summit of the Tararua Range to the north-eastern boundary of the Horowhenua Riding, thence along the said north-eastern boundary to the Manawatu River, and thence down the said river to the starting point.

FORSTER GORING, Clerk of the Executive Council.

Plans for Powder Magazine at Bluff approved.

HERCULES ROBINSON, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this sixteenth day of September, 1879.

 ${\bf Present:}$

HIS EXCELLENCY THE GOVERNOR IN COUNCIL. WHEREAS certain plans of a powder magazine to be erected at the Port of Bluff have been

submitted by the Bluff Harbour Board for the approval of the Governor in Council, in accordance with the provisions of "The Harbours Act, 1878," and it having been made to appear to the Governor in Council that the said works will not be or tend to

the injury of navigation:

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, doth hereby approve of the plans of a powder magazine at the Bluff, as shown on plans marked M.D. 287 and M.D. 288, the said plans being deposited in the office of the Marine Department, Wellington, subject, however, to certain alterations and additions as described in a memorandum from the Marine Engineer to the Secretary to the Marine Department, dated the twenty-second day of August, one thousand eight hundred and seventy-nine, and marked M. 79/2225, the said memorandum being deposited in the office of the Marine Department aforesaid.

> FORSTER GORING, Clerk of the Executive Council.

Authorizing C. A. Harris to build a Wharf in Auckland Harbour.

> HERCULES ROBINSON, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this sixteenth day of September, 1879.

 ${\bf Present:}$

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by the sixteenth, seventeenth, and eighteenth sections of "The Harbours Act, 1878," it is enacted that the Governor in Council may authorize any person to construct harbour works (other than the reclamation of land from the sea or any harbour, or the construction of any graving dock, dock, or breakwater in any harbour or in the sea) in any harbour where no Harbour Board is in existence: And whereas by the one hundred and fifty-second section of the said Act it is enacted that, where it shall appear to the Governor in Council that any harbour works are required for the use, benefit, or convenience of the public within a harbour under the control of a Harbour Board, and that such Board cannot conveniently execute or carry out such works, then, and in any such case, the Governor in Council may exercise all or any of the powers vested in him by the said sixteenth, seventeenth, and eighteenth sections of the said Act:

And whereas Christopher Atwell Harris, of the City of Auckland, desires to build a wharf in Auckland Harbour, and the Auckland Harbour Board cannot conveniently execute or carry out such work; and it having been made to appear to the Governor in Council that the said work will not be or tend to the injury of navigation, or interfere with or injure any harbour works already constructed by the Board, or under its control, or that may be in progress:

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, doth hereby authorize the said Christopher Atwell Harris to build opposite Allotment number thirty of the reclaimed land, Customhouse Street West, for the use and benefit of the public, a wharf in accordance with the plans and specification marked M.D. 286, and deposited in the office of the Marine Department, on the follow-

ing conditions, that is to say,—

That the right hereby conferred shall not exceed the period of fourteen years.

That it shall be lawful for the said Christopher Atwell Harris to levy wharfage on all goods landed or shipped from the said wharf at a rate not to exceed two shillings per ton weight or measurement: Provided, however, that nothing herein contained shall authorize the said Christopher Atwell Harris to charge with wharfage-

Any stores or goods required for the use of Her Majesty's naval or military forces, or for any ship in the naval service of any Foreign Power:

Goods of or for the service of Her Majesty in the colony:

Any goods under seizure by officers of revenue: The baggage of any person in the service of Her Majesty whilst travelling on duty.

That the public shall have free right of access to the said wharf from Customhouse Street West, the right of way hereby reserved being not less than twelve

The rights and powers conferred under or by this Order in Council may be resumed at any time by the Governor on giving to the said Christopher Atwell Harris six months' previous notice of his intention so to do.

FORSTER GORING, Clerk of the Executive Council.

Regulation.—Class Book for Public Schools.

HERCULES ROBINSON, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this sixteenth day of September, 1879.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

DY virtue of the powers and authorities vested in me by "The Education Act, 1877," I, Sir Hercules George Robert Robinson, the Governor of the Colony of New Zealand, by and with the advice and consent of the Executive Council of the said colony do hereby make the following regulation colony, do hereby make the following regulation respecting class books to be used in public schools, that is to say,

1. The book entitled "Elementary Science, arranged for the use of Primary Schools in New Zealand," by J. Curnow and W. E. W. Morrison (Robertson, Melbourne), may be used in any public school as if it had been described and included in the list of works set forth in the Order in Council dated the twenty-fourth day of September, one thousand eight hundred and seventy-eight.

2. This regulation shall come into force upon the

date hereof.

Forster Goring. Clerk of the Executive Council.

Fixing Date of Sitting of Court of Appeal.

HERCULES ROBINSON, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this sixteenth day of September, 1879.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HEREAS by "The Court of Appeal Act, 1862," and "The Court of Appeal Act Amendment Act, 1870," it is enacted that the Court shall hold its sittings at such times and places as shall be from time to time fixed by the Governor in Council, and proclaimed in the Government Gazette thirty days at

least before the times so fixed respectively:

Now, therefore, His Excellency the Governor, with the advice and consent of the Executive Council of New Zealand, doth hereby fix that a sitting of the Court of Appeal of New Zealand shall be held within the Supreme Courthouse, in the City of Wellington, upon the tenth day of November, one thousand eight hundred and seventy-nine, at eleven o'clock in the forencon.

> 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 | District, County of Raglan, shall be those set forth 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 pecific 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 parcel of land in the Town of Invercargill, in the Southland division of the Provincial District of Otago, containing by admeasurement one (1) acre one (1) rood and five (5) perches, more or less. Bounded towards the North by the Reserve for Public Gardens, granted to the Superintendent of Southland, four hundred and forty-two (442) links; towards the East by Leven Street, three hundred (300) links; towards the South by Spey Street, four hundred and thirteen (413) links; and towards the West by the Oreti Railway Reserve, three hundred and one (301) links. As a site for Supreme Court.	All that piece or parcel of land in the Southland division of the Provincial District of Otago, being part of Supreme Court Reserve, Town of Invercargill, containing by admeasurement three (3) roods nineteen (19) perches, more or less, and bounded as follows: On the North by Public Gardens Reserve, a distance of two hundred and ninety (290) links; on the East by Leven Street, a distance of three hundred (300) links; on the South by Spey Street, a distance of two hundred and ninety (290) links; and on the West by other part of Supreme Court Reserve, 300 links.	For a dril

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

J. MACANDREW (for the Minister of Lands.)

Altering Boundaries of Whaingaroa Highway District, County of Raglan.

HERCULES ROBINSON, Governor.

TINDER and in pursuance of the powers vested in me by the seventh section of the Act of the Provincial Council of Auckland intituled "The Highways Act, 1874," and "The Abolition of Provinces Act, 1875," I, Hercules George Robert Robinson, the Governor of the Colony of New Zealand Asharks retificate from and offer the date. land, do hereby notify that, from and after the date hereof, the boundaries of the Whaingaroa Highway

in the Schedule hereto.

SCHEDULE.

ALL that parcel of land in the Provincial District of Auckland, bounded towards the North and West by the Whaingaroa Harbour, from Ohira Creek to the eastern boundary of Te Akau Block; towards the West by said eastern boundary to the northwestern corner of Section No. 59; again towards the North by a line forming the northern boundary of aforesaid section; again towards the West and North by lines forming the western and northern boundaries of Section No. 56 to an an estuary of the Whaingaroa Harbour; thence across and along the eastern bank of said estuary to the north-western corner of Section No. 33; thence by a line forming the northern boundary of said section; again towards the West by a line forming the western boundary of Section No. 72; towards the South and again towards the West and North by lines forming the southern, western, and northern boundaries of Section No. 71; again towards the West by lines forming the western boundaries of Sections Nos. 73 and 74; towards the North-east by a line forming the north-eastern boundary of said Section No. 74 to a stream; thence by that stream and by a line forming the north-eastern boundary of Section No. 55, all of the Parish of Waipa; towards the East by a right line from the eastern corner of said Section No. 55 to the north-eastern corner of Said Section No. 55 to the north-eastern corner of Section No. 167; thence by lines forming the eastern boundaries of Sections Nos. 167 and 173 of the Parish of Karamu to a stream; thence by that stream to the Waitetuna River; thence by that river to the southern bound-ary of Section No. 60; again towards the Southern by lines forming the gouthern boundaries of Sec by lines forming the southern boundaries of Sections Nos. 60, 31A, and 61, of the Parish of Whaingaroa; towards the South-east by lines forming the south-eastern boundary of Sections Nos. 61 and 62, and the production of the south-eastern boundary of said Section No. 62, to the Karioi Highway District; and again towards the West by the Karioi Highway District, as described in the Auckland Provincial Gazette No. 43, 17th September, 1870, to the mouth of the Ohira Creek, the starting point.

witness the hand of His Excellency the Governor, this eleventh day of September, one thousand eight hundred and seventynine.

W. GISBORNE. (in the absence of the Colonial Secretary.)

Land temporarily reserved in the Provincial District of Auckland.

HERCULES ROBINSON, Governor.

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

Now, therefore, I, Sir Hercules George Robert

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

SCHEDULE.

ALL that parcel of land known as Lot 81 of the Suburbs of Newcastle, Parish of Horotiu, Newcastle Survey District, Provincial District of Auckland, containing by admeasurement 13 acres 1 rood 37 perches, more or less. Bounded towards the North-east by a road, 1236 links; towards the South-east by a road, 1191 links; towards the South-west by Lot 121, 1236 links; and towards the North-west by a road and Lot 101, 1191 links: save and excepting a railway reserve, 100 links wide, which intersects the area above described; be all the aforesaid linkages more or less. As a site for a cemetery

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

W. GISBORNE, (for the Minister of Lands.)

Land temporarily reserved in the Provincial District of Wellington.

HERCULES ROBINSON, Governor.

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

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

SCHEDULE.

ALL that parcel of land, containing by admeasurement 16 acres 3 roods 31 perches, more or less, being Part 1 of Section No. 448 on the plan of the Township of Palmerston, in the Manawatu District, Provincial District of Wellington. Bounded towards the North-east by a public road, 2156 links; towards the South by a public road, 2667 links; and towards the North-west by a public road, 1572 links. For a gravel pit.

Also all that other parcel of land, containing by admeasurement 6 acres, more or less, being Part 2 of the said Section No. 448. Bounded towards the North by a public road, 1000 links; towards the South-east by Section No. 440, 1037 links; and towards the South-west and North-west by Section No. 442, 808 links and 448 links respectively. For a gravel pit.

As witness the hand of His Excellency the Governor, this twelfth day of September, one thousand eight hundred and seventy-

W. GISBORNE, (for the Minister of Lands.)

Land temporarily reserved in the Provincial District of Otago.

HERCULES ROBINSON, Governor.

WHEREAS by the one hundred and forty-fourth section of "The Land Act, 1877," it is enacted that the Governor may from time to time, either by

general or particular description, and whether the same has been surveyed or not, reserve from sale temporarily, notwithstanding that the same may be then held under pastoral license, any Crown lands which in his opinion are required for any of the purposes in the said section mentioned:

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

SCHEDULE.

ALL that area in the Provincial District of Otago, containing by admeasurement 6 acres 1 rood 24 perches, more or less, situate in the Awamoko District, being Section No. 60, Block IV., on the map of the said district. Bounded towards the North by a road line, 1652 links; towards the South-east by Section No. 67, 958 links; and towards the Southwest by a road line, 1210 links: as the same is delineated on the mans in the Suwway Office Dun. delineated on the maps in the Survey Office, Dunedin. As a site for a school.

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

> W. GISBORNE, (for the Minister of Lands.)

Public Vaccinator appointed.

Colonial Secretary's Office,
Wellington, 11th September, 1879.

T is hereby notified that under the provisions of
"The Public Health Act, 1876," His Excellency the Governor has been pleased to appoint

JOHN GEORGE STANLEY, Esq.,

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

W. GISBORNE,

(in the absence of the Colonial Secretary.)

Auditors for Upper Mahurangi Highway District appointed.

Colonial Secretary's Office, Wellington, 11th September, 1879. IS Excellency the Governor has been pleased to appoint

> WILLIAM BOWEN and JAMES LOWE

to be Auditors to audit the accounts of the Upper Mahurangi Highway Board for the ensuing year. W. GISBORNE,

(in the absence of the Colonial Secretary.)

Auditor of Otaraia Road Board appointed.

Colonial Secretary's Office, Wellington, 11th September, 1879. HIS Excellency the Governor has been pleased to appoint appoint

HENRY LIVINGSTON, Esq.,

to be an Auditor to audit the accounts of the Otaraia Road Board, County of Southland.

W. GISBORNE, (in the absence of the Colonial Secretary.) Trustees elected for Wainuioru Rabbit District, County of Wairarapa East.

Colonial Secretary's Office Wellington, 12th September, 1879.

NOTICE has been received at this office, under the hand of the Returning Officer, Mr. H. S. Mason, that, on the 8th instant, the under-mentioned persons were duly elected Trustees for the Wainuioru Rabbit District, County of Wairarapa East:—

HUGH HORSLEY BEETHAM, WALTER CLARKE BUCHANAN, FREDERICK MOORE, EDWIN MEREDITH, and E. E. MARTIN.

W. GISBORNE, (in the absence of the Colonial Secretary.)

Members of Upper Motueka and Takaka Road Boards elected.

Colonial Secretary's Office. Wellington, 15th September, 1879. conformity with an Act of the Provincial

Council of the late Province of Nelson intituled "The Nelson Highways Act, 1872," it is hereby notified that

ROBERT CHARLES FERDINAND KELLING has been duly elected to be Member for the Stanley Brook Sub-district of the Upper Motueka Road District, County of Waimea, vice J. H. Symes, resigned; and that

WILLIAM BARNETT, PETER BERTRAM PACKARD, and ROBERT BARTLETT

have been duly elected to be Members of the Takaka Road Board, County of Collingwood. G. S. WHITMORE.

Registrar of Marriages, &c., appointed.

Colonial Secretary's Office, Wellington, 15th September, 1879.

HIS Excellency the Governor has been pleased to appoint appoint

ALFRED LIPMAN LEVY, Esq.,

to be the Registrar of Marriages and of Births and Deaths for the District of Tamaki, and also to appoint the said Alfred Lipman Levy to be Vaccination Inspector for the same district.

G. S. WHITMORE.

Deputy Registrars of Marriages, &c., appointed.

Colonial Secretary's Office, Wellington, 15th September, 1879.

HIS Excellency the Governor has been pleased to appoint the under-mentional appoint the under-mentioned gentlemen to be the Deputies respectively of the Registrars of Mar-riages and of Births and Deaths for the districts set opposite their names :-

Name.	District.
JAMES OWEN WILSON	 Okarito.
ALBERT EDWIN CRESSWELL	 Nelson.
JAMES LOVELL NEIGHBOUR	 Tauranga.
JOHN SMITH HICKSON	 Wairau.

G. S. WHITMORE.

Cemetery.

Notice of Petition.—Certain Land to be added to the Borough of Avenal.

Colonial Secretary's Office, Wellington, 15th September, 1879. IS Excellency the Governor directs it to be notified that, unless within two months after

the publication of this notice a petition is presented to His Excellency signed by not less than one-third of the burgesses of the Borough of Avenal, or a petition signed by not less than one-third of the resident householders in certain lands adjoining the said borough, praying that such lands may not be incorporated into the said borough, His Excellency will, by Proclamation, incorporate into the said borough the said lands.

The boundaries of the lands proposed to be incor-

porated are as follow:

All that piece or parcel of land in the Southland division of the Provincial District of Otago, containing 82 acres and 24 perches, more or less, being Section 29, Block I., Invercargill Hundred. Bounded on the North by Sections 30 and 25 of said Block I., 4300 links; on the East by Section 24 of said Block I. and a public road, 1994 links; on the South by Section 28 of said Block I., 4150 links; and towards the West by a public road, 1999 links.

Also all that other piece or parcel of land containing 85 acres 2 roods 6 perches, more or less, being Section 27 of Block I. aforesaid. Bounded towards the West by a public road, 1994 I links; on the South by a public road, 4400 links; on the East by a public road, 1994 links; and on the North by Section 28 of said Block I., 4380 links.

G. S. WHITMORE.

Scale of Charges of the Hamilton Cemetery.

Colonial Secretary's Office, Wellington, 17th September, 1879.

THE following scale of charges of the Hamilton Cemetery have been submitted to His Excellency the Governor in Council, and are published in accordance with "The Cemeteries Management Act,

G. S. WHITMORE.

SCALE OF CHARGES, HAMILTON CEMETERY, COUNTY OF MANIOTOTO. Public Granes

Fuone Graves.	æ	8.	u.	
Single interment in open ground	0	15	0	
Ditto, for children under five years	0	7	6	
Ditto, for still-born children	0	5	0	
Private Graves.				

Special land, for each block, 8 ft. x 4 ft	2	2	0
Sinking each grave, 6 ft	0	15	0
Ditto, each additional foot	0	2	6
Ditto, children under six years	0	10	0
Reopening each grave or vault	0	15	0
Certificate of right of burial in all private			
graves	0	2	6

Miscellaneous Charges.					
For all interments that take place not	in				
the usual hours, or of which six hou	ırs'				
notice has not been given, an ex	tra				
charge of		0	01	6	
If a public grave, an extra charge of	If a public grave, an extra charge of 0 10 6				
If a private grave, an extra charge of 1 1 0					
Charge for copy of register		0	1	0	
Charge for inspecting plan of register		0	1	0	
Signed on behalf of the Trustees	\mathbf{of}	Han	ailt	on	

THOMAS HARLE GILES, Chairman.

Approved in Council, 16th September, 1879. FORSTER GORING, Clerk of the Executive Council. Offer of Pardon to Accomplice in case of Murder.

Department of Justice,
Wellington, 9th September, 1879.

NOTICE.—Whereas a person of the name of
George Vennell, of New Brighton Road, near
Christchurch, in the Provincial District of Canterbury, has mysteriously disappeared, and there are
reasons for supposing that he may have been murdered by some person or persons unknown: Notice
is hereby given that, should the said George Vennell
have been murdered, His Excellency the Governor
will grant a free pardon to any person implicated in
such murder, except the actual murderer, who shall
give such information as will lead to the apprehension
and conviction of the murderer or murderers.

JOHN SHEEHAN.

Marshal of Vice-Admiralty Court appointed.

Department of Justice,
Wellington, 11th September, 1879.

H is Excellency the Governor has been pleased to
approve of the provisional appointment, by His
Honor the Chief Justice, of

WILLIAM PATTISON JAMES, Esq.,
of Wellington, to be Marshal of the Vice-Admiralty
Court of New Zealand, vice E. Baker, Esq., resigned.
W. GISBORNE,
(for the Minister of Justice.)

Member of Licensing Courts appointed.

Department of Justice,
Wellington, 17th September, 1879.

H IS Excellency the Governor has been pleased to
apppoint

JEAN MICHEL CAMILLE MALFROY, Esq., J.P., to be a Member of the Licensing Courts for the Districts of Totara, Town of Ross, and Waitaha, vice F. Dermott, Esq., J.P.

John Sheehan.

Clerk of Resident Magistrate's Court appointed.

Department of Justice,
Wellington, 17th September, 1879.

HIS Excellency the Governor has been pleased to
appoint

WILLIAM GEORGE PRING O'CALLAGHAN, Esq., to be Clerk at Onehunga and Otahuhu of the Resident Magistrate's Court for the District of Auckland, from the 22nd instant.

John Sheehan.

Certificated Accountant in Bankruptcy appointed.

Department of Justice,
Wellington, 17th September, 1879.

IT is hereby notified that Mr. District Judge Ward
has appointed

Mr. Francis Irving, of Waimate, Canterbury, to be a Certificated Ac-

countant in Bankruptcy.

JOHN SHEEHAN.

Assessor appointed.

Native Office,
Wellington, 17th September, 1879.

HIS Excellency the Governor has been pleased to
appoint
RUAKERE

to be an Assessor for the purposes of "The Resident Magistrates Act, 1867," "The Native Circuit Courts Act, 1858," and "The Native Circuit Courts Act Amendment Act, 1862," within the District of New Plymouth.

JOHN SHEEHAN.

Clerks appointed.

Native Office,
Wellington, 17th September, 1879.

H IS Excellency the Governor has been pleased to
appoint

FREDERICK NENE RUSSELL, Esq., Clerk, Native Reserves and Trust Commissioner's Office, Wellington, to be Record Clerk, in the Native Office; and

WILLIAM RATTRAY, Esq., Record Clerk, Native Office, to be Clerk in the Native Reserves and Trust Commissioner's Office, Wellington, from the 16th August, 1879.

JOHN SHEEHAN.

Special Commissioner appointed.

Native Office,
Wellington, 18th September, 1879.

HIS Excellency the Governor has been pleased to
appoint
JAMES MACKAY, Esq.,

to be a Special Commissioner to investigate any claims which may be made for fulfilment of alleged promises of reserves or money for Natives in connection with the settled blocks of land on the West Coast.

The appointment bears date the 29th July, 1879. John Sheehan.

Appointment of Volunteer Officers.

Defence Office,
Wellington, 16th September, 1879.

H IS Excellency the Governor has been pleased to
make the under-mentioned appointments:—

Te Awamutu Cavalry Volunteers.

Frederick Alexander Whitaker to be Lieutenant. Date of commission, 16th August, 1879.

Thames Scottish Battalion.

James Emilius Coney to be Lieutenant (No. 2 Company). Date of commission, 1st June, 1879.

Philip James Power to be Sub Lieutenant (No. 2)

Philip James Perry to be Sub-Lieutenant (No. 2 Company). Date of commission, 1st August, 1879.

Queenstown Rifle Volunteers.

James Douglas to be Honorary Surgeon. Date of commission, 4th September, 1879.

No. 1 Carlyle Rifle Volunteers.

De Gennes Fraser to be Sub-Lieutenant. Date of commission, 9th June, 1879.

No. 2 Carlyle Rifle Volunteers. William Dale to be Lieutenant.

Thomas Heywood to be Sub-Lieutenant. Date of commissions, 9th June, 1879.

Hamilton Rifle Volunteers.
Thomas Dawson to be Captain. Date of commission,

3rd September, 1879.

Wellington Naval Brigade.

John Inglis to be Lieutenant.

John William Leahey to be Lieutenant.

Date of commissions, 21st April, 1879.

G. S. WHITMORE.

Resignation of Volunteer Officers.

Defence Office,

Wellington, 16th September, 1879.

IIIS Excellency the Governor has been pleased to accept the resignation of the commissions held by the under-mentioned officers:-

Queenstown Rifle Volunteers. Honorary Assistant-Surgeon C. Scott. Date of resignation, 19th August, 1879.

No. 1 Hawera Rifle Volunteers.
Captain James Livingstone. Date of resignation, 2nd September, 1879.

Manutahi (Taranaki) Rifle Volunteers. Lieutenant John Robert Lawson. Date of resignation, 25th August, 1879.

Arrow Cadet Rifle Volunteers.

Captain John Spackman Aldred. Date of resignation, 18th August, 1879.

G. S. WHITMORE.

Volunteer Corps disbanded.

Defence Office, H IS Excellency the Governor has been pleased to dishand Wellington, 16th September, 1879. disband

The Manutahi (Patea) Rifle Volunteers,

at their own request.

The under-mentioned gentleman has, therefore, ceased to hold the rank of officer in the Volunteer force, his commission having lapsed under the provisions of "The Volunteer Act, 1865:"

John George Ginger, Esq., late Captain.

G. S. WHITMORE.

Manager of Cemetery appointed.

General Crown Lands Office, Wellington, 15th September, 1879. TIS Excellency the Governor has been pleased to

GEORGE HILDERBRAND ALINGTON, Esq., to be one of the Managers of the Mount Hutt Cemetery, Provincial District of Canterbury, vice Hugh McIlraith, Esq., resigned.

W. GISBORNE, (for the Minister of Lands.)

Cadet appointed.

General Survey Office, Weinington, 7th September, 1879.

HIS Excellency the Governor has been pleased to appoint appoint

GEORGE WATSON to be a Cadet in the Survey Department of New Zealand. Appointment dating from 1st September, 1879.

W. GISBORNE, (for the Minister of Lands.)

Special Rules under "The Regulation of Mines Act, 1874."

Mines Department, Wellington, 8th September, 1879.

THE under-mentioned special rules are published in accordance with the provisions of section 31 of "The Regulation of Mines Act, 1874," to be observed at the Prince Alfred and St. Andrews Coal Mines, Oamaru, Otago.

W. GISBORNE,

Minister of Mines.

The penalties for the violation of any special rules established under "The Regulation of Mines Act, 1874," and for offences against the Act, are provided for in sections 22 to 28, in Part VI.

SPECIAL RULES.

1. No officer in a place of trust shall depute another person to do his work without the sanction of his superior; and no person in a place of trust shall absent himself without having previously ob-tained the permission of his superior officer for his term of absence.

2. Intoxicating drinks shall not be allowed in or about the mine without the consent of the manager, and then only in cases of necessity; and no person in a state of intoxication shall be allowed to be in or about the mine.

Manager.

3. The manager shall take all reasonable means for carrying out the requirements of the Act and special rules, by publishing and, to the best of his power, enforcing them. He shall be responsible for the appointment of a sufficient number of competent persons to carry out the requirements of the Act and the special rules, and also to see that the working of the mine is carried on with all reasonable provisions for the safety of the persons employed.

4. The manager shall see that an adequate amount of ventilation is constantly produced in the mine, to dilute and render harmless noxious gases to such an extent that the working-places of the shafts, levels, stables, and workings of the mine, and the travelling roads to and from such working-places, shall, so far as is reasonably practicable, be in a fit state for working

and passing therein.

The manager shall see that an ample supply of timber, props, sprags, bricks, lime, sand, ropes, brattice-cloth, and other requisite materials are always on the premises, and the underviewer shall see that the same are distributed, and also report any deficiency. The underviewer or his deputy shall see that the roof and the sides in all working-places are properly secured by the persons working in them, and that the roof and sides of every travelling road be made and kept secure. The underviewer or his deputy shall visit every working-place as often as is practicable during each shift.

Under viewer.

6. The underviewer, whenever practicable, must personally attend to the matters and duties required by the following rules; and the performance and observance of such matters and duties shall not be intrusted to a deputy, except in cases in which the underviewer cannot reasonably perform them, or during his lawful absence. In these cases he may require his deputy or deputies to act for him, and they shall be bound to do and perform all acts, matters, and duties deputed to him or them by the underviewer according to these rules.
7. The underviewer shall not make nor allow any

change to be made in the direction of the ventilation of the mine, when any person is in the mine, beyond the place where such change is proposed; and he shall, where practicable, cause the stables to be venti-

lated into the return air from the mine.

8. The underviewer or his deputy shall inspect daily the doors in the main air-ways, and see that they are checked or doubled. No door must be propped or fastened back whilst on its hinges. The underviewer must appoint doorkeepers whenever necessary. Doors only used occasionally by the underviewer or his deputy must be kept securely locked, and only opened by properly-authorized persons. All doors must be kept in good repair, and hung so that they will fall-to of themselves.

- 9. Where a place is likely to contain a dangerous accumulation of water the underviewer, acting under the manager's instructions, shall see that the working approaching such place does not exceed eight feet in width, and that there is constantly kept at a sufficient distance, not being less than five yards in advance, at least one bore-hole near the centre of the working, and sufficient flank bore-holes on each
- 10. The underviewer or his deputy shall see that the air-ways and air-crossings are kept properly opened, and shall travel through the air-ways at least once a week; and shall see that the regulators, tight-stoppings, doors, sheets, brattices, and dangersignals are immediately put where required. He shall see that the ventilating furnaces and other ventilating apparatus are properly attended to. The underviewer or his deputy must remain underground until the day's work is finished, and see that the doors and sheets are closed, and all the men and boys are out of the mine.

11. The underviewer shall see that all the provisions contained in this Act as to the employment of boys and male young persons are strictly enforced.

12. The underviewer, acting under the direction of the manager, shall see that all places not in actual use are properly fenced across the whole width, so as to prevent persons inadvertently enter-

13. The underviewer shall see that all the provisions contained in the Act and in these special rules relating to the use of gunpowder and other explosive substances used in the mine are strictly enforced.

14. The underviewer or his deputy shall see that proper man-holes and signals which are made or provided are kept in good order, according to the provisions of the Act.

15. The underviewer shall see that the timber is properly distributed, that there is sufficient, and that it is used when necessary for security.

16. The underviewer shall withdraw men from working-places which are in any way unsafe, and shall report the same.

Colliers.

17. Every collier shall, under the direction of the underviewer or his deputy, set a sufficient quantity of props and bars for safely supporting the roof and sides in his working-place. The timber shall be properly set, and be removed and renewed as often as is necessary.

18. No collier shall use or allow to be used any gunpowder, except in conformity with the general rules for its use.

19. In addition to the examination by the underviewer, or other officer, each work-person must examine his working-place before commencing work, and from time to time during his shift, and withdraw his men in case of danger.

20. Any person discovering any stoppage or de-rangement of the ventilation, injury to air-crossings, doors, stoppings, brattices, or air-pipes, or observing any obstruction in an air-course, a weakness in the roof, or deficiency of timber, weight on the stalls, or accumulation of gas or water, shall immediately give notice to the men and boys in that part of the mine,

and to the underviewer or his deputy.

21 Any person passing through a door must instantly close it; and no person shall injure a door or leave it open, break down or interfere with a stopping or a brattice, obstruct or damage an air-course, air-crossing, or air-pipe, or remove a caution-board or danger-signal, or do anything to interfere with the proper working of the mine, without an order from the underviewer or his deputy.

22. No person shall leave any light or any gunpowder in any part of the mine when leaving his work.

23. Shots must be rammed with soft material not likely to strike fire.

24. No person shall fire shots without authority from the underviewer.

25. When a shot has missed fire it shall not be unrammed, but shall be reported to the underviewer or his deputy, and the place shall not be approached without the permission of the underviewer or his

deputy.

26. The furnaceman shall constantly keep clean brisk fires; ashes shall not be allowed to accumulate upon or under the bars, but when cold they must be

The following special rules shall be in force in any mine in which explosive gas has been found:-

27. The manager shall appoint a competent person or persons, who shall examine every safety-lamp, immediately before it is taken into the workings for use, and ascertain it to be secure and securely locked; and, in any part of a mine in which the safety-lamps are so required to be used, they shall not be used until they have been so examined and found secure, and securely locked, and shall not without due authority be unlocked; and in the said part of the mine a person shall not, unless he is appointed for the purpose, have in his possession any key or contrivance for opening the lock of any such safety-lamp, or any lucifer match or apparatus of any kind for striking a light. He shall not allow any unlocked lamp to be in any part of the mine excepting in a lamp-cabin, or other station properly appointed for lighting lamps. He must also see that no safetylamp gauze is used with less than twenty-eight parallel wires to the inch, or less than 784 apertures to the square inch, and that a sufficient number of safety-lamps are provided with shields, and locks and rings in the end of the gauze.

28. The manager shall appoint a station or stations at the entrance of the mine, or at different parts of the mine, as the case may require; and no person shall pass beyond any such station until the mine, or part of the mine beyond the same, has been duly inspected and stated to be safe.

29. No person shall pass the appointed station or enter his working-place in a morning until it has been examined by the underviewer or his deputy, and duly indicated to be safe; and no person shall go into any other part of the mine than where he works, except by the order of the underviewer or his deputy, or under the circumstances mentioned in the

30. The underviewer or his deputy shall, with a safety-lamp, once in every twenty-four hours if one shift is employed, and once in every twelve hours if two shifts are employed during any twenty-four hours, examine every travelling road and working-place before the workmen and boys descend, and shall leave a mark or signal at each working-place showing the date of his examination; and he find the roads and works well ventilated, and in other respects safe, he shall give the signal to the banksman for the men and boys to descend; but if danger from gas or from any other cause be apprehended in any place, he shall immediately fix a danger-signal in all the entrances to such place. He must pay particular attention to the edges of the goaves and the gate end lips. He shall make a true report of the condition thereof, which shall be recorded without delay in a book to be kept at the mine for the purpose, and he shall sign the same.

31. If at any time it is found by the underviewer,

or any person for the time being in charge of the mine or any part thereof, that, by reason of noxious gases prevailing in such mine or such part thereof, or of any cause whatever, the mine or the said part is dangerous, every workman shall be withdrawn from the mine, or such part thereof as is so found dangerous; and a competent person, who shall be appointed for the purpose, shall inspect the mine or such part thereof as is so found dangerous; and, if the danger arises from inflammable gas, shall inspect the same with a locked safety-lamp, and in every case shall make a true report of the condition of such mine or part thereof; and a workman shall not, except in so far as is necessary for inquiring into the case of danger, or for the removal thereof, or for exploration, be readmitted into the mine, or such part thereof as was so found dangerous, until the same is stated by such report not to be dangerous. Every such report shall be recorded in a book, which shall be kept at the mine for the purpose, and shall be signed by the person making the same.

32. The underviewer, under the direction of the manager, shall see that locked safety-lamps are used, and naked lights excluded wheresoever and whenso-ever danger from fire-damp is apprehended, and shall see that proper caution boards or signals are placed and maintained for the purpose. He shall also examine the lamps, and shall immediately withdraw any that he may find unsafe.

33. The underviewer or other person appointed shall make a daily record of the readings of the barometer and thermometer, and use additional care with the ventilating apparatus and examination of the works during any unusual indication.

34. The deputy shall not allow workmen to pass a station-board until the workings beyond it have been properly examined, and he shall see that proper

caution-boards are put up when necessary.

35. No person shall try for fire-damp with a naked light, or brush out or baffle gas. In places where safety-lamps are used no person shall use or have a naked light, or have in his possession any apparatus either for smoking or striking a light.

36. Where safety-lamps are used they shall be used with the greatest care. Every person must examine his lamp to see that it is clean and securely locked on

taking it from the lampkeeper.

37. No one shall place a safety-lamp on the floor, except when holing, and in all cases at least two feet from the swing of the pick.

38. No one shall have in the mine any unlocked

safety-lamp in his possession, or a key or any contrivance for opening the same, except properly-

authorized persons.

39. No person shall work with his safety-lamp full of fire, or unlock or unscrew the same, or blow out the flame, or light tobacco or other substances at the gauze, or damage or improperly use the lamp.

When a person is using a safety lamp, his putter or trammer must not bring a naked light into the

place where a safety-lamp is used.

41. Whenever a lamp is rendered unsafe by oil being spilt on the gauze, or by any other injury, the person having such lamp shall put out the flame by drawing down the wick with a pricker, and deliver the lamp to the lampkeeper.

Furnacemen, Lampkeepers.

42. The ventilating furnace or apparatus shall not be left either day or night without the orders of the manager. In changing shifts a furnaceman shall not leave his furnace before the arrival of the furnaceman on the next shift. In case of sickness or lawful absence, a furnaceman must give early and sufficient notice to the manager, so that a substitute may be provided.

43. The lampkeeper must not deliver out a safety-lamp to be used that has less than twenty-eight parallel wires in an inch of the gauze, or which is not furnished with a proper lock and wire-pricker. He must see that each safety-lamp, when given out for use, is in good working order, clean, well trimmed, securely locked, and that each Davy lamp is protected by a shield; and must not allow any greasy waste to accumulate in the lamp-cabin, and must inform the underviewer whenever he finds that a safety-lamp has been wilfully or negligently damaged, or carelessly used.

The following special rules shall be in force at every mine where men are raised and lowered in any

Manager.

44. The manager must see that the signals for moving the cages are painted upon a board and placed in a conspicuous position.

Underground Workmen and Boys.

45. During the time of the mine-drawing, every person in descending the shaft shall be under the directions of the banksman, and in ascending the shaft shall be under the direction of the onsetter, and no other persons than the banksman and on-setter shall give any signal during such time. No person shall get on or off the cage after the signal to go on has been given, nor until it has settled on the props or reached the bottom. No person shall take with him down or up the shaft tools, rails, props, sprags, or other bulky materials, except for repairing the shafts. No person shall get on the cage after the number stated on the board at the pit-top and bottom are on. Every workman and boy shall leave the cage immediately when ordered to do so by the banksman or onsetter.

Banksman and Onsetter.

46. The head banksman, subject to the manager's or underviewer's directions, shall have full control over the pit-top and over all persons employed under The onsetter, subject to the manager's or underviewer's directions, shall have full control over the pit-bottom and all persons employed there. No person under the age of eighteen years shall have

charge of the pit top or bottom.

47. The head banksman or other appointed person shall be at the mine at the appointed time in the morning, and shall provide a sufficient number of lights on the bank; and before the engine is started, and from time to time during the day, he shall see that the pulleys, ropes, cages, chains, and landing doors or frames are in safe working condition; and he shall not allow any person to descend the shaft until he has put the loaded tubs into the cage, and the ropes and loaded cages have been run up and down the shaft, and the ropes, chains, cappings, and cages carefully examined by him. If any weakness or defect is found in anything belonging to the pittop, or in the engine or machinery, he must not permit any person to descend or ascend until it is made secure. The banksman shall also attend to the proper signals. The head banksman shall not allow any boy under thirteen to work on the bank excepting under the exemptions provided by the Act, and in that case only with an order from the manager.

48. The banksman in charge of the pit-top shall not let a stranger go down the shaft without the authority of the manager. The banksman, when he is informed of danger in the shaft, shall not allow any person to go down unless for the purpose of repairing the shaft. He shall not allow any intoxicated person to descend. He shall himself give the signals, and let no other than appointed persons land the corves or put them into the cages. shall listen at the pit-top when any person is in the shaft, and instantly signal the engineman to stop the engine in case of alarm. He shall remain at the pittop until all the men and boys are drawn out.

49. The banksman or onsetter shall not let a boy under sixteen years of age go down or up the shaft unless accompanied by a man, and shall not permit more than the number of persons stated on the board at the pit top and bottom to descend or ascend at one time. The banksman and onsetter shall not allow a person to go down or up against a loaded cage in the same shaft unless it is bratticed, and shall not allow any person to take with him rails, props, sprags, tools, tubs, or other bulky materials, or to get on or off the cage until it has settled upon the props or reached the pit-bottom. The banksman shall send all tools down the shaft in a tub or tram, and props, rails, brattice-boards, and other bulky materials shall be tied securely to the cage or rope by the banksman or onsetter when being sent down or up the shaft. If a rope is working in the shaft for underground planes, no person shall ride in the cage whilst this is running unless the rope be

50. The head banksman shall see that the fencing is placed securely round the top of every shaft when it is not at work.

51. The onsetter shall be in the mine at the appointed time in the morning. He shall be at his station to give signals and perform his other duties under these rules, and he shall remain there to see the men and boys all safely into the cage and up the shaft at the close of the day.

52. The onsetter shall report to the underviewer any person that gives a signal or disobeys his directions. He shall remain at the bell-handle and give cautionary signals, if necessary, when any person ascends or descends the shaft; he shall only allow appointed persons to put tubs into or take them out the cages; and he shall see that the coals or materials do not project over the cage.
53. The onsetter shall see that the water sump is

never uncovered when any person is ascending or descending the shaft.

54. The banksman shall keep the cages and pit-top

55. The banksman and onsetter shall alone give the signals for moving the cages, which are as

When the cage is to be raised from the pit bottom, the bell is to be struck ... Once. When men are about to ascend ...
Which the banksman shall answer before Three times. Once. men get on to the cage When men are about to descend the banks-man shall signal Which the onsetter shall answer by signal-Three times ling When men are ready—the signal to go on Once. To stop the cage To lower down the cage To raise up after being stopped ... Once. Four times.

56. The banksman and onsetter shall not allow any person to ride on the cage without the cover, unless by special permission.

The following special rules shall be in force at any mine where steam-engines are used :-

Enginewright.

57. The enginewright or some competent person shall daily inspect the engines, boilers, steam-gauges, water gauges, feed-pumps, safety-valves, indicators, brakes, drums, ropes, chains, cages, and all other machinery used for the purpose of raising men or materials from the mine, and shall cause the same to be in a state of efficient repair.

58. The enginewright, or some competent person |

He | appointed, must daily examine the state of the shaft by which persons ascend or descend, and the guides and conductors therein.

59. The enginewright shall see that the walling and timbering of the pumping shaft and the pumping apparatus are frequently examined. The fixed and suspended stages, cradles, land loops, ropes, chains, gin, and capstan shall be examined before being used.

60. The enginewright shall see that competent persons, of not less than eighteen years of age, are employed for working the machinery used in lowering and raising persons employed in the mine.

61. The enginewright shall see that the bells and signals required by this Act are fixed and maintained in working order, and that the engineman understands the code of signals.

62. The enginewright shall see that every cage used for the purpose of raising and lowering persons in the shaft shall have a proper covering overhead.

63. The enginewright shall see that all ropes are carefully attached to the drum, and when the cage is at the pit-bottom there must not be less than two rounds of rope on the drum.

64. When a winding shaft rope requires "capping" or "splicing" it shall be done under the direction of the enginewright or a competent person appointed by the manager.

65. The enginewright shall report any breakage or derangement of machinery to the manager or engineer.

66. The enginewright or some competent person shall see that each boiler is laid off and cleaned when required; he shall make a careful examination of the same and all its connections, and not allow it to work unless in good working order.

67. The enginewright or some competent person shall see that all the signals are fixed that are required by the Act.

68. The enginewright shall see that every fly wheel, and all exposed and dangerous parts of the machinery, shall be securely fenced.

Enginemen and Stokers.

69. Each engineman shall, every morning before commencing work, examine his engine and all the machinery connected therewith, and immediately report any defect to the manager or enginewright.

70. The engineman must run the ropes and loaded cages slowly up and down the pit before any person

ascends or descends.

71. No one shall interfere with the engine except the engineman. He shall at all times gently lift the cage from the pit-bottom, and carefully drive the engine, and not leave the handle whilst persons are in the shaft, and shall not allow any person to remain in the engine-house. He shall pay particular attention to the indicators and signals, and shall stop the engine if any defect is perceived.

72. The engineman shall not leave his work whilst any person is underground, except when he is relieved by the engineman coming on the next shift; and, in case of sickness or lawful absence, he must give early and sufficient notice to the enginewright, so that a

substitute may be provided.

73. The engineman shall make himself thoroughly acquainted and act in accordance with the signals laid down in these rules.

74. When work is suspended the engineman shall leave the cages in such a position that they do not impede the ventilation, and so as not to leave the pittop unfenced.

75. Whilst any person is in the shaft the engineman shall drive the engine at a reduced speed.

76. The engineman or stoker shall, from time to time during the day, examine the fittings of the boilers, and at once report any defects to the manager or enginewright. The stoker shall from time to time examine the floats, safety-valves, and steam-gauges, so as to ascertain the level of the water and pressure of the steam.

The following special rules shall be in force at any mine where any incline or engine plane is in use:—

Brakesman on Incline and Engine Planes.

77. The brakesman shall, during work, see that the machinery, ropes, signals, &c., are in proper working order; and, if he perceive anything wrong, at once report the same to the underviewer or his deputy. He must be cautious in conducting the wagons, and see that they are securely coupled. He shall pay attention to giving and receiving the necessary signals.

78. The underviewer or his deputy shall see that proper stops and blocks are fixed at the top of each

incline.

Authority to Frank.

General Post Office,
Wellington, 16th September, 1879.

H IS Excellency the Governor has been pleased to
authorize

THE CHIEF CLERK, RAILWAY AUDIT DEPARTMENT, to frank, free from the prepayment of postage, letters and parcels posted on the public service.

J. T. FISHER, Postmaster-General.

Authority to Frank.

General Post Office,
Wellington, 16th September, 1879.

H IS Excellency the Governor has been pleased to
authorize

The Land Purchase Officers at Auckland, Thames, Tauranga, Ohinemutu, and Gisborne,

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

J. T. FISHER,

Postmaster-General.

Money Order and Savings Bank Office opened.

General Post Office,
Wellington, 15th September, 1879.

IT is hereby notified for general information that
Money Order and Savings Bank Offices will be
opened at

HELENSVILLE (Chief Office, Auckland), OHAEAWAI (Chief Office, Auckland), OHAUPO (Chief Office, Auckland), GOODWOOD (Chief Office, Dunedin), KINGSTON (Chief Office, Invercargill), WYNDHAM (Chief Office, Invercargill)

from and after the 1st October proximo.

By order.

W. GRAY, Secretary.

OFFICIATING MINISTERS FOR 1879.—NOTICE No. 17.

Registrar-General's Office, Wellington, 13th September, 1879.

DURSUANT to the provisions of an Act of the General Assembly of New Zealand, passed in the eighteenth year of the reign of Her Majesty Queen Victoria, and intituled "The Marriage Act,

The stoker shall from 1854," the following name of an Officiating Minister loats, safety-valves, and within the meaning of the said Act is published for train the level of the general information:—

The Presbyterian Church of New Zealand.
The Reverend Alexander Minty Beatty.

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

Crown Grants.

Crown Lands Office, Wellington, 12th September, 1879.

THE under-mentioned deeds of grant, having been duly executed, are now ready for delivery at this office, under the authority of "The Crown Grants Act, 1866," and "The Crown Grants Act Amendment Act, 1867."

A fee of sixpence is chargeable on each Crown grant for every month during which it shall remain in this office after the expiration of three months

from the date of this notice.

In cases where it is impossible for the party entitled to receive the grant to attend in person, it will be delivered to the bearer of an authority according to the subjoined form, certified by a Magistrate or by a Solicitor of the Supreme Court.

FORM OF AUTHORITY REFERRED TO.

To the Commissioner of Crown Lands, Wellington. I HEREBY authorize A.B., of to receive the deed of grant in my favour for .

(Signature.)

Witness—(Signature of a Magistrate or of a Solicitor of the Supreme Court).

PROVINCIAL DISTRICT OF WELLINGTON.

No. of Grant.	Grantee.	Locality.		Conte	nts	
	a, , a.	m 1		A.	R.	P.
5613	Charles Stevens	Tukapu	•••	244	2	0
5614	Linda May Mazini	Wellington	•••	1	0	18
5615	William Reed	"	•••	1	0	0
5616	Edward Daniell	"		1	0	0
5617	Evelyn Margaret White	**	•••	1	1	11
5618	Gilliat Hatfield	,,		1	0	13
5619	The Rev. Jonathan Cape	"	•••	1	0	0
5620	Charles Buller	ļ "		1	0	5
5621	Thomas McCleland	,,	• • • •	0	0	6
5622	John Montifiore	,,		1	0	1
5623	Henry William	,,		0	3	22
5624	Rotermund John Ellerker Boul- cott	"	•••	1	0	0
5625	Frederick Thame Haswell	,,	•••	1	0	32
5626	Edward Hales	,,	•••	1	0	0
5627	Arthur Ormsly	,,		1	0	0
5628	William Waring Taylor	,,	•••	1	0	0
5629	Vincent Anthony J.	"	•••	1	0	26
5630	William Henry Raw- son	>>	•••	1	0	0
5631	Joseph Rogers Tem- pleman	,,	•••	1	1	17
5632	Joseph Rogers Tem- pleman	,,	•••	1	0	0
5633	Charles James Heath	,,		1	0	0
5634	Alexander Charles Ogilvy	,,	•••	1	0	0
5635	Michael Seymour	,,		1	0	0
5636	John Edward Wain-	,,		ī	0	ō
0000	house	,,	•••		_	

Jos. G. Holdsworth, Commissioner of Crown Lands.

Sale of Crown Lands.

PROVINCIAL DISTRICT OF TARANAKI.

Land Board Office,

Land Board Office,
New Plymouth, 28th August, 1879.

It is hereby notified that the under-mentioned allotments of land, situate in the Ngaire District, adjoining the Township of Stratford, and extending along the Mountain Road and railway to about six miles south of the Patea River, will be open for selection, on terms of deferred payments, on Saturday, the 4th October next ensuing, at the upset prices per acre stated below, on application at the Crown Lands Office at New Plymouth, and at the District Land Office, Carlyle, where plans may be inspected, and schedules of areas and prices, and inspected, and schedules of areas and prices, and forms of application may be obtained during office

C. D. WHITCOMBE, Commissioner of Crown Lands.

3.T	~
NGAIRE	DISTRICT.

IVGAIRE DISTRICT.						
No. on Plan.	Area.	Upset Price per Acre.				
	Block I.					
	A. R. P.	£ s. d.				
53	52 0 0	1 17 6				
55	196 3 13	1 17 6				
58	84 0 0	2 5 0				
60	212 0 0	$2 \ 5 \ 0$				
62	$146 \ 0 \ 0$	2 8 0				
64	99 0 0	2 16 0				
66	60 0 0	3 0 0				
68	$61 \ 0 \ 0$	2 5 0				
· 70	$50 \ 0 \ 0$	2 5 0				
72	$60 \ 0 \ 0$	2 5 0				
74	$71 \ 0 \ 0$	2 8 0				
76	$94 \ 0 \ 0$	2 16 0				
77	$49 \ 0 \ 0$	2 12 6				
79	$50 \ 0 \ 0$	3 0 0				
82	68 0 0	3 0 0				
86	$32 \ 0 \ 0$	4 2 6				
	BLOCK II.					
116	66 3 0	1 14 0				
117	63 0 0	$1\ 14 0$				
118	103 0 0	1 14 0				
121	$132 \ 0 \ 0$	1 10 0				
122	$79 \ 2 \ 0$	1 10 0				
124	65 2 0	1 10 0				
126	100 0 0	1 10 0				
128	100 0 0	1 10 0				
	BLOCK V.					
32	110 0 0	1 17 6				
34	72 1 0	2 1 0				
37	70 0 0	2 5 0				
	BLOCK VI.					
2	64 3 25	3 11 0				
4	62 0 20	3 4 0				
6	65 1 25	$\begin{array}{cccccccccccccccccccccccccccccccccccc$				
7	81 1 23	3 0 0				
9	81 1 21	$\begin{array}{cccccccccccccccccccccccccccccccccccc$				
11	68 1 20	1 17 6				
13	$egin{array}{cccccccccccccccccccccccccccccccccccc$	$\begin{array}{ccc}1&17&6\\2&5&0\end{array}$				
16						
18	79 2 20					
22	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	$\begin{array}{ccc} 3 & 0 & 0 \\ 3 & 0 & 0 \end{array}$				
24	i i	$\begin{array}{cccccccccccccccccccccccccccccccccccc$				
26 27	4					
27 29	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$					
1	83 0 33					
31		$egin{array}{cccc} 2&1&0\1&17&6 \end{array}$				
32	191 2 0	T 11, 0				

No. on Plan.	Area.	Upset Price per Acre.
В	BLOCK VI.—conti	nued.
	A. R. P.	£ s. d.
34	113 3 17	2 1 0
36	81 3 35	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
38	80 1 17	2 8 6
41	56 1 38	3 0 0
43	122 1 26	2 16 0
45	118 1 18	2 8 6
47	120 0 0	2 1 0
49	80 3 0	1 17 6
63	70 0 0	2 5 0
65	51 0 0	$2 \ 12 \ 6$
68	70 0 0	2 12 6
70	53 0 0	2 5 0
	BLOCK X.	
1	108 0 0	2 5 0
3	71 0 27	$egin{array}{cccccccccccccccccccccccccccccccccccc$
. 6	68 3 25	2 5 0
8	$45 \ 3 \ 31$	$3 \ 0 \ 0$
10	43 3 32	3 0 0
11	$25 \ 3 \ 0$	2 5 0
16	$55 \ 0 \ 0$	$\begin{array}{ccc} 2 & 5 & 0 \\ 3 & 0 & 0 \end{array}$
19	71 2 30	3 0 0
21	50 0 35	3 0 0
23	$51 \ 1 \ 6$	2 12 6
25	253 0 0	$\begin{array}{ccc}2&12&6\\2&5&0\end{array}$
26	67 2 0	2 5 0
28	51 3 22	3 0 0
30	54 0 8	$3 \ 0 \ 0$
32	57 0 31	3 0 0
34	$45 \ 2 \ 23$	2 5 0
	,	r which more than

Any of the above sections for which more than one application is received will be offered for sale, on deferred payments, at auction, on the following Saturday, at Hawera, at the sale of lands for eash, the bidding being limited to the applicants.

Sale of Crown Lands.

PROVINCIAL DISTRICT OF TARANAKI.

Crown Lands Office,

New Plymouth, 28th August, 1878.

IT is hereby notified that the under-mentioned allotments of land in the Ngaire District, adjoining the Township of Stratford, and extending along the Mountain Road and railway to about six miles south of the Pates Divor will be efforted for sale for each Mountain Road and railway to about six miles south of the Patea River, will be offered for sale, for cash, at auction, at 11 o'clock in the forenoon of Saturday, the 11th of October next ensuing, in the Courthouse at Hawera, at the upset prices stated below.

Plans may be inspected and schedules of prices obtained at the Crown Lands Office, New Plymouth, and the District Land Office, Carlyle, during office bours.

By order of the Board.

C. D. WHITCOMBE, Commissioner of Crown Lands.

NGAIRE DISTRICT.

No. on Plan.	Area.	Upset Price per Acre.
	Block I.	. '
	A. R. P.	£ s. d.
54	$164 \ 0 \ 0$	1 5 0
56	$60 \ 0 \ 0$	1 5 0
59	$78 \ 0 \ 0$	1 10 0
61	$178 \ 0 \ 0$	1 10 0
63	117 0 0	1 15 0

No. on Plan.	Area.	Upset Price per Acre
В	BLOCK I.—contin	nued.
0.5	A. R. P.	£ s. d.
65 69	$\begin{array}{cccc} 62 & 0 & 0 \\ 51 & 1 & 10 \end{array}$	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$
71	$59 \ 0 \ 0$	1 10 0
73 75	$\begin{array}{ccc} 60 & 0 & 0 \\ 76 & 2 & 0 \end{array}$	$egin{array}{cccccccccccccccccccccccccccccccccccc$
78	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
80	60 0 0	1 15 0
81 84	$\begin{array}{cccc} 60 & 0 & 0 \\ 49 & 2 & 23 \end{array}$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
85	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
	BLOCK II.	
114 115	$\begin{array}{ccc} 61 & 1 & 33 \\ 56 & 0 & 0 \end{array}$	$egin{array}{cccccccccccccccccccccccccccccccccccc$
119	89 0 0	1 0 0
120	158 0 0	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
$\begin{array}{c} 123 \\ 125 \end{array}$	$\begin{array}{cccc} 77 & 0 & 0 \\ 100 & 0 & 0 \end{array}$	1 0 0
127	100 0 0	1 0 0
129	113 0 0	1 0 0
33	Вьоск V. 91 0 0	1 5 0
35	70 0 0	1 10 0
36	120 0 0	1 10 0
1 1	Block VI. 67 0 0	2 10 0
$\frac{1}{3}$	$\begin{array}{cccc} 67 & 0 & 0 \\ 63 & 1 & 22 \end{array}$	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$
5	$63 \ 0 \ 0$	2 0 0
8 10	$\begin{array}{cccc} 81 & 1 & 22 \\ 81 & 1 & 9 \end{array}$	$egin{array}{cccccccccccccccccccccccccccccccccccc$
12	118 0 0	1 5 0
14 15	$\begin{array}{ccc} 161 & 0 & 0 \\ 76 & 2 & 0 \end{array}$	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$
17	$79 \ \ 2 \ \ 20$	1 10 0
19	79 2 28	1 5 0
$\begin{array}{c} 20 \\ 21 \end{array}$	$egin{array}{cccc} 242 & 0 & 35 \ 56 & 1 & 20 \end{array}$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
23	58 1 33	2 0 0
25 28	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$
30	83 1 0	1 10 0
33	141 0 26	1 5 0
35 37	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	1 10 0 1 10 0
39	80 0 34	1 15 0
42 44	$\begin{array}{cccc} 59 & 2 & 0 \\ 118 & 3 & 25 \end{array}$	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$
46	117 3 0	1 10 0
48	125 0 0	1 5 0
64 66	$\begin{array}{cccc} 70 & 0 & 0 \\ 47 & 3 & 6 \end{array}$	$\begin{array}{cccc} & 1 & 10 & 0 \\ & 2 & 0 & 0 \end{array}$
67	70 0 0	1 10 0
69	68 1 16 Block X.	1 10 0
2	68 3 25	1 10 0
4	47 1 33	2 0 0
$egin{array}{cccc} 5 & & & \\ 7 & & & \end{array}$	$\begin{array}{ccc} 81 & 0 & 0 \\ 39 & 3 & 32 \end{array}$	1 10 0 1 10 0
9	42 2 32	$2 \ 0 \ 0$
12	$\begin{array}{cccc} 60 & 0 & 0 \\ 52 & 1 & 30 \end{array}$	
13 14	$\begin{array}{cccc} 52 & 1 & 30 \\ 53 & 0 & 0 \end{array}$	1 10 0
17	54 2 37	2 0 0
$egin{array}{c} oldsymbol{20} \ oldsymbol{22} \end{array}$	$\begin{array}{ccc} 71 & 3 & 3 \\ 53 & 0 & 19 \end{array}$	$egin{array}{cccccccccccccccccccccccccccccccccccc$
24	137 1 3	1 10 0
27	$\begin{array}{cccc} 50 & 0 & 13 \\ 56 & 2 & 13 \end{array}$	$\begin{array}{c cccc} 1 & 10 & 0 \\ 2 & 0 & 0 \end{array}$
29 31	$\begin{array}{cccc} 56 & 2 & 13 \\ 55 & 0 & 35 \end{array}$	2 0 0
33	49 0 30	1 10 0

Sale of Crown Lands.

THE under-mentioned town and suburban sections will be sold by auction, at the Land Office, Invercargill, at noon, on Monday, the 29th day of September proximo.

Town.		Section.	Block.	Area.	Upset Price.
				A. R. P.	£ s. d.
Wallacetown		20	XX.	0 1 0	7 10 0
"	•••	$^{21}_{1}$	xxı.	$\begin{array}{ccccc} 0 & 1 & 0 \\ 0 & 1 & 0 \end{array}$	7 10 0 7 10 0
**	•••	$\overset{\mathbf{r}}{2}$,,	0 1 0	7 10 0
"		<u>-</u>	1	0 1 0	7 10 0
Gore		1	xïx.	0 0 27	5 8 0
,,		3	,,	0 1 0	8 0 0 6 16 0
,,		4 6	,,	0 0 34 0 0 29	6 16 0 5 16 0
"		7	"	0 1 0	8 0 0
,,		8	"	0 1 0	8 0 0
,,		9	,,	0 1 0	8 0 0
,,	•••	10	,,	0 1 11	10 4 0
"		$\begin{array}{c} 11 \\ 12 \end{array}$,,	$\begin{array}{c cccc} 0 & 0 & 21 \\ 0 & 1 & 0 \end{array}$	8 0 0
,,		13	"	0 1 0	8 0 0
"		14	,,	0 1 0	8 0 0
Mataura		1	Ÿ.	0 1 0	7 10 0
,,		2	,,	0 1 0	7 10 0
,,	•••	3	xiii.	$\begin{bmatrix} 0 & 1 & 0 \\ 0 & 1 & 0 \end{bmatrix}$	7 10 0
"	•••	$\begin{array}{c} 16 \\ 17 \end{array}$	1	0 1 0	7 10 0
"	•••	18	"	o î o	7 10 0
,,		20	,,	0 1 0	7 10 0
,,		21	,,	0 1 13	9 18 0
Winton	•••	$\begin{array}{c} 5 \\ 12 \end{array}$	"	$\begin{array}{ccccc} 0 & 1 & 0 \\ 0 & 1 & 0 \end{array}$	8 0 0
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East Winton		15	I.	6 1 18	31 16 0
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Tamphalltown	•••	17 1	ıx.	0 1 0	12 10 0
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Town.		Section.	Block.	Area.	Upset Price.
				A. R. P.	
Gore Mataura	***	27 40	VII.	10 0 0 5 0 0	150 0 0 37 10 0

Commissioner of Crown Lands.

Crown Lands Office, Invercargill, 23rd August, 1879.

Sale of Crown Lands.

Crown Lands Office,
Napier, 1st September, 1879.

NOTICE is hereby given that the under-mentioned allotments of land will be offered for sale by public auction, at the Council Chamber, Napier, on Friday, the 3rd day of October next, at 12 o'clock

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

J. T. TYLEE. Commissioner, Crown Lands.

SCHEDULE.

TAKAPAT SURVEY DISTRICT.

Block. Section.		Area.	Upset Price.		
		A. R. P.	£ s. d.		
v.	2	$95 \ 2 \ 0$	143 5 0		
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"	4,	105 2 21	158 9 0		
,,	5	127 2 0	191 5 0		
,,	6	42 2 0	63 15 0		
,,	7	134 1 28	201 12 6		
,,	8	86 3 0	130 2 6		
Ϋ́Ι.	1	101 1 38	203 0 0		
,,	2	85 3 38	172 0 0		
"	3	98 1 11	245 16 0		
,,	4	84 2 19	211 11 0		
,,	5	115 1 26	288 10 6		
"	6	83 1 5	249 17 0		
,,	8	44 0 30	132 11 0		
,,	9	52 3 20	132 3 6		
,,	10	43 2 0	108 15 0		
,,	11	46 0 0	115 0 0		
,,	12	31 1 30	62 17 6		
,,	13	39 0 35	78 8 6		
X.	1	59 2 7	238 3 0		
"	2	58 0 28	232 14 0		

Gold-Mining Lease to be granted.

PUBLIC NOTIFICATION.

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

Objections to the granting of such lease, stating the grounds of objection, must be made in writing, and lodged with the Warden at Charleston on or before the 24th day of September, 1879.

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

SCHEDULE.

APPLICANTS: John Woodcock and Richard Birch. Style under which it is intended to conduct the business: "The Just in Time Gold-Mining Company. at Candlelight, Charleston, in the Nelson South-West Mining District.

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

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

LAND TRANSFER ACT NOTICES.

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

4047. ANDREW RITCHIE.—3 acres 1 rood 30 erches, part of Rural Section 138, Christchurch District. Occupied by John Woodward.

4069. JOSEPH PALMER .- 5 acres 1 rood 26 perches, part of Lot 27, 29, and 45, Christchurch Town Reserves. Partly occupied by William Day, William Lake, and Henry William Lee, and partly

4071. JOHN MUNDELL.-1 rood, Section 53, Geraldine Town. Occupied by Charles Ramble. 4072. GEORGE HENRY MOORE.—42 acres,

4072. GEORGE HENRY MOORE.—42 acres, part of Rural Section 7186, Ashburton District.

Occupied by Robert Taylor Maxwell.

4073. CHARLES MARSHALL.—11 perches, part of Section 259, Lyttelton Town. Occupied by Applicant.

THEOPHILUS SAMUEL MANNER-ING. —20 acres, Rural Section 7158, Waipara District. Occupied by Applicant.

District. Occupied by Appreciate.

Diagrams may be inspected at this office.

Dated this 11th day of September, 1879, at the
Lands Registry Office, Christchurch.

R. W. D'OYLY,

District Land Registrar.

LAND TRANSFER ACT.

OTICE is hereby given that HENRY JOHN MILLER, of Oamaru, Runholder, ARTHUR HAY MAUDE, of Oamaru aforesaid, Auctioneer, JAMES ALLEN, of Dunedin, Gentleman, and WILLIAM CHRISTIE, of Oamaru aforesaid, Bank Manager, claiming as Devisees under the Will of GEORGE MURRAY WEBSTER, late of Balruddery, near Oamaru aforesaid, Sheepfarmer, deceased, have made application to the District Land Registrar of the District of Otago to be registered as Proprietors in fee-simple of Section No. 23, Block V., on the map of the Kauroo District, described in Registermap of the Kauroo District, described in Registerbook, Vol. xv., folio 180; Sections numbered respectively 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, Block VIII., of the said district, described in Register-book, Vol. xv., folio 181; Sections numbered respectively 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, Block IX., of the said district, described in Register-book, Vol. xv., folio 294; Sections numbered respectively 8, 9, 10, 11, 12, 13, Block X., of said district, described in 11, 12, 13, Block X., of said district, described in Register-book, Vol. xv., folio 182: and Section numbered 4, Block IX., of said district, described in Register-book, Vol. ix., folio 141: and that the said Henry John Miller, Arthur Hay Maude, James Allen, and William Christie will be so registered as such proprietors, unless caveat forbidding the same be lodged in this office within one calendar month from the date of the publication of this notice in the Gazette.

Dated at the Lands Registry Office, Dunedin, the 9th day of September, 1879.

A. W. SMITH, District Land Registrar.

LAND TRANSFER ACT NOTICE.

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

HENRY GREY MORECROFT (Attorney for DANIEL ALDERSEY TAYLOR).—355 acres,

comprising Rural Allotments 256 (50 acres), 258 (52 acres), 259 (51 acres), and 260 (202 acres), more or less, District of Patea, in the Provincial District of Taranaki. In occupation of the said Henry Grey Morecroft.

Diagrams may be inspected at this office. Dated this 11th day of September, 1879, at the Lands Registry Office, New Plymouth.

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EDWIN BAMFORD, Deputy District Land Registrar.

LAND TRANSFER ACT NOTICES.

NOTICE is hereby given that the several parcels of land hereinaften described in the several parcels of land hereinafter described will be brought under the provisions of "The Land Transfer Act, 1870," unless caveat be lodged forbidding the same in each case on or before the 20th day of October

CHARLOTTE STEWART RUCK.—Lot 40 of the Subdivision of Allotment 67 of Section 1, Suburbs of Auckland, containing 14 perches. in occupation of Edward McCafferty.

HENRY WATSON PENNY.—Allotments 495 and 496, Parish of Te Papa, Cook's County, containing 80 acres. In occupation of Francis Hick. 1470.
WILLIAM HARVEY and HENRY KIRK.—Allotments 396 and 397 of Section 2, Town Tauranga, containing 2 roods. Unoccupied. 1472.

Diagrams may be inspected at this office.

Dated this 9th day of September, 1879, at the

Lands Registry Office, Auckland.

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THEO. KISSLING, District Land Registrar.

LAND TRANSFER ACT NOTICES.

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

ROBERT CORK.—1 rood, being Section 14, Block V., Town of Riverton. Unoccupied. No.

WILLIAM SINCLAIR TROTTER .- 1 rood, being Section 13, Block IV., Town of Invercargill. Unoccupied. No. 1255.

WILLIAM SINCLAIR TROTTER.—1 rood, being Section 23, Block IV., Town of Riverton. Unoccupied. No. 1256.

WILLIAM SINCLAIR TROTTER.—1 rood, being Section 23, Block IV., Town of Riverton.

being Section 9, Block IV., Town of Campbelltown. Unoccupied. No. 1257.

Diagrams may be inspected at this office.

Dated this 9th day of September, 1879, at the Lands Registry Office, Invercargill.

Fred. G. Morgan,

District Land Registrar.

LAND TRANSFER ACT NOTICE.

NOTICE is hereby given that JOHN SANGSTER MACFARLANE, of the City of Auckland, Esquire, and the Venerable WILLIAM LEONARD WILLIAMS, of Gisborne, Archdeacon of Waiapu, claiming as Devisees under the Will of George Edward Read, late of Gisborne aforesaid, Merchant 146, 194, 229, 230, and 337, and parts of Town Sections Nos. 13, 121, 130, and 373, Township of Gisborne; also of Suburban Sections Nos. 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, and 209, Township of Gisborne; and also of the blocks of land known as Matawhero No. 4, Matawhero No. 7, Te Koru, Te Ahimanawa No. 4, Matawhero No. 1, Huiston Keirauran No. 1 No. 3, Tara-o-paea No. 1, Huiatoa, Kairourou No. 1, on or before the 20th day of October, 1879.

Kairourou No. 2, Rapanui, and Wainui No. 3; all in the District of Poverty Bay, in the Provincial District of Auckland: and that the said applicants will be so registered as such proprietors, unless caveat be lodged forbidding the same within one calendar month after the date of the Gazette containing this

Dated this 13th day of September, 1879, at the Dated this 10th ua, Lands Registry Office, Napier.

J. M. BATHAM,

District Land Registrar.

LAND TRANSFER ACT NOTICE.

WHEREAS application has been made to me, by HENRY HAMILTON LOUGHNAN, of Christchurch, Solicitor, to register a dealing affecting Rural Section No. 25912, County Ashburton, now standing in the name of RICHARD DAVIES, of Tia Tapu, Farmer, and a statutory declaration as to the loss of the license to occurs said section having been loss of the license to occupy said section having been lodged with me: Notice is hereby given that I shall register the above dealing, unless caveat forbidding the same be lodged within fourteen days from the publication of this notice.

Dated at the Lands Registry Office, Christchurch, this 12th day of September, 1879.

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

LAND TRANSFER ACT NOTICE.

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

JAMES TANNOCK MACKELVIE—All that piece of land situate at Waihou, District of Hauraki, Cooks County, and called or known by the name of Wharepoha Ómahu, and numbered 521n, containing 3,181 acres. 1467.

Diagrams may be inspected at this office.

Dated this 11th day of September, 1879, at the Lands Registry Office, Auckland.

THEO. KISSLING, District Land Registrar.

LAND TRANSFER ACT NOTICE.

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

387. JOHN PORTER HARRIS, JAMES ALEXANDER BONAR, GEORGE BENNING, and JOSEPH CHURCHES.—9 perches, Allotment 2000 Terms of Habitibes County of the Allothest County of Habitibes County of the Allothest County of Habitibes County of the Allothest Coun Occupied by Archibald 709, Town of Hokitika. Little.

Diagrams may be inspected at this office Dated this 10th day of September, 1879, at the Lands Registry Office, Hokitika.

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ALFD. H. KING, District Land Registrar.

LAND TRANSFER ACT NOTICES.

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

1019. FREDERICK GEORGE JOHNS. — 2 roods, part of Section 66, Greytown, fronting 100 links on the main road, with a depth of 500 links; and bounded on the North-east by Section 64. $\mathbf{U}\mathbf{n}$ occupied.

WILLIAM HOGG WATT -- 1 rood, Section 28, Town of Wanganui. Occupied by Messrs.

Taylor and Watt

1042. THOMAS HANDLEY.—2 roods 30 perches, part of Section 19, right bank of Wanganui River, known as Lot 13 on plan of subdivision of said section. Unoccupied.

1043. DAVID PEAT and JAMES ALEX-ANDER.—3 acres 17 perches, part of Section 20, right bank of Wanganui River, known as Lots 23, 24, 25, 26, 27, and 28, or plan of subdivision of said section. Unoccupied.

CHARLES JOHNSTON PHARAZYN and WILLIAM HENRY MEEK (Attorney for EDWARD PEARCE). - 1 rood 39 perches, part of Section 246, Wellington. Bounded towards the North 220 feet by Section 247, and 66 feet by other part of Section 246; the East 81 feet and 51 feet by said Section 246; the South 115 feet 6 inches and 66 feet by said Section 246, and 104 feet 6 inches by Section 245; and the West 81 feet and 25 feet 6 inches by Taranaki Street, and 25 feet 6 inches by said Section 246. Occupied by Charles Cowan, William Black, and Mary Bailey Taylor. 1050. HENRY EDWARD TONKS.—1 rood 2 perches, part of Section 97, Wellington. Bounded

towards the North 186 feet by Section 98; the East 239 links; and the South 104 links by said Section 97; and the West 200 links by Section 95. Occupied by Applicant and others.

Diagrams may be inspected at this office.

Dated this 17th day of September, 1879, at the

Lands Registry Office, Wellington.

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GEO. B. DAVY, District Land Registrar.

NOTICE OF INTENTION TO CONSTRUCT WATER-RACE.

To the Mining Registrar at Ross of the Westland Mining District, and all persons whom it may

HEREBY give notice that I intend to construct a Water-race to divert and use water for mining purposes, commencing at a point marked G north side of 4th Creek south from Italians Creek, a tributary of the Mikonui River, and taking two heads of water therefrom; crossing three creeks between said creek and Italians Creek, and taking two heads of water from each; crossing Italians Creek, and taking two heads of water from it; crossing Black's Creek, and taking two heads of water from it; crossing four tributaries of Black's Creek, and taking half a head of water from each; and terminating at our present race, No. 687, at Scandinavian Saddle.

The length of such race is six miles or thereabouts,

and its intended course is along the range, and bearing a generally northerly direction.

Time required for construction and completion

eighteen months.

The mean depth of such race is 3 feet, and the

mean breadth is 4 feet, and it is proposed to divert fourteen Government-heads of water. JOHN BLESAW NETHERWOOD,

Legal Manager of the Mount Greenland Gold-Mining Company (Limited), Applicant.

Date and number of Miner's Right: 14th March, 1879; Consolidated 1501.

Any person objecting to the granting of this application must lodge his objection in writing at the Warden's Office at Ross on or before the 30th September.

Hearing at 11 o'clock on the 4th October, 1879. W. BLANE,

Mining Registrar, pro Warden.

Warden's Office, Ross 30th August, 1879.

NOTICE OF INTENTION TO CONSTRUCT A WATER-RACE.

Switzer's, 6th August, 1879. To the Mining Registrar at Waikaia of the Mining District of Switzer's, and all other persons whom

it may concern. MKE notice that it is intended to construct a Water-race to divert and use water for agricultural purposes, commencing at a point in the bed of Dome Burn, about 20 chains above the north-west corner of Section 16, Block I., Wendon, and running

the termination in Section 15, Block I., Wendon. The length of such race is three-quarters of a mile or thereabouts, and its intended course is north-west to south-east.

through Section 16; thence across the high road to

The mean depth of such race is 1 foot, and the mean breadth is 2 feet 6 inches, and it is proposed to divert three Government-heads of water.

JOSEPH H. DAVIDSON, Applicant.

Any person objecting to the granting of this application must lodge his objection in writing at the Registrar's Office at Waikaia within fourteen clear days from the date hereof.

Hearing at 11 o'clock on the 9th October, 1879.

JOHN FRANCIS GARVEY, Mining Registrar.

HARRIS V. ROWLANDS.

HEREBY give notice that, under a writ of fieri facias, duly issued out of the Supreme Court at the suit of LIONEL LEWIS HARRIS, of the City of Wellington, Commission Agent, I have taken in execution the fee-simple of WILLIAM ROWLANDS, of Wellington, Settler, in all that piece or parcel of land without of in the Ambor Plant F. situated in the Awhea Block, East Coast District, containing 268 acres, more or less, bounded towards the North-east and North-west by Section numbered 171, three thousand seven hundred and fifty links and one thousand eight hundred and fifty links; and also towards the North-east by the Mangaopari Creek; towards the East by Section numbered 174, six thousand four hundred links; towards the West by other part of the under-mentioned Section numbered 173, five thousand seven hundred and twenty-nine links: and also all those pieces of land situated in the said block, containing together 311 acres, more or less, being the two sections lastly under mentioned, subject nevertheless to the Crown's right of road, 100 links wide, reserved through the above lands by the Crown grant, which said pieces of land comprise part of Section numbered 173 and the whole of Sections numbered 174 and 180 delineated on the public map of the said Awhea Block: and that I intend to cause the same to be sold at the auction-rooms of F. H. Wood, at Greytown, on the twenty-third day of December, 1879, at two o'clock in the afternoon.

The Solicitors for the Execution Creditor are Messrs. Buckley, Stafford, and Fitzherbert, of Wellington.

Dated the 6th day of September, 1879. HERBERT WARDELL,

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MOTUEKA HIGHWAY BOARD.

NOTICE is hereby given by the Motucka Highway Board of its intention to take Land for Roads in the Pangatotara and Ngatimoti Subdistricts, in accordance with the provisions contained in Part II. of "The Public Works Act, 1876," and "The Public Works Act 1876 Amendment Act 1878," such roads to be sixty links wide, and running through the under-mentioned sections generally in a south-westerly direction.

Numbers of Sections.	Numbers of Sections. Linkages through Sections. Owners' N		Occupiers' Names.	
Part of 250, 251, and 252 253 (Native Reserve) 254 and part of 255	4332 1077 1368 and 271	William Spicer A. Mackay, Commissioner George Grooby, junior, Henry Inwood, Thomas Grooby, John Grooby, George Grooby	William Spicer. William Limmer. Owners occupy.	
Part of 255 and 256 Part of 256 257, 258, and part of 259 Part of 259 261 262 266, 267, and 268 263, part of 264 Part 51 and 52 Part 52 Part 52 Part 58 Part 59, 16, part 21, part 22 Part 74, part 1 Part 75, part 4, and part 5 Part 2, part 3 Part 20 Part 48	2357 and 450 170 5578 1125 1226 2049 4082 6078 885, 359, and 4138 2452 1588 1916 5468, 1285, 1922, and 127 4381 and 599 3649, 458, and 657 3796 2381 1689	John Tandy Wright James Chapman Isabel Forsyth Gascoigne Nelson Diocesan Trustees Donald Sutherland William Hale Elijah Tucker A. Mackay, Commissioner Joseph Dale Knowles Edward Grooby, junior David Horatio Jennings Bartholomew Lloyd William Marshall Alexander O'Brien Charles Green George Bulmer Tate Thomas Austin Ernst Ferdinand Johansen	Charles Malpas. Owner occupies. Owner occupies. Owner occupies. Owner occupies. Owner occupies. No occupier.	

Also to take land for a road, 100 links wide, through part of Section 22, 1218 links long, the property of William Marshall (made in 1875).

The whole of the above-mentioned land (the last excepted) to be taken to restore communication in the

said subdistricts, destroyed by the great flood of February, 1877.

Plans of the above roads are open for inspection at the office of the Secretary to the Board at Lower Moutere; and all persons affected are called upon to set forth, in writing, any well-grounded objections to the taking of such lands or the making of such roads, and to send such written objections to the said Board, addressed to the Secretary, within forty days from the date of the first publication of this notice. By order.

H. A. TARRANT,

Secretary.

Secretary's Office, Lower Moutere, 10th September, 1879.

IN BANKRUPTCY.

In the matter of "The Debtors and Creditors Act, 1876," and in the matter of the Deed of Assignment of Charles William Hornblow, of Greytown, in the Wairarapa West County, Cabinetmaker, a debtor.

NOTICE is hereby given that the above-mentioned debtor has this day filed a Deed of Assignment of his estate to EDWARD WILLIAM MILLS, of the City of Wellington, Iron Merchant, for the benefit of his creditors. A meeting of the creditors will be held at the Supreme Courthouse, Wellington, on the sixth day of October next, at eleven o'clock a.m., for the purpose of assenting to the said deed.

Dated this sixteenth day of September, one thou-

sand eight hundred and seventy-nine.

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E. W. MILLS,

Trustee.

HEREBY give notice that, under a writ of fieri And on the West, little (13) leet, by Taillierston facias, issued to me out of the Supreme Court of New Zealand, Nelson District, at the suit of the Bank of New South Wales, carrying on business at Westport as Bankers, I have thus taken in at his auction-rooms in the Town of Westport, at

execution the unexpired term of fourteen years from the first day of March, 1877, held by JAMES CALLAN, of Westport, Butcher, in and over all that parcel of land containing five acres, being the whole of Section numbered 29 on the official map showing what are known as the Westport Suburban Sections, having a frontage of five (5) chains upon Victoria Road and extending back from the line of frontage in a rectangular block (10) ten chains; and also the equity of redemption in an unexpired term of five years, dating from the first day of June, 1875, with a right of renewal for a future term of five years, held by the said James Callan, in all that parcel of land in the Town of Westport, being part of Section numbered 2 on the plan of the said town; bounded on the North, two hundred and fifty (250) links, by other part of the same section; on the East, fifteen (15) feet, by part of Section numbered 9; on the South, two hundred and fifty (250) links, by other part of same section, leased to one Samuel Hardley; and on the West, fifteen (15) feet, by Palmerston

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the expiration of three months, that is to say, on the twenty-second day of December, 1879, at two o'clock in the afternoon, unless the debt be sooner paid.

The Solicitor for the Execution Creditors is Mr. James Bickerton Fisher, of Nelson Street, in the Town of Westport.

Dated this sixteenth day of September, 1879.

WILLIAM HORTON REVELL, Sheriff of the District of Westland North.

NOTICE OF SALE BY SHERIFF.

In the Supreme Court of New Zealand, Wellington District, No. 1627; the Colonial Bank of New Zealand, Plaintiff, and Frederick George Johns, Defendant.

NOTICE is hereby given that, under and by virtue of a writ of fieri facias, duly issued out of the Supreme Court of New Zealand, I have taken in execution the lands hereinafter mentioned, that is to say.—

All that piece of land situate in the City of Wellington, containing 13:3 perches, being the Allotment numbered 2 in deposited plan, and numbered 30, and the whole of the land on the certificate of title, Vol. vii., folio 54.

All that piece of land containing $11\frac{1}{2}$ perches, more or less, situated in the City of Wellington, part of Section numbered 656, and being the Lot numbered 22 on the deposited plan numbered 30, and being the whole of the land in certificate of title, Vol. viii., folio 213.

The equity of redemption in all that piece of land containing 22½ perches, being the Lot numbered 1 and part of the Lots numbered 9 and 11 on the deposited plan in the Land Transfer Office, numbered 30, being part of Section numbered 656 in the City of Wellington, and the whole of the land in certificate of title, Vol. ii, folio 141.

All that parcel of land situate in and being part of Section numbered 1 on the plan of the Harbour District, and being the Lots numbered 8, 10, 35, and 36, on the plan deposited in the Deeds Registration Office at Wellington, numbered 81, with all the appurtenances thereunto belonging.

And that I shall cause the same to be sold by public auction, by John Howard Wallace, at his auction-room in the City of Wellington, on Wednesday, the tenth day of December next, at two o'clock in the afternoon.

Dated this twenty-eighth day of August, one thousand eight hundred and seventy-nine.

The Solicitor for the Execution Creditor is Alfred de Bathe Brandon, the younger, Featherston Street, Wellington.

ALEX. S. ALLAN,
Sheriff of the District of Wellington.

IN THE SUPREME COURT OF NEW ZEALAND, WELLINGTON DISTRICT.

In an Action No. 1611, in which Edward Pearce, of the City of Wellington, Merchant, Plaintiff, and Charles Moody, of the City of Wellington, Engineer, and John Smith, of the same place, Blacksmith, are Defendants; and in an Action No. 1676, in which the Bank of New South Wales is Plaintiff, and the said Charles Moody and John Smith are Defendants.

TAKE notice that, under and by virtue of writs of fieri facias, bearing teste the ninth day of August, one thousand eight hundred and seventynine, duly issued out of the Supreme Court of New Zealand, and to me directed, against the respective real and personal estates of the above-named

defendants Charles Moody and John Smith, I have taken in execution the land hereinafter described, the property of the said defendants, that is to say.—

All that piece of land part of Section numbered seven hundred and forty-seven (747) on the plan of the City of Wellington, containing one rood five perches, more or less, and being the whole of the land comprised in the certificate of title, Vol. xiii., folio 242, subject however to a certain Mortgage No. 2358 over the same to secure £350 with interest.

And notice is hereby given that, if the amounts set forth in the said writs of *fieri facias* respectively be not paid in the meantime, I will cause the said land and premises to be sold at the auction-rooms of Messrs. Laery and Campbell, in the City of Wellington, on Monday, the twenty-fourth day of November next, at the hour of two o'clock in the afternoon (being a day more than three months from the day of the date hereof).

The Solicitor for the Execution Creditor in both actions is Alfred de Bathe Brandon, the younger, Featherston Street, Wellington.

Dated this fourteenth day of August, one thousand eight hundred and seventy-nine.

ALEX. S. ALLAN, Sheriff.

To the above-named Charles Moody and John Smith, and all others whom it may concern.

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IN THE SUPREME COURT OF NEW ZEALAND, WELLINGTON DISTRICT.

In an Action No. 1611, in which EDWARD PEARCE is Plaintiff, and JOHN SMITH and another are Defendants; and in an Action No. 1676, in which the BANK OF NEW SOUTH WALES is Plaintiff, and JOHN SMITH and another are Defendants.

TAKE notice that, under and by virtue of a writ of fieri facias, bearing date the twenty-second day of August, one thousand eight hundred and seventy-nine, duly issued out of the Supreme Court of New Zealand, and to me directed, against the real and personal estate of the above-named defendant, John Smith, I have taken in execution the land hereinafter described, the property of the said defendant, that is to say.—

The equity of redemption of John Smith in all that piece of land situate in and being part of Section numbered 783 on the plan of the City of Wellington. Bounded on the North by Section numbered 781 on the said plan, ninety (90) feet; on the East by other part of the said Section numbered 783, one hundred and twelve (112) feet; on the South by a private road, ninety (90) feet; and on the West by Riddiford Street, one hundred and twelve (112) feet.

And also the equity of redemption in all that piece of land situate in and being part of Section numbered 150 on the plan of the City of Wellington, and Lot number 14 and part of Lot number 13 on the plan of the said section as subdivided. Bounded on the north side by Ghuznee Street, forty-five (45) feet; on the eastern side, ninety (90) feet, also by other part of the same section; and on the western side ninety (90) feet by Section number 148.

And also in all that other piece of land situate in and being part of the said Section number 150, and being Lot number 21 on the plan thereof as subdivided. Bounded on the northern, eastern, and western sides by other parts of the same section, and on the southern side by Garrett Street, and measuring on the northern and southern sides respectively thirty (30) feet, and on the eastern and western sides seventy-eight (78) feet respectively;

at a distance of thirty feet from the western boun-

dary of the same section number 150.

And also the equity of redemption in all that piece of land situate and being in Taranaki Place, Wellington, and being part of Town Acre number 180 on the plan of the City of Wellington. Bounded on the part side by Taranaki Place, on the West on the north side by Taranaki Place; on the West by Allotment number one on the plan of the said acre; on the South by Allotment two on the plan of the said acre; and on the east and west sides thereof seventy-three (73) feet three (3) inches; and on the north and south sides thereof thirty-three (33) feet.

And notice is hereby given that, if the amounts set forth in the said writ of *fieri facias* be not paid in the meantime, I will cause the said land and premises to be sold at the auction-rooms of Messrs. Laery and and Campbell, in the City of Wellington, on Monday, the eighth day of December next, at the hour of two o'clock in the afternoon.

The solicitor for the Execution Creditors is Alfred de Bathe Brandon, the younger, Featherston Street, ${f We}$ llington.

Dated this twenty-second day of August, 1879. ALEX. S. ALLAN,

Sheriff.

To the above-named John Smith, and all others whom it may concern.

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HEREBY give notice that, under a writ of fiers facias, duly issued out of the Supreme Court at the suit of the BANK OF NEW ZEALAND, carrying on business at Napier, I have taken in execution the equity of redemption of ROBERT MCKNIGHT in all those pieces of land situate in the Provincial District of Hawke's Bay, being Sections numbers 114 and 121 on the Government plan of the Ormondville Special Settlement, and being the whole of the land comprised in the receipt of the Receiver of Land Revenue, registered Provisional Register, Vol. iv., folio 284; and that I intend to cause the same to be sold at the auction-rooms of Edward Lyndon, Auctioneer, at Napier, on the ninth day of October,

Authorieer, at Napier, on the intentity of October, 1879, at two o'clock in the afternoon.

The Solicitor for the Execution Creditors is Mr.

A. J. Cotterill, of Shakespeare Road, Napier.

Dated this 4th day of July, 1879.

Duncan Guy,

Sheriff of the District of Hawke's Bay.

HEREBY give notice that, under a writ of fieri facias, duly issued out of the Supreme Court at the suit of JAMES STEWART, CHARLES STEWART, and JAMES HUTCHEN, all of the City of Wellington, Timber Merchants, I have taken in execution the fee-simple of John Smith, of the City of Wellington, Settler, in all that piece of land situate in and being part of Section No. 150 on the plan of the said City of Wellington, and Lot No. 14 and part of Lot No. 13 on the plan of the said section as subdivided have also been said section as subdivided have also sections. tion as subdivided; bounded on the north side by Ghuznee Street, forty-five feet; on the eastern side, ninety feet, also by other part of the same section; and on the western side, ninety feet, by Section No. 148: And also all that other piece of land situate in and being part of the said Section No. 150, and being Lot No. 21 on the plan thereof as subdivided; bounded on the north-eastern and western sides by other parts of the same section, and on the southern side by Garrett Street, and measuring on the north and southern sides respectively thirtyfeet, and on the eastern and western sides seventy eight feet respectively, the western boundary whereof was parallel with and at a distance of thirty feet from the western boundary of the same Section No. 150: And also the fee-simple in all that piece of

land situate and being in Taranaki Place, Wellington

the western boundary whereof was parallel with and aforesaid, and being part of Town Acre No. 180 on the plan of the said town; bounded on the north side by Taranaki Place; on the west by Allotment No. 1 on the plan of the said acre; on the south by Allotment No. 2 on the plan of the said acre; and on the east and west sides thereof, seventy-three feet three inches; and on the north and south sides thereof, thirty-three feet: be the same a little more or less. And that I intend to cause the same to be sold at the auction-rooms, on Lambton Quay, in the City of Wellington, of Messrs. Laery and Campbell, on the 4th day of October, 1879, at 2 o'clock in the after-

> The Solicitor for the Execution Creditors is Mr. Frank Morton Ollivier, of Lambton Quay, in Wellington aforesaid.

ALEX. S. ALLAN. Sheriff.

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DISSOLUTION OF PARTNERSHIP.

1HE Partnership hitherto existing between the undersigned, under the style and title of "Dalgliesh and Reid," Printers and Publishers at Wellington, was this day dissolved by mutual consent.

Dated at Dunedin, 1st January, 1876.

S. MEAD DALGLIESH.
J. STUART REID.

Witness-A. Nation, Solicitor, Dunedin.

THE Partnership some time existing between the

I undersigned as Storekeepers, Temuka, has been dissolved as from August 5th, 1878, as far as Alexander Lorrimer Wilson is concerned. ALEXANDER WILSON.

ALEXANDER LORRIMER WILSON. Andrew Dalgardno Wilson.

Witness-William Smith.

Temuka, 25th July, 1879.

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THE NEW ZEALAND GAZETTE.

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

ADVERTISEMENTS will be charged for according to the

following scale :-

· · · · · · · · · · · · · · · · · · ·	£	8.	d.	
For the first sixty words and under	0	5	0	
For every eight words after the first sixty	0	0	6	
Headings, date lines, signatures, &c., re-				
quiring to be printed in separate lines, to				
be charged, at per line	0	0	6	
Half-yearly statements of affairs of Mining				
Companies, &c	0	15	0	
Application to register Mining Companies				
(with 6d. per line added for the name of				
each shareholder)	1	0	0	
Appointment of Manager of Mining Com-				
pany	0	5	0	
Situation of office of ditto	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	
	4	4	24	

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.

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

GEO. DIDSBURY, Government Printer.

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

By Authority: George Didsbury, Government Printer, Wellington.