

THE

NEW ZEALAND GAZETTE.

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Appointing Tamati te Rangituawaru and Amiria Tipoki Trustees under "The Maori Real Estate Management Act, 1876."

HERCULES ROBINSON, Governor.
ORDER IN COUNCIL.

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

${\bf Present}:$

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

And whereas by virtue of a memorial of ownership bearing date the twentieth day of December, one thousand eight hundred and seventy-six, the parcel of land and hereditaments described in the Schedule hereto became vested in Keita Rangiwhaitiri and others, of the District of Hawke's Bay, in the Provincial District of Auckland, aboriginal natives of New Zealand:

And whereas the said Keita Rangiwhaitiri died

And whereas at a sitting of the Native Land Court held at Gisborne, in the Provincial District of Auckland, on the sixth day of June, one thousand eight hundred and seventy-nine, Amiria Tipoki claimed to succeed to the said Keita Rangiwhaitiri in the parcel of land described in the said Schedule, and it was ordered by the said Court that Riki Rangiwhaitiri, Pukepuke Rangiwhaitiri, Piriniha Takamoana, and Ranginui Rangiwhaitiri, infants under the age of twenty-one years, should succeed to the interest and

share of the said Keita Rangiwhaitiri in the hereditaments aforesaid; and it is expedient that Tamati te Rangituawaru and Amiria Tipoki be appointed trustees under the said Act, on behalf of the said Riki Rangiwhaitiri, male (a minor, fifteen years old), Pukepuke Rangiwhaitiri, female (a minor, fourteen years old), Piriniha Takamoana, male (a minor, eleven years old), and Te Ranginui Rangiwhaitiri, male (a minor, four years old):

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 Riki Rangawhaitiri, Pukepuke Rangiwhaitiri, Piriniha Takamoana, and Te Ranginui Rangiwhaitiri in the land described in the Schedule hereto shall be and remain vested in

TAMATI TE RANGITUAWARU and AMIRIA TIPOKI,

as Trustees, within the meaning and for the purposes of the said Act, for the said Riki Rangiwhaitiri, Pukepuke Rangiwhaitiri, Piriniha Takamoana, and Te Ranginui Rangiwhaitiri during their minority.

${\bf SCHEDULE}.$

ALL that parcel of land in the Provincial District of Auckland, in the Colony of New Zealand, containing by admeasurement 11,610 acres, more or less, adjoining Repongaere, in the District of Hawke's Bay, being called or known by the name of Tangihanga. Bounded towards the North by the Waikohu Block, the Mangamakahi Stream, and the Pukepapa Block, 77907 links; towards the East by the said Pukepapa Block, the Tuaru Stream, and the Repongaere Block, 31203 links; towards the South by the Parikanapa Stream, the Okahuatiu Block, the Totangi Stream, and the said Okahuatiu Block, 68926 links; and towards the West by the Wharekopae Stream, 20100 links.

FORSTER GORING, Clerk of the Executive Council. Appointing Tipene Tutaki and Wi Pere Trustees under "The Maori Real Estate Management Act,

HERCULES ROBINSON, Governor. ORDER IN COUNCIL.

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

Present:

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

And whereas by virtue of a memorial of ownership bearing date the twentieth day of December, one thousand eight hundred and seventy-six, the parcel of land and hereditaments described in the Schedule hereto became vested in Patchepa (Patchepa Tutaki) and others, of the District of Hawke's Bay, in the Provincial District of Auckland,

aboriginal natives of New Zealand:

And whereas the said Patehepa (Patehepa Tutaki)

died intestate:

And whereas at a sitting of the Native Land Court held at Gisborne, in the Provincial District of Auckland, on the fifth day of June, one thousand eight hundred and seventy-nine, Taraipine Tutaki claimed to succeed to the said Patchepa (Patchepa Tutaki) in the parcel of land described in the said Schedule, and it was ordered by the said Court that Hemi Whakarau, Taraipine Tutaki, and Mohi Tamatea should succeed to the interest and share of the said Patehepa (Patehepa Tutaki) in the hereditaments aforesaid:

And whereas the said Taraipine Tutaki and Mohi Tamatea are infants under the age of twenty-one years; and it is exedient that Tipene Tutaki and Wi Pere be appointed trustees under the said Act, on behalf of the said Taraipine Tutaki, female (a minor, seventeen years old), and Mohi Tamatea, male (a minor, eight years old):

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 Taraipine Tutaki and Mohi Tamatea in the land described in the Schedule hereto shall be and remain vested in

TIPENE TUTAKI and WI PERE,

as Trustees, within the meaning and for the purposes of the said Act, for the said Taraipine Tutaki and Mohi Tamatea during their minority.

SCHEDULE.

ALL that parcel of land in the Provincial District of Auckland, in the Colony of New Zealand, containing by admeasurement 11,610 acres, more or less, adjoining Repongaere, in the District of Hawke's Bay, being called or known by the name of Tangihanga. Bounded towards the North by the Waikohu Block, the Mangamakahi Stream, and the Pukepapa Block, 77907 links; towards the East by the said Pukepapa Block, the Tuaru Stream, and the Repongaere Block,

Stream, the Okahuatiu Block, the Totangi Stream, and the said Okahuatiu Block, 68926 links; and towards the West by the Wharekopae Stream, 20100 links.

> FORSTER GORING, Clerk of the Executive Council.

Appointing Hariata Wahapeka and Wi te Moana Trustees under "The Maori Real Estate Management Act, 1867."

HERCULES ROBINSON, Governor. ORDER IN COUNCIL.

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

Present:

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

And whereas by virtue of a certificate of title bearing date the twenty third day of November, one thousand eight hundred and seventy-one, the parcel of land and hereditaments described in the Schedule hereto became vested in Rina Waipuha (Rina Waroti) and others, of the District of Hawke's Bay, in the Province of Auckland, aboriginal natives of New

Zealand:

And whereas the said Rina Waipuha (Rina

Waroti) died intestate:

And whereas at a sitting of the Native Land Court held at Gisborne, in the Provincial District of Auckland, on the fifteenth day of May, one thousand eight hundred and seventy-nine, Hariata Wahapeka claimed to succeed to the said Rina Waipuha (Rina Waroti) in the parcel of land described in the said Schedule, and it was ordered by the said Court that Maira, an infant under the age of twenty-one years, should succeed to the interest and share of the said Rina Waipuha (Rina Waroti) in the hereditaments aforesaid; and it is expedient that Hariata Wahapeka and Wi te Moana be appointed trustees under the said Act, on behalf of the said Maira, female (a minor, sixteen years old):

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

HARIATA WAHAPEKA and WI TE MOANA,

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

SCHEDULE.

ALL that parcel of land in the Province of Auckland, in the Colony of New Zealand, containing by admeasurement 24 acres, more or less, situate at Turanga, in the District of Hawke's Bay, being called or known by the name of Taomako. Bounded towards the North by a line and by the Kahakuratara 31203 links; towards the South by the Parikanapa Block 761 links, and by the old bed of creek;

towards the East by the said old bed of creek; towards the South-east by Te Papa Block, 402 links and 1150 links; towards the South-west by the old bed of creek; and towards the West by a line, 1400 links.

FORSTER GORING, Clerk of the Executive Council.

Appointing Tamati te Rangituawaru and Amiria Tipoki Trustees under "The Maori Real Estate Management Act, 1867."

HERCULES ROBINSON, Governor. ORDER IN COUNCIL.

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

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

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

And whereas by virtue of a memorial of owner-ship bearing date the first day of March, one thousand eight hundred and seventy six, the parcel of land and hereditaments described in the Schedule hereto became vested in Keita te Rangiwhaitiri and others, of the District of Hawke's Bay, in the Provincial District of Auckland, aboriginal natives

of New Zealand:

And whereas the said Keita te Rangiwhaitiri died intestate:

And whereas at a sitting of the Native Land Court held at Gisborne, in the Provincial District of Auckland, on the sixth day of June, one thou-sand eight hundred and seventy-nine, Amiria Tipoki claimed to succeed to the said Keita te Rangiwhaitiri in the parcel of land described in the said Schedule, and it was ordered by the said Court that Riki Rangiwhaitiri, Pukepuke Rangiwhaitiri, Piriniha Takamoana, and Te Ranginui Rangiwhaitiri, infants under the age of twenty-one years, should succeed to the interest and share of the said Keita te Rangiwhaitiri in the hereditaments aforesaid; and it is expedient that Tamati te Rangituawaru and Amiria Tipoki be appointed trustees under the said Act, on behalf of the said Riki Rangiwhaitiri, male (a minor, fifteen years old), Pukepuke Rangiwhaitiri, female (a minor, fourteen years old), Piriniha Takamoana, male (a minor, eleven years old), and Te Ranginui Rangiwhaitiri, male (a minor, four years old):

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 Riki Rangiwhaitiri, Pukepuke Rangiwhaitiri, Piriniha Takamoana, and Te Ranginui Rangiwhaitiri in the land described in the Schedule hereto shall be and

remain vested in

TAMATI TE RANGITUAWARU and AMIRIA TIPOKI,

as Trustees, within the meaning and for the purposes of the said Act, for the said Riki Rangiwhaitiri, interests and shares of the said Riki Rangiwhaitiri,

Pukepuke Rangiwhaitiri, Piriniha Takamoana, and Te Ranginui Rangiwhaitiri during their minority.

SCHEDULE.

ALL that parcel of land in the Provincial District of Auckland, in the Colony of New Zealand, containing by admeasurement 55 acres, more or less, situate at Karaua, in the District of Hawke's Bay, being called or known by the name of Okirau. Bounded towards the North by the Rua-o-Taua Block, 1132 links and 953 links; towards the East by the aforesaid Rua-o-Taua Block, 2595 links; towards the South by the Karaua Creek and the old bed of the Arai Creek; and towards the West by the Puketapu Creek.

> FOSTER GORING, Clerk of the Executive Council.

Appointing Tamati te Rangituawaru and Amiria Ti-poki Trustees under "The Maori Real Estate Management Act, 1867."

HERCULES ROBINSON, Governor. ORDER IN COUNCIL.

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

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

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

And whereas by virtue of a memorial of ownership, bearing date the second day of March, one thousand eight hundred and seventy-six, the parcel of land and hereditaments described in the Schedule hereto became vested in Keita Rangiwhaitiri and others, of the District of Hawke's Bay, in the Provincial District of Auckland, an aboriginal native of New

Zealand:

And whereas the said Keita Rangiwhaitiri died intestate:

And whereas at a sitting of the Native Land Court held at Gisborne, in the Provincial District of Auckland, on the sixth day of June, one thousand eight hundred and seventy-nine, Amiria Tipoki claimed to succeed to the said Keita Rangiwhaitiri in the parcel of land described in the said Schedule, and it was ordered by the said Court that Riki Rangiwhaitiri, Pukepuke Rangiwhaitiri, Piriniha Takamoana, and Te Ranginui Rangiwhaitiri, infants under the age of twenty-one years, should succeed to the interest and share of the said Keita Rangiwhaitiri in the hereditaments aforesaid; and it is expedient that Tamati te Rangituawaru and Amiria Tipoki be appointed trustees under the said Act, on behalf of the said Biki Rangiwhaitiri, male (a minor, fifteen years old), Pukepuke Rangiwhaitiri, female (a minor, fourteen years old), Piriniha Takamoana, male (a minor, eleven years old), and Te Ranginui Rangiwhaitiri, male (a minor, four years old):

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

Pukepuke Rangiwhaitiri, Piriniha Takamoana, and I Te Ranginui Rangiwhaitiri in the land described in the Schedule hereto shall be and remain vested in

TAMATI TE RANGITUAWARU and AMIRIA TIPOKI,

as Trustees, within the meaning and for the purposes of the said Act, for the said Riki Rangiwhaitiri, Pukepuke Rangiwhaitiri, Piriniha Takamoana, and Te Ranginui Rangiwhaitiri during their minority.

SCHEDULE.

ALL that parcel of land in the Provincial District of Auckland, in the Colony of New Zealand, containing by admeasurement 26 acres 1 rood 1 perch, more or less, situate at Waipaoa, in the District of Hawke's Bay, being called or known by the name of Takopa No. 1. Bounded towards the North by lines, 1078 links and 226 links; towards the East by lines, 490 links and 902 links; towards the Southeast by lines, 765 links, 159 links, and 854 links, and towards the West by Te Bahui Block 898 links, and the Takopa No. 2 Block 229 links and 1331 links.

> FORSTER GORING. Clerk of the Executive Council.

Appointing Hare Parahako and Rev. Matiaha Pahewa Trustees under "The Maori Real Estate Manage-ment Act, 1867."

HERCULES ROBINSON, Gövernor. ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-second day of December, 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 an order bearing date the second day of April, one thousand eight hundred and seventy-nine, under the hand of John Jermyn Symonds, Esquire, Judge of the Native Land Court, under the seal of the said Court, it was ordered that a memorial of the ownership of Rewi Takataka, Te Wetini, and others to the land and hereditaments described in the Schedule hereto be inscribed on

the Court rolls:

And whereas the said Rewi Takataka and Te Wetini are infants under the age of twenty-one years, and it is expedient that Hare Parahako and the Reverend Matiaha Pahewa be appointed trustees under the said Act, on behalf of the said Rewi Takataka, male (a minor, seventeen years old), and Te Wetini, male (a minor, thirteen years old):

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 in him by the said Act, doth hereby order that the interests and shares of the said Rewi Takataka and Te Wetini in the land described in the Schedule hereto shall be and remain vested in

HARE PARAHAKO and The Reverend MATIAHA PAHEWA,

of the said Act, for the said Rewi Takataka and Te Wetini during their minority.

SCHEDULE.

All that parcel of land in the Provincial District of Auckland, in the Colony of New Zealand, containing by admeasurement 584 acres, more or less, situate at Mata River, in the District of Hawke's Bay, being called or known by the name of O-te-Rangiwhaiao. Bounded towards the North by the Mata River, 15300 links; towards the East by the Tarakihi Stream and the Paparoa Block, 13140 links; and towards the South-west by the Whareone Stream, 144Q0 links.

> Forster Goring, Clerk of the Executive Council.

ppointing Tamati te Rangituawaru and Amiria Tipoki Trustees under "The Maori Real Estate Appointing Management Act, 1867."

HERCULES ROBINSON, Governor. ORDER IN COUNCIL.

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

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

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

And whereas by virtue of a memorial of ownership bearing date the first day of March, one thousand eight hundred and seventy-six, the parcel of land and hereditaments described in the Schedule hereto became vested in Keita Rangiwhaitiri, of the District of Hawke's Bay, in the Provincial District of Auckland, an aboriginal native of New Zealand:

And whereas the said Keita Rangiwhaitiri died intestate:

And whereas at a sitting of the Native Land Court held at Gisborne, in the Provincial District of Auckland, on the sixth day of June, one thousand eight hundred and seventy-nine, Amiria Tipoki claimed to succeed to the said Keita Rangiwhaitiri in the parcel of land described in the said Schedule, and it was ordered by the said Court that Riki Rangiwhaitiri, Pukepuke Rangiwhaitiri, Piriniha Takamoana, and Te Ranginui Rangiwhaitiri, infants under the age of twenty-one years, should succeed to the interest and share of the said Keita Rangiwhaitiri in the hereditaments aforesaid; and it is expedient that Tamati te Rangituawaru and Amiria Tipoki be appointed trustees under the said Act, on behalf of the said Riki Rangiwhaitiri, male (a minor, fifteen years old), Pukepuke Rangiwhaitiri, female (a minor, fourteen years old), Piriniha Takamoana, male (a minor, eleven years old), and Te Ranginui Rangiwhaitiri, male (a minor, four years old):

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 Riki Rangiwhaitiri, Pukepuke as Trustees, within the meaning and for the purposes | Rangiwhaitiri, Piriniha Takamoana, and Te Ranginui

TAMATI TE RANGITUAWARU and AMIRIA TIPOKI,

as Trustees, within the meaning and for the purposes of the said Act, for the said Riki Rangiwhaitiri, Pukepuke Rangiwhaitiri, Piriniha Takamoana, and Te Ranginui Rangiwhaitiri during their minority.

SCHEDULE.

ALL that parcel of land in the Provincial District of Auckland, in the Colony of New Zealand, containing by admeasurement 159 acres, more or less, situate at Karaua, in the District of Hawke's Bay, being called or known by the name of Rua-o-Taua. Bounded towards the East by the Waipaoa River; towards the South by the Karaua Creek; towards the West by the Okirau Block, 2595 links; again towards the South by the said Okirau Block, 953 links and 1132 links; again towards the West by a creek and Te Rua-o-Hinetu Block, 3000 links; and towards the Southwest by the Oweta Block, 2355 links.

> FORSTER GORING, Clerk of the Executive Council.

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

HERCULES ROBINSON, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-second day of December, 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 an order bearing date the third day of May, one thousand eight hundred and seventy-nine, under the hand of John Jermyn Symonds, Esquire, Judge of the Native Land Court, under the seal of the said Court, it was ordered that a memorial of the ownership of Hone Ruru, Hare Matenga, and others to the land and hereditaments described in the Schedule hereto be inscribed on the Court rolls:

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

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

> PATARIKI PAHURA and HENARE RURU,

Rangiwhaitiri in the land described in the Schedule | as Trustees, within the meaning and for the purposes hereto shall be and remain vested in | of the said Act, for the said Hone Ruru and Hare Matenga during their minority.

SCHEDULE.

ALL that parcel of land in the Provincial District of Auckland, containing by admeasurement 163 acres, more or less, situate at Tologa Bay, in the District of Hawke's Bay, being called or known by the name of Mangarara No. 2. Bounded towards the North by the Mangatotara Stream, 3100 links; towards the East by lines and the Mangarara Stream, 6662 links; and towards the South-west and West by the Uawa River, 7200 links.

FORSTER GORING, Clerk of the Executive Council.

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

HERCULES ROBINSON, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-second day of December, 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 an order bearing date the second day of May, one thousand eight hundred and seventy-nine, under the hand of John Jermyn Symonds, Esquire, Judge of the Native Land Court, under the seal of the said Court, it was ordered that a memorial of the ownership of Hare Matenga and others to the land and hereditaments described in the Schedule hereto be inscribed on the Court rolls:

And whereas the said Hare Matenga is an infant under the age of twenty-one years, and it is expedient that Patariki Pahura and Henare Ruru be appointed trustees under the said Act, on behalf of the said Hare Matenga (a minor, fourteen years old):

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

PATARIKI PAHURA and HENARE RURU,

as Trustees, within the meaning and for the purpoes of the said Act, for the said Hare Matenga during his minority.

SCHEDULE.

ALL that parcel of land in the Provincial District of Auckland, containing by admeasurement 21 acres and 21 perches, more or less, situate at Tologa Bay, in the District of Hawke's Bay, being called or known by the name of Tatarahake. Bounded towards the North-east by the Uawa No. 1 Block, 700 links

towards the East by the sea, 5600 links; and towards the South and West by lines, 5973 links.

FORSTER GORING, Clerk of the Executive Council.

Appointing Te Peka Kerekere and Heni Auraki Trustees under "The Maori Real Estate Management Act, 1867."

Hercules Robinson, Governor. ORDER IN COUNCIL.

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

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

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

And whereas by virtue of a memorial of ownership bearing date the twentieth day of December, one thousand eight hundred and seventy-six, the parcel of land and hereditaments described in the Schedule hereto became vested in Ema Poho and others, of the District of Hawke's Bay, in the Provincial District of Auckland, aboriginal natives

of New Zealand:

And whereas the said Ema Poho died intestate:

And whereas at a sitting of the Native Land Court held at Gisborne, in the Provincial District of Auckland, on the seventh day of June, one thousand eight hundred and seventy-nine, Te Peka Kerekere claimed to succeed to the said Ema Poho in the parcel of land described in the said Schedule, and it was ordered by the said Court that Katarina Takawhaki Kerekere, an infant under the age of twenty-one years, should succeed to the interest and share of the said Ema Poho in the hereditaments aforesaid; and it is expedient that Te Peka Kerekere and Heni Auraki be appointed trustees under the said Act, on behalf of the said Katarina Takawhaki Kerekere, female (a minor, twelve years old):

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 Katarina Takawhaki Kerekere in the land described in the Schedule hereto shall be and remain vested in

TE PEKA KEREKERE and HENI AURAKI,

as Trustees, within the meaning and for the purposes of the said Act, for the said Katarina Takawhaki Kerekere during her minority.

SCHEDULE.

ALL that parcel of land in the Provincial District of Auckland, in the Colony of New Zealand, containing by admeasurement 11,610 acres, more or less, adjoining Repongaere, in the District of Hawke's Bay, being called or known by the name of Tangihanga. Bounded towards the North by the Waikohu Block, the Mangamakahi Stream, and the Pukepapa Block, 77907 links; towards the East by the said Pukepapa Block, the Tuaru Stream, and the Repongaere Block, 31203 links; towards the South by

the Parikanapa Stream, the Okahuatiu Block, the Totangi Stream, and the said Okahuatiu Block, 68926 links; and towards the West by the Wharekopae Stream, 20100 links.

FORSTER GORING, Clerk of the Executive Council.

Appointing Tamati te Rangituawaru and Amiria Tipoki Trustees under "The Maori Real Estate Management Act, 1867."

HERCULES ROBINSON, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-second day of December, 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

in Council shall think fit:

And whereas by virtue of a memorial of ownership bearing date the twenty-ninth day of November, one thousand eight hundred and seventy-seven, the parcel of land and hereditaments described in the Schedule hereto became vested in Keita Rangiwhaitiri, of the District of Hawke's Bay, in the Provincial District of Auckland, an aboriginal

disability, shall be vested in trustees, as the Governor

native of New Zealand:

And whereas the said Keita Rangiwhaitiri died intestate:

And whereas at a sitting of the Native Land Court held at Gisborne, in the Provincial District of Auckland, on the sixth day of June, one thousand eight hundred and seventy-nine, Amiria Tipoki claimed to succeed to the said Keita Rangiwhaitiri in the parcel of land described in the said Schedule, and it was ordered by the said Court that Riki Rangiwhaitiri, Pukepuke Rangiwhaitiri, Piriniha Takamoana, and Te Ranginui Rangiwhaitiri, infants under the age of twenty-one years, should succeed to the interest and share of the said Keita Rangiwhaitiri in the hereditaments aforesaid; and it is expedient that Tamati te Rangituawaru and Amiria Tipoki be appointed trustees under the said Act, on behalf of the said Riki Rangiwhaitiri, male (a minor, fifteen years old), Pukepuke Rangiwhaitiri, female (a minor, fourteen years old), Piriniha Takamoana, male (a minor, eleven years old), and Te Ranginui Rangiwhaitiri, male (a minor, four years old):

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 Riki Rangiwhaitiri, Pukepuke Rangiwhaitiri, Piriniha Takamoana, and Te Ranginui Rangiwhaitiri in the land described in the Schedule hereto shall be

and remain vested in

TAMATI TE RANGITUAWARU and AMIRIA TIPOKI,

as Trustees, within the meaning and for the purposes of the said Act, for the said Riki Rangiwhaitiri, Pukepuke Rangiwhaitiri, Piriniha Takamoana, and Te Ranginui Rangiwhaitiri during their minority.

SCHEDULE.

ALL that parcel of land in the Provincial District of Auckland, in the Colony of New Zealand, containing by admeasurement 3,169 acres, more or less, situate at Whakaongaonga, in the District of Hawke's Bay, being called or known by the mame of Whaka-ongaonga No. 2. Bounded towards the North by the Whakaongaonga Block, 25337 links; towards the East by the Whakaongaonga No. 1 Block, 9925 links; towards the South by the last-named block and a line, 28906 links; and towards the West by a line and the Waihau Block, 13693 links.

FORSTER GORING, Clerk of the Executive Council.

Appointing Hirini Pohinaki Trustee unaer Maori Real Estate Management Act, 1867." Hirini Pohinaki Trustee under "The

HERCULES ROBINSON, Governor. ORDER IN COUNCIL.

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

Present:

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

And whereas by virtue of a memorial of ownership bearing date the first day of March, one thousand eight hundred and seventy-six, the parcel of land and hereditaments described in Schedule hereto became vested in Paora te Riri and others, of the District of Hawke's Bay, in the Provincial District of Auckland, aboriginal natives of New Zealand:

And whereas the said Paora te Riri died intestate: And whereas at a sitting of the Native Land Court held at Gisborne, in the Provincial District of Auckland, on the fifteenth day of May, one thousand eight hundred and seventy-nine, Nepia te Riri claimed to succeed to the said Paora te Riri in the parcel of land described in the said Schedule, and it was ordered by the said Court that Minarapa te Riri and Nepia te Riri should succeed to the interest and share of the said Paora te Riri in the hereditaments aforesaid:

And whereas the said Nepia te Riri is an infant under the age of twenty-one years, and it is expedient that Hirini Pohinaki be appointed trustee under the said Act, on behalf of the said Nepia te

Riri, male (a minor, seventeen years old):

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 Nepia te Riri in the land described in the Schedule hereto shall be and remain vested in

HIRINI POHINAKI,

as Trustee, within the meaning and for the purposes of the said Act, for the said Nepia te Riri during his minority.

Auckland, in the Colony of New Zealand, containing by admeasurement 55 acres, more or less, situate at Karaua, in the District of Hawke's Bay, being called or known by the name of Okirau. Bounded towards the North by the Rua-o-Taua Block, 1132 links and 953 links; towards the East by the aforesaid Rua-o-Taua Block, 2595 links; towards the South by the Karaua Creek and the old bed of the Arai Creek; and towards the West by the Puketapu Creek.

> FORSTER GORING, Clerk of the Executive Council.

Registrars of Marriages, &c., appointed.

Colonial Secretary's Office,

IS Excellency the Governor has been pleased to appoint the under mentional A appoint the under-mentioned gentlemen to be Registrars of Marriages and of Births and Deaths, and also Vaccination Inspectors, for the districts respectively set opposite their names :

DAVID WASSELL, Esq. ... Fortrose. CHARLES AUGUSTUS TIPPING, Esq. ... Campbelltown. ARTHUR CHILLAS HENDERSON, Esq. ... Invercargill. JAMES LUMSDEN, Esq. ... Wyndham. HENRY GEORGE CLIFFORD, Esq. ... Popotuna. WILLIAM EDWARD PAYNE, Esq. ... Mount Grey. JOHN HALL.

Deputy Registrar of Marriages, &c., appointed.

Colonial Secretary's Office, HIS Excellency the Governor has been pleased to appoint Wellington, 31st December, 1879. appoint

ARCHIBALD McKellar, Esq., to be the Deputy of the Registrar of Marriages and of Births and Deaths for the District of Winton. JOHN HALL.

Interpreter appointed.

Native Office, Wellington, 2nd January, 1880. We congress, 2nd January, 1880.

H IS Excellency the Governor has been pleased to appoint appoint HENRY SAMUEL HADFIELD,

of Wellington, to be an Interpreter under the twelfth section of "The Native Land Act, 1873."

JOHN BRYCE.

Interpreter resigned.

Native Office, Wellington, 2nd January, 1880. H IS Excellency the Governor has been pleased to accept the resignation by accept the resignation by

George Crossman, Esq., of his appointment as Interpreter under "The Native Land Act, 1873."

JOHN BRYCE.

Notice to Mariners.—No. 1 of 1880.

EXHIBITION OF WHITE HARBOUR LIGHT FROM THE FLAGSTAFF, WAIRAU RIVER, COOK STRAIT.

Marine Department, Wellington, 6th January, 1880. T is hereby notified that, on and after Wednesday, the 21st day of January. 1 the 21st day of January instant, a fixed white harbour light will be exhibited from the flagstaff at SCHEDULE.

Schedule.

All that parcel of land in the Provincial District of sixth order port light, and is elevated 38 feet above high-water mark, and will be seen about eleven miles in clear weather, and at lesser distances according to the state of the atmosphere.

Wм. Rolleston, (in absence of the Minister having charge of the Marine Department.)

Notice to Mariners.—No. 2 of 1880.

NINE-FATHOM PASSAGE, DUSKY SOUND, WEST COAST OF MIDDLE ISLAND.

> Marine Department, Wellington, 5th January, 1880.

CAPTAIN GARRARD, master of the s.s. "Albion," reports the existence of a sunken rock about 30 yards from the mainland, in the Nine-Fathom Passage, between Cooper Island and the mainland in Dusky Sound, West Coast of Middle Island.

WM. ROLLESTON,

(in absence of the Minister having charge of the Marine Department.)

Melbourne Exhibition, 1880.

Customs Department, Wellington, 6th January, 1880.

THE following regulations under which dutiable goods may be imported and delivered for exhibition purposes at the forthcoming International Exhibition to be held at Melbourne in 1880, free of duty, received from the Government of Victoria, are published for general information.

Wm. Rolleston, (in absence of the Commissioner of Customs.)

REGULATIONS UNDER WHICH DUTIABLE GOODS MAY BE IMPORTED AND DELIVERED FOR EXHIBITION PURPOSES AT THE FORTHCOMING INTERNATIONAL EXHIBITION, TO BE HELD AT MELBOURNE IN 1880, FREE OF DUTY.

THE following regulations, which have been approved by the Governor in Council, in accordance with clause 6 of the Act 42 Vict., No. 619, are published for general information.

PETER LALOR, Commissioner of Trade and Customs.

Department of Trade and Customs. Melbourne, 18th November, 1879.

REGULATIONS.

THE Exhibition Building may be appointed as a bonding warehouse for receiving and storing intended exhibits liable to duty on the following conditions:—

1. A bond to be entered into by the Exhibition

Commissioners, under their common seal, that the goods received for exhibition from places out of Victoria liable to duty shall be re-exported, duty paid, or otherwise accounted for to the satisfaction of the Hon. the Commissioner of Trade and Customs, within thirty days after the closing of the Exhibition.

2. The goods imported for exhibition purposes shall be entered for the Exhibition Building, with the addition of the following declaration:—

I [importer, exhibitor, or his agent] do hereby declare that I intend to exhibit the article specified in this entry at the International Exhibition to be held in Melbourne in the year 1880.

Witness my hand 18 day of

and they shall be sent from the wharf on landing direct to the Exhibition Building, where they will be examined by Customs officers specially placed in the building, and the necessary account taken.

3. The officers appointed for this duty shall take an account of the goods in the usual manner in red books to be issued for the purpose.

4. The Commissioners, or officer duly authorized by them, may, before the Exhibition and while it lasts, subdivide and repack such goods as may be found necessary for the purpose of exhibiting the same.

5. Subject to the approval of the Commissioners, or such officer as may be duly authorized by them, wines, spirits, and beer may be delivered for consumption within the premises of the Commissioners without payment of duty. Similarly small gifts may, with the sanction of the Commissioners, be made to persons visiting the Exhibition as souvenirs

without payment of duty.

6. In the event of any exhibits being cleared for home consumption duty shall be charged thereon, and shall be at the rate and according to the quantities or amounts recorded in the books of the Customs Department on importation and warehousing, unless as regards goods liable to a fixed rate of duty, and upon such an abatement as may be allowed under the Customs Act; or, in the case of goods subject to an ad valorem rate of duty, upon such value as may be certified by the Exhibition Commissioners, or person duly authorized by them, as being the value at which any such goods may have been sold, subject to a declaration by the seller, and also by the person authorized by the Exhibition Commissioners as above, that the exhibits have been sold at the price stated.

Approved by the Governor in Council, the 29th April, 1879.

ROB. WADSWORTH, Clerk of the Executive Council.

Authority to Frank.

General Post Office, Wellington, 5th January, 1880.

Weinington, 5th January, 1880.

H IS Excellency the Governor has been pleased to authorize authorize

The Under Secretary for Defence to frank and receive, free from the prepayment of postage, letters and parcels posted on the public service.

JOHN HALL, Postmaster-General.

Money Order and Savings Bank Office opened.

General Post Office, Wellington, 5th January, 1880.

T is hereby notified for general information that a Money Order and Savings Bank Office will be opened at

WOODVILLE,

(Chief Office, Wellington,)

from and after the 15th January instant.

W. GRAY,

Secretary.

Assistant Draughtsman, Survey Department, appointed.

> General Survey Office, Wellington, 9th December, 1879.

IS Excellency the Governor has been pleased to appoint appoint

George Peters Carrington

be an Assistant Draughtsman in the Survey Department of New Zealand. Appointment dating from the 1st August, 1878.

WM. ROLLESTON, Minister of Lands. JAN. 8.]

Governors of Otago High Schools appointed.

Education Department, Wellington, 8th January, 1880.

PURSUANT to the provisions of "The Otago Boys' and Girls' High Schools Act, 1877," His Excellency the Governor has been pleased to appoint

The Hon. RICHARD OLIVER, M.H.R., and The Hon. W. H. REYNOLDS, M.L.C., to be Members of the Board of Governors of the Otago Boys' and Girls' High Schools.

WM. ROLLESTON.

Governors of Thames High School appointed.

Education Department, Wellington, 8th January, 1880.

PURSUANT to section 3 of "The Thames Boys' and Girls' High School Act, 1878," His Excellency the Governor has been pleased to appoint

> ALEXANDER BRODIE, Esq., John Brown, Esq., and James Kilgour, Esq.,

to be Members of the Thames High School Board. The appointments to take effect from the 23rd December, 1879.

WM. ROLLESTON.

Prize-firing Rules.

Defence Office, Wellington, 31st December, 1879.

THE following rules for the competition for the Government Prizes, 1880, are published for general information.

JOHN HALL.

The sum of £800 having been voted by the General Assembly for prizes, the amount has been divided pro rata amongst the Volunteer Corps, according to the nominal strength on the 30th November, 1879,

	A	dult	s.	Ord	lnan	ce.	С	adet	8.	To	tal.	
	£	s.	d.	£	s.	d.	£	8.	d.	£	s.	d.
Auckland	51	10	0	10	3	0	7	9	0	69	2	0
Waiuku	18	10	0				1			18	10	0
Waikato	17	10	0					• • •		17	10	0
Taranaki	58	13	9				į			58	13	9
Wanganui, Pa- tea, and Ran-												
	66	5	0				6	6	0	72	11	0
gitikei	40	10	0	3		0	18	17	0		15	0
Wellington	11	15	0	ા	o	U	10	11	U	11	15	0
Wairarapa	8	15	0	3		0	1		0	13	$\frac{13}{11}$	ő
Napier	5	12	6	4	10	0	1		U	10	2	6
Poverty Bay	2	0	0	4	10	U	1	•••	,	2	0	0
Bay of Plenty	49	0	0	8	 15	0	6	ïi	0	64	6	0
Thames		_	9	7	10 4	0			~	33	19	9
Nelson	18	13		7	4	U	8	2	0			
Marlborough	17	17	6		1.0		12	-	0	30	0	6
Canterbury	28	18	9	6	18	0	4	17	0	40	13	9
Oamaru	19	18	9	5	0	0	9	4	0	34	2	9
Dunedin	68	6	3	22	9	0	40	11	0	131	6	3
Invercargill	20	0	0	8	8	0	4	3	0	32	11	0
Lake	15	5	0	4	9	0	4	17	0	24	11	0
Westland	9	3	9		• • •		2	16	0	11	19	9
A.C. Reserve	59	19	0		•••			•••		59	19	0
Total	588	4	0	84	12	0	127	4	0	800	0	0

2. The whole sum voted having been set apart for prizes, no claims for marking, &c., can be entertained. Each district must arrange for markers at its own

3. A Committee, consisting of the Officer Com-

manding and not less than two senior Volunteer Officers in each district, will divide the amounts set apart for their respective districts into such prizes as they may determine, and to be competed for at such ranges, &c., as they may appoint. The Commissioner of Armed Constabulary will issue rules for the prizes apportioned to that force.

4. The firing for these prizes must be in accordance

with the general rules published last year.

5. The competitions to take place at such times as may be directed by the Officer Commanding the district, and they are to be concluded before the 31st March, 1880.

6. As soon as possible after the firing has been concluded, returns showing the conditions under which the competitions took place, the names of the prize-winners, and the several amounts of the prizes, together with the full scores of all competitors, must be sent to the Under Secretary for Defence.

under "The Mount Ida Water-race Trust, 1878." Regulations made by the Mount Ida Water-race Trust,

> Mines Department, Wellington, 24th December, 1879.

THE following amended regulations, made in accordance with the provisions of section 19 of "The Mount Ida Water-race Trust Act, 1878," in substitution of the regulations (under "The Public Works Act, 1876") dated the 13th of June, the 18th of July, and the 7th of August, 1877, and published in the New Zealand Gazettes Nos. 53, 62, and 70 of that year, are approved.

R. OLIVER. Minister for Public Works.

REGULATIONS.

1. "The Manager" shall be an officer appointed by the Trust, at such salary per month as may from time to time be agreed upon. Such Manager to have control of all the dams, races, and works of any kind in connection with the Mount Ida Water-race and Sludge Channel (all hereinafter included in the expression "the race"). Any such Manager may be dismissed or resign on one month's notice being

2. The Manager shall have entire charge of the race, shall have the employment and dismissal of such men, with the exception of the waterman, as are necessary to assist in looking after the race, and keeping the same in repair, shall keep a set of books, in which shall be clearly shown the quantity of water brought in by the race each day of the year, the quantity daily sold, and the state of account between the Trust and each customer. The Manager, so long as he shall hold office, shall be the person to recover all rates and charges payable under these regulations, as provided in "The Public Works Act, 1876," and shall be deemed to be duly authorized by the Trust for that purpose. It shall be the duty of the Manager to furnish accounts monthly, and receive payments, give receipts for all moneys, enter on block of receipt-book concise particulars of what the money is for, and hand it over as soon as possible to the Treasurer, who shall give a written acknowledgment that he has received it. He shall also keep an account of the time wrought by each person in the employment of the Trust.

3. The waterman shall be an officer appointed by the Trust, on the same terms as to salary, dismissal, and resignation as the Manager. He shall have charge of the reservoirs and distributing races, and

4. The Secretary and Treasurer shall be an officer appointed by the Trust, on the same terms as to

the supplying of water to customers.

salary, dismissal, and resignation as the Manager. He shall keep the books of the Trust, receiving from the Manager every Monday morning a transcript of the transactions as recorded in the Manager's day-book of the previous week, and post the items of water sold, channel rates due, and cash payments made to the account of the various customers. He shall, as soon after the first day of each month as possible, or at any other time when requested by the Manager, make out all outstanding accounts owing to the Trust and hand them to the Manager. He shall pay all moneys received into the Trust Account as soon after receipt as possible, and shall make out the monthly pay-sheets, and pay such accounts as are passed by the Trust. He shall also attend all general and committee meetings of the Trust, take minutes, give such information as may be required, and conduct such correspondence as the Chairman may direct.

5. No person shall take water from the race, or any reservoir or branch race in connection therewith, or run water or tailings into the sludge-channel, or in any way interfere with any of them, without the

consent of the Manager or waterman.

6. Water from the race shall be sold by measure, the unit of measurement for the purposes of these regulations being taken to be what is known as the "Hogburn-head,"—that is to say, a stream of water flowing for eight hours through an aperture 16 inches wide by 1 inch high in one end of the gauge-box, 6 feet long and 5 inches deep interior measurement, with a pressure or "head" board of 4 inches in width above the discharge aperture; the box to be open at the top, and fixed level. For the purpose of measuring more than one "Hogburn-head" the box may be enlarged horizontally, or the sides may be raised and

the aperture enlarged perpendicularly.
7. The rate at which water shall be sold for mining purposes shall be twenty shillings the "Hog-burn-head" per week of six working days of eight per week of six working days of eight

hours each.

8. The charge for running water and tailings into the sludge-channel shall be one shilling and sixpence per "Hogburn-head" per full week of seven days, payable in advance.

9. Any person desiring to obtain a supply of water from the race for mining purposes shall apply to the waterman, stating the quantity of water required and where to be used, and where and when required to

be supplied.

10. In allotting water to applicants, the Manager shall give a preference to the earlier applicants; but, in case the amount of water applied for shall at any time exceed the quantity available for sale and delivery, it shall be lawful for the Manager to allot to applicants less quantities of water than they shall have applied for, provided that in no case shall the Manager reduce the quantity for any one person or party to less than five "Hogburn-heads" without his or their consent.

11. Whenever the supply of water in the race shall be less than sufficient to supply to all consumers the full quantities of water to which they are entitled, it shall be lawful for the Manager to arrange the supplies in such manner as he may deem convenient

12. The waterman shall furnish the Manager every Monday morning with a detailed account of the water sold during the previous week. The Manager shall keep an account for each customer, and shall use his own discretion in demanding cash payment in advance, or giving such credit as the circumstances of the customers and the method in which they are carrying on work require, taking such security for payment as he may deem advisable.

13. The waterman shall turn on the water from the

same, and no person shall turn on water, or turn it off, or in any way interfere with the water, except by

authority of the Manager or waterman.

14. Any person desiring to cut a tail-race to run into or connect with the sludge-channel shall apply in writing to the Manager, stating where the proposed tail-race will connect with the channel, its intended dimensions and "fall;" and if on inquiry the Manager shall be of opinion that such race may be safely allowed to be connected with the channel, he shall certify accordingly to the Warden.

15. No certificate for any tail-race to be connected with or run into the sludge-channel shall be granted by the Warden, unless it shall be certified to him by the Manager as aforesaid that such tail-race may be

safely so constructed.

16. The Manager shall not, without the special sanction of the Trust, certify for the construction of any tail-race to be connected with and run into the channel of a greater incline than 5 inches in 12 feet for a distance back from the point of junction of 2

17. The Manager shall not, without the special sanction of the Trust, certify for the construction of any tail-race to be made to connect with the sludgechannel upon the eastern side, unless the same be tunnelled in the solid earth for a length of at least 33 feet from the bank of the sludge-channel, or be boxed for the same length and the earth filled in to the surface, and every such tail-race shall be fitted with a sufficient gate, which shall, if required by the Manager, be kept closed during floods. Provided always that this regulation shall not apply to the extension of the channel known as Brooke's Race.

18. No tail-race or head-race or flood-channel shall be made nearer to the sludge-channel than 66 feet on its eastern side and 33 feet on its western side,

except by consent of the Manager.
19. When any tail-race shall have been made under the authority of these regulations to be connected with and run into the channel, it shall be lawful for the owner or occupier of such tail-race to run water and tailings through it into the channel subject to

these regulations.

20. The Managers shall assess in "Hogburn-heads" the carrying capacity and average discharge of any tail-race that shall be connected with and run into the sludge-channel, and the owner or occupier shall pay weekly in advance the fees for the said number of "Hogburn-heads" run into the sludge-channel (or shall pay in advance or otherwise as provided in respect to payments for water the fees for the said number of "Hogburn-heads" run into the sludgechannel).

21. In case the owner or occupier of any tail-race shall be dissatisfied with the Manager's assessment of average discharge as aforesaid, he may appeal to the Warden, who shall thereupon confirm or vary such assessment, and the decision of the Warden shall be

22. The owner or occupier of any tail-race discharging water and tailings into the sludge-channel shall at any time cease to so discharge water and tailings when required so to do by the Manager or waterman, either verbally or in writing.

23. In case any person who shall have paid in advance for a supply of water or for the privilege of discharging water and tailings into the sludge-channel shall cease to require such water or privilege, it shall be lawful for him to obtain a refund of the unappropriated balance of the money so paid by him, and such refund shall be payable out of the funds at the disposal of the Trust upon a voucher certified by the Manager.

24. In order to encourage the development of new race for the supply of purchasers and turn off the ground along the line of the head-race water may be supplied free for periods not exceeding three months to persons or parties desiring to test such ground in any locality between Coal Pit Gully and the head of the race. Those wishing to take advantage of this provision must forward applications containing particulars as to locality and quantity of water required to the Trust in writing, and it shall not be lawful for the Manager to supply water under this regulation until the consent of the Trust has been obtained.

H. W. Robinson, Chairman, Mount Ida Water-race Trust.

> E. T. George, Secretary.

Post Offices opened as Government Insurance Offices.

Government Insurance Department, Wellington, 2nd January, 1880.

NOTICE is hereby given that the Post Offices at the under-mentioned places have been opened as Government Life Insurance Offices:—

Inglewood, County of Taranaki.
Ohaupo, County of Waipa.
Owake, County of Clutha.
Woolston, County of Selwyn.
Woodville, County of Waipawa.
Wyndham, County of Southland.
D. M. Luckie,

D. M. Luckie, Commissioner.

Commissioner of Supreme Court appointed.

NOTICE.—His Honor the Chief Justice has appointed HENRY WESTLEY, of Melbourne, in the Colony of Victoria, a Solicitor of the Supreme Court of the said colony, as Commissioner of the Supreme Court of New Zealand, in the said colony, under the second section of "The Commissioners of the Supreme Court Act, 1875," for the purpose of administering and taking all such oaths, affidavits, and affirmations as in the said section mentioned.

ALEX. S. ALLAN, Registrar, Supreme Court. Wellington, 22nd December, 1879.

Gold-Mining Leases 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 leases of Crown lands for gold-mining purposes to the applicants specified in the annexed Schedule, unless there shall be valid objections against such leases.

Objections to the granting of such leases, stating the grounds of objection, must be made in writing, and lodged with the Warden at Naseby on or before the 9th day of January, 1880.

the 9th day of January, 1880.

Copy of the applications made and plans annexed may be seen at the Warden's Office at Naseby.

SCHEDULE.

APPLICANT: John Farmer. Style under which it is intended to conduct the business: "Farmer's Sluicing Claim." 6 acres, head of Main Gully, in the Mount Ida Mining District.

Applicants: Walter Inder and William Guffie.

Style under which it is intended to conduct the business: "Inder and Guffie." 7 acres, Clarke's

be supplied free for periods not exceeding three Diggings. Mount Burster, in the Mount Ida Mining months to persons or parties desiring to test such District.

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

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

Public Notification.

SALE OF RURAL LANDS.

Crown Lands Office, Auckland, 13th December, 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 offered for sale by public auction, at the Crown Lands Office, Auckland, by the Commissioner of Crown Lands, on Monday, the 19th day of January, 1880, at the hour of 11 o'clock in the forenoon.

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

SCHEDULE.

Lot.	Area.	Upset Price.								
WAIKATO DISTRICT.										
	Parish of Pukete									
	A. R. P.	£ s. d.								
47	50 1 15	51 0 0								
48	50 2 0	50 10 0								
49	$52 \ 0 \ 0$	52 0 0								
50	57 2 0	57 10 0								
51	51 2 0	51 10 0								
52	50 0 0	50 0 0								
53	50 0 0	50 0 0								
54	50 0 0	$50 \ 0 \ 0$								
59	51 2 0	51 10 0								
60	43 3 0	43 15 0								
62	51 0 0	51 0 0								
63	43 2 0	43 10 0								
64	51 3 0	51 15 0								
106	50 2 0	50 10 0								
107	54 2 0	54 10 0								
112	54 2 0	54 10 0								
136	45 2 0	45 10 0								
146	40 3 0	40 15 0								
150	106 0 0	106 0 0								
151	48 0 0	48 0 0								
162	50 0 0	50 0 0								
166	50 0 0	50 0 0								
17 0	53 0 0	53 0 0								
171	37 2 0	37 10 0								
174A	$29 \ 0 \ 0$	29 0 0								
175	51 2 0	51 10 0								
176	48 0 0	48 0 0								
190	40 0 0	60 0 0								
195	50 0 0	50 0 0								
267	$24 \ 0 \ 0$	24 0 0								

Description of Land.—Generally undulating fern land or swampy.

Parish of Te Rang

	Lurish Q	y re rupu.		
44 a	25	2 18	38 10	0
78	112	3 0	$112\ 15$	0
Description of	Tand _	Swamny		

Parish of Tuhikaramea.

53		50	0	0	1	50	0	0
54		50	0	0		50	0	0
55	[,	54	3	8		55	0	0
79		50	0	0	1	50	О	0

	SCHEDULE—continued.				
Lot.	Area.	Upset Price.	SALE OF TOW	N,	
WAII	KATO DISTRICT—con	tinued.		I	
	of Tuhikaramea—co		TINDER and	in	
£ 407 tota	A. R. P.	£ s. d.	U the Wast		
80	50 0 0	50 0 0	1877," it is here	вbу	
81	50 0 0	50 0 0	and rural lands		
82	49 0 0	49 0 0	will be offered		
83	50 0 0	50 0 0	Crown Lands C of Crown Lands		
90	50 0 0	50 0 0	1880, at the hou		
139	51 2 3	52 0 0	1330, at the not		
$\begin{array}{c} 141 \\ 143 \end{array}$	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	51 0 0 50 15 0			
148	31 0 0	31 0 0			
158	50 0 0	50 0 0			
171	50 0 0	50 0 0			
193	30 0 0	30 0 0	Lot.		
209	20 0 0	20 0 0	1100.		
235	25 1 0	$25 ext{ } 5 ext{ } 0$	Town		
Description of swampy.	f Land.—Generally	undulating or	Town	OI,	
s.umpj.	Parish of Ngaroto.		307		
182	34 1 0	34 5 0	308		
339	50 0 0	100 0 0	309		
361	50 0 0	50 0 0	315		
Description of	Land.—Swampy.		316 321		
1			322		
	Parish of Horotiu.		323		
3	49 3 0	49 15 0	324		
4 26	50 0 0 50 0 0	50 0 0 50 0 0	325		
20 27	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	49 0 0	326		
29	50 0 0	50 0 0	327		
$\frac{20}{92}$	176 3 0	176 15 0	328		
130A	111 3 0	111 15 0	329		
Description of	Land.—Lots 3, 4,	26, 27, 29, open	330 334		
	; Lots 92 and 130A,		335		
	Parish of Mangapiko	1	336 337		
162	50 2 0	50 10 0	338		
163	49 2 0	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	339		
$\begin{array}{c} 164 \\ 165 \end{array}$	$egin{array}{cccccccccccccccccccccccccccccccccccc$	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	341		
167	50 0 0	50 0 0	342		
	Land.—Swampy.		370		
Description of	_		371		
	Parish of Puniu.	ļ	372		
28	50 0 0	150 0 0	373 374		
41	50 0 0	75 0 0	375		
47	50 0 0	75 0 0	376		
48	50 2 0	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	377		
49 50	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	75 0 0	378		
74.	38 2 0	77 0 0	379		
208	86 2 0	86 10 0	380		
209	74 0 0	74 0 0	381		
212	50 0 0	50 0 0	382		
213	50 0 0	50 0 0	383 384		
214	50 0 0	50 0 0	385		
218	50 2 0	50 10 0	386		
219	60 0 0 89 0 0	60 0 0 89 0 0	387		
228 255	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	388		
262 and 263	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	75 0 0	389		
	Land.—Generally s	. ,	390		
Description of		manpy.	391		
NotePlans	may be seen, and fu	rther particulars	392		
of the land obtain	ned, on application a	at this office.	VIL	LAG	
Terms of sale	: One-fourth of pur	rchase-money to	101		
	of sale, and the bal	ance within one	102		
month thereafter	: fees to be paid on	completion of	103 104		
B APPLICATION TO THE PROPERTY OF	THE REAL PROPERTY AND ADDRESS OF THE PARTY AND		6 9 26-84		

Crown-grant fees to be paid on completion of

purchase.

Public Notification.

SUBURBAN, AND RURAL LANDS.

Crown Lands Office,
Auckland, 19th December, 1879.
In pursuance of the powers vested in Lands Board by "The Land Act, y notified that the town, suburban, nentioned in the Schedule hereunder for sale by public auction, at the ice, Auckland, by the Commissioner on Monday, the 26th day of January, of 11 o'clock in the forencon.

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

SCHEDULE.								
Lot.	Area.	Upset Price.						
Town	OF TAURANGA.—S	SECTION I.						
1	' A. R. P.	£ s. d.						
307	0 0 25	40 0 0						
308	0 0 25	40 0 0						
309	0 0 25	50 0 0						
315	0 1 0	60 0 0						
$\begin{array}{c} 316 \\ 321 \end{array}$	0 0 35 0 0 23	65 0 0 40 0 0						
$\begin{array}{c} 321 \\ 322 \end{array}$	0 0 23	40 0 0						
323	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	40 0 0						
324	0 0 23	40 0 0						
325	0 0 23	40 0 0						
326	0 0 23	40 0 0						
327	0 0 27	55 0 0						
328	0 0 27	45 0 0						
329	0 0 27	55 0 0						
330	0 0 23	40 0 0						
334	0 0 23	40 0 0						
335	0 0 23	40 0 0						
336	0 1 1	70 0 0						
337 338	$\begin{array}{ccc}0&1&1\\0&1&19\end{array}$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$						
339	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	65 0 0						
341	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	60 0 0						
342	0 1 4	60 0 0						
370	0 0 28	7 0 0						
371	0 0 28	7 0 0						
372	0 0 35	8 15 0						
37 3	0 0 28	7 0 0						
374	0 0 28	7 0 0						
375	0 0 36	7 10 0						
376	0 0 36	7 10 0						
377	0 0 31	$\frac{7}{10} \frac{10}{0}$						
378	0 1 0	$\begin{array}{cccccccccccccccccccccccccccccccccccc$						
379	$\begin{smallmatrix}0&0&33\\0&1&0\end{smallmatrix}$	$\begin{array}{cccc} 7 & 10 & 0 \\ 7 & 10 & 0 \end{array}$						
380 381	$\begin{array}{cccc}0&1&0\\0&1&0\end{array}$	$\begin{array}{cccc} 7 & 10 & 0 \\ 7 & 10 & 0 \end{array}$						
382	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	7 10 0						
383	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	$7 \stackrel{10}{10} \stackrel{\circ}{0}$						
384	0 1 0	7 10 0						
385	0 1 0	7 10 0						
386	0 0 37	7 10 0						
387	0 1 19	11 5 0						
388	0 1 0	7 10 0						
389	0 1 8	12 0 0						
390	$0 \ 1 \ 0$	10 0 0						
391	0 0 35	8 15 0						
392	0 0 35	8 15 0						
	LLAGE OF TE AWA							
101	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	7 18 0						
102	0 1 14	10 3 0						
$\begin{array}{c} 103 \\ 104 \end{array}$	$\begin{array}{cccc} 0 & 0 & 20 \\ 0 & 0 & 20 \end{array}$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$						
104	0 0 20	$\begin{smallmatrix}8&0&0\\8&0&0\end{smallmatrix}$						
100	0 0 20	y V V						

	SCHEDULE—contin	ued.		SCHEDULE—contin	rued.
Lot.	Area.	Upset Price.	Section.	Area.	Upset Price.
VILLAG	E OF TE AWAMUTU		TE AROHA SU	RVEY DISTRICT	(SITUATE ON THE
106	A. R. P. 0 0 20	£ s. d. 10 0 0			Suburbs of Town
107	0 0 30	5 13 0	OF TE AROH		£ s. d.
108	0 0 39	7 7 0	12	A. R. P. 6 0 29	£ s. d. 18 11 0
109	0 1 0	$7\ 10\ 0$	21	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	15 0 0
110 111	$\begin{array}{c cccc} 0 & 1 & 0 \\ 0 & 1 & 0 \end{array}$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	22	5 - 0 - 0	15 0 0
112	0 1 0	$7\ 10\ 0$	23	$\frac{5}{5} \frac{0}{0} \frac{0}{0}$	15 0 0
113	0 1 0	7 10 0	$\begin{array}{c} 24 \\ 25 \end{array}$	$egin{smallmatrix} 5 & 0 & 0 \ 5 & 0 & 0 \end{bmatrix}$	$egin{array}{cccccccccccccccccccccccccccccccccccc$
114	0 1 0	7 10 0	26	4 3 30	14 17 0
115 116	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	27	$5 \ 2 \ 31$	17 2 0
117	0 1 0	7 10 0	28	$\frac{9}{2} \frac{2}{3} \frac{3}{17}$	28 12 0
118	0 1 0	7 10 0	$\begin{array}{c} 29 \\ 30 \end{array}$	$\begin{array}{ccc} 9 & 2 & 17 \\ 6 & 3 & 0 \end{array}$	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$
119	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	31	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	$\frac{20}{20} \frac{5}{5} 0$
$\begin{array}{c} 120 \\ 121 \end{array}$	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	32	$10 \ 2 \ 26$	$32 \ 0 \ 0$
$\overline{122}$	0 1 0	7 10 0	33	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
123	0 1 0	7 10 0	$\begin{array}{c} 34 \\ 35 \end{array}$	$\begin{array}{ccc} 8 & 3 & 12 \\ 9 & 0 & 35 \end{array}$	27 14 0
$\frac{124}{125}$	$\begin{array}{cccc} 0 & 1 & 0 \\ 0 & 1 & 0 \end{array}$	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	36	8 3 8	26 8 0
$\begin{array}{c} 125 \\ 126 \end{array}$	0 1 0	7 10 0	37	10 0 20	30 8 0
127	0 1 0	7 10 0	38 39	$egin{array}{cccccccccccccccccccccccccccccccccccc$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
128	0 0 30	5 13 0	40	15 0 5	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
$\begin{array}{c} 129 \\ 130 \end{array}$	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	43	9 2 4	28 12 0
131	$0 \overline{1} 9$	15 0 0	44	10 0 0	30 0 0
132	0 1 12	15 0 0	45 46	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	30 0 0
$\begin{array}{c} 133 \\ 134 \end{array}$	$ \begin{array}{c cccc} 0 & 1 & 15 \\ 0 & 1 & 19 \end{array} $	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	47	10 0 0	30 0 0
135	0 1 22	15 0 0	48	10 0 0	30 0 0
	OWN OF CAMBRIDGE		49 50	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	30 0 0
601	0 0 13	29 5 0	51	11 3 37	35 19 0
$\begin{array}{c} 602 \\ 603 \end{array}$	$\begin{array}{c cccc} 0 & 0 & 12 \\ 0 & 0 & 10 \end{array}$	$egin{array}{cccccccccccccccccccccccccccccccccccc$	52	9 3 28	29 16 0
604	0 0 10	13 15 0	53 54	$\begin{bmatrix} 10 & 0 & 0 \\ 10 & 0 & 0 \end{bmatrix}$	30 0 0 30 0 0
605	0 0 12	15 0 0	55	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	$\begin{vmatrix} 30 & 0 & 0 \\ 23 & 16 & 0 \end{vmatrix}$
606 607	0 0 13	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	56	9 3 11	29 10 0
608	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	57	10 0 0	30 0 0
609	0 0 17	21 5 0	58 59	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	30 0 0
610	0 0 17	$\begin{bmatrix} 21 & 5 & 0 \\ 10 & 15 & 0 \end{bmatrix}$	60	15 1 32	46 7 0
$\begin{array}{c} 611 \\ 612 \end{array}$	$egin{pmatrix} 0 & 0 & 15 \ 0 & 0 & 12 \ \end{pmatrix}$	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	61	3 3 11	11 10 0
613	0 0 10	12 10 0	62 63	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$
614	0 0 11	19 5 0	1	URVEY DISTRICT	•
615 616	0 0 8 0 0 14	$egin{array}{cccccccccccccccccccccccccccccccccccc$		HOU RIVER).—BE	
617	0 0 23	40 5 0	15	78 0 0	156 0 0
\$	SUBURBS OF NEWCA		16	78 2 0	$157 \ 0 \ 0$
106	5 0 0	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	17 18	$egin{array}{cccccccccccccccccccccccccccccccccccc$	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$
107 110	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	$egin{pmatrix} {\bf 15} & 0 & 0 \ {\bf 22} & 0 & 0 \ \end{bmatrix}$	19	$\begin{array}{cccc} 100 & 2 & 32 \\ 124 & 0 & 0 \end{array}$	$248 \ 0 \ 0$
111	5 0 0	15 0 0	20	81 0 0	162 - 0 - 0
112	5 2 12	16 15 0	$\begin{array}{c} 21 \\ 22 \end{array}$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$
$\begin{array}{c} 113 \\ 114 \end{array}$	$\begin{bmatrix} 5 & 0 & 0 \\ 4 & 3 & 20 \end{bmatrix}$	$\begin{array}{cccc} 15 & 0 & 0 \\ 14 & 13 & 0 \end{array}$	22 23	100 2 32	201 10 0
115	5 0 0	$15 \ 0 \ 0$	24	100 2 32	201 10 0
116	4 2 4	13 12 0	$\begin{array}{c} 25 \\ 26 \end{array}$	$egin{array}{cccc} 100 & 2 & 32 \\ 74 & 0 & 0 \\ \end{array}$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
$\begin{array}{c} 117 \\ 124 \end{array}$	$egin{array}{cccccccccccccccccccccccccccccccccccc$	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	27	109 0 0	218 0 0
126	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	17 1 0	1		s of Te Aroha: Soil
127	7 0 0	21 0 0	good, level, ope	en, with a little sw	amp, easily drained;
128	7 0 10	21 4 0			lotments front on to
129 1 3 0	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	landings Rm	ral Block XII · s	s River, with good Sections 15, 16, 20,
131	7 0 10	21 4 0	21, 26, 27, abu	t on the Thames 1	River frontage road,
133	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	21 8 0	with good land	lings; soil good, es	specially along river.
$\begin{array}{c} 134 \\ 135 \end{array}$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	easily drained	with good natural	is nowhere deep, is fall to river.
136	7 2 26	23 0 0			
137	7 0 0	21 0 0	Note.—Plan	ns may be seen, an	d further particulars
138	7 0 10	21 4 0	lor rae iana opi	tained, on applicat	ion at this omce.

775

Terms of sale: One-fourth of purchase-money to be paid at the time of sale, and the balance within one month thereafter, otherwise the part of the purchase-money paid by way of deposit shall be forfeited, and the contract for the sale of the land shall henceforward be null and void.

Crown-grant fee 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 16th day of February, 1880. 1083. SIR ROBERT DOUGLAS.—3 roods, Lots 904, 905, and 906, of subdivision of Block XXXIX.,

Wanganui Suburban. Occupied by John Clark. 1084. BENJAMIN SMITH.—1 rood, part of Section 457, City of Wellington. Occupied by— Lissington.

1086. EDWIN BANNISTER.—13 perches, part of Town Section 100, Wellington City. Occupied

by Edwin Browne. Diagrams may be inspected at this office.

Dated this 7th day of January, 1880, at the Lands Registry Office, Wellington.

GEO. B. DAVY. 5

District Land Registrar.

NOTICE OF INTENTION TO CONSTRUCT A WATER-

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

PAKE notice that it is intended to construct a Water-race for irrigation and domestic purposes, commencing at a point in Five-Mile Creek, below Hyde, and terminating in Section 8, Block X., Rock and Pillar Districts.

Length of race, about 20 chains; breadth, 2 feet; depth, 10 inches; and the quantity of water it is proposed to divert one half head. Time required for construction, four months.

PATRICK KINNEY.

Notice of objection to the above application must 1879.

be lodged at the Mining Registrar's Office, Naseby, within thirty days from the date hereof.

Dated this 8th day of December, 1879.

Hearing of application at Naseby, on 20th January, 1880, at noon, at Mining Registrar's Office at Courthouse, Naseby.

THOMAS L. SHEPHERD, Mining Registrar.

NEW NUGGET AND CORNISH QUARTZ-MINING COMPANY (LIMITED).

To the Registrar of the Supreme Court of New Zealand, Otago and Southland District, Dunedin.

IR,—We have the honor to inform you that the New Nugget and Cornish Quartz-Mining Company (Limited) has ceased to carry on business, and that the registered office of said Company has been closed. The Legal Manager is instructed to forward the Register of Shareholders, all other books and documents belonging to the Company, to you, in accordance with section 23 of "The Mining Companies Act, 1872;" and that Franz William Frederick Geisow, of Queenstown, ceases, after the 31st day of December, 1879, to be the Legal Manager of the gold Company. Manager of the said Company.

We have the honor to be, Sir, Your obedient servants, THOMAS HICKS, S
ROBERT ROSS, Directors. Queenstown, 30th December, 1879. 3

NOTICE.

THE Partnership hitherto existing between RALPH ROBERT ARMSTRONG and HENRY SIDNEY MASON, carrying on business as Farmers, Mail Contractors, and Carriers, at Gladstone, County Wairarapa East, under the style of "Armstrong and Mason," has this day been dissolved by mutual consent.

The said Henry Sidney Mason will continue the business of the late firm, and pay all debts due by

them, and receive all moneys.

RALPH R. ARMSTRONG. H. S. MASON.

Witness-J. Payton, Masterton, 13th December,

PARTICULARS of the Estates of Deceased Persons which have been placed under the charge of the Public Trustee for management during the Month of December, 1879.

No.	Name of Deceased.	Colonial Residence.	Supposed British or Foreign Residence.	Date of Order.	Value or Estimated Value of Personal Estate.	Time of Deceased's Death.	Remarks.
1 2 3 4 5 6 7 8 9 10 11 12 13 14	Birnie, Patrick Coverly, Frederick Everill, John Ford, Horace Gill, Thomas Jungnickel, F. Martini, Samuel O'Brien, Daniel Scott, Joseph Scott, William Thomson, David Taylor, James Corrie Vette, Andreas Christian Wallis, Henry	Tapanui Dunedin Marton Wellington Wellington	Campsie, Dumbartonshire	None required None required None required Dec. 23, 1879 None required None required None required None required None required Dec. 6, 1879 None required Dec. 23, 1879 None required	Under £15 Under £50 Under £100 Under £50 Under £50 Under £50 Under £25 Under £12 Under £12 Under £10 Under £250	Nov. 27, 1879 Dec. 6, 1879 Dec. 7, 1879 Nov. 8, 1879 Nov, 1879 March 1, 1879 Nov. 21, 1879 Nov. 25, 1879 Oct, 1879 Dec. 12, 1879 Sept. 6, 1879 Nov. 17, 1879 Sept. 24, 1879 Oct. 19, 1879	

TO THE REGISTRAR-GENERAL, WELLINGTON.

FREDERICK WILLIAM ADOLPHUS SKAE, 1 Doctor of Medicine, and Licentiate and Fellow of the Royal College of Surgeons, Edinburgh, now residing at Karori, near Wellington, do hereby give you notice that I intend to apply, on the 3rd day of February next, to have my name placed on the Register of Medical Practitioners in the Colony of New Zealand; and that I have this day deposited in your office the evidence of my qualifications, in terms of "The Medical Practitioners Act, 1864."

Fred. W. A. Skae.

Wellington, 2nd January, 1880.

NOTICE is hereby given that the Partnership heretofore subsisting between Charles William Ferris and Cholwell Dean Pitt, Auctioneers and Commission Agents at Gisborne, New Zealand, has been this day dissolved.

The business of the late firm will be carried on by the undersigned, Cholwell Dean Pitt, under the style of "Pitt and Co."

Dated this 17th day of December, 1879.

C. DEAN PITT. Witness-J. T. E. Rogan, Gisborne, Solicitor. 763

WILLIAM HORTON REVELL, Sheriff of the District of Westland North, hereby give notice that, under two several writs of fieri facias, bearing date the twenty-third day of September, 1879, at the respective suits of Duncan McFarlane and George Zanetti, both of the Town of Lyell, against Antonio Turnelli, as Administrator of the estate of Louis Alberto Bernardo Pensini, deceased, late of the said town, issued out of the Supreme Court of New Zealand, I have taken in execution the fee-simple in possession in the following lands, the property of the said late Louis Alberto Bernardo Pensini, that is to say: All that parcel of land containing thirty-four perches, more or less, situate in the Town of Lyell aforesaid, being Sections numbered respectively 42, 43, and 56 on the plan of the said town, and being the whole of the land com-prised in the Crown grant registered in the Registerbook, Vol. i.c., folio 678, in the Lands Registry Office, Nelson: All that parcel of land containing four perches, more or less, situated in the said Town of Lyell, being Section numbered 53 on the plan of the said town, and being the whole of the land comprised in the Crown grant registered in the Register-book, Vol. i.c, folio 679, Lands Registry Office, Nelson.

And that, if the amounts set forth in the said

writs of fieri facias respectively be not paid in the meantime, I will cause the said land and premises to be sold by public auction, by Messrs. Sharp and Pickering, at their auction-rooms, in the City of Nelson, on Thursday, the fourth day of March, 1880,

at two o'clock in the afternoon.

The Solicitor for the said Execution Creditor is Arthur Samuel Atkinson, of Hardy Street, in the City of Nelson.

Dated this eighteenth day of November, 1879. W. H. REVELL,

Sheriff of the District of Westland North. 731

IN THE SUPREME COURT OF NEW ZEALAND, CANTERBURY DISTRICT.

Between John Tucker Ford and Charles Newton, Plaintiffs, and HENRY CHARLES YOUNG, Defendant.

WHEREAS by virtue of a writ of fieri facias issued herein, ordering me that, of the real and personal estate of the above-named defendant HENRY CHARLES YOUNG, I should cause to be made

pounds thirteen shillings and threepence, together with interest, Sheriff's and other fees and expenses of execution: Now I, EDWARD SMYTHE WILLCOCKS, Sheriff of the District of Auckland, do hereby give notice that I shall cause to be sold by public auction, by Samuel Cochrane and Son, at their auction-rooms, Fort Street, Auckland, after the expiration of three calendar months from the day of the date hereof, namely, on the 16th day of February, 1880, at the hour of 11 o'clock in the forenoon, unless the said sum of one thousand four hundred and nineteen pounds thirteen shillings and threepence, and interest, Sheriff's and other fees and expenses thereon as aforesaid, be sooner paid, all the estate, right, title, and interest of the said Henry Charles Young in and to all that parcel of land in the Provincial District of Auckland, in the Colony of New Zealand, containing four hundred and fifty-two acres, more or less, situate at Matamata, in the District of Waikato, Banks County, called or known by the name of "Taramoarahi" No. 2, and numbered 605x; bounded towards the North-east by the Warikiriki Swamp; towards the South-east by a line; and towards the South-west and North-west by the Mangapuri Swamp: and in and to all that parcel of land in the Provincial District of Auckland aforesaid, containing eight hundred and seventy-five acres three roods and twenty perches, more or less, situate at Tahanui, in the District of Hauraki, Queen's County, called or known by the name of "Tahanui," numbered 1878; bounded towards the North-east by the Thames River; towards the South-east by the Kopuatoto Block, and by the Tamahore Block, and by lines; towards the South-west by lines; towards the West by a line; and towards the North-west by the Ara-peka Block. And I further give notice that the estate or interest of the said Henry Charles Young, in respect of the aforesaid lands so intended to be sold, consists in his being seized of the said hereditaments for an estate of inheritance in fee-simple possession; and all the said land, and all the estates and interests of the said Henry Charles Young therein and thereto, have been taken by me in execution at the suit of the said John Tucker Ford and Charles Newton, the execution creditors.

The name and address of the Solicitor for John Tucker Ford and Charles Newton, the said execution creditors, is Leonard Harper, of Hereford Street, Christchurch, in the Provincial District of Canterbury, in the colony aforesaid, whose agent is Edmund Augustus Mackechnie, Solicitor, of No. 36, Shortland

Street, in the City of Auckland.

Dated the twenty-ninth day of October, 1879.

E. S. WILLCOCKS, Sheriff.

Harper, Harper, and Scott, of Hereford Street, Christchurch, Solicitors for the plaintiffs, by their agent, E. A. Mackechnie, Solicitor, No. 36, Shortland Street, Auckland.

To Henry Charles Young, and all other persons claiming any interest in the said lands and premises.

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IN THE SUPREME COURT OF NEW ZEALAND, CANTERBURY DISTRICT.

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

NOTICE 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 defenthe sum of one thousand four hundred and nineteen | dant (comprising his estate in fee-simple in possession,

free from incumbrances) in all that piece or parcel of land containing by admeasurement twenty acres 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,

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Sheriff of the District of Timaru.

STATEMENT of the Affairs of the Wealth of Nations Quartz-Mining Company Nations Quartz-Mining Company (Registered), for the half-year ended 31st December, 1879, in accordance with section 135 of "The Mining Companies Act, 1872."

Name of Company: The Wealth of Nations Quartz-Mining Company (Registered). When formed, and date of registration: 13th February, 1872.

Where business is conducted, and name of Legal Manager: Smith's Creek, Inangahua; John McMillan; registered office, Greymouth.

Nominal capital: £32,500.

Amount of paid-up scrip given to shareholders: £16,250. Number of shares in which capital is divided: 6,500.

Number of shares taken: 6,500. Amount of calls made: £4,225.

Amount of calls hade: £34,220.

Total amount of subscribed capital paid up: £20,475.

Number of shareholders at time of registration of Company: 9.

Amount of cash in hand: Nil.

Whether in operation or not: In operation.

Total amount of dividends declared: £34,150.

Number of shares unallotted: Nil.

J. McMILLAN,

Manager.

Dated this 31st day of December, 1879.

the undersigned, hereby make application to register the Princess of Wales Mining and Quartz-Crushing Company (Limited) as a Limited Company under the provisions of "The Mining Companies Act, 1872."

1. The name of the Company is to be the Princess of Wales Mining and Quartz-Crushing Company (Limited).
2. The place of intended operations is at Longwood, in the County of Wallace, in the Colony of New Zealand.
3. The registered office of the Company will be situated in Inverceptial in the said colony.

5. The registered office of the Company will be situated in Invercargill, in the said colony.
4. The nominal capital of the Company is ten thousand pounds sterling, in ten thousand shares of one pound each.
5. The number of shares subscribed for is ten thousand, being not less than two-thirds of the entire number of shares in the Company. the Company.

 The number of paid-up shares is nil.
 The amount already paid up is three hundred pounds.
 The name of the Manager is Lewis Longuet.
 The names, addresses, and occupations of the shareholders, and the number of shares held by each at this date, are as follow :-

•	Shares.
Duncan McArthur, Gentleman, Invercargill	 2,250
Lewis Longuet, Agent, Invercargill	 2,500
Lewis Alfred Longuet, Miner, Invercargill	 1,125
Charles Stephen Longuet, Clerk, Invercargill	 750
James Arthur McArthur, Surveyor, Dunedin	 750
George Smith, Settler, Dunedin	 1,500
R. P. McGonn, Gentleman, Invercargill	 1,125
Dated this 12th day of December, 1879.	

LEWIS LONGUET, Manager.

I, Lewis Longuet, of Invercargill, in the Colony of New Zealand, do solemnly and sincerely declare that-

Witness to signature—D. McArthur, J.P.

1. I am the Manager of the said intended Company 2. The above statement is, to the best of my belief

and knowledge, 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 Lattice of the Proceed Act 1866"." Justices of the Peace Act, 1866.'

LEWIS LONGUET.

Taken before me_at_Invercargill, this 12th day of December, 1879—D. McArthur, a Justice of Peace for the Colony of New Zealand.

THE NEW ZEALAND GAZETTE.

SUBSCRIPTIONS.—The subscription is at the rate of £2

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

-	£	8.	d.	
For the first sixty words and under	0	5	0	
For every eight words after the first sixty	0	0	6	
Headings, date lines, signatures, &c., re-				
quiring to be printed in separate lines, to				
be charged, at per line	0	0	6	
Half-yearly statements of affairs of Mining				
Companies, &c	0	15	0	
Application to register Mining Companies				
(with 6d. per line added for the name of				
each shareholder)	1	0	0	
Appointment of Manager of Mining Com-	-	•	-	
11 0	0	5	0	
Situation of office of ditto	ŏ		ŏ	
Manager and situation of office in one notice	ŏ	-	6	
	ŏ		Ö	
Balance-sheets, &c., first eight lines		0	-	
for every subsequent line	0		6	
Application to construct Water-race	U	15	0	

Second and subsequent insertions same charge as for first.

Second and subsequent insertions same charge as for first.

Single copies of the Gazette, 1s. each.

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

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

The number of insertions required must be written across the odvertisement.

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

Trate 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.