



THE  
NEW ZEALAND GAZETTE.

Published by Authority.

WELLINGTON, THURSDAY, OCTOBER 16, 1879.

*Special Mining District under Section 66 of "The Mines Act, 1877."*

(L.S.) HERCULES ROBINSON, Governor.

A PROCLAMATION.

WHEREAS by section sixty-six of "The Mines Act, 1877," power is given to the Governor to proclaim special mining districts for the pre-emption of homesteads, and for the purposes contemplated in the said section:

Now, therefore, I, Hercules George Robert Robinson, the Governor of the Colony of New Zealand, by virtue of the powers and authorities vested in me by the said section sixty-six of "The Mines Act, 1877," and of all other powers and authorities thereunto enabling me, do hereby proclaim and declare the piece of land described in the Schedule hereto to be a special mining district for the purposes of the sixty-sixth section of "The Mines Act, 1877."

SCHEDULE.

ALL that part of the Lake County within the Otago Mining 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 tenth day of October, in the year of our Lord one thousand eight hundred and seventy-nine.

R. OLIVER.

GOD SAVE THE QUEEN!

*Arrowtown Hospital brought under Otago Hospital Ordinances.*

(L.S.) HERCULES ROBINSON, Governor.

A PROCLAMATION.

BY virtue and in exercise of the powers and authorities conferred upon me by "The Otago

Hospitals Ordinance, 1862," and "The Abolition of Provinces Act, 1875," I, Hercules George Robert Robinson, the Governor of the Colony of New Zealand, hereby proclaim and declare that the provisions of the aforesaid Ordinance, and all amendments thereof, are applied to the Arrowtown Hospital at Arrowtown, County of Lake, and from and after the date of publication hereof the said Ordinance and amendments shall be deemed and taken to apply to the said hospital.

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

JOHN HALL.

GOD SAVE THE QUEEN!

*Dog Registrars appointed.*

(L.S.) HERCULES ROBINSON, Governor.

A PROCLAMATION.

IN pursuance of the powers vested in me by "The (Canterbury) Dog Nuisance Ordinance, Session XVII., No. 3," "The (Canterbury) Dog Nuisance Amendment Ordinance, 1862," and "The Abolition of Provinces Act, 1875," I, Hercules George Robert Robinson, the Governor of the Colony of New Zealand, do hereby appoint the persons whose names appear in the first column of the Schedule hereto to be the persons to register dogs for the places set opposite their names in the second column of the said Schedule: And I do further appoint the places mentioned in the third column of the said Schedule to be the offices at which persons shall register their dogs.

## SCHEDULE.

Names.	Places.	Registration Offices.
Francis Priest ...	County of Akaroa	Okain's Bay Road Board Office.
Charles Allison, jun. ...	Borough of Sydenham	Borough Council Office, Sydenham.

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

JOHN HALL.

GOD SAVE THE QUEEN!

*Hares not to be deemed Game within Provincial District of Nelson.*

(L.S.) HERCULES ROBINSON, Governor.

## A PROCLAMATION.

WHEREAS by the ninth section of "The Protection of Animals Act, 1873," it is enacted that the Superintendent may from time to time, by Proclamation published in the *Gazette*, proclaim that any of the animals or birds mentioned in the several Schedules to that Act, or which may have been proclaimed to come within the provisions of that Act, shall cease to come within such provisions; and that any of the animals or birds declared by that Act to be game or native game, or which shall thereafter be proclaimed to be game within the provisions of that Act, shall cease to be deemed game or native game within the provisions of that Act:

And whereas the powers and authorities vested in the Superintendent by the said section are, by "The Abolition of Provinces Act, 1875," now vested in the Governor:

And whereas hares are, by the first recited Act, declared to be game, and it is expedient that hares shall cease to be deemed game within the boundaries of the Provincial District of Nelson:

Now, therefore, I, Hercules George Robert Robinson, the Governor of the Colony of New Zealand, do hereby proclaim and declare that, from and after the date of this Proclamation, hares shall, within the boundaries of the Provincial District of Nelson, cease to be deemed game within the meaning of "The Protection of Animals Act, 1873."

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

JOHN HALL.

GOD SAVE THE QUEEN!

*Bank Holidays in Boroughs of Timaru and Waimate, and Counties of Waimate and Geraldine.*

(L.S.) HERCULES ROBINSON, Governor.

## A PROCLAMATION.

IN pursuance and exercise of all powers and authorities enabling me in that behalf, I, Hercules George Robert Robinson, the Governor of the Colony of New Zealand, do hereby proclaim and declare that, by Order in Council made under the provisions of "The Bank Holidays Act, 1873," and "The Bank Holidays Amendment Act, 1878," of even date herewith, I have appointed Tuesday, the twenty-eighth day of October instant, and Wednesday, the twenty-ninth day of October instant, to be observed as bank half-holidays from the hour of noon, under and for the purposes of the above-mentioned Acts, within the Boroughs of Timaru and Waimate, and the Counties of Waimate and Geraldine.

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

JOHN HALL.

GOD SAVE THE QUEEN!

*Fising Sitting of the Native Land Court at Kaiapoi.*

HERCULES ROBINSON, Governor.

## ORDER IN COUNCIL.

At the Government House, at Wellington, this fourteenth day of October, 1879.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by "The Kaiapoi Native Reserves Act, 1877" (hereinafter called "the said Acts"), certain waste lands of the Crown enumerated and described in the First Schedule to the said Act were reserved and set apart for the use and benefit of the Kaiapoi Natives, as defined by clause two of the said Act: And whereas by clause four of the said Act it is enacted that the Governor may, by Order in Council, direct the Native Land Court to forthwith proceed to inquire into the particulars enumerated in subsections one, two, and three to the aforesaid clause: And whereas it is expedient that a sitting of the Court should be held to carry out the provisions of the said Act:

Now, therefore, I, Sir Hercules George Robert Robinson, the Governor of the Colony of New Zealand, in exercise and pursuance of the above-recited power, and by and with the advice and consent of the Executive Council of the said colony, do hereby order and direct that a sitting of the Native Land Court shall be held at Kaiapoi, for the purpose of carrying out the requirements of the said subsections aforesaid in respect of the said parcels of land enumerated and described in the First Schedule to the said Act; and that such sitting shall be held for the aforesaid purpose within six months from the date of this order, unless the said period shall be hereafter modified or extended.

FORSTER GOBING,  
Clerk of the Executive Council.

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

HERCULES ROBINSON, Governor.

## ORDER IN COUNCIL.

At the Government House, at Wellington, this  
fourteenth day of October, 1879.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS the land mentioned in the first column of the Schedule hereto is a portion of Section one, Block fourteen, New River Hundred, and reserved by resolution of the Provincial Council of the Province of Southland, under the provisions of "The Waste Lands Act, 1865," for ferry purposes:

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

Now, therefore, His Excellency the Governor of the Colony of New Zealand, by and with the advice and consent of the Executive Council of the said colony, and in exercise of the powers and authorities vested in him by the sixth section of "The Public Reserves Act Amendment Act, 1878," doth hereby order and direct that the purpose of the portion of the reserve mentioned in the first column of the Schedule hereto shall be changed from that of a reserve for ferry purposes, and doth hereby declare and define the purpose of the said portion of such reserve to be that specified in the second column of the said Schedule, the same being one of the purposes named in Part I. of the Schedule to the said Act.

## SCHEDULE.

Area of which the Purpose is intended to be Changed.	Intended Purpose.
All that parcel of land in the Southland division of the Provincial District of Otago, being portion of Section No. 1, Block XIV., New River Hundred, and estimated to contain 10 acres, more or less. Bounded towards the East by a right line due south, 1280 links; towards the South by roads, 520 links and 720 links; and towards the North-west by a road along the bank of the Oreti River, 1840 links: be all the aforesaid linkages more or less; as the same is delineated on the plan deposited in the Survey Office, Invercargill.	For a gravel pit.

FORSTER GORING,  
Clerk of the Executive Council.*Changing the Purpose of a Portion of a Reserve.*

HERCULES ROBINSON, Governor.

## ORDER IN COUNCIL.

At the Government House, at Wellington, this  
fourteenth day of October, 1879.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS the land mentioned in the first column of the Schedule hereto is a portion of Section number twenty-five, Block fourteen, New River Hundred, and reserved by resolution of the Provincial Council of the Province of Southland,

under the provisions of "The Waste Lands Act, 1865," for ferry purposes:

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

Now, therefore, His Excellency the Governor of the Colony of New Zealand, by and with the advice and consent of the Executive Council of the said colony, and in exercise of the powers and authorities vested in him by the sixth section of "The Public Reserves Act Amendment Act, 1878," doth hereby order and direct that the purpose of the portion of the reserve mentioned in the first column of the Schedule hereto shall be changed from that of a reserve for ferry purposes, and doth hereby declare and define the purpose of the said portion of such reserve to be that specified in the second column of the said Schedule, the same being one of the purposes named in Part I. of the Schedule to the said Act.

## SCHEDULE.

Area of which the Purpose is intended to be Changed.	Intended Purpose.
All that parcel of land in the Southland division of the Provincial District of Otago, being portion of Section No. 25, Block XIV., New River Hundred, and containing by admeasurement 14 acres 1 rood 20 perches, more or less, commencing at a point on the Railway Reserve 2500 links from the western boundary of Section No. 25 aforesaid. Bounded towards the West by a right line due north, 1432 links; towards the North by a road, 1000 links; towards the East by a right line due south, 1443 links; and towards the South by the Railway Reserve, 1000 links: be all the aforesaid linkages more or less; as the same is delineated on the plan deposited in the Survey Office, Invercargill.	For a gravel pit.

FORSTER GORING,  
Clerk of the Executive Council.*Vesting a Reserve.*

HERCULES ROBINSON, Governor.

## ORDER IN COUNCIL.

At the Government House, at Wellington, this  
fourteenth day of October, 1879.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS the land mentioned in the Schedule hereto was reserved, as provided by "The Land Act, 1877," by warrant bearing date the fifteenth day of May, one thousand eight hundred and seventy-eight, as a site for a library: And whereas the Tauranga Mechanics' Institute was registered in the office of the Supreme Court at Auckland, and incorporated in pursuance of "The Public Libraries Powers Act, 1875," on the twenty-second day of August, one thousand eight hundred and seventy-nine, under the name of the Tauranga Mechanics' Institute: And whereas, in the opinion of the Governor, it is expedient to vest the said land in the said Tauranga Mechanics' Institute:

Now, therefore, the Governor of the Colony of New Zealand, by and with the advice and consent of the Executive Council of the said colony, and in

the exercise of the powers and authorities vested in him by the sixth section of "The Public Reserves Act Amendment Act, 1878," doth hereby declare that, from and after the first day of October, one thousand eight hundred and seventy-nine, the said reserve shall become vested in the said Tauranga Mechanics' Institute in trust for the purposes of a public library.

SCHEDULE.

ALL that parcel of land situate in the Provincial District of Auckland, containing by admeasurement 20 perches, and being Lot No. 259 of the Town of Tauranga, as the same is delineated on the plan deposited in the Survey Office, Auckland.

FORSTER GORING,  
Clerk of the Executive Council.

*Conditions for Trout Fishing in Maitai and Waimea Rivers, Nelson.*

HERCULES ROBINSON, Governor.

IN pursuance of the powers and authorities vested in him by "The Salmon and Trout Act, 1867," His Excellency the Governor of the Colony of New Zealand doth hereby make the following regulations for the Provincial District of Nelson:—

REGULATIONS.

1. These regulations shall come into force on the first day of October, one thousand eight hundred and seventy-nine.

2. Any holder of a license, as hereinafter mentioned, may fish with rod and line for trout in the Maitai and Waimea Rivers, and their affluents, from the first day of October, one thousand eight hundred and seventy-nine, until the thirty-first day of March, one thousand eight hundred and eighty; but only between the hours of five o'clock in the morning and ten o'clock in the evening.

3. Licenses to fish with rod and line in the said waters will be issued under the hand of the Secretary of the Nelson Acclimatisation Society, and for every license a fee of ten shillings will be charged.

4. No license shall authorize any person other than the person named therein to fish, and that only with rod and line.

5. Any person fishing without a license, or any person who shall on demand of any person holding and showing a license, or on the demand of any police officer or constable, fail to produce and show to such person, police officer, or constable his license, shall be liable to a penalty not exceeding twenty pounds.

6. All trout not exceeding seven inches in length taken by any person fishing as aforesaid shall be immediately returned alive to the water; and any person convicted of infringing this regulation shall be liable to a penalty not exceeding twenty pounds sterling, and his license shall thereupon become void.

7. Except as aforesaid, no person shall fish or use any net or other engine, instrument, or device for taking fish in any river or stream within the Provincial District of Nelson; and all persons offending against this regulation shall be liable to a penalty not exceeding fifty pounds.

8. Any person who puts, throws, or places, or allows to be put, thrown, or placed, into any river or stream in the said Provincial District of Nelson, any dynamite or other explosive substance, or any matter or liquid deleterious to fish, shall be liable to a penalty not exceeding one hundred pounds.

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

JOHN HALL.

*Conditions for Trout Fishing in Canterbury.*

HERCULES ROBINSON, Governor.

IN pursuance of the powers and authorities vested in him by "The Salmon and Trout Act, 1867," His Excellency the Governor of the Colony of New Zealand doth hereby make the following regulations for the Provincial District of Canterbury:—

REGULATIONS.

1. These regulations shall come into force on the sixteenth day of October, one thousand eight hundred and seventy-nine.

2. Any holder of a license, as hereinafter mentioned, may fish with rod and line for trout in the rivers and streams of Canterbury from the sixteenth day of October, one thousand eight hundred and seventy-nine, until the thirty-first day of March, one thousand eight hundred and eighty.

3. Licenses to fish with rod and line in the said rivers and streams will be issued under the hand of the Secretary of the Acclimatisation Society at Christchurch, and for every license a fee of twenty shillings will be charged.

4. No license shall authorize any person other than the person named therein to fish, and that only with rod and line.

5. Any person fishing without a license, or any person who shall on demand of any person holding and showing a license, or on the demand of any police officer or constable, fail to produce and show to such person, police officer, or constable his license, shall be liable to a penalty not exceeding twenty pounds.

6. All trout not exceeding eight inches in length taken by any person fishing as aforesaid shall be immediately returned alive to the river or stream; and any person convicted of infringing this regulation shall be liable to a penalty not exceeding twenty pounds sterling, and his license shall thereupon become void.

7. Except as aforesaid, no person shall fish or use any ground-bait, net, or other engine, instrument, or device, for taking fish in any river or stream within the Provincial District of Canterbury, and all persons offending against this regulation shall be liable to a penalty not exceeding fifty pounds.

8. Any person who puts, throws, or places, or allows to be put, thrown, or placed, into any river or stream in the said Provincial District of Canterbury, any dynamite or other explosive substance, or any matter or liquid deleterious to fish, shall be liable to a penalty not exceeding one hundred pounds.

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

JOHN HALL.

*Trustees appointed for Maintenance of Prebbleton Cemetery.*

HERCULES ROBINSON, Governor.

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

SCHEDULE.

Names of Trustees.	Name of Public Cemetery, and Description of Land.
Henry Perryman. William Prebble. Stephen Cole Moule. Patrick Henley. James Osborne.	PREBBLETON. All that area in the Christchurch Survey District, Provincial District of Canterbury, containing 15 acres, more or less. Bounded—North-westward by Section 6407, 1299 links; South-eastward by Shand's Road, 1299 links; North-eastward by Reserve 219 (in red), 1155 links; and South-westward by Section 6407, 1155 links: and numbered 2420 (in red) on the official map in the Survey Office, Christchurch.

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

W. ROLLESTON,  
Minister of Lands.

*Trustees appointed for Maintenance of Chertsey Cemetery.*

HERCULES ROBINSON, Governor.

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

SCHEDULE.

Names of Trustees.	Name of Public Cemetery, and Description of Land.
William Alexander Brown. Alfred Rollings Markham. William Beder Paton Thomas Walker Wilkinson. Ronald Campbell. Harry Childs. William Leslie.	CHERTSEY. All that area in the Ashburton Survey District, Provincial District of Canterbury, containing 5 acres, more or less. Bounded—Northward by the Main South Road, 1034 links; Eastward by a road line, 429 links; Westward by Reserve 1769 (in red), 544 links; and Southward by the same reserve, 1028 links: and numbered 2414 (in red) on the official map in the Provincial District Survey Office, Christchurch.

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

W. ROLLESTON,  
Minister of Lands.

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

HERCULES ROBINSON, Governor.

WHEREAS by "The Public Reserves Act Amendment Act, 1878," it is, amongst other things, enacted that the Governor may declare his intention to make, change, exchange, or alter the dedication of any public reserve now or hereafter vested in Her Majesty or the Governor for any of the purposes named in Part II. of the Schedule to the said Act, whether the same be granted or not; and, in the case of any reserves made under the authority of section one hundred and forty-four of "The Land Act, 1877," if it shall, in the opinion of the Governor, be expedient to change the purpose of such reserve or any part thereof from the purpose or

presumed purpose for which it was set apart to any other purpose, or if it shall, in the opinion of the Governor, be expedient to exchange any of the land comprised in such reserve for other land of equal value, to be dedicated to one or more purposes named in the said Part II., the Governor may, by notice in the *Gazette*, declare his intention to make such change, exchange, or dedication, as the case may be, and in such notice declare the manner and terms in which the same is intended to be so made:

Now, therefore, I, Sir Hercules George Robert Robinson, the Governor of the Colony of New Zealand, do hereby, in exercise and pursuance of the powers and authorities vested in me by "The Public Reserves Act Amendment Act, 1878," aforesaid, change the specific purpose of the reserve described in the first column of the said Schedule hereto to the specific purpose set opposite such description in the 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 Original Reserve.	Area of which the Purpose is intended to be Changed.	Intended Purpose.
All that parcel of land in the Provincial District of Canterbury, in the Colony of New Zealand, situate in the Town of Timaru, containing two (2) acres, more or less, being Town Sections Nos. 131, 132, 133, 134, 135, 136, 147, and 148; Sections Nos. 131, 132, 133, 134, 135, and 136, containing one (1) rood each, having a frontage of six chains upon North Street; Sections Nos. 147 and 148, containing one (1) rood each, having a frontage of two chains upon Heaton Street; and numbered 203 (in red) on the map of the Chief Surveyor of the Provincial District of Canterbury, setting out and describing the Town of Timaru aforesaid. As a site for Government offices, lock-up, gaol, and public pound.	All that parcel of land in the Provincial District of Canterbury, being part of Reserve No. 203 (in red), containing by admeasurement nine (9) perches, more or less, being part of Section numbered 132 on the map of the Town of Timaru. Bounded towards the North by North Street, twenty-three (23) links; towards the East by Section numbered 131, two hundred and fifty (250) links; towards the South by Section numbered 144, twenty-three (23) links; and towards the West by the other part of Section numbered 132, two hundred and fifty (250) links: as the same is delineated on the plan deposited in the Survey Office, Christchurch.	For a public right-of-way.

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

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

*Lands permanently reserved.*

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:

And whereas by the one hundred and forty-fifth section of the said Act it is provided that land temporarily reserved under the said one hundred and forty-fourth section may, at the expiration of one month but not later than six months after the publication in the *Gazette* of notice of such temporary reservation, be permanently reserved, and that notice of such permanent reservation shall be published in the *Gazette*:

And whereas the lands specified in the first column of the Schedule hereto were, by the several warrants the dates of which are specified in the third column of the said Schedule, and the notifications of which were published in the *Gazettes* specified in the fourth column, temporarily reserved under the authority of the said Act for the purposes specified in the second column of the said Schedule:

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 said Act, do hereby permanently reserve the lands so temporarily reserved as aforesaid, and enumerated in the first column of the Schedule hereto, for the purposes specified in the second column of the said Schedule, being the same purposes for which the said lands were so temporarily reserved as aforesaid.

## SCHEDULE.

First Column. DESCRIPTION OF RESERVES.					Second Column. Purpose for which Land Reserved.	Third Column. Date of Warrant.	Fourth Column. Gazette.
Provincial District.	Locality.	Lot.	Block.	Area.			
Auckland	Town of Cambridge East	599A	...	A. R. P. 1 3 14	Site for a school and play-ground	1879. 31 July	1879. No. 83, 7 Aug.
Nelson	Town of Milnthorpe	101	...	2 0 0	Landing-place	"	"
Auckland	Town of Hamilton West	46	...	0 3 21	Site for municipal buildings	5 August	No. 84, 14 Aug.
"	"	255A	...	0 2 0	Site for public pound	"	"
"	Town of Hamilton East	36	...	1 0 0	"	"	"
Otago	Town of Arrowtown	11	XIX	21 3 38	Tree-planting	"	"
Auckland	Town of Ngaurawahia	549					
"	"	550					
"	"	551					
"	"	552					
"	"	553					
"	"	554					
"	"	555					
"	"	556					
"	"	557	...	5 3 33	Site and grounds for schools	7 August	"
"	"	558					
"	"	559					
"	"	560					
"	"	561					
"	"	562					
"	"	563					
"	"	564					
"	"	565					
"	"	566					
"	Parish of Puniu	266	...	6 0 0	"	"	"
Otago	Town of Kaitangata	...	...	0 2 0	Site for "Atheneum building	"	"
Hawke's Bay	Town of Clyde, suburban sec.	1	Class No. 1	2 3 10	For a quarry	15 August	No. 88, 21 Aug.
Otago	Town of Balclutha	8	X.	0 1 0	Site for a school	"	"
"	Kyeburn	1	VI.	9 1 33	Sites for schools	"	"
"	Town of Balclutha	13	VIII.	0 1 0	Site for a school	"	"
"	Town of Pukerau	14, 15	V.	2 0 28	Sites for schools	"	"
Auckland	Parish of Taupiri	Part of 14	...	5 0 0	Site for a cemetery	"	"
Canterbury	Mairaki	2422 (in red)	...	12 2 25	Purposes of recreation	26 August	No. 90, 28 Aug.
Auckland	Suburbs of Town of Tauranga	55	...	12 2 0	Site for a cemetery	"	"
"	"	60	...	9 1 18	Site for a hospital	"	"
"	Suburbs of Town of Auckland	63	Sec. 12	1 0 32	Quarantine station for sheep and cattle	"	"
Canterbury	Christchurch	2418 (in red)	...	123 0 0	Recreation-ground	"	"

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

W. ROLLESTON, Minister of Lands.

*Vaccination Places for Port Chalmers and Dunedin Districts appointed.*

HERCULES ROBINSON, Governor.

IN pursuance and exercise of the powers vested in me by "The Public Health Act, 1876," I, Hercules George Robert Robinson, the Governor of New Zealand, do hereby appoint the several places mentioned in the second column of the Schedule hereto as and to be the places at which Public Vaccinators appointed for the respective districts mentioned in the first column of the said Schedule shall attend for the performance of vaccination, as required by the said Act; and I do hereby give notice that each such Public Vaccinator will attend at the respective places aforesaid, for the purpose of performing such vaccination, on the days and at the hours set forth in the third column of the said Schedule opposite the name of each such place; and further that at each such place as last aforesaid the Public Vaccinator will attend for the purpose of inspecting the progress of such vaccination in the persons so vaccinated on the days and at the hours respectively set forth in the fourth column of the said Schedule opposite the name of each such place.

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

JOHN HALL.

## SCHEDULE.

District for which Public Vaccinator appointed.	Places where Vaccination to be performed.	Days and Hours fixed for Performance of Vaccination.	Days and Hours fixed for Inspecting the Progress of Vaccination.
Port Chalmers ... ..	Residence of Dr. Hosking, Port Chalmers	Every Thursday, at 2.30 p.m. ...	Every Thursday, at 2.30 p.m.
Dunedin ... ..	Residence of Mr. Edward Morris, Blueskin	Every Tuesday, at 11.30 a.m. ...	Every Tuesday, at 11.30 a.m.

*Changing the Purpose of a Reserve.*

HERCULES ROBINSON, Governor.

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

Now, therefore, I, Sir Hercules George Robert Robinson, the Governor of the Colony of New Zealand, do hereby, in exercise and pursuance of the powers and authorities vested in me by "The Public Reserves Act Amendment Act, 1878," aforesaid, change the specific purposes of the reserves described in the first column of the said Schedule hereto to the specific purpose set opposite such description in the second column of the said Schedule, and such land shall henceforth be deemed to be reserved and set apart for such last-mentioned specific purpose, and no other.

## SCHEDULE.

Description and Purpose of Reserve.	Intended Purpose.
PROVINCIAL DISTRICT OF SOUTHLAND. Sections 4, 5, 6, 7, 8, 9, 10, Block XVII., Town of Riverton. As a site for public buildings of the General Government. Section 13, Block XVII., Town of River- ton. For municipal purposes.	As a recreation- ground.

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

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

*Member of Executive Council appointed.*

Executive Council Chamber,  
Wellington, 11th October, 1879.

HIS Excellency the Governor has been pleased to administer the oaths of office to

The Honorable FREDERICK WHITAKER.

He is sworn a member of the Executive Council of New Zealand.

FORSTER GORING,  
Clerk of the Executive Council.

*Minister in Charge of Marine Department and Administrator of "The Naval Training Schools Act, 1874," appointed.*

Government Buildings,  
Wellington, 10th October, 1879.

HIS Excellency the Governor has been pleased to appoint

The Honorable HARRY ALBERT ATKINSON  
to be the Minister having Charge of the Marine Department and of the Administration of "The Naval Training Schools Act, 1874."

JOHN HALL.

*Returning Officer for Palmerston Rabbit District Elections appointed.*

Colonial Secretary's Office,  
Wellington, 13th October, 1879.

HIS Excellency the Governor has been pleased to appoint

ROBERT NORTH KEELING, Esq.,

to be the Returning Officer to conduct the first election of Trustees for the Palmerston Rabbit District, County of Manawatu, *vice* J. T. Dalrymple, Esq., resigned.

JOHN HALL.

*Public Vaccinators appointed.*

Colonial Secretary's Office,  
Wellington, 13th October, 1879.

IT is hereby notified that under the provisions of "The Public Health Act, 1876," His Excellency the Governor has been pleased to appoint the under-mentioned persons to be Public Vaccinators, to perform gratuitous vaccination in accordance with the provisions of the said Act and any regulations made or to be made thereunder, for the districts set opposite to their respective names:—

ROBERT HOADLEY, Esq., M.R.C.S.E. Waimate.

DAVID PHILIP JAMES, Esq.,

M.R.C.S.E. ... Hokitika.

JAMES WITHELPH PHILLIPS HOSKING, Esq., L.R.C.P., Ed. ... Port Chalmers.

JOHN HALL.

*Letters of Naturalization issued.*

Colonial Secretary's Office,  
Wellington, 14th October, 1879.

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

Name.	Occupation.	Residence.
Antonio Bianchini ...	Draftsman ...	Wellington.
John Millar ...	Brewer's Assistant	Dunedin.

JOHN HALL.

*Rules and Regulations for the Management of the Paterangi Cemetery, County of Waipa.*

Colonial Secretary's Office,  
Wellington, 14th October, 1879.

THE following rules and regulations for the management of the Paterangi Cemetery, County of Waipa, have been submitted to His Excellency the Governor in Council, and are published in accordance with "The Cemeteries Management Act, 1877."

JOHN HALL.

**RULES AND REGULATIONS FOR THE CONTROL OF THE PATERANGI CEMETERY.**

1. A plan and register-book of the graves shall be kept at a convenient place, showing the position, section, and number of each grave, and also a burial register, in which shall be entered the particulars of each burial under their respective headings by a Trustee, and signed by the undertaker or a representative.

2. Each grave section shall have a surface area of nine feet by four feet, and no grave shall be less than six feet deep.

3. Any person shall be at liberty to purchase ground in perpetuity, for burial purposes, only to the extent of six graves.

4. Fences, enclosures, vaults, gravestones, monuments, tablets, and coverings may be erected, subject to such regulations as the Trustees may adopt from time to time; but no inscription or erection whatever shall be allowed, without certified approval of the Trustees, signed by the Secretary.

5. No wooden fence (to be erected or renewed) shall exceed three feet in height. All fences and enclosures must be kept in good repair, and be painted at least once in every three years, or on written notice from the Trustees, who reserve the right to remove at any time any fence or enclosure, &c., that is not kept in repair and painted after notice shall have been given to the person interested.

6. All payments must be made to the Secretary, and all fees must be prepaid.

7. At no time will any horses, cattle, or sheep be allowed within the cemetery. The Trustees will proceed against any person for trespass who violates this rule, either at funerals or at any other time.

8. No trees shall be planted by private individuals without the consent of the Trustees.

Scale of Charges.	£	s.	d.
One grave section ...	0	10	0
Three grave sections ...	1	5	0
Extract from burial register ...	0	2	6
Inspecting plan of cemetery ...	0	1	0

N. T. MAUNDER,  
Secretary, Paterangi Cemetery Trustees.

**FORM OF CERTIFICATE OF RIGHT OF BURIAL.**

IN consideration of the sum of \_\_\_\_\_, the receipt of which is hereby acknowledged, the Trustees of the Paterangi Cemetery, as authorized by "The Cemeteries Management Act, 1877," do hereby grant unto \_\_\_\_\_ the exclusive permission to make a grave or vault on that piece of ground \_\_\_\_\_ feet by \_\_\_\_\_ feet, marked on the cemetery plan as Grave Section No. \_\_\_\_\_, subject always to such rules, regulations, and reserved rights as the aforesaid Trustees have or shall from time to time adopt.

Dated this \_\_\_\_\_ day of \_\_\_\_\_ 18\_\_\_\_.

£ \_\_\_\_\_ Trustees.

**PARTICULARS FOR ENTRY IN BURIAL REGISTER.**

1. Name of deceased:
2. Denomination:
3. Late residence:
4. Occupation:
5. Age:
6. Where born:
7. Minister officiating:
8. Date of funeral:
9. Hour:
10. Number of grave:
11. Public or private grave:
12. If a vault, what width:
13. What depth:
14. First or second interment:
15. Cause of death:
16. Signature of minister, undertaker, or representative:
17. Signature of a Trustee:

Approved in Council, 14th October, 1879.

FORSTER GORING,  
Clerk of the Executive Council.

*Visiting Justices appointed.*

Department of Justice,  
Wellington, 15th October, 1879.

HIS Excellency the Governor has been pleased to appoint

CHARLES BROAD, Esq., R.M.,

to be a Visiting Justice to the Prison at Greymouth, *vice* W. H. Revell, Esq., transferred; and

WILLIAM HORTON REVELL, Esq., R.M.,

to be a Visiting Justice to the Prisons at Westport and Charleston, *vice* Charles Broad, Esq., transferred.

W. ROLLESTON.

*Resident Magistrate appointed.*

Department of Justice,  
Wellington, 15th October, 1879.

HIS Excellency the Governor has been pleased to appoint

CALEB WHITEFOORD, Esq., R.M.,

to be a Resident Magistrate for the District of Poverty Bay, with jurisdiction to £100.

W. ROLLESTON.

*Prison Surgeon appointed.*

Department of Justice,  
Wellington, 15th October, 1879.

HIS Excellency the Governor has been pleased to appoint

DAVID PHILIP JAMES, Esq., M.R.C.S.E.,

to be Surgeon to the Prison at Hokitika, *vice* Dr. Dermott, deceased.

W. ROLLESTON.

*Certificated Accountant in Bankruptcy appointed.*

Department of Justice,  
Wellington, 15th October, 1879.

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

GEORGE THOMAS CROSS,

of Napier, to be a Certificated Accountant in Bankruptcy.

W. ROLLESTON.

*Appointment of Volunteer Officers.*

Defence Office,  
Wellington, 14th October, 1879.

HIS Excellency the Governor has been pleased to make the under-mentioned promotions and appointments:—

*B Battery of Artillery.*

Lieutenant Sydney Nimmo Muir to be Captain, *vice* Hill-Jack, promoted.

Second Lieutenant William Lambert to be Lieutenant, *vice* Muir, promoted.

Date of commissions, 1st July, 1879.

*K Battery of Artillery*

Second Lieutenant Frederick Charles Raif Evans to be Lieutenant.

Mulliss Amos Ashenden to be Second Lieutenant.

Date of commissions, 24th September, 1879.

*Riverton Rifle Volunteers.*

Henry Hirst to be Captain.

Septimus Solyman Myers to be Lieutenant.

Robert Acheson to be Sub-Lieutenant.

Date of commissions, 5th June, 1879.

*Wanganui City Rifle Volunteers.*

Henry Donaldson to be Honorary Assistant Surgeon.

Date of commission, 22nd September, 1879.

*Torpedo Corps.*

Andrew Thomas Maginnity to be Captain.

Brabazon Disney O'Halloran to be Lieutenant.

Date of commissions, 3rd October, 1879.

JOHN HALL.

*Resignation of Volunteer Officers.*

Defence Office,  
Wellington, 14th October, 1879.

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

*Spring Creek Rifle Volunteers.*

Sub-Lieutenant Charles Reeves. Date of resignation, 21st May, 1879.

*Tokomairiro Grammar School Cadets.*

Captain William Malcolm. Date of resignation, 30th September, 1879.

JOHN HALL.

*Designation of Corps altered.*

Defence Office,  
Wellington, 14th October, 1879.

HIS Excellency the Governor has been pleased to alter the designation of the Tokomairiro Grammar School Cadets to

The Bruce Rifle Cadet Volunteers.

JOHN HALL.

*Services of Cadet Corps accepted.*

Defence Office,  
Wellington, 14th October, 1879.

HIS Excellency the Governor has been pleased to accept the services of the under-mentioned Cadet Corps:—

The Gisborne Artillery Cadet Volunteers.

The Masterton Rifle Cadet Volunteers.

The Patea Rifle Cadet Volunteers.

Date of acceptance, 6th October, 1879.

JOHN HALL.

*Appointment of Constabulary Officer.*

Defence Office,  
Wellington, 14th October, 1879.

HIS Excellency the Governor has been pleased to make the under-mentioned appointment in the New Zealand Armed Constabulary Force:—

Percival Trosse Fortescue, late 24th Foot, to be Sub-Inspector. Date of commission, 11th October, 1879.

JOHN HALL.

## NOTICE TO MARINERS.

No. 50 of 1879.

Marine Department,  
Wellington, 9th October, 1879.

THE Bluff Harbour Board reports that a small vessel, on which a WHITE LIGHT showing all round is exhibited, has been placed at the narrowest part of Bluff Harbour, on what is called the "Black Buoy Rock," with the following bearings from the vessel:—

Burial Point, S. by E., two cables' length.

Red light on east end of the jetty, W., three cables' length.

Triangle Rocks (sunk), S.S.E., three-quarters of a cable's length.

The vessel is moored with four anchors (quarterly), and swings in her own length. Care should be taken by vessels dropping past not to hook the moorings, which extend 20 fathoms from the vessel.

Vessels drawing over 12 feet should not come to the south of a line between the vessel and the northern face of the jetty at low water.

There is 13 feet close to the light vessel at low-water spring tides.

H. A. ATKINSON.

NOTICE TO MARINERS.

No. 51 of 1879.

Marine Department,  
Wellington, 10th October, 1879.

THE following Notice to Mariners, received from the Marine Board, Hobart Town, Tasmania, is published for general information.

H. A. ATKINSON.

**EXHIBITION OF REVOLVING LIGHT AT KING ISLAND.**  
NOTICE is hereby given that the light at Currie Harbour, on the west coast of King Island (the preliminary notice of its erection was made 26th October, 1878), will be completed and exhibited from and after the 1st day of March, 1880.

The following corrected description of the tower, light, and position is given for general information:—

*Tower.*—Is an iron tower, 70 feet high, supported by six cast-iron columns, the lower ends terminating in screw piles. It has a wrought-iron light room, and central tube for staircase. It will stand on an eminence about 70 feet high on the south side of Currie Harbour, in lat. 39° 56' 45" S., long. 143° 51' E.

*Light.*—Is of the first order, dioptric, holophotal, revolving, with flashes every twelve seconds, viz., five flashes and eclipses alternately in a minute, and will illuminate an arc of 180°, viz., from New Year's Islands on the north to Point Cataraque on the south. The light is 150 feet above the sea level, and will be seen in ordinary weather at a distance of seventeen or eighteen miles.

*Caution.*—Mariners approaching King Island are particularly directed to note the distinction between Currie Harbour Light and that on Cape Otway on the Victorian coast:—

Currie Harbour Light shows five bright flashes every minute.

Cape Otway Light shows one bright flash every minute.

E. K. BARNARD,  
Master Warden.

Marine Board Office, Hobart Town,  
27th August, 1879.

NOTICE TO MARINERS.

No. 52 of 1879.

Marine Department,  
Wellington, 10th October, 1879.

THE following Notice to Mariners, received from the Portmaster, Brisbane, is published for general information.

H. A. ATKINSON.

MIDDLE CHANNEL, MORETON BAY.

VESSELS entering the port by the Middle Channel must cross the East Banks with the lighthouse on Cape Moreton open to the southward of the Yellow Patch Lighthouse a distance equal to one-third of the height of the cape, and keep them in that position until nearing the Venus Bank Spit, when the line of lights must be crossed, and the spit rounded with the Cape Moreton Lighthouse open a similar distance to the northward.

By following these directions a vessel will not have less than 16 feet at low water.

G. P. HEATH, Commander, R.N.,  
Portmaster.

Department of Ports and Harbours,  
Brisbane, 25th September, 1879.

NOTICE TO MARINERS.

No. 53 of 1879.

Marine Department,  
Wellington, 9th October, 1879.

NOTICE is hereby given that a rock, having only 6 feet of water on it at low water, has been discovered about 100 feet E.N.E. of Pinnacle Rock, Poverty Bay. Vessels should not anchor within a cable's length of the Pinnacle Buoy, which marks the position of both rocks; and, if bound for the river, they should bring it to bear well to the eastward before hauling up.

H. A. ATKINSON.

*Appointment in Survey Department.*

General Survey Office,  
Wellington, 8th October, 1879.

HIS Excellency the Governor has been pleased to appoint

RICHARD WITHER

to be a Cadet in the Survey Department of New Zealand. Appointment dating from the 22nd September, 1879.

W. ROLLESTON,  
Minister of Lands.

*Gold-Mining Lease cancelled.*

Mines Department,  
Wellington, 16th October, 1879.

IT is hereby notified that His Excellency the Governor has been pleased to pronounce the under-mentioned gold-mining lease cancelled; and that the ground is now open for application as if no lease of the said ground had ever been applied for:—

Horace Debney Monk and others (Kaipapa Claim); 16 acres 2 roods 4 perches, Queen Charlotte Sound Mining District.

R. OLIVER.

*Special Claim cancelled.*

Mines Department,  
Wellington, 16th October, 1879.

IT is hereby notified that His Excellency the Governor has been pleased to pronounce the under-mentioned special claim in the Nelson South-West Gold Fields cancelled; and that the ground is now open for application as if no lease of the said ground had ever been applied for:—

George Wise, for the Anderson's Extended Company; 34 acres 2 roods 28 perches, District of Murray Creek, Inangahua.

R. OLIVER.

*Additions and Alterations to the Rates for the Conveyance, Delivery, and Storage of Goods, Parcels, &c., on the New Zealand Railways.*

IN accordance with section 18 of "The Public Works Act 1876 Amendment Act, 1878," the following alterations and concessions are made in the scale of fares of passengers on the New Zealand Railways:—

**AMBERLEY TO BLUFF.**

On the occasion of the Agricultural and Pastoral Show at Timaru, on the 28th and 29th October, 1879, return tickets at single fares will be issued from all stations to Timaru, available for the date of issue only.

On the occasion of the Ellesmere Agricultural and Pastoral Show, on the 4th November, 1879, return tickets at single fares will be issued from all stations to Leeston, available for the day of issue only.

**WANGANUI SECTION.**

Return tickets at single fares will be issued from all stations to Wanganui on the 6th November, 1879, available for the return journey up to and including the 10th November, 1879.

**AUCKLAND SECTION.**

On the occasion of the Cambridge Farmers' Club Show on the 20th, 21st, 22nd, and 23rd October, 1879, single tickets issued on those days from all stations to Hamilton will be available for the return journey up to and including the 27th October, 1879.

**WESTPORT SECTION.**

Return tickets at single fares will be issued from Westport to Waimangaroa on Friday, the 24th October, 1879, on the occasion of opening the Company's line.

Dated this 15th day of October, 1879.

R. OLIVER,  
Minister for Public Works.

**OFFICIATING MINISTERS FOR 1879.—NOTICE No. 19.**

Registrar-General's Office,  
Wellington, 14th October, 1879.

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

*Roman Catholic Church,*  
The Reverend William Newport.  
WM. R. E. BROWN,  
Registrar-General.

*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 gold-mining 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 St. Bathans on or before the 28th day of October, 1879.

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

**SCHEDULE.**

APPLICANT: Charles Mills and others. Style under which it is intended to conduct the business: "Chance Company." Six acres, at Vinegar Hill, in the Mount Ida Mining District.

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

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

*Gold-Mining Lease to be granted.*

**PUBLIC NOTIFICATION.**

IN conformity with the thirty-seventh section of "The Mines Act, 1877," and with the regulations made under that Act for the granting of leases for gold-mining purposes, it is hereby notified that it is intended to grant a lease of Crown lands for gold-mining 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 St. Bathans on or before the 28th day of October, 1879.

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

**SCHEDULE.**

APPLICANTS: United M. and E. Water-race Company (Registered), Samuel Turner, Manager. Style under which it is intended to conduct the business: "United M. and E. Water-race Company (Registered)." 10 acres, in the Mount Ida Mining District.

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

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

*Crown Grants.*

Crown Lands Office,  
Wellington, 6th October, 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 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.	Contents.
5641A	Wiremu te Tauri and others	Wanganui	23 2 5
5642	Richard Ellis	Wellington	1 0 25
5643	John Howard Wallace	"	1 0 0
5644	Aaron Joseph	"	1 0 25
5645	James Sawyer	"	1 0 25
5646	William Nicholas Luxford	"	1 0 0
5647	Frederick Collier	"	1 0 0
5648	Thomas Parkinson	"	1 0 0
5649	"	"	1 0 0
5650	"	"	1 0 0
5651	John Crawford	"	1 0 0
5652	William Briggs	"	1 0 0
5653	William Henry Burnand	"	1 0 0
5654	Adolphus William Young	"	1 0 0
5655	Mary Palfrey	"	1 0 0
5656	Joseph Sutcliffe	"	1 0 0
5657	William Bowler	"	1 0 0
5658	Baron Ashburton	"	1 0 0
5659	Frederick Thame Haswell	"	1 0 0
5660	"	"	1 0 0
5661	"	"	1 0 0
5662	George Palmer	"	1 0 0
5663	Thomas Colyer and another	"	1 0 0
5664	"	"	1 0 0
5665	Alexander Nairne	"	1 0 0
5666	"	"	1 0 0
5667	"	"	1 0 0
5668	Edward Daniell	"	1 0 0
5669	"	"	1 0 0
5670	William Edleston	"	1 0 0
5671	Thomas Robertshaw	"	1 0 0
5672	George Paling Campion	"	1 0 23
5673	John Cates	"	1 0 0
5674	Andrew Reid	Wanganui	0 1 0
5675	John Macfarlane	"	0 1 0
5676	William Paterson	" R.B.	27 1 0
5677	Alexander Kynock	"	102 2 0
5678	John Walker	"	53 3 0
5679	Nathaniel Sutherland	"	108 2 0
5680	John Jones	"	53 2 0

Jos. G. HOLDSWORTH,  
Commissioner of Crown Lands.

Public Notification.

SALE OF RURAL LANDS.

Crown Lands Office,  
Auckland, 24th September, 1879.

UNDER and in pursuance of the powers vested in the Waste Lands Board by "The Land Act, 1877," and "The Crown Lands Sale Act, 1877," it is hereby notified that the rural lands mentioned in the Schedule hereunder will be offered for sale by public auction, at the Crown Lands Office, Auckland, by the Commissioner of Crown Lands, on Monday, the 27th day of October, 1879, at the hour of eleven o'clock in the forenoon.

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

SCHEDULE.

Lot.	Area.	Upset Price.
PARISH OF TUAKAU.		
	A. R. P.	£ s. d.
20 and 26	125 3 37	252 0 0
<i>Description of Land.</i> —Good land, covered with bush, fern, and manuka; near the Whangarata Railway Station.		

Lot.	Area.	Upset Price.
PARISH OF MANGATAWHIRI.		
185	33 0 0	33 0 0
186	193 0 0	193 0 0
187	40 0 0	50 0 0
<i>Description of Land.</i> —Lot 185, nearly all bush, soil fair; Lot 186, nearly all swamp, on bank of Mangatawhiri River; Lot 187, fern, undulating, soil medium, on Great South Road.		
PARISH OF KOHEROA.		
113	50 1 0	50 5 0
<i>Description of Land.</i> —Level land, medium soil.		
PARISH OF OTAU.		
46	20 0 0	20 0 0
47	100 0 0	200 0 0
<i>Description of Land.</i> —Lot 46, bush land; Lot 47 contains a large quantity of kauri timber.		
PARISH OF WAIPIPI.		
142, Section 4	37 1 0	37 5 0
<i>Description of Land.</i> —Open land.		
PARISH OF WAIROA (NEAR PAPA KURA).		
77	89 0 0	89 0 0
PARISH OF PAPAROA.		
40, N.E. part	100 0 0	100 0 0
<i>Description of Land.</i> —Bush land.		
PARISH OF OMAHA.		
32	40 0 0	40 0 0
TANGIHUA SURVEY DISTRICT (WHANGAREI).		
BLOCK I.		
7	50 0 0	50 0 0
<i>Description of Land.</i> —Open land, part swamp.		

Block.	Section.	Area.	Upset Price.
PURUA SURVEY DISTRICT.—PUKETUTU BLOCK.—WHANGAREI DISTRICT.			
X.	1	A. R. P. 60 2 0	£ s. d. 60 10 0
	2	59 0 0	59 0 0
	3	48 2 0	48 10 0
	4	50 0 0	50 0 0

*Description of Land.*—Lot 1, 6 acres forest, remainder open level agricultural land, forest consisting of totara, kahikatea, &c., sandy loam, good quality, accessible by road from Whangarei, distance about 9 miles; Lot 2, 10 acres forest, ditto, ditto; Lot 3, 10 acres, ditto, ditto, ditto; Lot 4, 8 acres, ditto, ditto, ditto.

Section.	Area.	Upset Price.
WHANGAREI.—PURUA SURVEY DISTRICT.—BLOCK I.		
	A. R. P.	£ s. d.
2	120 0 0	120 0 0
3	171 0 0	171 0 0
4	39 2 0	39 10 0
5	40 0 0	40 0 0
6	40 0 0	40 0 0
7	33 2 0	33 10 0
8	40 0 0	40 0 0
9	40 0 0	40 0 0
10	40 0 0	40 0 0
11	27 0 0	27 0 0
12	63 0 0	63 0 0
13	40 0 0	40 0 0
14	40 0 0	40 0 0
15	40 0 0	40 0 0
16	40 0 0	40 0 0

Section.	Area.			Upset Price.		
WHANGAREI.—PURUA SURVEY DISTRICT.— BLOCK I.— <i>continued.</i>						
	A.	R.	P.	£	s.	d.
17	35	2	0	35	10	0
18	40	0	0	40	0	0
19	40	0	0	40	0	0
20	40	0	0	40	0	0
21	64	2	0	64	10	0
22	40	0	0	40	0	0
23	40	0	0	40	0	0
24	40	0	0	40	0	0
25	40	0	0	40	0	0
26	40	0	0	40	0	0
28	33	0	0	33	0	0
29	107	0	0	107	0	0
30	143	0	0	143	0	0
31	78	0	0	78	0	0
32	78	0	0	78	0	0
33	78	0	0	78	0	0
35	117	0	0	117	0	0
36	96	0	0	96	0	0
37	82	0	0	82	0	0
38	120	0	0	120	0	0
40	127	0	0	127	0	0
41	40	0	0	40	0	0
42	40	0	0	40	0	0
43	77	0	0	77	0	0
44	40	0	0	40	0	0
45	40	0	0	40	0	0
46	103	0	0	103	0	0
47	130	0	0	130	0	0
48	40	0	0	40	0	0
49	40	0	0	40	0	0
50	40	0	0	40	0	0
51	32	0	0	32	0	0
52	42	0	0	42	0	0
53	79	0	0	79	0	0
54	70	2	0	70	10	0
55	110	0	0	110	0	0
56	92	0	0	92	0	0
57	91	0	0	91	0	0
58	40	0	0	40	0	0
59	40	0	0	40	0	0
60	36	3	0	36	15	0
61	40	0	0	40	0	0
62	39	2	0	39	10	0
63	53	0	0	53	0	0
64	65	2	0	65	10	0
65	40	0	0	40	0	0
66	27	0	0	27	0	0
67	40	0	0	40	0	0
68	40	0	0	40	0	0
69	52	0	0	52	0	0
70	209	0	0	209	0	0
71	40	0	0	40	0	0
72	32	2	0	32	10	0

and plenty of totara; Sections 18 and 19, good clay soil, undulating, about half alluvial and level, mixed forest, bounded by Waioreore; Section 20, alluvial soil, level, mixed forest with kahikatea and rimu; Section 21, clay soil, broken, mixed forest with totara and taraire; Section 22, clay soil, undulating, mixed forest with totara and taraire and a little kauri; Section 23 and 24, half clay, half alluvial, undulating, mixed forest with kahikatea and rimu, bounded by Waioreore; Section 25, good clay soil, undulating, mixed forest with a little kauri; Section 26, good clay soil, undulating, mixed forest, about one-half heavy manuka; Sections 28 and 29, good clay soil, broken, mixed forest with some kauri; Section 30, partly volcanic, partly alluvial, broken, mixed forest; Sections 31, 32, and 33, good clay soil, broken mixed forest; Sections 35, 36, 37, and 38, good clay soil, broken, mixed forest with taraire; Section 40, volcanic, very broken, mixed forest, a little kauri; Section 41, good clay soil, very broken, mixed forest; Sections 42 and 43, good clay soil, broken, mixed forest with taraire and a little kauri; Sections 44 and 45, good clay soil, undulating, mixed forest; Section 46, volcanic soil, broken, mixed taraire forest; Section 47, volcanic soil, undulating, mixed taraire forest, with a good deal of kauri and totara; Section 48, good clay soil, level, mixed forest, with a little kauri; Sections 49, 50, and 51, good clay soil, undulating, mixed forest, a little kauri; Section 52, good clay soil, broken, mixed forest, a good deal of kauri; Section 53, clay soil, broken, about half forest with kauri, remainder short fern with tea-tree; Section 54, clay soil, undulating, about 5 acres forest, remainder manuka, rushes, and fern; Section 55, alluvial and volcanic, undulating, about 50 acres forest with a good deal of kauri, well watered; Sections 56 and 57, volcanic soil, broken, about half forest with some kauri, remainder fern; Sections 58, 59, 60, 61, and 62, good clay soil, undulating, fern and flax with about 10 acres forest, with kahikatea on Section 60; Section 63, about one-half cold clay, with rushes, remainder fern; Section 64, about 20 acres good clay fern land, remainder forest with kauri; Section 65, about 8 acres good clay, fern, and tea-tree, remainder forest with a good deal of kauri; Sections 66, 67, and 68, good clay soil, undulating, mixed forest with a little kauri; Section 69, volcanic, broken, mixed forest with a little kauri; Section 70, good clay soil, broken, mixed forest with a good deal of kauri and totara, bounded by Apunga Stream; Section 71, good clay soil, broken, mixed forest with a little kauri and totara; Section 72, good clay soil, undulating, mixed forest with a little kauri and totara.

Block.	Section.	Area.			Upset Price.		
WHANGAROA SURVEY DISTRICT.—WAITAPU BLOCK							
VII.	2	A.	R.	P.	£	s.	d.
		28	0	0	28	0	0
VIII.	2	59	0	0	59	0	0

Section 2, Block VII., rather broken and swampy, 4 acres tea-tree, flat; Section 2, Block VIII., open land.

KAEU SURVEY DISTRICT.—TE HUIA BLOCK.							
II.	1	40	0	0	40	0	0

*Description of Land.*—Open land.

Lot.	Area.			Upset Price.		
PARISH OF MATAWHEROHA.—WANGAROA.						
	A.	R.	P.	£	s.	d.
29	40	0	0	40	0	0

*Description of land.*—Bush land.

*Description of Land.*—Section 2, steep volcanic soil, all forest, mostly taraire, intersected by road; Section 3, undulating, good clay soil, all forest, mixed, some totara, well watered; Section 4, broken, good clay soil, all forest, some kauri and totara; Sections 5, 6, and 7, alluvial, with gravelly bottom, all forest, mixed, bounded by Waioreore Stream; Section 8, alluvial, all forest, about three-quarters light bush of Native cultivation, contains limestone; Sections 9, 10, and 11, alluvial, one-half ordinary forest with totara, the other old Native cultivation, bounded by Waioreore Stream; Sections 12, 13, 14, and 15, good clay soil, undulating, ordinary mixed forest; Section 16, alluvial, level, mixed forest; Section 17, good clay soil, undulating, taraire forest with a little kauri

Lot.	Area.	Upset Price.
BAY OF ISLANDS.—PARISH OF RUAPEKAPEKA.		
	A. R. P.	£ s. d.
48	24 1 32	24 10 0
49	20 0 0	20 0 0
50	30 0 27	30 5 0
51	23 3 8	24 0 0
52	23 3 13	24 0 0
53	20 3 34	21 0 0

*Description of Land.*—Lots 49, 50, undulating and tea-tree; Lots 48, 51, 52, 53, broken fern and tea-tree fern.

Section.	Area.	Upset Price.
RUSSELL SURVEY DISTRICT.—BLOCK V.		
	A. R. P.	£ s. d.
10	25 3 0	25 15 0

*Description of Land.*—Undulating fern and tea-tree.

KERIKERI SURVEY DISTRICT (TE WHARAU).—  
BLOCK XIII.

2	31 2 0	31 10 0
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*Description of Land.*—20 acres first class land, 11½ acres third class.

KAITAIA—MANGONUI.—TAKAHUE SURVEY DISTRICT.—BLOCK VI.

1	44 3 30	45 0 0
2	52 3 37	53 0 0
3	45 1 0	45 5 0
4	39 0 37	39 5 0
5	55 1 37	55 10 0
6	65 2 34	65 15 0
7	51 3 23	52 0 0
8	43 1 24	43 10 0
9	46 2 38	46 15 0
10	42 2 17	42 15 0
11	43 0 21	43 5 0
12	49 3 11	50 0 0
13	55 3 17	56 0 0
14	67 2 12	67 15 0
15	97 0 37	97 5 0
16	80 0 0	80 0 0
17	80 0 0	80 0 0
18	43 1 18	43 10 0
19	64 0 36	64 5 0
20	77 0 11	77 5 0

*Description of Lands.*—Section 1, 28 acres first class, 17 acres third class, alluvial flat, 17 acres swamp, 20 acres high tea-tree, all covered by highest floods; Section 2, 40 acres first class, 13 acres third class, nearly all alluvial flat, 10 acres swamp, 25 acres high tea-tree, nearly all covered by highest floods; Section 3, 40 acres first class, 5½ acres third class, half alluvial flat, 25 acres swamp, 20 acres high tea-tree, half covered by highest floods; Section 4, 30 acres first class, 9½ acres third class, nearly all alluvial flat, 9½ acres swamp, 25 acres high tea-tree, nearly all covered by highest floods; Section 5, 20 acres first class, 28 acres second class, 7½ acres third class, half alluvial flat, 7½ acres swamp, 20 acres high tea-tree, half covered by highest floods; Section 6, 65½ acres second class, nearly all broken, 1 acre swamp, 40 acres forest containing puriri, totara, rimu, &c.; Section 7, 51½ acres second class, nearly all broken, 20 acres forest containing puriri, totara, rimu, &c.; Section 8, 40 acres second class, 3½ acres third class, nearly all broken, four small patches of forest and some high tea-tree; Section 9, 30 acres second class, 16½ acres third class, undulating, 16 acres swamp, no forest; Section 10,

20 acres second class, 22½ acres third class, half undulating, 22 acres swamp, no forest; Section 11, 28 acres second class, 15 acres third class, chiefly broken, 15 acres swamp, 8 acres forest containing puriri, totara, &c.; Section 12, 35 acres second class, 15 acres third class, chiefly broken, 15 acres swamp, 25 acres forest containing puriri, totara, &c.; Section 13, 43 acres second class, 8 acres third class, chiefly broken, 10 acres swamp, 23 acres forest containing puriri, totara, &c., two or three kauris; Section 14, 58 acres second class, 10 acres third class, chiefly broken, 10 acres swamp, 1½ acres forest containing puriri, totara, &c.; Section 15, 97 acres second class, all broken, 60 acres puriri, totara, &c.; Section 16, 80½ acres second class, all broken, 79 acres forest, puriri, totara, &c.; Section 17, 78½ acres second class, 1 acre third class, nearly all broken, 1 acre swamp, 60 acres forest, puriri, totara, &c., six or seven kauris; Section 18, 40 acres second class, 3½ acres third class, nearly all broken, 3 acres swamp, 8 acres forest, puriri; Section 19, 55 acres second class, 9½ acres third class, nearly all broken, 9 acres swamp, 4½ acres forest, puriri, &c.; Section 20, 62 acres second class, 15 acres third class, nearly all broken, 15 acres swamp.

Lot.	Area.	Upset Price.
OPOTIKI DISTRICT.—PARISH OF WAIOTAHU.		
	A. R. P.	£ s. d.
156	181 0 0	181 0 0
176	53 0 0	53 0 0
396	228 0 0	342 0 0
397	121 0 0	181 10 0
399	299 0 0	448 10 0
401	153 0 0	153 0 0
402	265 0 0	265 0 0
403	327 0 0	327 0 0
404	299 0 0	299 0 0
405	253 0 0	253 0 0
406	276 0 0	276 0 0
407	201 0 0	201 0 0
411	295 3 0	295 15 0
412	219 2 0	219 10 0
413	152 0 0	452 0 0

*Description of Land.*—Lots 156, 176, open land, part swamp; Lot 396, flat, fern and toitoi, a little swamp; Lot 397, flat, fern and toitoi; Lot 399, flat, part fern, soil good, about one-third bush, consisting of puriri, rata, tawa, rewarewa, and rimu; Lot 401, broken, soil light, about one-half swamp; Lot 402, broken, 50 acres swamp, dense fern and tutu from 3 to 10 feet high, about 15 to 20 acres mixed bush; Lot 403, very broken, about 80 acres swamp, dense fern and tutu from 3 to 10 feet high, good supply of water, about 50 acres of mixed bush suitable for fuel only; Lots 404 and 405, soil light sandy, about one-half swamp, remaining portion thickly covered with fern and tutu; Lot 406, broken, one-third swamp; Lot 407, broken, one-third swamp, dense growth of fern and tutu from 3 to 7 feet high, about 3 acres light bush, several springs at the west end. Sections 401, 402, and 403 are accessible for bullock drays or stock by the Beach Road from Opotiki; distance by this road about ten miles to Section 403; distance by the road laid off along the north boundary of the block is about 3½ miles to Section 401, but will not be available until formed. Lots 411, 412, 413, open land, part swamp.

PARISH OF WAIOEKA.

341	106 0 0	106 0 0
342	75 0 0	75 0 0
343	87 0 0	87 0 0

*Description of Land.*—Forest land, broken.

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

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

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

*Public Notification.*

LEASE OF RURAL LANDS.

Crown Lands Office,  
Auckland, 24th September, 1879.

THE following parcels of land will be offered for lease (for depasturing purposes only) by public auction, at this office, on Monday, the 27th day of October next, at the hour of eleven o'clock in the forenoon.

D. A. TOLE,  
Commissioner of Crown Lands.

SCHEDULE.

MANGONUI DISTRICT.

Muriwhenua Block, N.M. part, 5,000 acres (third-class land), for a term of fourteen years, at an upset price of £5 per annum.

Muriwhenua Block, M. part, 5,000 acres (third-class land), for a term of fourteen years, at an upset price of £5 per annum.

Wharemaru Block, W. part, 5,555 acres (third-class land), for a period of fourteen years, at an upset price of £6 per annum.

Puheke Block, N. part, 5,000 acres (third-class land), for a period of fourteen years, at an upset price of £5 per annum.

Waiake Block, E. and W. part, 8,000 acres (third-class land), for a period of fourteen years, at an upset price of £8 per annum.

Waiake Block, S. part, 2,000 acres (third-class land), for a period of fourteen years, at an upset price of £2 per annum.

WAIKUKU DISTRICT.

640 acres of third-class land, to the west of lots 143A, 146, and 147, Parish of Waipipi, for a period of fourteen years, at an upset price of £5 per annum.

WHANGAMATA DISTRICT.

Tautahanga Block, 1231 acres (third-class land), for a period of five years, at an upset price of £5 per annum.

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

*Public Notification.*

Crown Lands Office,  
Auckland, September 23rd, 1879.

TENDERS in writing will be received at this office, until 12 o'clock noon, on Tuesday, the 28th day of October next, for the right, during a period of two years, at a premium or foregift, to dig for and remove kauri gum, from the lands mentioned in the following Schedule.

D. A. TOLE,  
Commissioner of Crown Lands.

SCHEDULE.

Maunganui Block, situated between the Kaihu and Hokianga Heads, containing 37,592 acres.

Rakauwahi Block, situated between Hokianga and the Bay of Islands, containing 1,422 acres.

N.B.—The highest or any tender not necessarily accepted, and the Waste Lands Board reserves to itself the right to dispose of any portions of these blocks during the above term.

Cheque for amount offered to be enclosed with tender.

Tenders to be addressed, "Waste Lands Board, Auckland. Tender for Kauri Gum, — Block."

*Public Notification.*

Crown Lands Office,  
Auckland, 20th September, 1879.

UNDER and in pursuance of the powers vested in the Waste Lands Board by "The Land Act, 1877," it is hereby notified that the rural lands mentioned in the Schedule hereunder will be open for selection under the "Homestead System," on Tuesday, the 28th day of October next.

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

SCHEDULE.

WANGAROA DISTRICT.

Takou Block—2,900 acres second-class land. Applications for this land to be made to A.P. Radcliffe, Esq., H.M. Customs, Wangaroa.

BAY OF ISLANDS DISTRICT.

Okaihū No. 2 Block—Part of 1,000 acres first-class land. Applications for this land to be made to Captain Burleigh, Okaihū.

HOKIANGA DISTRICT.

Orira Block—Part of 1,300 acres second-class land.

Taketahi Block—300 acres second-class land. Applications for these lands to be made to the Chairman of the County Council, Hokianga.

WHANGAREI DISTRICT.

Tangihua Survey District—Block III.—2,000 acres second-class land. Applications for this land to be made to the Chairman of the District Board, Maungakaramēa.

PUHOI DISTRICT.

Makarau Block—Part of 1,000 acres second-class land.

Mahurangi—Lot 148, 114 acres second-class land. Applications for these lands to be made to Captain Krippner, Puhoi.

Forms of application can be obtained and plans of the lands inspected at this office, and at the residence of the above-named agents.

"THE LAND ACT, 1877."—HOMESTEAD SYSTEM.

*Conditions of Occupation.*

1. The area allowed to be selected by each person of the age of 18 years or upwards shall be—of first-class lands, fifty acres, or of second-class lands, seventy-five acres; and for persons under 18 years of age, of first-class lands, twenty acres, or of second-class lands, thirty acres: Provided that the total quantity to be selected by any one family or number of persons occupying the one household shall not exceed two hundred acres of first-class or three hundred acres of second-class lands.

2. Within three months after the selection has been approved to the Board, the selector shall commence to reside on his selection, and shall continue to reside continuously thereon for five years from the date of such approval as aforesaid.

3. Within eighteen months after such approval the selector shall erect on his selection a permanent

dwellinghouse of wood or other materials, which shall be specified in regulations to be issued in reference to homestead-system selections.

4. In each year there shall be brought under cultivation one-fifteenth of the area of such selection if open land, and one-twenty-fifth if bush land, so that at the end of the term of five years one-third of the selection of open land, or one-fifth of bush land, shall be under cultivation.

5. Non-performance of any of the foregoing stipulations shall render the selection void, and the right of the selector therein and to all improvements thereon shall be forfeited.

6. At the end of the said period of five years a grant or grants shall issue for the lands selected: Provided the selector shall not have forfeited his right thereto in manner aforesaid.

#### SURVEY REGULATIONS.

1. All surveys shall be made by surveyors authorized by the Surveyor-General, and in accordance with

instructions to settlement surveyors issued or which may be issued by him.

2. There shall be paid for the survey of any area—

		£ s. d.	
Not exceeding 30 acres	...	5	0 0
Exceeding 30 and up to 50 acres	0 3 0 per acre		
„ 50 „ 100 „	0 2 6 „		
„ 100 „ 200 „	0 2 0 per acre,		
	but not less than £12 10s.		
„ 200 „ 300 „	0 1 8 per acre,		
	but not less than £20.		

3. Whenever two or more sections are surveyed together by the same surveyor, one-third of the above rates shall be deducted for all areas above fifty acres; and whenever also more than one-half the length of the boundary lines shall run through vegetation less than six feet high, one-third of the Schedule rates shall be deducted.

#### RETURN of the QUANTITY and VALUE of GOLD ENTERED for DUTY for EXPORTATION from NEW ZEALAND, from 1st APRIL, 1857, to 30th SEPTEMBER, 1879.

ENTERED FOR DUTY AT	PRODUCE OF THE GOLD FIELDS IN	DURING THE QUARTER ENDED 30TH SEPTEMBER, 1879.		ENTERED FOR EXPORTATION TO THE 30TH JUNE, 1879.		TOTAL ENTERED FOR EXPORTATION FROM NEW ZEALAND TO THE 30TH SEPTEMBER, 1879.	
		Quantity.	Value.	Quantity.	Value.	Quantity.	Value.
Auckland ...	Auckland ...	Oz. 13,810	£ 55,751	Oz. 1,226,102	£ 4,474,244	Oz. 1,239,912	£ 4,529,995
Wellington ...	Wellington ...	...	...	30	120	30	120
Picton ...	Marlborough ...	65	230	46,723	181,310	46,738	181,540
Nelson ...	Nelson ...	1,013	3,776	1,620,841	6,436,023	1,621,854	6,439,799
Nelson ...	West Coast ...	500	1,979				
Westport ...		3,410	13,642				
Greymouth ...		14,513	58,055				
Hokitika ...		10,928	43,710				
		29,351	117,386	2,357,435	9,336,815	2,386,786	9,454,201
Dunedin ...	Otago ...	15,099	60,070				
Invercargill ...		2,123	8,491				
		17,222	68,561	3,856,065	15,166,426	3,873,287	15,234,987
Totals ...	...	61,461	245,704	9,107,196	35,594,938	9,168,657	35,840,642

Customs Department,  
Wellington, 14th October, 1879.

WILLIAM SEED,  
Secretary of Customs.

#### COMPARATIVE RETURN of the QUANTITY and VALUE of GOLD ENTERED for DUTY for EXPORTATION from NEW ZEALAND, for the QUARTERS ended 30th SEPTEMBER, 1879, and 30th SEPTEMBER, 1878.

DISTRICT OF	QUARTER ENDED 30TH SEPTEMBER, 1879.		QUARTER ENDED 30TH SEPTEMBER, 1878.	
	Quantity.	Value.	Quantity.	Value.
Auckland ...	Oz. 13,810	£ 55,751	Oz. 11,153	£ 42,849
Marlborough ...	65	230	404	1,617
Nelson ...	1,013	3,776	1,670	6,342
West Coast ...	29,351	117,386	24,604	98,398
Otago ...	17,222	68,561	12,431	49,690
Totals ...	61,461	245,704	50,262	198,896

Customs Department,  
Wellington, 14th October, 1879.

WILLIAM SEED,  
Secretary of Customs.

RETURN of the CUSTOMS REVENUE at the several Ports of NEW ZEALAND during the QUARTER ended 30th SEPTEMBER, 1879.

HEADS OF REVENUE.	Rates of Duty.	Ports																										TOTALS.		Corresponding Quarter, 1878.	HEADS OF REVENUE.			
		Auckland.	Thames.	Russell.	Mongonui.	Hokianga.	Kaipara.	Tauranga.	Poverty Bay.	New Plymouth.	Wanganui.	Foxton.	Wellington.	Napier.	Wairau.	Picton.	Havelock.	Kaikoura.	Nelson.	Westport.	Greymouth.	Hokitika.	Lyttelton.	Akaroa.	Timaru.	Oamaru.	Dunedin.	Invercargill.	Riverton.			Chatbams.	Quantities.	Revenue.
Spirits, £ gal.	12s.	£ 14719	£ 1341	£ 174	£ 28	£ 262	£ 36	£ 398	£ 870	£ 1472	£ 3111	£ 42	£ 11871	£ 3439	£ 518	£ 154	£ 155	£ 209	£ 2587	£ 1297	£ 2897	£ 1732	£ 15535	£ 1583	£ 2107	£ 22310	£ 3863	£ 555	£ 3	155,442 gal.	£ 93,265	£ 100,057	Spirits, £ gal.	
" New Zealand, £ gal.	6s.	...	...	...	...	...	...	...	14	...	11	...	...	33	...	...	...	...	...	10	22	...	10	...	...	27	427	...	20	...	1,913 "	£ 574	£ 832	" New Zealand, £ gal.
Cigars and Snuff, £ lb.	5s.	904	...	...	...	...	...	...	17	37	9	...	721	98	6	...	...	...	79	67	156	115	484	...	...	1177	36	...	15,624 lb.	£ 3,906	£ 4,995	Cigars and Snuff, £ lb.		
Tobacco, £ lb.	2s. 6d.	5469	136	40	24	123	196	...	251	568	399	...	4371	958	250	34	60	56	1173	352	1083	834	4620	...	308	292	9344	1063	102	256,848 "	£ 32,106	£ 33,231	Tobacco, £ lb.	
" (Sheepwash), £ lb.	3d.	3	...	...	...	...	...	...	2	2	...	...	...	...	...	...	...	...	4	...	...	...	...	...	...	...	...	...	...	880 "	£ 11	£ 66	" (Sheepwash), £ lb.	
Wine, £ gal.	2s 4s 6s	1011	63	16	...	10	...	13	38	83	258	...	1205	348	28	...	...	6	165	83	204	112	1759	...	133	119	1755	303	33	...	7,745	£ 9,637	Wine, £ gal.	
Ale, Beer, &c. in Bottle, £ gal.	1s. 3d.	799	10	...	...	9	...	...	24	108	185	...	1900	295	4	...	...	...	102	33	66	38	1174	...	80	65	1077	309	...	100,448 gal.	£ 6,278	£ 6,471	Ale, Beer, &c. in Bottle, £ gal.	
Ale, Beer, &c. in Wood, £ gal.	1s.	137	...	...	...	...	...	...	...	8	...	...	158	28	...	...	...	...	...	...	8	...	196	...	9	...	220	38	...	16,040 "	£ 802	£ 1,154	Ale, Beer, &c. in Wood, £ gal.	
Tea, £ lb.	4d.	2638	27	4	4	...	23	18	55	117	112	3	2090	332	74	17	20	22	862	106	308	388	2722	...	146	56	4224	284	33	881,100 lb.	£ 14,685	£ 20,776	Tea, £ lb.	
Coffee, Cocoa, &c., £ lb.	3d.	472	...	...	...	...	...	...	...	1	...	...	349	21	...	...	...	...	25	3	8	91	370	...	9	...	677	85	...	168,880 "	£ 2,111	£ 2,220	Coffee, Cocoa, &c., £ lb.	
" Roasted, £ lb.	5d.	1	...	...	...	...	...	...	...	...	...	...	...	...	...	...	...	...	...	...	...	...	3	...	...	...	...	...	...	192 "	£ 4	£ 4	" Roasted, £ lb.	
Sugar & Molasses, £ lb.	½d.	3422	109	2	5	...	88	47	51	183	153	5	2710	465	67	14	25	9	678	145	516	360	3323	...	106	111	4597	626	40	8,571,360 "	£ 17,857	£ 30,177	Sugar & Molasses, £ lb.	
Opium, £ lb.	20s.	7	...	...	...	...	...	...	...	...	...	...	2	...	...	...	...	...	...	...	48	...	...	...	...	...	...	...	...	774 "	£ 774	£ 541	Opium, £ lb.	
Goods by Weight	...	3395	21	...	...	...	49	12	15	109	202	...	2895	236	35	...	...	22	291	128	595	415	2783	...	77	99	6394	582	41	...	£ 18,396	£ 24,934	Goods by Weight.	
Ad valorem, 10 £ cent.	...	20757	210	7	...	...	35	32	119	237	619	6	18409	1720	148	4	7	13	2537	66	437	178	13041	42	1447	636	34066	1728	125	...	£ 96,626	£ 113,145	Ad valorem, 10 £ cent.	
Other Duties not specified above	...	2172	102	2	...	...	38	51	11	49	207	...	2673	393	42	...	...	12	155	43	228	265	1851	...	88	42	5026	251	9	...	£ 13,710	£ 17,258	Other Duties not specified above.	
Totals	...	55906	2019	245	61	404	465	571	1465	2974	5268	56	49354	8366	1172	223	267	349	8658	2333	6576	4528	47871	42	3986	3554	92011	9168	958	*	...	£ 308,850	£ ...	Totals.
Corresponding Quar., 1878	...	59960	2544	316	82	311	242	530	2717	2305	6871	No port	57527	11391	1298	338	216	396	9938	2602	8652	6356	62996	...	5545	4269	105885	11140	1066	1	...	£ ...	£ 365,494	Corresponding Quar., 1878.

\* Chatham Islands return for June quarter not yet received.

Customs Department,  
Wellington, 13th October, 1879.

WILLIAM SEED,  
Secretary and Inspector.

## 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 on or before the 24th day of November, 1879.

1054. THE BANK OF NEW ZEALAND.—1 rood, part of Section 119, Upper Hutt District, fronting on the south-east 100 links on the Hutt Road, with a depth of 250 links, the south-western boundary thereof being parallel to and distant 100 links from a public road. Occupied by Applicant.

1056. THE BANK OF NEW ZEALAND.—2 roods, part of Section 35, Greytown, fronting on the north-west 100 links on the main road, with a depth of 500 links, and bounded on the south-west by Section 37. Occupied by Applicant.

1058. THE BANK OF NEW ZEALAND.—20 perches, part of Town Section 9, Masterton, fronting on the north-west 33 feet on the main road, with a depth of 165 feet, the south-western boundary thereof being parallel to and distant 33 feet from the south-western boundary of said section, together with right-of-way over parts of Sections 5, 7, and 9. Occupied by Applicant.

1061. JAMES McKERROW (Attorney for JANE MUSHET).—1 acre, Suburban Section 487, Foxton. Unoccupied.

1062. JAMES McKERROW (Attorney for JANE MUSHET).—1 acre 32 perches, Suburban Section 8, Foxton. Unoccupied.

1063. JAMES McKERROW (Attorney for JANE MUSHET).—36 perches, Town Section 106, Foxton. Unoccupied.

Diagrams may be inspected at this office.

Dated this 14th day of October, 1879, at the Lands Registry Office, Wellington.

636 FREDERIC W. BROOKFIELD,  
Deputy District Land Registrar.

## LAND TRANSFER ACT NOTICE.

APPLICATION having been made under section 97 of "The Land Transfer Act, 1870," to register a transfer from DAVID ARMSTRONG to JAMES HOLMS, of Section 1, Block X., Benger District, notice is hereby given that such transfer will be registered, and the production of the Receiver of Land Revenue's receipt dispensed with, unless caveat forbidding such registration be lodged on or before the 28th day of October instant.

Dated this 8th day of October, 1879, at the Lands Registry Office, Dunedin.

633 A. W. SMITH,  
District Land Registrar.

## LAND TRANSFER ACT NOTICE.

NOTICE is hereby given that a statutory declaration of the loss of Certificate of Title to ALEXANDER CROMWELL, of Suburban Allotment 19, Parish of Titirangi, containing 49 acres, and being the whole of the land included in Vol. i., folio 63, of the Register-book, having been filed in this office, and application having been made for the issue of a provisional certificate for the same, it is my intention to issue such certificate, unless caveat be lodged forbidding the same on or before the 30th day of October next.

Dated at the Land Transfer Office, Auckland, this 6th day of September, 1879.

632 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 after the date of the *Gazette* containing this notice.

3569. ARTHUR PERRY.—1 rood 38 perches, part of Rural Section 965, Timaru District. Occupied by Applicant.

4082. JAMES EDWARD BECKINGHAM.—1 rood 39 perches, part of Rural Section 965, Timaru District. Occupied by Applicant.

4092. GEORGE COOPER RANDALL.—1 rood, part of Rural Section 88, Christchurch District. Occupied by Applicant.

4093. MARY MARTIN.—5 acres, part of Rural Section 76, Christchurch District. Occupied by Applicant.

Diagrams may be inspected at this office.

Dated this 9th day of October, 1879, at the Lands Registry Office, Christchurch.

631 R. W. D'O'LY,  
District Land Registrar.

## LAND TRANSFER ACT NOTICE.

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

JOHN GIBSON KINROSS, Applicant.—4,438 acres, more or less, being the block of land known as Raukawa East, and numbered 77n, in the Provincial District of Hawke's Bay. In occupation of Applicant. (J. W. Carlile, Solicitor.) 654.

Diagrams may be inspected at this office.

Dated this 7th day of October, 1879, at the Lands Registry Office, Napier.

630 J. M. BATHAM,  
District Land Registrar.

## LAND TRANSFER ACT NOTICE.

JOHN VILLERS, of Ormond, Poverty Bay, in the Provincial District of Auckland, Licensed Victualler, having made a declaration of the loss of a Certificate of Title, Vol. i., folio 259, for Town Section No. 365, Gisborne, I hereby give notice that I shall issue a provisional certificate to the said John Villers for the said land, on the expiration of fourteen days after the date of the *Gazette* containing this notice, unless caveat be lodged at this office in the meantime.

Dated at the Lands Registry Office, Napier, this 8th day of October, 1879.

629 J. M. BATHAM,  
District Land Registrar.

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

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

TAKE notice that I intend to construct a Water-race for domestic, irrigation, and machinery purposes, commencing in the Pigburn Creek, opposite Foster's Farm, and terminating at Hamilton Station Homestead.

The mean depth and breadth of such race is 2 feet by 1 foot; the intended course is south to north; length, three miles; and it is proposed to divert two

Government-heads of water. The race is already constructed. Required for a term of fifteen years.

ALURED G. MATHIAS,  
(*pro* John Cotton Rowley and James Hamilton.)

Notice of objection to the above application must be lodged at the Mining Registrar's Office, Naseby, within thirty days from date hereof.

Dated this 8th day of October, 1879.

Hearing of application at Naseby, on 16th December, at 11 o'clock, at Mining Registrar's Office at Courthouse.

THOMAS L. SHEPHERD,  
Mining Registrar.

635

## APPLICATION FOR WATER-RACE.

Kumara, 29th September, 1879.

To the Warden, Kumara.

I HEREBY make application for a license for a water-race carrying eighty heads of water, known as the "Kumara Water-race," also dam, together with the following easements and sludge channel, in pursuance with the provisions of "The Mines Act, 1877:"—

Dates.	No. of Certificates.	
June 9, 1876 ...	5354	Head race from Kapatea Creek.
August 14, 1876 ...	16101	Dam in Kapatea Creek.
September 18, 1876	16165	Dam enlarged.
November 21, 1876	6102	Small race emptying into dam.
November 21, 1876	6103	Distribution race.
January 26, 1877...	16979	Tail race.
May 14, 1877 ...	6128	Branch race.
May 14, 1877 ...	6129	Branch race.
June 8, 1877 ...	6130	Branch race.
June 14, 1877 ...	6132	Branch race.
July 6, 1877 ...	6135	Branch race.
September 20, 1877	6147	Branch race.
July 17, 1879 ...	6935	Branch race.
July 18, 1879 ...	6937	Branch race.
July 31, 1879 ...	6950	Branch race.
...	6974	Sludge channel, 101 chains.

J. Gow,  
(*pro* Minister for Public Works.)

Any person objecting to the granting of this application must lodge his objection in writing at the Warden's Office, Kumara, within thirty days from the date hereof.

Hearing at 11 o'clock on the 6th day of November, 1879.

W. A. BARTON,  
Mining Registrar (*pro* Warden).  
Warden's Office, Kumara,  
29th September, 1879.

622

BY ORDER OF THE SHERIFF.

WEDNESDAY, 10TH DECEMBER, 1879.

MACROBIE AND CUTHBERTSON are instructed to sell a valuable Tay Street Frontage, as under.

I HEREBY give notice that, under a writ of *fiery facias*, duly issued out of the Supreme Court of New Zealand at the suit of WILLIAM BLACKWOOD, of Invercargill, in the Colony of New Zealand, Merchant, and trading there as such under the style or firm of Blackwood and Co., I have taken in execution the equity of redemption of DAVID McROBIE, of Invercargill aforesaid, Baker, in all that parcel of land containing by admeasurement sixteen poles, more or less, situated in the Town of Invercargill, and being Section No. 19, Block LXXV., thereof; bounded on the North by Tay Street, fifty links; on the East by

Section No. 20, two hundred links; on the South by a public garden reserve, fifty links; and on the West by Section No. 18, two hundred links: and being the land comprised in certificate of title, Volume three, folio two hundred and fifteen; together with the buildings and erections thereon. And that I intend to cause the same to be sold at the auction-room of Messrs. Macrorie and Cuthbertson, at Invercargill aforesaid, on the 10th day of December, 1879, at 2 o'clock in the afternoon, unless judgment be previously satisfied.

The Solicitors for the Execution Creditor are Messrs. Wade and Hall, of Esk Street, Invercargill.

Dated this seventh day of October, 1879.

ARTHUR C. HENDERSON,  
Sheriff.

634

## 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 *fiery facias*, bearing *teste* the ninth 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 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 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 *fiery 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.

548

## 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 *fiery 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 11½ 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 22¼ 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.

550

#### HARRIS V. ROWLANDS.

I HEREBY give notice that, under a writ of *feri 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 situated in the Awha 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 Awha 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,  
Sheriff.

580

#### 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 *feri 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; the western boundary whereof was parallel with and at a distance of thirty feet from the western boundary 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 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 *feri 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 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, Wellington.

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.

549

I HEREBY give notice that, under a writ of *fiere 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 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 Street: and I intend to cause the said parcel of land, and the estate and interest of the said James Callan therein, to be sold by auction, by Mr. John Munro, at his auction-rooms in the Town of Westport, at 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,  
586 Sheriff of the District of Westland North.

THE NEW CALEDONIA QUARTZ-MINING COMPANY (LIMITED).

NOTICE is hereby given that DANIEL TURNER, of Dunedin, Book-keeper, is the name of the Legal Manager of the above Company.

Given under our hands, and the common seal of the above Company, this twenty-sixth day of September, 1879.

619 CHARLES McQUEEN, } Directors.  
HENRY NORTH, }

THE NEW CALEDONIA QUARTZ-MINING COMPANY (LIMITED).

NOTICE is hereby given that the Registered Office of the above Company is situated in Great King Street, Dunedin, Otago, New Zealand.

Given under our hands, and the common seal of the above Company, this twenty-sixth day of September, 1879.

618 CHARLES McQUEEN, } Directors.  
HENRY NORTH, }

NOTICE.

To the Mining Registrar at Clyde of the Otago Gold Fields, District of Dunstan, and all other persons whom it may concern.

TAKE notice that it is intended to construct a Water-race and divert water for irrigation and domestic purposes, commencing at a point in Conroy's

Gully, close to Mr. Richard Dawson's homestead, and terminating at Mr. Weaver's homestead, Chapman's Gully.

The length of such race is about two miles, with a course of about north-east and south-west; the mean depth of the race being about 1 foot with a width of 2 feet, and is proposed to carry one head. The race is already constructed.

JOHN WEAVER,  
(By his Agent, GEORGE FACHE.)

Hearing at Clyde, 30th October, 1879.

623 ARTHUR D. HARVEY,  
Mining Registrar.

PARTNERSHIP NOTICE.

THE Partnership hitherto carried on in Christchurch and Dunedin, under the style of "Dalgety, Nichols, and Co.," expired by effluxion of time on the 30th September last. The business in those places will in future be carried on under the style and title of "Dalgety and Company," in which firms Mr. HENRY HAYES HENNAH and Mr. EDWIN JOHN SPENCE were admitted Partners from the 1st instant.

DALGETY AND COMPANY.

1st October, 1879. 615

NOTICE is hereby given that the Partnership carried on for some time past by JOHN JACKSON, WILLIAM PRIEST, and EDWARD HOLDGATE, as Ironmongers, under the firm of "W. Priest and Co.," was this day dissolved by mutual consent. The business will be carried on in future by the said William Priest and Edward Holdgate, under the firm of "Priest and Holdgate," who are empowered to discharge and settle all debts due to and by the said dissolved partnership concern.

Dated this 8th day of October, 1879.

JOHN JACKSON.  
WM. PRIEST.  
E. HOLDGATE.

Witness to all signatures—Ph. Kippenberger,  
Articled Law Clerk, Timaru, N.Z. 625

NOTICE is hereby given that the Wairoa Highway Board propose to make a side-cutting 6 chains long, and for such purpose require to take from Section 449, Okotuku District, land 1 chain wide, commencing about 2 chains north of the south-west corner of Section 426, and running in a north-westerly and north-easterly direction 6 chains till its intersection with the Government surveyed road. The plans of the proposed work and of the lands to be taken will lie open for inspection at Mr. John McLean's residence, Kohi. All persons affected are hereby required to set forth in writing any well-grounded objections to the execution of the said work or to the taking of such land, and to send such writing within forty days from the first publication hereof to the above-named Wairoa Highway Board.

As witness the seal of the Wairoa Highway Board, this 8th day of October, 1879.

The seal of the Wairoa Highway Board was  
(L.S.) affixed to this notice by me, pursuant to  
a resolution of the said Wairoa Highway  
Board,—

GEO. S. BRIDGE,  
Chairman.

628

THE Wairoa Highway Board, having examined the deposited plan, section, and specifications for the proposed Road on the south side of the Kohi Stream, and no objections having been made respecting such Road, hereby order it to be constructed according to the line shown by such plan, section, and specifications.

GEO. S. BRIDGE,  
Chairman.  
627

7th October, 1879.

I the undersigned, hereby make application to register the North Tipperary Gold-Mining Company as a Limited Company under the provisions of "The Mining Companies Act, 1872."

1. The name of the Company is to be the North Tipperary Gold-Mining Company.
2. The place of intended operations is at Macetown, Arrow River District, Lake County, in the Provincial District of Otago.
3. The registered office of the Company will be situated at Rattray Street, Dunedin.
4. The nominal capital of the Company is nine thousand six hundred pounds sterling, in nine thousand six hundred shares of one pound each.
5. The number of shares subscribed for is nine thousand six hundred, being the entire number of shares in the Company.
6. The number of paid-up shares is nil.
7. The amount already paid up is two shillings per share.
8. The name of the Manager is Henry Beveridge McIntosh.
9. The names, addresses, and occupations of the shareholders, and the number of shares held by each at this date, are as follow:—

	No. of Shares.
John Alwent Chapman, Battery Manager, Dunedin	... 1,200
Henry Beveridge McIntosh, Clerk, Dunedin	... 450
William Proudfoot Watson, Clerk, Dunedin	... 200
Andrew Hamilton, Clerk, Dunedin	... 600

	No. of Shares.
Robert S. Sparrow, Engineer, Dunedin	... 200
James Hazlett, Merchant, Dunedin	... 600
Henry John Cope, Miner, Macetown	... 600
William and James Scoullar, Merchants, Dunedin	... 300
Robert Haworth, Iron Merchant, Dunedin	... 300
George Watson, Accountant, Dunedin	... 200
Charles S. Reeves, Merchant, Dunedin	... 600
Charles E. Bird, Manager, Fern Hill Club, Dunedin	... 600
John Suttie McIntosh, Bank Clerk, Milton	... 450
William Paton, Miner, Macetown	... 600
Edmond Elliott, Hotelkeeper, Macetown	... 600
Charles Barclay, Miner, Macetown	... 600
Frederick Barclay, Miner, Macetown	... 600
Charles Todd, Battery Manager, Bendigo, Cromwell	... 300
Walter Guthrie, Merchant, Dunedin	... 600
	9,600

Dated this 8th day of October, 1879.

H. B. McINTOSH,  
Manager.

Witness to signature—H. H. Holmes.

I, Henry Beveridge McIntosh, do solemnly and sincerely declare that—

1. I am the Manager of the said intended Company.
2. The above statement is, to the best of my knowledge and belief, true in every particular; and I make this solemn declaration conscientiously believing the same to be true, and by virtue of an Act of the General Assembly of New Zealand intituled "The Justices of the Peace Act, 1866."

626 H. B. McINTOSH.  
Taken before me this 9th day of October, 1879—  
James Hazzlet, J.P.

By Authority: GEORGE DIDSBURY, Government Printer, Wellington.