

THE

NEW ZEALANI GAZETTE.

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WELLINGTON, THURSDAY, NOVEMBER 6, 1879.

Land withdrawn from the Deferred-payment System in Southland.

A PROCLAMATION.

(L.S.) HERCULES ROBINSON, Governor.

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

And whereas the lands specified in the Schedule hereto were, on the twenty-eighth day of May, one thousand eight hundred and seventy-eight, proclaimed as set apart for sale on deferred payments: And whereas the Land Board of Southland did, on the tenth day of October, one thousand eight hundred and account rice. eight hundred and seventy-nine, pass a resolution recommending that the lands described in the Schedule hereto annexed should be withdrawn from the de-

ferred-payment system:

And whereas it is expedient to give effect to the

aforesaid recommendation:

Now, therefore, I, Sir Hercules George Robert Robinson, the Governor of the Colony of New Zealand, in pursuance and exercise of the powers and authorities vested in me by the above-named Act, do hereby revoke the Proclamation above referred to, and do proclaim and declare that the said sections are hereby withdrawn from the operation of the deferred-payment system.

SCHEDULE.

ALL those pieces or parcels of land in the Southland Division of the Provincial District of Otago, being-

Section.	Di	Area.		
				A. R. P
243	Taringatura	***		212 0
244	,,	•••		212 0
245	,,			200 0
246	,,			200 0
247	,,			200 0 0
248	,,			200 0 0
249	,,			130 3 34
250	,,	***		143 3 27
251	,,	•••		199 0 20
252	,,			200 0 0
253	,,			200 0 0

Given under the hand of His Excellency Sir Hercules George Robert Robinson, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, Governor and Commander-in-Chief in and over Her Majesty's Colony of New Zealand and its Dependencies, and Vice-Admiral of the same; and issued under the Seal of the said Colony, at the Government House, at Wellington, this twenty-ninth day of October, in the year of our Lord one thousand eight hundred and seventy-nine.

WM. ROLLESTON, Minister of Lands.

GOD SAVE THE QUEEN!

Alteration of Boundaries of Wards of Masterton Highway District, County of Wairarapa West.

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

WHEREAS by a Proclamation of the Superintendent of the late Province of Wellington, bearing date the first day of July, one thousand eight hundred and seventy-two, and published in the Wellington Provincial Gazette, number fifteen, of the first

day of July, one thousand eight hundred and seventytwo, the Highway District of Masterton was divided into wards, and the boundaries of the said wards were

defined by the said Proclamation:

Now, therefore, I, Hercules George Robert Robinson, the Governor of the Colony of New Zealand, by virtue and in exercise of the powers conferred upon me by the eleventh section of an Act of the Superintendent and Provincial Council of the late Province of Wellington, Session twenty-seven, number ten, intituled "The Highways Act, 1874," and "The Abolition of Provinces Act, 1875," and all other authorities thereunto me enabling, do hereby revoke the aforesaid Proclamation so far as relating to the constitution of wards number five and number six of the said district, and the definition of the boundaries of the said wards; and I do further hereby proclaim and define the new boundaries of the said wards to be those set forth in the Schedule hereto, and do also declare that, from the day of the date hereof, the areas comprised respectively within the said boundaries hereby defined shall respectively constitute the wards number five and number six of the Masterton Highway District.

SCHEDULE.

MASTERTON HIGHWAY DISTRICT.

Ward No. 5

Is bounded towards the North by the Kourarau Stream, from its confluence with the Tauheru River to the southern boundary of Section No. 41; thence by Sections Nos. 41, 57, 58, 59, and 60 of Tupurupuru Block to a stream forming the southern boundary of Sections Nos. 86, 85, and 79 of aforesaid block; thence by that stream to the Wainuioru River, thence by that river to the confluence of the Ruamahanga Stream, thence by that stream to its source, thence by a right line bearing 107° (magnetic) to the Kaiwhata River, and thence by that river to the sea; towards the East by the sea to the Pahaua River; towards the South by that river to the confluence of the Kaikaikuri Stream, thence by a right line to the Wangachu River at the south-western corner of Section No. 96 of Ahiaruhe Block; towards the West by the Wangachu River to the northern boundary of Section No. 40; again towards the South by that section and by Sections Nos. 38, 61, 60, 58, and 56 of Ahiaruhe Block; thence by the Pohatariki Stream to the Ruamahunga River; again towards the West by the said Ruamahunga River to the confluence of the Kourarau Stream, the starting point.

Ward No. 6

Ward No. 6

Is bounded towards the North by the Whareama River, from its mouth to the confluence of the Waihora Stream; thence towards the West by the said stream to its source, thence by a right line bearing 197° (magnetic) to intersect a line drawn from the source of the Ruamahanga Stream, bearing 107° (magnetic); thence towards the South by the production of the last-named line to the Kaiwhata River, and thence by that river to the sea, and towards the and thence by that river to the sea; and towards the East by the sea to the mouth of the Whareama River, the starting point.

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

JOHN HALL.

GOD SAVE THE QUEEN!

November, to be observed as a Customs Holiday. Monday, 10th

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

pursuance and exercise of the power vested in me by "The Customs Regulation Act, 1858," I, Hercules George Robert Robinson, the Governor of the Colony of New Zealand, do hereby proclaim and declare that the tenth day of November instant shall be kept as a holiday at the Customhouses at the several ports of New Zealand, for the celebration of the Prince of Wales' Birthday.

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

H. A. ATKINSON.

GOD SAVE THE QUEEN!

Appointing Waarana Mokomoko and Ani Matariki Trustees under "The Maori Real Estate Management Act, 1867."

HERCULES ROBINSON, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-eighth day of October, 1879. Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by "The Maori Real Estate Management Act, 1867" (hereinafter called "the said Act"), it is enacted that, if any title to or interest in any hereditaments shall accrue to any Maoris, who or any of whom shall be infants, lunatics, or under legal disability, it shall be lawful for the Governor in Council, if he think fit, to order that such hereditaments, or any part thereof or interest therein, as shall to the Governor in Council be shown to belong to such infant, or lunatic, or other person under legal disability, shall be vested in trustees, as the Governor in Council shall think fit:

And whereas by virtue of an award of the Compensation Court, bearing date the twenty-eighth day of October, one thousand eight hundred and seventyfour, the parcel of land and hereditaments described in the Schedule hereto became vested in Mere Ngu-tuhore and others, of the District of Bay of Plenty, in the Provincial District of Auckland, aboriginal natives of New Zealand

And whereas the said Mere Ngutuhore died intes-

And whereas at a sitting of the Native Land Court held at Opotiki, in the Provincial District of Auckland, on the eighteenth day of August, one thousand eight hundred and seventy-nine, Te Paea claimed to succeed to the said Mere Ngutuhore in the parcel of land described in the said Schedule, and it was

Wharepapa, Tangimereana, Heni Whakaha, and Kawhena Nuku, infants under the age of twentyone years, should succeed in equal shares to the interest and share of the said Mere Ngutuhore in the hereditaments aforesaid; and it is expedient that Waarana Mokomoko and Ani Matariki be appointed trustees under the said Act, on behalf of the said Te Paea Paata, Te Wharepapa, Tangimereana, Heni Whakaha, and Kawhena Nuku:

Now, therefore, His Excellency the Governor of the Colony of New Zealand, with the advice and consent of the Executive Council of the colony, in exercise and in pursuance of the powers and authorities vested in him by the said Act, doth hereby order that the interests and shares of the said Te Paea Paata, Te Wharepapa, Tangimereana, Heni Whakaha, and Kawhena Nuku in the land described in the Schedule hereto shall be and remain

vested in

WAARANA MOKOMOKO and Ani Matariki,

as Trustees, within the meaning and for the purposes of the said Act, for the said Te Paea Paata, Te Wharepapa, Tangimereana, Heni Whakaha, and Kawhena Nuku during their minority.

SCHEDULE.

ALL that parcel of land in the Provincial District of Auckland, in the Colony of New Zealand, containing by admeasurement 1,073 acres, more or less, situate at Ohiwa, in the District of Bay of Plenty, being called or known by the name of Hiwarau. Bounded on the North by high-water mark in Ohiwa Harbour from the mouth of Nukuhou River to Punawai; on the East by a road surveyed from Punawai to the point where it first strikes Nukuhou River; on the South and West by Nukuhou River.

> FORSTER GORING, Clerk of the Executive Council.

Appointing Hemi Kakitu and Te Hoeroa Trustees under "The Maori Real Estate Management Act, 1867."

HERCULES ROBINSON, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-eighth day of October, 1879.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL. WHEREAS by "The Maori Real Estate Management Act, 1867" (hereinafter called "the said Act"), it is enacted that, if any title to or interest in any hereditaments shall accrue to any Maoris, who or any of whom shall be infants, lunatics, or under legal disability, it shall be lawful for the Governor in Council, if he think fit, to order that such here-ditaments, or any part thereof or interest therein, as shall to the Governor in Council be shown to belong to such infant, or lunatic, or other person under legal disability, shall be vested in trustees, as the Governor in Council shall think fit:

And whereas by virtue of an award of the Compensation Court, bearing date the twenty-eighth day of October, one thousand eight hundred and seventyfour, the parcel of land and hereditaments described in the Schedule hereto became vested in Mita Tahanoke and others, of the District of Bay of Plenty, in the Provincial District of Auckland, aboriginal natives

of New Zealand:

And whereas the said Mita Tahanoke died intestate:

And whereas at a sitting of the Native Land Court held at Opotiki, in the Provincial District of Auck- said Matiu Hautu in the parcel of land described in

ordered by the said Court that Te Paea Paata, Te land, on the sixteenth day of August, one thousand Wharepapa, Tangimereana, Heni Whakaha, and eight hundred and seventy-nine, Mita Putahi claimed eight hundred and seventy-nine, Mita Putahi claimed to succeed to the said Mita Tahanoke in the parcel of land described in the said Schedule, and it was ordered by the said Court that Mita Putahi, an infant under the age of twenty-one years, should succeed to the interest and share of the said Mita Tahanoke in the hereditaments aforesaid; and it is expedient that Hemi Kakitu and Te Hoeroa be appointed trustees under the said Act, on behalf of the said Mita Putahi :

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

> HEMI KAKITU and TE HOEROA,

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

SCHEDULE.

ALL that parcel of land in the Provincial District of Auckland, in the Colony of New Zealand, containing by admeasurement 1,073 acres, more or less, situate at Ohiwa, in the District of Bay of Plenty, being called or known by the name of Hiwarau. Bounded on the North by high-water mark in Ohiwa Harbour, from the mouth of Nukuhou River to Punawai; on the East by a road surveyed from Punawai to the point where it first strikes Nukuhou River; and on the South and West by Nukuhou River.

FORSTER GORING. Clerk of the Executive Council.

Appointing Maraea Merehana Trustee under "The Maori Real Estate Management Act, 1876."

HERCULES ROBINSON, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-eighth day of October, 1879.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL. WHEREAS by "The Maori Real Estate Management Act, 1867" (hereinafter called "the said), it is enacted that, if any title to or interest in Act any hereditaments shall accrue to any Maoris, who or any of whom shall be infants, lunatics, or under legal disability, it shall be lawful for the Governor in Council, if he think fit, to order that such hereditaments, or any part thereof or interest therein, as shall to the Governor in Council be shown to belong to such infant, or lunatic, or other person under legal disability, shall be vested in trustees, as the Governor in Council shall think fit:

And whereas by virtue of an award of the Compensation Court, bearing date the twenty-eighth day of October, one thousand eight hundred and seventy-four, the parcel of land and hereditaments described in the Schedule hereto became vested in Matiu Hautu, of the District of Bay of Plenty, in the Provincial District of Auckland, an aboriginal native of New Zealand:

And whereas the said Matiu Hautu died intestate: And whereas at a sitting of the Native Land Court held at Opotiki, in the Provincial District of Auckland, on the eighteenth day of August, one thousand eight hundred and seventy-nine, Te Meihana, Akiaha Harata, and Maa Matiu claimed to succeed to the

the said Schedule, and it was ordered by the said | aforesaid; and it is exedient that Anahera Paora Court that Hohaia Hautu, an infant under the age of twenty-one years, should succeed to the interest of the said Matiu Hautu in the hereditaments aforesaid; and it is expedient that Maraea Merehana be appointed trustee under the said Act, on behalf of the said Hohaia Hautu:

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

MARAEA MEREHANA,

as Trustee, within the meaning and for the purposes of the said Act, for the said Hohaia Hautu during his

SCHEDULE.

ALL that parcel of land in the Provincial District of Auckland, in the Colony of New Zealand, containing by admeasurement 50 acres, more or less, situate at Waimana, in the District of Bay of Plenty, being called or known by the name of Section No. 17A, Parish of Waimana. Bounded towards the North by Crown land, 3077 links; towards the East by Crown land, 1630 links; towards the South by Crown land, 3047 links; and towards the West by a road 100 links wide, 797 links and 837 links.

FORSTER GORING. Clerk of the Executive Council.

Appointing Anahera Paora Kingi and Maata te Tawai Trustees under "The Maori Real Estate Management Act, 1867."

HERCULES ROBINSON, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-eighth day of October, 1879.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL. WHEREAS by "The Maori Real Estate Management Act, 1867" (hereinafter called "the said Act"), it is enacted that, if any title to or interest in any hereditaments shall accrue to any Maoris, who or any of whom shall be infants, lunatics, or under legal disability, it shall be lawful for the Governor in Council, if he think fit, to order that such here-ditaments, or any part thereof or interest therein, as shall to the Governor in Council be shown to belong to such infant, or lunatic, or other person under legal disability, shall be vested in trustees, as the Governor in Council shall think fit:

And whereas by virtue of an award of the Compensation Court, bearing date the third day of December, one thousand eight hundred and seventyfive, the parcel of land and hereditaments described in the Schedule hereto became vested in Paora Kingi, of the District of Bay of Plenty, in the Provincial District of Auckland, an aboriginal native of New Zealand:

And whereas the said Paora Kingi died intestate: And whereas at a sitting of the Native Land Court held at Opotiki, in the Provincial District of Auckland, on the twentieth day of August, one thousand eight hundred and seventy-nine, Tumeke Paora Kingi claimed to succeed to the said Paora Kingi in the parcel of land described in the said Schedule, and it was ordered by the said Court that Paora Kingi and

Kingi and Maata te Tawai be appointed trustees under the said Act, on behalf of the said Paora Kingi and Ropi Paora Kingi:

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

Anahera Paora Kingi and MAATA TE TAWAI,

as Trustees, within the meaning and for the purposes of the said Act, for the said Paora Kingi and Ropi Paora Kingi during their minority.

SCHEDULE.

ALL that parcel of land in the Provincial District of Auckland, in the Colony of New Zealand, containing by admeasurement 50 acres, more or less, situate at Waimana, in the District of Bay of Plenty, being called or known by the name of Section No. 185, Parish of Waimana. Bounded towards the North by Lot No. 184, 3380 links; towards the East by a road 100 links wide, 1700 links; towards the South by Lot No. 186, 2840 links; and towards the West by Crown. No. 186, 2840 links; and towards the West by Crown land, 1640 links.

FORSTER GORING, Clerk of the Executive Council.

Appointing Werahiko Tamaiarohi and Hiromena Ka-periere Trustees under "The Maori Real Estate Management Act, 1867."

HERCULES ROBINSON, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-eighth day of October, 1879.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by "The Maori Real Estate Management Act, 1867" (hereinafter called "the said Act"), it is enacted that, if any title to or interest in any hereditaments shall accrue to any Maoris, who or any of whom shall be infants, lunatics, or under legal disability, it shall be lawful for the Governor in Council, if he think fit, to order that such hereditaments, or any part thereof or interest therein, as shall to the Governor in Council be shown to belong to such infant, or lunatic, or other person under legal disability, shall be vested in trustees, as the Governor in Council shall think fit:

And whereas by virtue of an award of the Compensation Court, bearing date the twenty-eighth day of October, one thousand eight hundred and seventyfour, the parcel of land and hereditaments described in the Schedule hereto became vested in Kaperiere Maihi and others, of the District of the Bay of Plenty, in the Provincial District of Auckland, aboriginal natives of New Zealand:

And whereas the said Kaperiere Maihi died intestate:

And whereas at a sitting of the Native Land Court held at Opotiki, in the Provincial District of Auckland, on the eighteenth day of August, one thousand eight hundred and seventy-nine, Werahiko Tamaiarohi claimed to succeed to the said Kaperiere Maihi in the parcel of land described in the said Schedule, and it was ordered by the said Court that Hori Kaperiere and Te Wharewera, infants under the age of Ropi Paora Kingi, infants under the age of twenty-one years, should succeed in equal shares to the interest of the said Paora Kingi in the hereditaments share of the said Kaperiere Maihi in the hereditaTamaiarohi and Hiromena Kaperiere be appointed trustees under the said Act, on behalf of the said

Hori Kaperiere and Te Wharewera:

Now, therefore, His Excellency the Governor of New Zealand, with the advice and consent of the Executive Council of the colony, in exercise and pursuance of the powers and authorities vested in him by the said Act, doth hereby order that the interests and shares of the said Hori Kaperiere and Te Wharewera in the land described in the Schedule hereto shall be and remain vested in

WERAHIKO TAMAIAROHI and HIROMENA KAPERIERE.

as Trustees, within the meaning and for the purposes of the said Act, for the said Hori Kaperiere and Te Wharewera during their minority.

SCHEDULE.

ALL that parcel of land in the Provincial District of Auckland, in the Colony of New Zealand, containing by admeasurement 4 acres, more or less, situate at Waimana, in the District of Bay of Plenty, being called or known by the name of Section No. 22, Parish of Waimana. Bounded towards the North by a road 100 links wide, 855 links; towards the East by a road of same width, 45 links and 410 links; towards the South by Lot No. 15, 885 links; and towards the West by Lot No. 15 aforesaid, 460 links.

FORSTER GORING, Clerk of the Executive Council.

Appointing Porikapa Ponaho and Nepia Taura Trustees under "The Maori Real Estate Manage-ment Act, 1867."

HERCULES ROBINSON, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-eighth day of October, 1879.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL. WHEREAS by "The Maori Real Estate Management Act, 1867" (hereinafter called "the said Act"), it is enacted that, if any title to or interest in any hereditaments shall accrue to any Maoris, who or any of whom shall be infants, lunatics, or under legal disability, it shall be lawful for the Governor in Council, if he think fit, to order that such hereditaments, or any part thereof or interest therein, as shall to the Governor in Council be shown to belong to such infant, or lunatic, or other person under legal disability, shall be vested in trustees, as the

Governor in Council shall think fit:

And whereas by virtue of an award of the Compensation Court, bearing date the twenty-eighth day of October, one thousand eight hundred and seventy-four, the parcel of land and hereditaments described in the Schedule hereto became vested in Wiremu Kepa Tuhorouta and others, of the District of Bay of Plenty, in the Provincial District of Auckland, aboriginal natives of New Zealand:

And whereas the said Wiremu Kepa Tuhorouta

died intestate:

And whereas at a sitting of the Native Land Court held at Opotiki, in the Provincial District of Auckland, on the nineteenth day of August, one thousand eight hundred and seventy-nine, Te Wakahou Ponaho and Porikapa Ponaho claimed to succeed to the said Wiremu Kepa Tuhorouta in the parcel of land described in the said Schedule, and it was ordered by the said Court that Tuwatawata Tuhorouta, an infant the said Court that Tuwatawata Tuhorouta, an infant under the age of twenty-one years, should succeed Whakaaetana in the hereditaments aforesaid; and to the interest and share of the said Wiremu Kepa it is expedient that Hokere Putake to Hanoke and

ments aforesaid; and it is expedient that Werahiko | Tuhorouta in the hereditaments aforesaid; and it is Tamaiarohi and Hiromena Kaperiere be appointed | expedient that Porikapa Ponaho and Nepia Taura be appointed trustees under the said Act, on behalf of the said Tuwatawata Tuhorouta:

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

PORIKAPA PONAHO and NEPIA TAURA,

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

SCHEDULE.

ALL that parcel of land in the Provincial District of Auckland, in the Colony of New Zealand, containing by admeasurement 2,411 acres, more or less, situate at Awaawakino, in the District of Bay of Plenty, being called or known by the name of Awaawakino. Bounded on the North-west by the sea from Waio-hoata to Titoi Point; on the North-east by Torere Block; on the South-east by the Confiscation boundary; and on the South-west by Opape Block.

> FORSTER GORING, Clerk of the Executive Council.

Appointing Hokere Putake te Hanoke and Ani Matariki Trustees under "The Maori Real Estate Management Act, 1867."

HERCULES ROBINSON, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-eighth day of October, 1879.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL. WHEREAS by "The Maori Real Estate Management Act, 1867" (hereinafter called "the said Act"), it is enacted that, if any title to or interest in any hereditaments shall accrue to any Maoris, who or any of whom shall be infants, lunatics, or under legal disability, it shall be lawful for the Governor in Council, if he think fit, to order that such hereditaments, or any part thereof or interest therein, as shall to the Governor in Council be shown to belong to such infant, or lunatic, or other person under legal disability, shall be vested in trustees, as the Governor in Council shall think fit:

And whereas by virtue of an award of the Compensation Court, bearing date the twenty-eighth day of October, one thousand eight hundred and seventyfour, the parcel of land and hereditaments described in the Schedule hereto became vested in Whakaaetana and others, of the District of Bay of Plenty, in the Provincial District of Auckland, aboriginal natives of New Zealand:

And whereas the said Whakaaetana died intestate:

And whereas at a sitting of the Native Land Court held at Opotiki, in the Provincial District of Auckland, on the sixteenth day of August, one thousand eight hundred and seventy-nine, Hokere Putake te Whanoke claimed to succeed to the said Whakaaetana in the parcel of land described in the said Schedule, and it was ordered by the said Court that Otutu, an infant under the age of twenty-one years,

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

HOKERE PUTAKE TE HANOKE and ANI MATARIKI,

as Trustees, within the meaning and for the purposes of the said Act, for the said Otutu during minority.

SCHEDULE.

ALL that parcel of land in the Provincial District of Auckland, in the Colony of New Zealand, containing by admeasurement 1,073 acres, more or less, situate at Ohiwa, in the District of Bay of Plenty, being called or known by the name of Hiwarau. Bounded on the North by high-water mark, in Ohiwa Harbour, from the mouth of Nukuhou River to Punawai; on the East by a road surveyed from Punawai to the point where it first strikes Nukuhou River; on the South and West by Nukuhou River.

FORSTER GORING. Clerk of the Executive Council.

Incorporation of Wanganui Agricultural and Pastoral Association.

HERCULES ROBINSON, Governor. ORDER IN COUNCIL.

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

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL. WHEREAS by "The Agricultural and Pastoral Societies Act, 1877," it is, among other things, enacted that, whenever any number of persons, not being less than fifty, shall have associated themselves together into a society for any of the purposes therein recited, it shall be lawful for the Governor in Council, on the petition of not fewer than two-thirds of such persons, to incorporate the said peti-tioners, and the whole other persons at that time being members of the said society, and such persons as shall thereafter be admitted members thereof agreeably to the rules of the said society and the provisions of the aforesaid Act, into a body corporate, by a style and title to be named in the Order in Council incorporating the same:

And whereas a number of persons exceeding fifty have associated themselves together into a society for the purpose of promoting the advancement of agriculture, the improvement of live stock, and the different branches of rural industry, and the arts therewith connected:

And whereas not fewer than two-thirds of such persons have presented a petition to the Governor in Council, praying for incorporation under the provisions of the said Act, as in the said petition more particularly mentioned:

Now, therefore, His Excellency the Governor of the Colony of New Zealand, in compliance with the terms of the said petition, in pursuance and exercise of the power and authority contained in the said Act, and by and with the advice and consent of the Executive Council of the said colony, doth hereby incorporate the said petitioners, and the whole other persons now being members of the said society, and such persons as shall hereafter be admitted members at Dunedin, and for every license a fee of twenty thereof agreeably to the rules of the said society and shillings will be charged.

Ani Matariki be appointed trustees under the said the provisions of the said Act, into a body corporate, Act, on behalf of the said Otutu:

by the style and title of "The Wanganui Agricultural" and Pastoral Society.'

FORSTER GORING, Clerk of the Executive Council.

Land temporarily reserved in the Provincial District of Nelson.

HERCULES ROBINSON, Governor.

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

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

SCHEDULE.

ALL that parcel of land containing 2 acres 2 roods and 8 perches, be the same more or less, situate in the Town of Waiau, Provincial District of Nelson. Bounded on the Northward by other part of Government Reserve, 850 links; on the Eastward by Leslie Street, 300 links; on the Southward by Montrose Street, 850 links; and on the Westward by High-field Street, 300 links. As a site for a school.

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

WM. ROLLESTON,
Minister of Lands.

Conditions for Trout Fishing in Otago.

HERCULES ROBINSON, Governor.

N pursuance of the powers and authorities vested in him by "The Salmon and Trout Act, 1867," His Excellency the Governor doth hereby make the following regulations for the District of Otago:-

1. Any holder of a license may fish with rod and line for trout in all the streams and lakes within and forming the boundaries of the following district (except the Water of Leith), from the first day of October, one thousand eight hundred and seventynine, to the thirty-first day of March, one thousand

eight hundred and eighty, both inclusive, viz.:—
All that area in the Provincial District of Otago bounded on the East and South by the ocean, from Shag Point to the mouth of the Mataura River; on the West, South-west, and South by the Mataura River and the Counties of Southland and Wallace; on the North-west by the ocean; and on the North, North-west, and North-east by the Counties of Westland and Waitaki.

2. Any holder of a license may fish with rod and line for trout in the Water of Leith, in the months of November, December, January, and February next ensuing.

3. Licenses to fish with rod and line in the abovedescribed district will be issued under the hand of the Secretary of the Otago Acclimatisation Society

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 ranger, police officer, or constable, fail to produce and show to such person, ranger, 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 lake, river, or stream within the above-described district, and all persons offending against this regulation shall be liable to a penalty not exceeding fifty pounds.

S. Any person who puts, throws, or places, or allows to be put, thrown, or placed, into any lake, river, or stream in the said district, 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.

9. These regulations shall come into force as from the first day of October, one thousand eight hundred

and seventy-nine.

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

JOHN HALL.

Conditions for Trout Fishing in Southland.

HERCULES ROBINSON, Governor.

TN pursuance of the powers and authorities vested I 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 District of Southland:

REGULATIONS.

1. These regulations shall come into force as from 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 all the streams and lakes within and forming the boundaries of the district bounded on the East by the Mataura River; on the North by the County of Lake; and on the West and South by the sea from Bligh Sound to the mouth of the River Mataura, 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, excepting in the Rivers Oreti and Aparima, and their affluents.

3. Licenses to fish with rod and line within the said boundaries will be issued under the hand of the Secretary to the Southland Acclimatisation Society at Invercargill, 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 ranger, 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 lake, river, or stream within the above district, 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 lake, river, or stream within the above district, 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 third day of November, one thousand eight hundred and seventy-

JOHN HALL.

Vaccination Station 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 place mentioned in the second column of the Schedule hereto as and to be the place at which the Public Vaccinator appointed for the district 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 such Public Vaccinator will attend at the place aforesaid, for the purpose of performing such vaccination, on the day and at the hours set forth in the third column of the said Schedule opposite the name of such place; and further that at 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 day and at the hours respectively set forth in the fourth column of the said Schedule opposite the name of such place. name of such place.

witness the hand of His Excellency the Governor, this third day of November, one thousand eight hundred and seventy-nine.

SCHEDULE.

JOHN HALL.

District for which Public Vaccinator appointed.		Place where Vaccination to be performed.	Day and Hours fixed for Performance of Vaccination.	Day and Hours fixed for Inspecting the Progress of Vaccination.	
Winton	•••	 The residence of Dr. Webb, Great North Road, Winton	Every Tuesday, from 12 noon until 2 p.m.	Every Tuesday, from 12 noon until 2 p.m.	

Officer appointed to certify under the Forest Trees Planting Encouragement Act.

HERCULES ROBINSON, Governor.

IN pursuance of the eighth clause of the regulations under "The Forest Trees Planting Encourage under "The Forest Trees Planting Encouragement Act, 1871," made by Order in Council of the first day of February, one thousand eight hundred and seventy-seven, I, Sir Hercules George Robert Robinson, the Governor of the Colony of New Zealand, do hereby appoint

CHARLETON HOLLIS JAMES HILL

to ascertain and certify as to the fulfilment of the conditions of the said regulations by persons claiming land under the said Act within the Land District of Auckland.

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

> WM. ROLLESTON, Minister of Lands.

Poundkeeper at Ponsonby, County of Eden, appointed.

Colonial Secretary's Office, Wellington, 3rd November, 1879.

HIS Excellency the Governor has been pleased to approve of the appointment made by the Ponsonby Highway Board of

THOMAS LAKE

as Keeper of the Public Pound at Ponsonby, County of Eden, vice E. Finlay.

JOHN HALL.

Trustees for Hamilton Cemetery, County of Maniototo, appointed

Colonial Secretary's Office, weinington, 3rd November, 1879.

IIIS Excellency the Governor has been pleased to appoint Wellington, 3rd November, 1879. appoint

ALURED GEORGE MATTHIAS, JAMES O'GRADY, and JAMES KERR

to be Trustees under "The Cemeteries Management Act, 1877," of the Hamilton Cemetery, County of Maniototo, vice J. Jory, J. Howell, and W. H. Udy, resigned.

JOHN HALL.

Certifying Officer under "The Public Health Act, 1876," appointed.

Colonial Secretary's Office, Wellington, 3rd November, 1879. H IS Excellency the Governor has been pleased to appoint

WILLIAM FORBES KEATING, Esq., L.R.C.P., Edin., to be a Certifying Officer under section 139 of "The Public Health Act, 1876," for the District of Patea. JOHN HALL.

Inspector of Weights and Measures, Christchurch \H{D} istrict, appointed.

> Colonial Secretary's Office Wellington, 4th November, 1879.

IS Excellency the Governor has been pleased to appoint

Constable Thomas Stephenson

to be an Inspector of Weights and Measures for the District of Christchurch.

JOHN HALL.

Inspectors of Weights and Measures appointed.

Colonial Secretary's Office,

Wellington, 4th November, 1879.

IS Excellency the Governor has been pleased to appoint the following persons to be Inspectors of Weights and Measures for the districts set opposite their names:

Name. Sergeant Patrick O'NEILL ... District of Dunstan.
Sergeant John Morton ... District of Wakatipu.
Sergeant Edward Morton ... District of Mount Ida.

Public Vaccinator appointed.

Colonial Secretary's Office,
Wellington, 4th November, 1879.

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

CHARLES LOUIS WEBB, Esq., M.R.C.S., to be a Public Vaccinator, to perform gratuitous vaccination in accordance with the provisions of the said Act and any regulations made or to be made thereunder, for the District of Winton.

JOHN HALL.

Rangers appointed.

Colonial Secretary's Office, Wellington, 4th November, 1879.

IS Excellency the Governor has been pleased to appoint

THOMAS GEORGE HUNGERFORD, G. P. CLIFFORD, JOHN BURKE, and ALFRED FOORD

to be Rangers under "The Protection of Animals Act, 1873," for the Provincial District of Otago.

JOHN HALL.

Officers appointed under "The Salmon and Trout Act, 1867."

Colonial Secretary's Office,
Wellington, 4th November, 1879.

HIS Excellency the Governor has been pleased to
appoint appoint

John Edgar, John Crossbie Bannatyne, Alfred Dillon Bell, William Elder, John Stuart Handyside, James Jolly, Basil Sievwright, William Moss, Andrew O'Connor, John Burt, Thomas George Hungerford, G. P. Clifford, John Burke, and Alfred Foord,

under the fifth section of "The Salmon and Trout Act, 1867," to be Officers for the Management and Protection of Salmon and Trout within the Provincial District of Otago.

JOHN HALL.

Letters of Naturalization issued.

Colonial Secretary's Office, Wellington, 4th November, 1879. IS 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.	
Wenzl Bayer Thomas Becher Johann Otten Julius Lorenz	***	Farmer Farmer Farm Servant Miner	Puhoi. Puhoi. Waihemo. Ross.	

JOHN HALL.

Commissioners of Kaiwarawara Local Board District, County of Hutt, elected.

Colonial Secretary's Office, Wellington, 4th November, 1879.

NOTICE has been received at this office, under the hand of the Returning Office. hand of the Returning Officer, Mr. C. Thompson, jun., that, on the 29th October last, the following persons were duly elected to be Commissioners of the Kaiwarawara Local Board District, County of Hutt:-

DONALD DOUGLAS CAMERON, EDWARD MARTIN TAYLOR, WILLIAM THOMAS WYATT, JONAH HARRIS, and ROBERT YEATTS.

JOHN HALL.

Monday, the 10th November, a Public Holiday.

Colonial Secretary's Office, Wellington, 6th November, 1879.

IT is hereby notified for general information that Monday, the 10th day of November instant, will be observed as a Public Holiday in honor of His Royal Highness the Prince of Wales' Birthday, and the departments of the General Government will be closed accordingly.

JOHN HALL.

Assistant Clerk and Cadet, Resident Magistrates' Courts, appointed.

Department of Justice, Wellington, 31st October, 1879. HIS Excellency the Governor has been pleased to appoint

FRANCIS JEFFREY

to be Assistant Clerk in the Resident Magistrate's Court at Roxburgh, from the 1st instant; and

CLARENCE HERBERT PYKE to be Cadet in the Resident Magistrate's Court at Clyde, from the 1st ultimo.

WM. ROLLESTON.

Members of Licensing Courts appointed.

Department of Justice, Wellington, 5th November, 1879.

HIS Excellency the Governor has been pleased to appoint appoint DAVID PHILIP JAMES, Esq., M.R.C.S.E.,

to be a Member of the Licensing Court for the Districts of Town of Hokitika, Waimea, and Kanieri, vice F. Dermott, Esq., deceased; and

HENRY STOKES TIFFEN, Esq., J.P.,

to be a Member of the Licensing Courts for the Districts of Town of Napier and Petane, vice J. Buchanan, Esq., resigned.

WM. ROLLESTON.

Certificated Accountant in Bankruptcy appointed.

Department of Justice, Wellington, 4th November, 1879. T is hereby notified that his Honor Mr. Justice Williams has appointed

GEORGE THOMAS CLARKE, of Dunedin, and JOHN LAING, of Port Chalmers,

to be Certificated Accountants in Bankruptcy.

WM. ROLLESTON.

Sub-Assistant Surveyor appointed.

General Survey Office, Wellington, 30th October, 1879. IS Excellency the Governor has been pleased to appoint

REDWOOD FELIX GOULTER, Esq., to be a Sub-Assistant Surveyor in the Survey Department of New Zealand. Appointment dating from the 29th October, 1879.

WM. ROLLESTON, Minister of Lands.

Surveyor-General appointed.

General Survey Office,
Wellington, 4th November, 1879.

HIS Excellency the Governor has been pleased to
promote

JAMES McKerrow, Esq., Assistant Surveyor-General, to be Surveyor-General of New Zealand; appointment dating from the 1st November, 1879; vice J. T. Thomson, Esq., resigned.

WM. ROLLESTON. Minister of Lands.

Inspector of Surveys appointed.

General Survey Office, Wellington, 4th November, 1879.

HIS Excellency the Governor has been pleased to appoint appoint

JAMES McKerrow, Esq.,

to be Inspector of Surveys under the Native Lands Acts; appointment dating from the 1st November, 1879; vice J. T. Thomson, Esq., resigned.

WM. ROLLESTON. Minister of Lands.

In re " The Public Payments without Probate Act, **1**869.''

ALFRED SEARLE, late of Kawakawa, Auckland, Surveyor, deceased.

NDER the provision of "The Public Payments without Probate Act, 1869," and the regulations made thereunder published in the New Zealand Gazette, 1870, page 212, the Colonial Treasurer intends to make a payment of money due to the above-named deceased to persons not being his legal representatives. All persons objecting to such pay ment being made must give notice to the Colonial Treasurer, at Wellington, within one calendar month from the date of the Gazette containing this notice, when their objections will be considered.

H. A. ATKINSON Colonial Treasurer.

Gold-Mining Lease cancelled.

Mines Department,

Wellington, 5th November, 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: --

James Williams and others; 4 acres, District of Grey, Nelson South-West Gold Fields. No. 90.

R. OLIVER.

veyance, Delivery, and Storage of Goods, Parcels, &c., on the New Zealand Railways.

TN 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 :-

New Zealand Railways.

Single tickets from and to any station on the New Zealand Railways (with the exception of Auckland Section), issued on the 8th and 10th November, will be available for return up to, and inclusive of, the 11th November.

Amberley to Bluff.

On the occasion of the North Otago Agricultural and Pastoral Association Show, Oamaru, on the 20th and 21st November, 1879, tickets at single fares for the double journey will be issued from Dunedin to Oamaru, and from Timaru to Oamaru, and from all intermediate stations, on the 20th and 21st November, and will be available for return up to Monday, the 24th November; also tickets at single fares for the double journey will be issued from Christchurch and stations north of Timaru to Oamaru on the 19th and 20th November, and will be available for return up to Monday, the 24th November.

On the occasion of the Ashburton Agricultural

and Pastoral Association Show on the 18th November, tickets at single fares, available for the double journey on day of issue only, will be issued at Christchurch and Timaru, and all intermediate sta-

tions to Ashburton.

On the occasion of the Christchurch Races and Agricultural and Pastoral Show, ordinary single-fare tickets will be issued from all stations to Christchurch on the 8th, 10th, 11th, 12th, 13th, and 14th November, and will be available for the return journey up to Wednesday, the 19th November.

On the occasion of the Rangiora Agricultural and

Pastoral Show, single-fare tickets from Christchurch and all stations on the North Line, and branches to Rangiora, issued on the 6th November, will be avail-

able for the double journey on that date.
On the occasion of the Christchurch Spring Race Meeting on the 11th, 13th, and 14th November, return tickets to include admission to the course will be issued at Christchurch to racecourse. First-class, three shillings and sixpence; second-class or open wagons, two shillings and sixpence.

On the occasion of the Otago Agricultural and Pastoral Association Show, and the Dunedin Spring Race Meeting, ordinary single fare tickets available for the double journey will be issued from all stations to Dunedin on the 26th, 27th, 28th, and 29th of November, and on the 1st of December, and will be available for the return journey up to and including the 2nd December.

Auckland Section.

On the occasion of the Cattle Show, single tickets, all stations to Auckland, issued on the 7th, 8th, 9th, and 10th November, will be available for return up to and inclusive of the 12th November.

On the 10th November, any station to any station, return journey at single rates, except Auckland, Newmarket, and Onehunga, to Green Lane and Ellerslie, which will be, single or return, 1s., irrespective of class.

Wellington Section.

On the occasion of the Pastoral and Agricultural Society's Show at Carterton on the 19th November, single tickets from all stations to Featherston issued |

Alterations and Additions to the Rates for the Con- | on the 18th and 19th November will be available for return up to and including the 20th November.

Dated this 5th day of November, 1879.

R OLIVER, Minister for Public Works.

Medical Officer under "The Government Insurance and Annuities Act, 1874," appointed.

Government Insurance Department, we mington, 5th November, 1879.

H IS Excellency the Governor has been pleased to appoint Wellington, 5th November, 1879. appoint

WILLIAM EDWARD COLLINS, Esq., M.B., Lond., M.R.C.S.E.,

a Medical Officer under "The Government Insurance and Annuities Act, 1874."

D. M. LUCKIE, Commissioner.

Gold-Mining Lease to be granted.

PUBLIC NOTIFICATION.

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

Objections to the granting of such lease, stating the grounds of objection, must be made in writing, and lodged with the Warden at Queenstown on or before the 19th day of November, 1879.

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

SCHEDULE.

APPLICANT: Thomas Fitzgibbon. Style under which it is intended to conduct the business: "Gallant Tipperary Quartz-Mining Company." 16 acres, at Upper Shotover, in the Wakatipu Mining District.

Given under my hand, at Dunedin, this twentyseventh 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.

N conformity with the thirty-seventh section of "The Mines Act, 1877," and with the regulations made under that Act for the granting of leases for gold-mining purposes, it is hereby notified that it is intended to grant a lease of Crown lands for gold-mining purposes to the applicant specified in the annexed Schedule, usless 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 Reefton on or before

the 19th day of November, 1879.

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

SCHEDULE.

APPLICANT: Henry Evans. Style under which it is intended to conduct the business: "Lucky Hit Quartz-Mining Company." 16 acres 2 roods, south

of South Hopeful Company, Boatman's Creek, in the Nelson South-West Mining District.

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

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

HALF-YEARLY Return of the aggregate average amount of the Weekly Linkilling amount of the Weekly Liabilities and Assets of the Bank of Australasia, within the Colony of New Zealand, from the 15th day of April, 1879, to the 13th day of October, 1879, inclusive. Published pursuant to the Royal Charter of Incorporation.

LIABILITIES.

Bills in Circulation not bearing interest		5,152	5	7
Notes in Circulation not bearing interest		51,177	2	4
Bills and Notes in Circulation bearing interes	t	•••		
Balances due to other Banks	٠	• • •		
Cash deposited not bearing interest		129,693	0	6
Cash deposited bearing interest	•	301,025	15	5
Total Liabilities within the colony		£487,048	3	10
Assets.		£	8.	đ.
Coin and Bullion		96,634	1	5
	• ;	34,428	7	8
Notes and Bills of other Banks		2,221	16	7

Balances due from other Banks

Debts due to the Corporation, including
Notes, Bills, and other Securities ... 887,951 19 6

Total Assets within the colony

E. W. Morrah, Inspector.
J. W. Pickersgill, pro Accountant. 3rd November, 1879.

Public Notification.

SALE OF TOWN, SUBURBAN, AND RURAL LANDS.

Crown Lands Office, Auckland, 23rd October 1879.

... £1,021,236 5 2

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 town, suburban, and 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 24th day of November, 1879, at the hour of 11 o'clock in the forenoon.

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

SCHEDULE.

Section.	Lot.	Area.	Upset Price.
	Townshi	р ог Оротікі.	,
.		A R. P.	£ s. d.
1	95	0 1 0	20 0 0
	96	0 1 0	$20 \ 0 \ 0$
	97	0 1 0	$20 \ 0 \ 0$
1	106	0 1 0	$20 \ 0 \ 0$
	107	0 1 0	$20 \ 0 \ 0$
	108	0 1 0	$20 \ 0 \ 0$
	109	0 1 0	$20 \ 0 \ 0$
f	110	0 1 0	$20 \ 0 \ 0$
ļ	111	0 1 0	$20 \ 0 \ 0$
	112	0 1 0	$20 \ 0 \ 0$
	115	0 1 0	$20 \ 0 \ 0$
	134	0 1 0	$20 \ 0 \ 0$
1	135	0 1 0	$20 \ 0 \ 0$

SCHEDU	LE—continued.
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Lot.	Area.	Upset Price.
	SUBURBS OF OPOTIK	ı.
	A. R. P.	£ s. d.
24	2 0 26	6 15 0
$\overline{25}$	1 134	4 10 0
26	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	8 5 0
27	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	$6 \ 0 \ 0$
28	2 0 0	$6 \ 0 \ 0$
30	2 0 31	6 15 0
31	2 0 0	$6 \ 0 \ 0$
32	3 0 37	$9\ 15\ 0$
33	2 2 35	8 5 0
34	2 0 0	$6 \ 0 \ 0$
35	2 0 0	$6 \ 0 \ 0$
36	2 0 0	$6 \ 0 \ 0$
37	2 0 0	$6 \ 0 \ 0$
38	2 0 0	$6 \ 0 \ 0$
39	2 0 0	$6 \ 0 \ 0$
40	2 1 38	7 10 0
41	3 3 19	$12 \ 0 \ 0$
7	Town of Newcastli	E.

*589 0 0 31	62 10	0
* Subject to £75 for impro	vements.	
*596 0 0 26		0
* Subject to £75 for impro	vements.	
624 0 0 13	85 0	0
$625 \left(\begin{array}{ccc} 0 & 0 & 22 \end{array} \right)$	30 0	0
*663 0 0 15	134 0	0
* Subject to £200 for impro	vements.	
*664 0 0 13	80 0	0
* Subject to £150 for impro	vements.	

Town of Greenton.

*233	1 0 0	30 0 0
*234	1 0 0	30 0 0
* Subject	to £18 for impro	vements.
*235	1 0 0	30 0 0
*236	1 0 0	30 0 0
*237	1 0 0	30 0 0
* Subject	to £20 for impro	vements.

Section.	Lot.	Area.	Upset Price.		
	VILLA	GE OF OTAU.			
4	9 10 11 12 13 14 15 16 17 18 19 20 21	A. R. P. 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0	£ s. d. 7 10 0 7 10 0 7 10 0 7 10 0 7 10 0 7 10 0 7 10 0 7 10 0 7 10 0 7 10 0 7 10 0 7 10 0 7 10 0 7 10 0		
Block.	Section.	Area.	Upset Price.		

VILLAGE OF WAIOMIO.

SCHEDULE-continued.

	BOHED CHE—contin			
Lot.	Area.	Upset Price		
St	BURBS OF GRAHAM	ISTOWN.		
	A. R. P.	£ s. d.		
10	$9 \ 2 \ 1$	29 5 0		
13	10 0 22	30 15 0		
14	10 0 7	30 15 0		
16	14 2 24	44 5 0		
23	15 3 22	48 0 0		
25	14 3 28	45 0 0		
26	12 3 0	38 5 0		
8	SUBURBS OF WEYM	ОПТН		
18	3 3 7	12 0 0		
19	4 0 20	12 15 0		
	<u>.</u> .	•		
*46	SUBURBS OF TUAR			
	ject to £10 for imp			
*54	13 0 0	39 0 0		
	ject to £45 for imp			
	SH OF TE PAPA.—I			
523 534	120 0 0	120 0 0		
524	127 0 0	127 0 0		
525	90 0 0	90 0 0		
52 6	78 0 0	78 0 0		
5 27	103 0 0	103 0 0		
528	161 0 0	161 0 0		
529	148 0 0	148 0 0		
530	324 0 0	324 0 0		

Description of Land.—Lot 523, nearly all swamp except south-west corner, which is good land, swamp drainable; Lot 524, all swamp except tongue of land running into swamp, drainable; Lot 525, all swamp, drainable; Lot 526, nearly all swamp, drainable; Lot 527 and 528, about two-thirds swamp, remainder good fern land, drainable; Lot 529, half swamp, drainable, remainder good fern land; Lot 530, about two-thirds swamp, remainder good fern land, swamp drainable.

land, swamp drainable.

N.B.—The swamp-on these sections is principally wiwi, raupo, toetoe, and a little flax and tea-tree.

., <u>r</u> .,								
Pa	RISH C	F W.	AIOI	eka.—(JPOTI	KI.		
280	l	50	0	0 [ξ	60	0	0
	\mathbf{P}_{I}	ARISH	OF	OTAU.				
*45				0		30 :		0
* Sn	biect t	o £84	for	impro	vemer	nts.		

** Subject to £84 for improvements.

**Description of Land.—25 acres open, the remainder mixed bush, soil fair.

PARISH	OF	RUA	PEKAP	EK	A	Bay	of Isi	AN	DS.
43		1	20	0	0	1	20	0	0
*44			20	0	0		20	0	0
54		1	62	2	32	1	63	0	0
* Su	hie	at to	£185	for	ı im	ກາດແ	monte		

* Subject to £185 for improvements.

Parish of Mongonul East.—Mongonul.

31 | 38 2 0 | 38 10 0

Parish of Tauhoa.

109 | 20 0 0 | 20 0 0

Description of Land.—Bush land.

Parish of Waipu.—(Adjoining the Tara Farm, Mangawai.)

235 | 3,010 0 0 | 3,010 0 0

Description of Land. — Third-class land, partly covered with a kauri forest.

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.

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 8th day of December, 1879.

1026. MARTHA BULL.—1 rood 20 perches, part of Section 68, Wellington City, fronting 151½ links on Webb Street, with a depth of 248 links. Bounded on the East by Section 75. Occupied by Messrs. W. H. Smith, J. Flyger, Thomas Blowers, and — Harrison.

1039. JOSEPH BURNE.—7½ perches, part of Section 516, Wellington City, fronting 36 feet on Tinakori Road, with a depth of 58 feet, the north-eastern boundary being parallel to and distant 96 feet from north-eastern boundary of said section. Occupied by Stephen Vowless.

1057. THE BANK OF NEW ZEALAND.—16 perches, part of Section 9, Masterton. Bounded towards the North cost and South cost representation.

1057. THE BANK OF NEW ZEALAND.—
16 perches, part of Section 9, Masterton. Bounded towards the North-east and South-east respectively, 100 links, by other part of said Section 9; towards the South-west, 100 links, by Section 11; and the North-west, 100 links, by a right-of-way; the south-eastern boundary being parallel to and distant 100 links from a public road. Occupied by Applicant.

eastern boundary being parallel to and distant 100 links from a public road. Occupied by Applicant. 1064. THOMAS WILMOR McKENZIE, JAMES McKENZIE, PHILIP KINGCOME WATTY, and JAMES AMES.—40 acres, part of Section 31, Karori District. Bounded towards the North, 938 links, by other part of said section; the East by the Kaiwarawara Stream; the South by the old Karori Road; and the West, 3763 links, by Section 33 and by the Karori Road. Occupied by William Bell.

1066. MARY CAMERON —5 acres, Suburban Section 31, Wanganui. Occupied by Charles Gordon.

1067. EDWARD LOUTH WAKELIN. — 9 acres 3 roods 37 perches, Section 55, Carterton. Occupied by Applicant.

1070. DAVID PEAT.—5 acres, Suburban Section 10, Wanganui. Occupied by Rhody Slattery.

Diagrams may be inspected at this office.

Dated this 5th day of November, 1879, at the
Lands Registry Office, Wellington.

GEO. B. DAVY,
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.

4105. JOHN BRADDICK.—95 acres, part of Rural Section 7099, Timaru District. Occupied by Applicant.

4106. WALTER MORTON OLLIVIER.—10 perches, part of Section 82, Lyttelton Town. Occupied by Joseph Foster.

4108. ROBERT HEATON RHODES. — 33 perches, part of Rural Section 7555, Timaru District. Occupied by George Small, G. and T. Young, and Frank George.

4109. ROBERT HEATON RHODES. — 20 perches, part of Rural Section 7555, Timaru District. Occupied by Messrs Hallenstein Brothers

trict. Occupied by Messrs. Hallenstein Brothers. 4110. ROBERT HEATON RHODES.—1 rood, part of Rural Section 7555, Timaru District. Occupied by James Howey, John Trist, George Purdie, and Charles Johnson.

4112. JOHN THORNE.—20 acres, Rural Section 12630, Malvern District. Occupied by Appli-

Diagrams may be inspected at this office.

Dated this 30th day of October, 1879, at the Lands Registry Office, Christchurch.

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

LAND TRANSFER ACT NOTICE.

NOTICE is hereby given that SAMUEL LEMON, of Killinchy, Farmer, claiming as Administrator of the estate of Thomas Lemon, late of the Ellesmere District, Farmer, deceased, has applied to be registered as Proprietor of 60 acres of land, being Rural Section No. 7174, Ellesmere District; also of 20 acres of land, being Rural Section 9297, Ellesmere District; also of 1 rood, part of Rural Section 5800, Ashburton District; as comprised in certificate of title, Vol. xxxvi., folio 50: and that he will be so registered, unless caveat forbidding the same be lodged within one month after the date of the Gazette containing this notice.

Dated this 30th day of October, 1879, at the Lands Registry Office, Christchurch.

670

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

LAND TRANSFER ACT NOTICE.

OTICE is hereby given that ELIZABETH REID, of Bendigo, Provincial District of Otago, Widow, Hotelkeeper, claiming as Devisee of WILLIAM GEORGE SMITH, of Bendigo aforesaid, Hotelkeeper, deceased, has made application to the District Land Registrar of the District of Otago to be registered as Proprietor in fee-simple of Section numbered 12, Block IX., Town of Bendigo aforesaid; and that the said Elizabeth Reid will be so registered as such proprietor, unless caveat be lodged forbidding the same within one calendar month from the date of the publication hereof in the Gazette.

Dated at the Lands Registry Office, Dunedin, this 28th day of October, 1879.

671

A. W. SMITH. 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 in each case on or before the 8th day of December next.

JOHN LOGAN CAMPBELL.—Part of Allotment 7 of Section 4, City of Auckland, containing

ment 7 of Section 4, City of Auckland, containing 3 perches. In Applicant's occupation. 1416.

EDWARD NOLAN.—Parts of Allotments 21 and 22 of Section 23, City of Auckland, containing 18 perches. Occupied by a tenant. 1436.

HENRY LOMAS SMITH.—Eastern part of Allotment 42 of Section 29, City of Auckland, containing 34 perches. In the occupation of Robert Cartmel Rawlinson. 1471.

EDWARD CARR.—Lot 3 of the subdivision of containing and applications of Cartery portion of containing 4 lletment 54 of Section 7.

eastern portion of original Allotment 5A of Section 7,

Suburbs of Auckland. 1477.
FRANCIS RICHARD CLAUDE.—Allotments 215, 216, 220, 221, and 222, and parts of Allotments 217, 218, and 219, containing 391 acres, Parish of

Kirikiriroa. In Applicant's occupation. 1478. JOHN WILSON.—Allotment 39, Town of Cambridge East, containing 1 acre. In Applicant's occupation. 1483.

Diagrams may be inspected at this office. Dated this 27th day of October, 1879, at the Lands Registry Office, Auckland.

THEO. KISSLING, District Land Registrar.

LAND TRANSFER ACT NOTICE.

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

THE BANK OF NEW ZEALAND, Applicant. 1 rood 1 perch, more or less, being Town Allotment No. 9 of Block XC., Raleigh West; and also 11 perches, more or less, part of Section 662, Town of New Plymouth, having a froutage of 531 links to a roadway, by a depth adjoining Section 670 to Section 663 of 132 links. Both in occupation of Applicant. (Halse and Roy, Solicitors.)

Diagrams may be inspected at this office.

Dated this 28th day of October, 1879, at the
Lands Registry Office, New Plymouth.

EDWIN BAMFORD, Deputy 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 calendar month after the date of the Gazette containing this notice.

388. JAMES ALEXANDER BONAR.—10 acres 2 roods, Section 1038, District of Totara. Occupied by Hugh Cameron.

386. MARY ANNE MAGUIRE.—20 perches,

part of Allotment 854, Town of Hokitika. Occupied by_Applicant.

Diagrams may be inspected at this office.

Dated this 28th day of October, 1879, at the
Lands Registry Office, Hokitika.

668

ALFD. H. KING, District Land Registrar.

In the matter of "The Limited Liability Joint-Stock Companies Dissolution Act, 1872," and in the matter of the affidavit and application of William Atkin and William Gorrie, two of the shareholders of the Auckland Saw-mill Company (Limited).

HEREBY notify that no objection to such application having been made and lodged with me, as by the said Act required, I do now declare such Company to be dissolved.

Dated at Auckland, this 21st day of October, 1879.

EDWARD S. WILLCOCKS, Registrar of the Supreme Court for the District of Auckland.

Messrs. Russell and Devore, Solicitors for Appli-

THE KORANUI COAL-MINING COMPANY (LIMITED).

TOTICE is hereby given that the Registered Office of the above Company has been removed from Lyttelton Street, Westport, to Customhouse Quay, Wellington.

W. E. S. HICKSON, Secretary

Wellington, 5th November, 1879.

To the Mining Registrar at Cromwell of the Otago Gold Fields District, and all others whom it may concern.

MAKE notice that it is intended to construct a Water-race and divert water, commencing in Dead Horse Creek, above Welton's dam, and terminating at my homestead, Luggate Creek.

The intended course is along the foot of the range

as marked by pegs.

The length of such race will be about a mile. The breadth and width of same will be 2 feet by 2

feet respectively.

It is proposed to divert one sluice head of water. The above race is required for all the purposes contemplated in section 31 of "The Mines Act,

The race is already constructed.

Dated at Cromwell, this 13th day of October, 1879. HENRY MAIDMAN,

(per his Agent, Chas. Colclough, Cromwell.) 653

NOTICE.

THE NORTH TIPPERARY GOLD-MINING COMPANY (LIMITED).

THIS is to certify that the Office of the North Tipperary Gold-Mining Company (Limited) is situated at the office of the Walton Park Coal and Pottery Company (Limited), Rattray Street, Dunedin.

673

ROBERT HAWORTH, Directors.

NOTICE.

THE NORTH TIPPERABY GOLD-MINING COMPANY (LIMITED).

THIS is to certify that HENRY BEVERIDGE MCINTOSH of Rettroy Start I McIntosh, of Rattray Street, Dunedin, has been appointed Manager of the North Tipperary Gold-Mining Company (Limited).

674

ROBERT HAWDETH, Directors. James Hazlett,

TO THE REGISTRAR-GENERAL OF THE COLONY OF NEW ZEALAND.

JOHN MELVIN CAMPBELL, Licentiate of the Society of Apothecaries, London, now residing at Carterton, do hereby give you notice that it is my intention to apply to you, on the 17th day of November, 1879, to have my name placed on the Medical Register for the Colony of New Zealand; having for that purpose exhibited my diploma and deposited a copy thereof for public inspection at your office.

Dated this 15th day of October, 1879.

JOHN MELVIN CAMPBELL.

IN THE SUPREME COURT OF NEW ZEALAND, CANTERBURY DISTRICT.

Between PHILIP KIPPENBERGER, Plaintiff, and JOHN PARRY, Defendant.

OTICE is hereby given that, under a writ of fieri facias, duly issued herein out of the Supreme Court of New Zealand, Canterbury District, against the real and personal estate of the above-named defendant at the suit of the abovenamed plaintiff, I have seized and taken into execution all the estate and interest of the above-named defendant (comprising his estate in fee-simple in possession, free from incumbrances) in all that piece or parcel

NOTICE OF INTENTION TO CONSTRUCT A WATER of land containing by admeasurement twenty acres RACE. or thereabouts, situate in the County of Geraldine, in the Provincial District of Canterbury, New Zealand, and being the Rural Section numbered 24536 on the map or plan of the Chief Surveyor of the late Province of Canterbury, the said provincial district, setting out and describing the rural lands in the Timaru District thereof, together with the erections thereon; and that I intend to cause the same to be sold by public auction, at the auction-rooms of Messrs. Jonas Hart and Wildie, in the Borough of Timaru, on the 12th day of January, 1880, at the hour of 11 o'clock in the forenoon, unless the judgment debt and the cost and expenses of and incidental to this execution be previously paid and satisfied.

The Solicitor for the Execution Creditor is Henry

Selwood Austin, Esquire, of the Main South Road,

in the said Borough of Timaru.

Dated this 27th day of September, 1879. RICHMOND BEETHAM 656 Sheriff of the District of Timaru.

HARRIS V. ROWLANDS.

HEREBY give notice that, under a writ of fieri facias, duly issued out of the Supreme Court at the suit of LIONEL LEWIS HARRIS, of the City of Wellington, Commission Agent, I have taken in execution the fee-simple of WILLIAM ROWLANDS, of Wellington, Settler, in all that piece or parcel of land situated in the Awhea Block, East Coast District, containing 268 acres, more or less, bounded towards the North-east and North-west by Section numbered 171, three thousand seven hundred and fifty links and one thousand eight hundred and fifty links; and also towards the North-east by the Mangaopari Creek; towards the East by Section numbered 174, six thousand four hundred links; towards the West by other part of the under-mentioned Section numbered 173, five thousand seven hundred and twenty-nine links: and also all those pieces of land situated in the said block, containing together 311 acres, more or less, being the two sections lastly under mentioned, subject nevertheless to the Crown's right of road, 100 links wide, reserved through the above lands by the Crown grant, which said pieces of land comprise part of Section numbered 173 and the whole of Sections numbered 174 and 180 delineated on the public map of the said Awhea Block: and that I intend to cause the same to be sold at the auction-rooms of F H. Wood, at Greytown, on the twenty-third day of December, 1879, at two o'clock in the afternoon.

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

Dated the 6th day of September, 1879.

HERBERT WARDELL, Sheriff.

BY ORDER OF THE SHERIFF.

WEDNESDAY, 10TH DECEMBER, 1879.

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

HEREBY give notice that, under a writ of fieri 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 Inver-cargill afosesaid, 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

HEREBY give notice that, under a writ of fieri 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 Butchen in and over all that received 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 capitar of redomntion in an unexpired term of five 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.

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

Mining Company (Limited), for the half-year ended 30th September, 1879, in accordance with section 135 of "The Mining Companies Act, 1872."

Name of Company: The Tipperary Mining Company (Limited). When formed, and date of registration: 14th December, 1878. Where business is conducted, and name of Legal Manager: Princes Street, Dunedin: John Alexander Mackenzie.

Princes Street, Dunedin: John Alexander Mackenzie.

Nominal capital: £12,000.

Amount of paid-up scrip given to shareholders: Nil.

Number of shares in which capital is divided: 1,200.

Number of shares taken: 1,200.

Amount of calls made: Nil.

Total amount of subscribed capital paid up: £3,000.

Number of shareholders at time of registration of Company: 7.

Amount of cash in hand: Nil.

Whether in operation or not: In operation.

Total amount of dividends declared: £600.

Number of shares unallotted: Nil.

J. A. MACKENZIE,

J. A. MACKENZIE,

Manager.

Dunedin, 24th October, 1879.

THE NEW ZEALAND GAZETTE.

SUBSCRIPTIONS.—The subscription is at the rate of £2 per annum, PAYABLE IN ADVANCE.
ADVERTISEMENTS will be charged for according to the

	£	8.	d.	
For the first sixty words and under	0	5	0	
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be charged, at per line	0	0	6	
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Companies, &c	0	15	0	
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(with 6d. per line added for the name of				
each shareholder)	1	0	0	
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pany	0	5	0	
Situation of office of ditto	0	5	0	
Manager and situation of office in one notice	0		6	
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Application to construct Water-race	-	15	0	
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Single copies of the Gazette, 1s. each.
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All advertisements should be written on one side of the paper, and signatures, &c., should be written in a legible hand.
The number of insertions required must be written across the face of the advertisement.

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

Communications should be addressed to the Government

Printer, Wellington, to whom Post Office Money Orders should be made payable.

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

GEO. DIDSBURY, Government Printer.

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

By Authority: GEORGE DIDSBURY, Government Printer, Wellington,