

THE

NEW ZEALAND GAZETTE.

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Land taken for Road in Section 43, Block VI., Invercargill Hundred, County of Southland.

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

WHEREAS the land described in the Schedule hereto is required to be taken under "The Public Works Act, 1876," and "The Public Works Act 1876 Amendment Act, 1878," for a certain work, to wit, the construction of a road in Section forty-three, Block six, Invercargill Hundred, County of Southland:

And whereas the Lindhurst Road Board has laid before the Governor the memorial and map mentioned in and signed and certified as required by the said Acts:

Now, therefore, I, Sir Hercules George Robert Robinson, Governor of the Colony of New Zealand, by and with the advice and consent of the Executive Council of the said colony, in exercise and pursuance of the powers and authorities in me vested by sections twenty-one, twenty-two, twenty-three, twenty-four, and twenty-five of "The Public Works Act, 1876," and by section twenty-eight of "The Public Works Act 1876 Amendment Act, 1878," and of any other power and authority enabling me in that behalf, do hereby proclaim and declare that the land described in the Schedule hereto is hereby taken for the purposes of a road; and that, from and after the seventeenth day of February, one thousand eight hundred and eighty, the land so described shall become absolutely vested in fee-simple in Her Majesty, discharged from all mortgages, charges, claims, estates, and interests of what kind soever, for use as a road.

SCHEDULE.

ALL that piece or parcel of land in the Southland Division of the Provincial District of Otago, containing by admeasurement 4 acres 2 roods 6 perches, more or less, being part of Section 43, Block VI., Invercargill Hundred, which is an education reserve; and bounded by a line commencing at a point on the south-east corner of Section 6 of said block, and running due north a distance of 4200 links; thence at a bearing of 68° 58′ a distance of 469 links; thence

at a bearing of 180° 00′ a distance of 107 links; thence at a bearing of 248° 58′ a distance of 362 links; thence due south a distance of 4058 links; thence at a bearing of 233° 50′ a distance of 123 links back to the starting point: be the aforesaid linkages either more or less; the above particulars being delineated on the map attached to the memorial referred to.

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

JOHN HALL,
(Minister acting for Minister for
Public Works.)

Approved in Council.

FORSTER GORING, Clerk of the Executive Council.

GOD SAVE THE QUEEN!

Defining the Middle Line of Portion of the Waitaki-Bluff Railway, Branch Line from Waipahi to Heriot Burn (Tapanui Section).

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

WHEREAS the branch line of railway from Waipahi to Heriot Burn, from main line, Waitaki to the Bluff, is one of the railways specified in the First Schedule to "The Public Works Act, 1879," and which Act is therein declared to be a special Act authorizing the construction of such railway; and the same is unfinished, and it has been determined to construct and maintain a portion of such railway:

Now, therefore, I, Hercules George Robert Robinson, the Governor of the Colony of New Zealand, in exercise and in pursuance of the powers and authorities conferred on me by sections one hundred and twenty-two, one hundred and twenty-three, one hundred and twenty-four, and one hundred and twenty-five of "The Public Works Act, 1876," and in exercise of every other power and authority enabling me in that behalf, do hereby proclaim and declare that the middle line of the said portion of the said railway shall be from a point situate in Block seven, Waipahi District, distant about four chains in a southerly direction from the south-western corner of Block nine, Waipahi Township, to a point in Section four, Block four, Township of Kelso, all within the Provincial District of Otago, Colony of New Zealand, as defined and set forth in the Sche-The said middle line and the land dule hereto. through which the same passes are set forth in the map and plan marked P.W.D. 7251, and authenticated for the purposes of this Proclamation by the signature of the Honorable Richard Oliver, Minister for Public Works, and which said map and plan is deposited in the office of the Registrar of the Supreme Court at Dunedin, in the Provincial District of Otago.

SCHEDULE.

COMMENCING at a point situate in Block VII., Waipabi District, the said point being the termination of a portion of the railway from Mataura to Clutha, as described in a Proclamation dated the 16th October, 1874, and published in the New Zealand Gazette No. 55, of the 22nd October, 1874, proceeding thence in a generally northerly direction for a distance of 15 miles or thereabouts, and passing in, into, through, or over the following lands, &c.: Railway Reserve, Waipahi Township, extension Block X.; Waipahi Township, Block VIII., VII., IV.; Waipahi Survey District, Block VIII., pre-emptive right, Railway Reserve, Sections 9, 8: Glenkenich Survey District, Block XII., Section 4; Block XI., Sections 54, 53, Block XII., Section 4; Block XI., Sections 54, 53, 50, 46, 1, 11, 13, 14, 19, 21, 23, 25, 29, 31, and 32; Block XIV., Sections 13, 12, 11, 10, 9, 8, 7, 6, and 5; Block XIII., Sections 60, 59, 55, 54, 53, and 1; Block XV., Sections 6, 4, and 2; Greenvale Survey District, Block I., Section 32: Township of Kelso, Block VI., Sections 4, 3, 2, 1; Block V., Sections 10, 9, 8, 7, 6, 5, 4, 3, 2, and 1; Block IV., Sections 10, 9, 8, 7, 6, 5; and terminating at a point in Section 4, Block IV., Township of Kelso aforesaid: all within the Provincial District of Otago. said; all within the Provincial District of Otago, Colony of New Zealand; and including all adjoining and intervening places, lands, roads, reserves, streams, rivers, and watercourses; in the manner delineated on the plan marked P.W.D. 7251, signed by the Honorable Richard Oliver, Minister for Public Works, and deposited in the office of the Registrar of the Supreme Court at Dunedin, in the Provincial District of Otago.

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

JOHN HALL,
(Minister acting for Minister for Public Works.)

GOD SAVE THE QUEEN!

Rehearing of Native Land Claim.

HERCULES ROBINSON, Governor.
ORDER IN COUNCIL.

At the Government House, at Wellington, this fourth day of February, 1880.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

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

And whereas at a sitting of the Native Land Court of New Zealand, at Matata, in the District of Bay of Plenty, in the Provincial District of Auckland, on the twenty-seventh day of October, one thousand eight hundred and seventy-nine, the claim of Rawiri Parakiri and others, aboriginal natives of New Zealand, to a piece of land called Kaingaroa number one, situate at Kaingaroa, in the said district, was heard and decided, and a certain order was there-

upon made by the said Court:

And whereas on or about the twenty-fourth day of November, one thousand eight hundred and seventy-nine, an application was made by and on behalf of certain aboriginal natives claiming to have an interest in the said land, for a rehearing of the said claim, and it is expedient that the said claim

should be reheard before the said Court:

Now, therefore, His Excelleney the Governor, in exercise and pursuance of the above-receited power, and by and with the advice and consent of the Executive Council of New Zealand, doth hereby order and direct that the said claim of Rawiri Parakiri and others to the piece of land aforesaid shall be reheard as and in the manner provided by "The Native Land Act, 1873," and doth also order that such rehearing shall take place within one year from the said twenty-seventh day of October, one thousand eight hundred and seventy-nine.

FORSTER GORING, Clerk of the Executive Council.

Rehearing of Native Land Claim.

HERCULES ROBINSON, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this fourth day of February, 1880.

 ${\bf Present:}$

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

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

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

And whereas at a sitting of the Native Land Court of New Zealand, at Porangahau, in the District of Hawke's Bay, in the Provincial District of Hawke's Bay, on the second day of December, one thousand eight hundred and seventy-six, the claim of Renata Kawepo and others, aboriginal natives of New Zealand, to a piece of land called Owhaoko, situate at Patea, in the said district, was heard and decided, and a certain order was, on the thirty-first day of October, one thousand eight hundred and seventy-seven, there-

upon made by the said Court:

And whereas on or about the thirty-first day of January, one thousand eight hundred and seventyeight, an application was made by and on behalf of certain aboriginal natives claiming to have an interest in the said land, for a rehearing of the said claim, and it is expedient that the said claim should

be reheard before the said Court:

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

FORSTER GORING. Clerk of the Executive Council.

Incorporation of Ashburton Agricultural and Pastoral Association.

> HERCULES ROBINSON, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this eleventh day of February, 1880.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

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

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

connected:

And whereas not fewer than two-thirds of such

Council, praying for incorporation under the provisons of the said Act, as in the said petition more

particularly mentioned:

Now, therefore, His Excellency the Governor of the Colony of New Zealand, in compliance with the terms of the said petition, in pursuance and exercise of the power and authority contained in the said Act, and by and with the advice and consent of the Executive Council of the said colony, doth hereby incorporate the said petitioners, and the whole other persons now being members of the said society, and such persons as shall hereafter be admitted members thereof agreeably to the rules of the said society and the provisions of the said Act, into a body corporate, by the style and title of "The Ashburton Agricultural and Pastoral Association."

FORSTER GORING, Clerk of the Executive Council.

Appointing William Frederick Hale, Esq., Trustee under "The Maori Real Estate Management Act, 1867."

HERCULES ROBINSON, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this tenth day of February, 1880.

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 an order bearing date the tenth day of May, one thousand eight hundred and seventyseven, under the hand of John Rogan, Esquire, Judge of the Native Land Court, under the seal of the said Court, it was ordered that a memorial of the ownership of Te Retimana Heera and others to the land and hereditaments described in the Schedule hereto be inscribed on the Court rolls:

And whereas the said Te Retimana Heera is an infant under the age of twenty-one years, and it is expedient that William Frederick Hale, Esquire, be appointed trustee under the said Act, on behalf of

the said Te Retimana Heera:

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 interest and share of the said Te Retimana Heera in the land described in the Schedule hereto shall be and remain vested in

WILLIAM FREDERICK HALE, Esquire, as Trustee, within the meaning and for the purposes of the said Act, for the said Te Retimana Heera during his minority.

SCHEDULE.

ALL that parcel of land in the Provincial District of Auckland, containing by admeasurement 1,085 acres, more or less, situate at Reporua, in the District of Hawke's Bay, being called or known by the name of persons have presented a petition to the Governor in | Reporus. Bounded towards the North by the Ahikouka No. 2 Block and the Reporua Stream, 19599 links; towards the East by the sea, 11168 links; and towards the South and South-west by the Tokaroa Block and lines, 23238 links.

FORSTER GORING, Clerk of the Executive Council.

Appointing Henare Ruru Trustee under "The Maori Real Estate Management Act, 1867."

HERCULES ROBINSON, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-seventh day of January, 1880.

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 twenty-first day of July, one thousand eight hundred and seventy-six, under the hand of John Rogan, 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, Apirana Ruru, Oriwia Ruru, Tepora Ruru, and others to the land and hereditaments described in the Schedule hereto be inscribed on the Court rolls:

And whereas the said Hone Ruru, Apirana Ruru, Oriwia Ruru, and Tepora Ruru are infants under the age of twenty-one years, and it is expedient that Henare Ruru be appointed trustee under the said Act, on behalf of the said Hone Ruru, Apirana Ruru, Oriwia Ruru, and Tepora Ruru:

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

HENARE RUBU

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

SCHEDULE.

ALL that parcel of land in the Provincial District of Auckland, containing by admeasurement 1,570 acres, more or less, situate at Uawa, in the District of Hawke's Bay, being called or known by the name of Mangapapa. Bounded towards the North by the Pakarae River, 11800 links; towards the East by the Mangapapa Stream, Te Puni Lake, and the said stream, 24000 links; towards the South-east by the Karamumanono Block the Taumatarata Block, and the Waimata Block, 8065 links; and towards the West by the Rangikohua Block, 14766 links.

FORSTER GORING, Clerk of the Executive Council. Appointing Hirini Tupara and Ripeka Tu Trustees under "The Maori Real Estate Management Act, 1867."

HERCULES ROBINSON, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-seventh day of January, 1880.

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 twenty-first day of July, one thousand eight hundred and seventy-six, under the hand of John Rogan, Esquire, Judge of the Native Land Court, under the seal of the said Court, it was ordered that a memorial of the ownership of Hipirini Waho and others to the land and hereditaments described in the Schedule hereto be inscribed on the Court rolls:

And whereas the said Hipirini Waho is an infant under the age of twenty-one years, and it is expedient that Hirini Tupara and Ripeka Tu be appointed trustees under the said Act, on behalf of the said Hipirini Waho:

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 interest and share of the said Hipirini Waho in the land described in the Schedule hereto shall be and remain vested in

HIRINI TUPARA and RIPEKA TU,

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

SCHEDULE.

ALL that parcel of land in the Provincial District of Auckland, containing by admeasurement one thousand five hundred and seventy (1,570) acres, more or less, situate at Uawa in the district of Hawke's Bay, being called or known by the name of Mangapapa. Bounded towards the North by the Pakarae River, 11800 links; towards the East by the Mangapapa Stream, Te Puni Lake, and the said stream, 24000 links; towards the South-east by the Karamumanono Block and the Taumatarata Block, 1042 links; towards the South-west by the said Taumatarata Block and the Waimata Block, 8065 links; and towards the West by the Rangikohua Block, 14766 links.

FORSTER GORING, Clerk of the Executive Council. Appointing Pehimana Rekoreko Trustee under "The legal disability, it shall be lawful for the Governor Maori Real Estate Management Act, 1876."

HERCULES ROBINSON, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-seventh day of January, 1880.

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 twentyfirst day of July, one thousand eight hundred and seventy-six, under the hand of John Rogan, Esquire, Judge of the Native Land Court, under the seal of the said Court, it was ordered that a memorial of the ownership of Hetaraka Titi and others to the land and hereditaments described in the Schedule hereto be inscribed on the Court rolls:

And whereas the said Hetaraka Titi is an infant under the age of twenty-one years, and it is expedient that Pehimana Rekoreko be appointed trustee under the said Act, on behalf of the said Hetaraka Titi:

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 interest and share of the said Hetaraka Titi in the land described in the Schedule hereto shall be and remain vested in

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

SCHEDULE.

ALL that parcel of land in the Provincial District of Auckland, containing by admeasurement 1,720 acres, more or less, situate at Uawa, in the District of Hawke's Bay, being called or known by the name of Rangikohua. Bounded towards the North by the Mangarata Creek and the Pakarae River, 29600 links; towards the East by the Mangapapa Block, 4766 links; and towards the South-west by the Waimata Block, 23434 links.

> FORSTER GORING, Clerk of the Executive Council.

Appointing Ripeka Moeone as Trustee under "The Maori Real Estate Management Act, 1867."

HERCULES ROBINSON, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-seventh day of January, 1880.

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 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 twenty-first day of July, one thousand eight hundred and seventy-six, under the hand of John Rogan, Esquire, Judge of the Native Land Court, under the seal of the said Court, it was ordered that a memorial of the ownership of Timoti Kahure and others to the land and hereditaments described in the Schedule hereto be inscribed on the Court rolls:

And whereas the said Timoti Kahure is an infant under the age of twenty-one years, and it is expedient that Ripeka Mocone be appointed trustee under the said Act, on behalf of the said Timoti Kahure:

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

Ripeka Moeone

as Trustee, within the meaning and for the purposes of the said Act, for the said Timoti Kahure during

SCHEDULE.

ALL that parcel of land in the Provincial District o Auckland, containing by admeasurement 1,570 acres, more or less, situate at Uawa, in the District of Hawke's Bay, being called or known by the name of Mangapapa. Bounded towards the North by the Pakarae River, 11800 links; towards the East by the Mangapapa Stream, Te Puni Lake, and the said stream, 24000 links; towards the South-east by the Karamumanono Block and the Taumatarata Block, 10422 links; towards the South-west by the said Taumatarata Block and the Waimata Block, 8065 links; and towards the West by the Rangikohua Block, 14766 links.

FORSTER GORING, Clerk of the Executive Council.

Appointing Wi Kahure Trustee under "The Maori Real Estate Management Act, 1867.'

HERCULES ROBINSON, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-seventh day of January, 1880.

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 twentyfirst day of July, one thousand eight hundred and in any hereditaments shall accrue to any Maoris, who or any of whom shall be infants, lunatics, or under Judge of the Native Land Court, under the seal of the said Court, it was ordered that a memorial of the ownership of Mere Hira te Okiekie and others to the land and hereditaments described in the Schedule hereto be inscribed on the Court rolls:

And whereas the said Mere Hira te Okiekie is an infant under the age of twenty-one years, and it is expedient that Wi Kahure be appointed trustee under the said Act, on behalf of the said Mere Hira Te Okiekie:

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 Mere Hira te Okiekie in the land described in the Schedule hereto shall be and remain vested in

WI KAHURE

as Trustee, within the meaning and for the purposes of the said Act, for the said Mere Hira te Okiekie during her minority.

SCHEDULE.

All that parcel of land in the Provincial District of Auckland, containing by admeasurement 1,570 acres, more or less, situate at Uawa, in the District of Hawke's Bay, being called or known by the name of Mangapapa. Bounded towards the North by the Pakarae River, 11800 links; towards the East by the Mangapapa Stream, Te Puni Lake, and the said stream, 24000 links; towards the South-east by the Karamumanono Block and the Taumatarata Block, 10422 links; towards the South-west by the said Taumatarata Block and the Waimata Block, 8065 links; and towards the West by the Rangikohua Block, 14766 links.

FORSTER GORING, Clerk of the Executive Council.

Appointing Harawira Tupara and Ramari Kauere Trustees under "The Maori Real Estate Management Act, 1867."

HERCULES ROBINSON, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-seventh day of January, 1880.

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 twenty-first day of July, one thousand eight hundred and seventy-six, under the hand of John Rogan, Esquire, Judge of the Native Land Court, under the seal of the said Court, it was ordered that a memorial of the ownership of Heta Tupara to the land and hereditaments described in the Schedule hereto be inscribed on the Court rolls:

And whereas the said Heta Tupara is an infant under the age of twenty-one years, and it is expedient that Harawira Tupara and Ramari Kauere be appointed trustees under the said Act, on behalf of the said Heta Tupara:

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 interest and share of the said Heta Tupara in the land described in the Schedule hereto shall be and remain vested in

HARAWIRA TUPARA and RAMABI KAUERE,

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

SCHEDULE.

ALL that parcel of land in the Provincial District of Auckland, containing by admeasurement one thousand five hundred and seventy (1,570) acres, more or less, situate at Uawa in the district of Hawke's Bay, being called or known by the name of Mangapapa. Bounded towards the North by the Pakarae River, 11800 links; towards the East by the Mangapapa Stream, Te Puni Lake, and the said stream, 24000 links; towards the South-east by Karamumauono Block and the Taumatarata Block, 1042 links; towards the South-west by the said Taumatarata Block and the Waimata Block, 8065 links; and towards the West by the Rangikohua Block, 14766 links.

FORSTER GORING, Clerk of the Executive Council.

Appointing Henare Ruru Trustee under "The Maori Real Estate Management Act, 1867."

HERCULES ROBINSON, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-seventh day of January, 1880.

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 twenty-first day of July, one thousand eight hundred and seventy-six, under the hand of John Rogan, 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, Apirana Ruru, 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 Apirana Ruru are infants under the age of twenty-one years, and it is expedient that Henare Ruru be appointed trustee under the said Act, on behalf of the said Hone Ruru and Apirana Ruru:

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

hereto shall be and remain vested in

HENARE RURU

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

SCHEDULE.

ALL that parcel of land in the Provincial District of Auckland, containing by admeasurement 1,720 acres, more or less, situate at Uawa, in the District of Hawke's Bay, being called or known by the name of Rangikohua. Bounded towards the North by the Mangarata Creek and the Pakarae River, 2960 links; towards the East by the Mangapapa Block, 4766 links; and towards the South-west by the Waimata Block, 23434 links.

FORSTER GORING Clerk of the Executive Council.

Appointing Keita Waere Trustee under "The Maori Real Estate Management Act, 1867."

HERCULES ROBINSON, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this tenth day of February, 1880.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

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

And whereas by virtue of a Crown grant bearing date the ninth day of January, one thousand eight hundred and seventy-one, the parcel of land and hereditaments described in the Schedule hereto became vested in Nepia Tieke and others, of the District of Poverty Bay, in the Province of Auckland, aboriginal natives of New Zeeland:

And whereas the said Nepia Tieke is an infant under the age of twenty-one years; and it is expedient that Keita Waere be appointed trustee under the said Act, on behalf of the said Nepia Tieke:

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

KEITA WAERE,

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

SCHEDULE.

ALL that parcel of land in the Province of Auckland, in the Colony of New Zealand, containing by admeasurement 29 acres 3 roods 12 perches, more or less, situate at Ngawaierua, in the District of Poverty Bay, being Section No. 11 of the Kaiparo Block, and called or known by the name of Ngawaierua. Bounded towards the North by a line, 2000 links;

Apirana Ruru in the land described in the Schedule | Kaiparo Block, 1075 links; towards the South-east by Section No. 12 of the Kaiparo Block aforesaid, 1650 links, and the Waipaoa River; and towards the South-west by Section No. 10 of the Kaiparo Block aforesaid, 1300 links, 170 links, 300 links, and 550

FORSTER GORING, Clerk of the Executive Council.

Authorizing the taking and laying down of Roads over Land granted in the Wellington Provincial

HERCULES ROBINSON, Governor.

WHEREAS by "The Native Lands Act, 1873," and "The Native Land Act Amendment Act, 1878 (No. 2)," it is enacted that, from and out of any land which may have heretofore been or may be granted under the provisions of any of the Acts repealed by "The Native Lands Act, 1873," or of that Act, it shall be lawful for the Governor, at any time thereafter, to take and lay off for public purposes one or more line or lines of road or railway through the said lands: Provided that the total quantity of land which may be taken for such line or lines of road shall not be more than after the rate of five acres in every one hundred acres: Provided always that this power shall cease and determine at the expiration of fifteen years from the date of the grant of the said land:

And whereas it is expedient that a fit and proper person should be authorized to take and lay down roads over the land specified in the Schedule hereto:

Now, therefore, I, Hercules George Robert Robinson, Governor of the Colony of New Zealand, in exercise and pursuance of all powers and authorities enabling me in this behalf, do hereby authorize

JOHN FREEMAN SICELY,

Assistant Surveyor of Wellington, to take and lay down roads over the land specified in the Schedule hereto, and for that purpose to exercise all such powers as by the said Act may be exercised by a person legally authorized in that behalf under the said Act.

SCHEDULE.

No. of Grant.	Area.	Block.	Survey District.
2225	A. 1,288 433\frac{1}{2}	Taungatutu Pohuehue	Mangawhero.
3155	1,468	Te Maire	· · · · · · · · · · · · · · · · · · ·
1377	594	Mangawhero West	
3394	155	Otaika .	., ,,
3395	213	Kokomiko .	,,
3244	98	Otici	. ,,
2134	256	Te Kumuete	Wangaehu.
1661	708	Kaiwaka	Mangawhero.
1378	1,151	Mangawhero East	
1998	735	Voiboi	,,
1559	8,650	Ruatangata	71.77
2005	3,415	Rakautawa	

As witness the hand of His Excellency the Governor, this eleventh day of February, one thousand eight hundred and eighty.

H. A. ATKINSON.

Authorizing the taking and laying down of Roads in the Wellington Provincial District.

HERCULES ROBINSON, Governor.

WHEREAS by an Act of the General Assembly intituled "The Crown Grants Act, 1866," it towards the North-east by Section No. 12 of the is enacted that, whenever roads or rights of roads

have been or hereafter may be reserved in any Crown | grants, but such roads or the particular part or portions of the land comprised in the grant over which the road is to be or may be taken have not been or may not be specifically described in the body of the grant and laid down from survey on the plan in the margin thereof, or indorsed thereon or attached thereto, such Crown grants, if otherwise duly and legally executed, shall be and be taken to have been as valid and effectual to all intents and purposes as if the said road or part of the land over which the right of road was to be taken had been specifically described and laid down as aforesaid on the said grant before the execution of the same, any law or practice to the contrary notwithstanding: And it is also thereby enacted that all such reservations made before or after the passing of the said Act shall be valid and effectual to all intents and purposes; provided always that the right of taking a road through any section shall only be exercised within five years after the issue of the grant, and, with regard to grants issued before the passing of the said Act, within three years from the coming into operation of the said Act: And it is also thereby enacted that, in any case where allowances have been or shall be made in land or remission of purchase-money in respect of such reservation of road, the road to be taken shall in no case exceed the amount of land allowed or the amount of the purchase-money whereof shall have been or shall be remitted as aforesaid: And it is also thereby enacted that, whenever such road or roads shall have been taken and laid down in manner aforesaid on the land comprised in any such grant by any person legally authorized in that behalf, the land conveyed by the grant shall be deemed, from the date of the laying down of such road, to be all the land therein described to be granted, with the exception of the part thereof taken for such road, which part shall be deemed to be vested in Her Majesty, her heirs and successors:

And whereas it is expedient that a fit and proper person should be authorized to take and lay down roads over the lands specified in the Schedule hereto:

Now, therefore, I, Hercules George Robert Robinson, the Governor of the Colony of New Zealand, in exercise and pursuance of all powers and authorities enabling me in this behalf, do hereby authorize

JOHN FREEMAN SICELY, Esquire,

Assistant Surveyor, of Wellington, to take and lay down roads over the lands specified in the Schedule hereto, and for that purpose to exercise all such powers as by the said Act may be exercised by a person legally authorized in that behalf under the said

SCHI	ODT	ILE

				SCHEL) (1/12.	
No. of Grant.	A	rea.		No. of Block or Section.	Registration District.	Survey District
	Α.	R.	Р.			
5566	82	3	28	vii.a	Rangitikei	Rangitoto.
4837	242	2	0	lxxxiv.	,,	,,
4099	313	0	0	lxxxv.	,,	,,
4104	662	0	0 {	lxxxvi. lxxxvii. lxxxviii.	, , ,	,,
4100	3,697	1	0	lxxxix. xc. xci. xcii.	 } "	55
4104	672	0	0 {	xciii.	} "	,,
4158	7,210	1	0	xev. xevi. xevii. xeviii.]	33

SCHEDULE	.—continued.

				~	EDULE.	—continued.	
•	No. of Grant.	A	rea.		No. of Block or Section.	Registration District.	Survey District.
	4095 4157	A. 302 336	R. 1 2	P. 0 0	c. ci. ciii.	Rangitikei	Rangitoto
	4159	6,479	0	0 {	civ. cv. cvi. cvii. eviii.	} ,,	Koitiata.
	4158	7,210	1	0	cix. cx. cxi. cxii. cxiii. cxiv. cxv.	, ,	, ,
	4100	3,697	1	0	exvii. exix. exix. exxi.	,,	Rangitoto.
	4836	2,780	3	0	exxii. exxiii. exxviii.) } ,	,,,
	4102	5,389	3	0	exxix. to exliii.)	Sandy and Koi- tiata.
	4098	286	0	0	inclusive exliv.) "	Koitiata.
	4102	5,389 275	3	0	exly.	"	**
	4096 { 4102	281 5,389	1 3	0	el. exlvii.	} "	,,
	4097	281	2	0	exlviii.	"	"
	4105	644	1	0 {	exlix. cli.	} "	,,
Ì	4836 4835	2,780 922	$\frac{3}{2}$	0	clii. cliii.	,,	٠,
	4836	2,780	3	0	cliv.	"	,,
	4835 4836	922 2,780	$\frac{2}{3}$	0	clv. clvi.	,,	"
	4835	922	2	0	clvii. elviii. clix. clx.	,,	"
	4160	2,986	0	0	clxi. clxii. clxiii. clxiv.	} "	25
1	4158	7,210	1	0	clxv. clxvi.) "	,,
İ	4160	2,986	0	0	elxvii. elxviii.	"	,,
	4158	7,210	1	0{	clxix.	} "	"
	4160	2,986	0	0	pt. clxx. pt. clxx. clxxi. clxxii.	"	,,
	4158	7,210	1	0	elxxiii. elxxiv. elxxv. elxxvi. elxxvii.	, ,	33
	4159	6,479	0	0{	clxxviii. clxxix. clxxxi. clxxxii. clxxxiii. clxxxiiv. clxxxvi. clxxxvii. clxxxviii. clxxxviii. clxxxxviii.)	2)
	4159 4103 5299 5181 4949 4950 4892 4891	1,157 1,164 1,040 66 63 63 84 63	0 0 3 0 0 0	0 0 38 0 0 0	cxc. cxcii. ccxxii. ccxxx. ccxxxi. ccxxxii. ccxxxiii. ccxxxiv. ccxxxiv.	Wangaehu " " " " " " "	Rangitikei.
	4888 4890	63 63	0	0	ccxxxvi.	,, ,,	" "

	SCHEDULE—continued. No. of Posistration						SCHEDULE—continued.						
No. of Grant.	A	rea.		No. of Block or Section.	Registration District.	Survey District.	No. of Grant.		Area		No. of Block or Section.	Registration District.	Survey District
4050	A.	R.	P.		T17 1	D 433		Δ.	R.	P.			
4952 4948	63	0	0	ccxxxviii	, ,	Rangitikei.	1 (410		0	lxiv.)	Parae-karetu
1948 1951	63 63	0	0	ccxl.	"	, ,,	4853 }	114			pt. lxv.	{ Wangaehu	Block, in th
1955	315	0	ő	cexi.	"	"	(. 143		0	pt. lxvi.		Porewa Dis
953	136	ő	ŏ	cexlii.	",	"	5183	300	0	0	lxvii.	,,,	trict.
954	79	0	ŏ	ecxliii.	,,	"	5260	787	0	0 {	lxviii.	15	
889	420	ŏ	ŏ	cexliv.	,,	, ,,		1		•		5 "	"
230	105	ŏ	ŏ	pt. cexlv.	,,	i ,,	5183	379	0	0	lxx.	,,	,,
	100	Ŭ	(pt. ccxlv.	"	,,	5182	379	0	0	lxxii.	, ,,	,,
5448	1,672	3	32 }	ccxlvi.	{ "	,,,	5188 5409	582 313		0	lxxiii.	,,	,,
	,		· (cexlvii.) "	1	9409	310		0	lxxiv.	,,	,,
893	525	0	0	cexlviii.	,,	,,		250		0	lxxv.	,,	,,
057	63	0	0)			!	4861	360		ŏ	lxxvii.	,,,	,,,
5061	63	0	0 }	cel.	,,	. ,,,	5409	274	ŏ	ŏ	lxxviii.	,,	,,
062	114	2	0)	İ		1	5261	116	3	ŏ	lxxix.	,,	,,
296	257	1	0	ccli.	,,	,,,	1 6	208	ō	ŏ	lxxx.) "	"
298	262	1	0	cclii.	,,	,,	4854	194	ŏ	ŏ	lxxxi.	{ ",	,,
295	189	0	0)				4921	170	ĭ	ŏ	lxxxii.	l'	
294	63	0	0	pt. cclxi.		ì	1	}			lxxxiii.	Manga-	,,
297	63	0	0 }	and pts.			5258	251	3	0 {	lxxxiv.	where	,,
058	63	0	0	celvii.	"	"	4860	183	2	0	lxxxv.	Wangaehu	,,
295	189	0	0	1		i	5184	224	1	0	lxxxvi.	,,	,,,
293	86	3	ر8	1		I	4864	191	ō	ŏ	lxxxvii.	Mangawhero	,,
180	315	0	0	celviii.	,,	1,	4921	156	1	0	lxxxviii.	,,	,,,
449	315	0		celviii.	,,	,,	4863 {	218	0	0	lxxxvix.	,,	"
059 296	$\begin{array}{c} 63 \\ 257 \end{array}$	$0 \\ 1$	0	pts. cclix. and pt.	"	,,,	1	130	0	0	xci.	,,,	",
449	213	3	0	ana pt.	,,	,,,	5335	205	0	0	xciv.	Wangaehu	"
440	210	o	0 /	pt. cclx.	` "	"	5185	462	0	0	xev.	Mangawhero	,,
060	105	0	0	and	1		5187	680	0	0	xevi.	,,	,,
	7,672	3		adjacent	> ,,	"	4857	349	3	0	xevii.	Wangaehu	,,
1	1,012		°- /	sections)		4858	98	2	0	ci.	Tiriraukawa	,,
063	249	2	0	pt. cclxi.	,		5356	330	0	0	cii.		,,
295	189	ō	ŏ	pt. cclxi.	"	**	4859	357	3	0	ex.	Ongo	,,
063	249	2		pt. celxii.	"	"	5220	360	0	0	exxiii.	.,,,	,,,
i			اء	celxiii.	"	,,	5139	109	3	0	lxxx.	Kaitara	Left bank
448	1,672	3 3	32 }	celxiv.	, ,,	,,					lxxxi.)	Wanganui.
065	136	0	0	cclxxix.	,,	,,	4384	417	2	0 ?	lxxxii.	٧, ح	,,
292	107	0	0	celxxx.	"	,,	[- 71	lxxxiii.	\ "	, ,,,
306	325	0	0	lxvi.	,,	Turakina.					lxxxiv.		
871	21		24	lxvii.	,,	••					lxxxv.)	
861	317	0	0	i. and ii.	,,	Parae-karetu	4464	276	0	0	lxxxvi.	} "	,,
	524	0	0	xvi.) "	Block, in the	i i			- / /	lxxxvii. Ixxxviii.	\ "	"
862	209	0	0	xvii.	(Porewa Dis-	1			\geq	xciv.	ζ	
002 3	174	3	0	xviii.	("	trict.	, ·			- 11	XCV.		
C	167	1	0	xix.)	,,					and		
856	372	0	0	xx.	,,,	,,				- [[adjacent		
359	228	1	0	xxiv.	Ongo	,,	1				sections	1	
860	225		0	xxv.	,,	"	5141	963	0	0	cix.	ļ.,	
852	203	0	0	xxvi.	,,,	"			-		cxvii.	("	"
450	878	0		xxvii.and	>		}				cxviii.		
			(<i>5</i> ")					exix.		
259	132		0	xxviii.	,,	"	[]			- [[exx. and	l i	
865	229		0	xxix.	,,	"	[- []	pt. exxi.	j i	
851	227		0	XXX.	"	"	5581	113	0	0	clvii.	,, l	,,
851	204		0	xxxi.	,,	"	4919	52	2	0	elviii.a	,,	,, ,,
851 450	195 878		0	xxxii.	"	,,	5140	30	0	0	pt. clxiii.	Pakura	"
100	010	U		pt. xxxiii. and xxvii.	") , '	5030	90	0	0	pt. clxiv.	,,	**
	151	0	o l'	xxxiv.	` "	"	4383	420	0	0 1	part	} Kaitara	
[]	135		ŏ	XXXIV.]					(clxxxvii.) Latertain	,,
11	190		ŏ	xxxvi.			4204	63	0	0	cex.	,,	,,
11	179		ŏ	xxxvii.	1		4335	63		0	cexii.	,,	,,
i l			ŏ	xxxviii.	i l		4380	35		0	cexiii.	,,	**
[]			ŏ	xxxix.	! [4205	63		0	ccxiv.	,,	"
	189		o]	xl.			4203	63		0	cexv.	"	"
			o [xli.	1 !		4207	63		0	cexvi.	,,,,	"
352		3	0	xlii.	١ ,,	,,	4399	1,008		0	cexvii.	Wangaehu	**
			0	xliii.	i "	<i>"</i>	4173	42		0 '	ecxviii.	Kaitara	**
	197	3	0	xliv.		İ	4396	219		0	ccxix.	,,	,,
	211	0	0	xlv.	[4177	157		0	ccxx.	"	,,
- 11	723	3	0	xlvi.	i l		4181	42		0	ccxxi.	"	**
i İ			0	xlvii.		İ	4189 4187	63 62		0	ccxxii.	,,	,,
} }			0	xlviii.	,					0	cexxiii.	, ,,	**
- 11			0	xlix.			4458	$157 \\ 157$		0	cexxiv.	{ ,,	,,
ij	413	2	0	1.)		4190	141			ccxxv.	,	. "
52	265	2	0	li.	}					0	ccxxvi.	,,	**
53 }	181	3	0	lii.	"	"	4182			0	ccxxvii.	"	"
čl	560	0 (0	liii.) i		4185 4529			0	cexxviii.	"	"
52 } 1			0	liv.	,,	,,				0	cexxix.	"	"
	493		0	lv.)		4210				ccxxx.	"	"
57			0	lvii.	,,	,,	4735			0	ccxxxi.	W	"
58			0		Wangaehu	",	4476					Wangaehu	,,
	317	2 (0	lxi.	,,	,,	4735			_		Kaitara Wangaalaa	**
53 }			0	lxii.	Ongo	"	#100 }			- 1		Wangaehu Kaitara	>>
	293	1 (0	lxiii.	,,	"	<u> </u>	UU	v	•	ccxxxv.	Kaitara	> 7

SCHEDULE—continued.

No. of Grant.	Aı	rea.		No. of Block or Section.	Registration District.	Survey District.
				<u> </u>		
4529	А. 64	в. 2	P. 0	cexxxvi.	Kaitara	Left bank
4184	63	0	0	cexxxvii.	3)	Wanganui.
4188 4186	63 84	0	0	ccxxxviii.	,,	,,
4179	210	ŏ	ŏ	cexxxix.	11 32	,,
4175	84	0	0	cexli.	"	"
4462	105	0	0	cexlii.	37 .	"
4395 4528	$\frac{420}{112}$	0	0	cexliii.	3)	,,
4454	1,444	Õ	0	cexly.	Wangaehu	,,
4379	740	0	0	cexlvi.	Kaitara	"
4381 4382	$\begin{array}{c} 175 \\ 400 \end{array}$	0	0	ccxlvii.	,,,	33
4383	75	ŏ	ŏ	ecxivii.	"	,,
4528	130	2	0	cclii.	"	»,
4176	105	0	0	cclvi.	,,	,,
5354 4206	200 63	0	0	celvii.	"	***
4537	315	Õ	0	celxxi.	"	,,,
4455	420	0	0	cclxxviii.	<u>"</u>	,,,
4212	120	0	0	eclxxix.	Pakura	"
4466	27	0	0 {	cclxxx.	} "	,,
4453	74	2	0 {	part	} "	
2.50		-		eclxxxi.	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	, ,,
4211	105	0	0 }	part celxxxi.	\$,,	,,
4400	409	0	0	eclxxxii.	,,	,,
4465	525	0	0	cexcii.	Kaitara	,,
$\frac{4918}{4459}$	262 105	0	0	cexciii.	11	,,
(164	2	ŏ	ccxevi.	"	,,
4528 {	166	0	0	cexevii.	} "	,,
4735 {	161	2 2	0	cexeviii.	} "	,,
4527	101	ī	o	cexcix.	Wangaehu	
4735	134	2	0	ccci.	,,	"
4535	126 128	$\frac{0}{2}$	0	cccii.	, ,,	,,
4527	140	2	Ö	ecciii.	} "	,,
4531	235	2	0	cccv.	,,	,,,
4733 {	117	$\frac{2}{0}$	0	cccvi.	} Kaitara	,,
	115 115	o	0	cceviii.	13	
4478 {	115	0	0	eccix.	<i>}</i> "	,,
4172	42	0	0	cccx.	,,	"
$\frac{4180}{4174}$	$\frac{105}{2,105}$	0	0	ccexi.	Wangaehu	**
4171	210	ŏ	ŏ	ccexiii.	,,	"
4202	388	2	0	ccexiv.	,,	,,
$4214 \\ 4213$	117 183	0	0	cccxvi.	Kaitara	,,
5020	177	2	ŏ	cccxix.),),	"
5353	142	2	32	ccexx.	"	,,
$5019 \\ 4920$	121 126	0	0 6	ccexxi.	,,	"
	150		-	part	"	,,
5020	190	3	0 }	cccxxv.	<i>}</i> "	,,
5353	100	3	20 }	part cccxxv.	} "	1 ,,
5352	158	2	0	cccxxvi.	,,	,,
4734	133	0	0	cccxxvii.	"	,,
$\frac{4460}{4178}$	503 665	$\frac{0}{2}$	0	ccexxviii.	,,	, ,,
4201	1,236	õ	ő	cccxxx.	;;	, ,,
(145	2	0	ccexxxi.) "	. "
4478 }	127	$\frac{2}{2}$	0	cccxxxii.	\{,	,,
4477	127 194	0	0	cccxxxiii.	1	,,
4536	155	0	0	cccxxxv.	"	,,
4530	184	$\frac{0}{2}$	0	ccexxxvi.	1. "	,,
4534	126 112	ő	Ö	cccxxxviii.		,,
4530 {	136	2	0	cccxxxix.	I ý	
•	77	2	0	cccxl.	3 "	,,,
$4532 \\ 4733$	89 87	0	0	ccexli.	Pakura	,,
4452	210	0	ŏ	ecexliii.)	,,
(105	0	0	ccexliv.	5 "	
$4463 \\ 5355$	315	0	0	ecexly.	,,	,,,
4208	210	0	ŏ	ecexlvii.	Kaitara	"
4183	52	2	0	ecexlviii.	, ,,	2)
4469	63	0	0	ecexlix.	i ,,	, ,,

SCHEDULE-continued.

No. of Grant.					Registration District.	Survey District
	Α.	R.	Р.			
4461	210	0	0	cccl.	Kaitara	Left bank
4474	63	0	0	cccli.	,,	Wanganui.
4467	63	0	0	ceelii.	,,	,,
4457	78	2	0	ccelvi.	,,	,,,
4470	63	0	0	ccelvii.	,,	,,
4398	63	0	0	ccclviii.	,,,	,,
4473	84	0	0	pt. ccclix.	,,	,,
4397	84	0	0	ccclx.	,,	,,
4471	63	0	0	ccelxi.	,,,	,,
4468	63	0	0	ccelxii.	,,	,,
4475	63	0	0	ccclxiii.	,,	,,
4472	63	0	0	ecclxiv.	,,	,,
5262	686	0	0	ccclxv.	,,	,,
4209	439	0	0	ccclxvii.	,,	,,
4456	420	0	0	ccclxviii.	,,	,,
4394	420	0	0	ecclxix.	,,	,,
4533 {	127	2	0	ccclxx.	,,	,,
4999 }	109	2	0	ccclxxi.	,,	,,
5490	210	0	0	ecclxxii.	,,	,,
5491	105	0	0	ccclxxiii.	,,	,,,
5249	950	0	0	Lot J	,,	,,

As witness the hand of His Excellency the Governor, this eleventh day of February, one thousand eight hundred and eighty.

H. A. ATKINSON.

Changing the Purpose of a Portion of a Reserve.

HERCULES ROBINSON, Governor.

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

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

SCHEDULE.

Description and Area of which the Purpose is intended to be Changed. Intended Purpose Purpose of Reserve. Part of Reserve No. 283 (in red), 77 acres, in the Timaru Dis-All that parcel of land in the Geraldine Survey Dis-trict, Provincial District of For a recreation-ground. trict, Provincial District of Canterbury, containing 12 acres 1 rood, more or less, being part of Section No. 283 (in red). Bounded—Eastward by the Southern Railway Reserve; Southward by a line bearing 265° 20′ true, drawn from a point on the western boundtriet, Provincial District of Canbury. For the purpose of a railway station. point on the western boundary of the said reserve, 4035 ary of the said reserve, 4035 links north of the north-eastern corner of Section 2692; Westward by the Main South Road; North-ward by a line parallel to the southern boundary, and 1149 links distant there-from; and North-eastward by a road line; and numby a road line: and num-bered 2449 (in red) on the official map in the Survey Office, Christchurch.

As witness the hand of His Excellency the Governor, this eleventh day of February, one thousand eight hundred and eighty.

H. A. ATKINSON, (for the Minister of Lands.)

Changing the Purpose of a Portion of a Reserve.

HERCULES ROBINSON, Governor.

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

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

SCHEDULE.

in the Provincial District of Taranaki. For a blockhouse. containing by admeasurement 3 acres 3 roods 2 perches, more or less, being part of south-western portion of Section numbered 9 on the map of the Manutahi Settlement, Hawera Survey District. Bounded towards the North-east by a public road, 830½ links; towards the South-west by Section 8, 830 links; and towards the North-west by a public road, 454 links. All that parcel of land in the Provincial District of Taranaki, containing by admeasurement 2 acres 2 roods 27 perches, more or less, being part of the south-western portion of Section numbered 9 on the map of the Manutahi Settlement, Hawera Survey District. Bounded towards the North-	Description and Purpose of Reserve.	Area of which the Purpose is intended to be Changed.	Intended Purpose.
east by a public road, 590 links; towards the South-east by a public road, 452 links; towards the South-west by Section 8, 590 links; and towards the North-west by other part of Section 9, 453 links.	Manutahi South, in the Provincial District of Tara- naki. For a block-	Provincial District of Taranaki, containing by admeasurement 3 acres 3 roods 2 perches, more or less, being part of south-western portion of Section numbered 9 on the map of the Manutahi Settlement, Hawera Survey District. Bounded towards the North-east by a public road, 830½ links; towards the South-east by other part of Section 9, 453 links; towards the South-west by Section 8, 830 links; and towards the North-west by a public road, 454 links. All that parcel of land in the Provincial District of Taranaki, containing by admeasurement 2 acres 2 roods 27 perches, more or less, being part of the south-western portion of Section numbered 9 on the map of the Manutahi Settlement, Hawera Survey District. Bounded towards the Northeast by a public road, 452 links; towards the South-west by a public road, 452 links; towards the South-west by Section 8, 590 links; and towards the North-west by other part	As a site for a police sta- tion and

As witness the hand of His Excellency the Governor, this seventh day of February, one thousand eight hundred and eighty.

H. A. ATKINSON, (for the Minister of Lands.)

President of the Executive Council appointed.

Executive Council Chamber,
Wellington, 10th February, 1880.

HIS Excellency the Governor is pleased to authorize

The Honorable JOHN HALL

to summon the Executive Council, and to preside during the absence of His Excellency in the South Island.

> FORSTER GORING, Clerk of the Executive Council.

Proposed Loan, Borough of Invercargill.

Colonial Secretary's Office,
Wellington, 16th February, 1880.

THE following notice. received from his Worship
the Mayor of the Borough of Invercargill, is
published in accordance with section 145 of "The
Municipal Corporations Act, 1876."

JOHN HALL.

Borough of Invercargill.—Proposed Loan of £13,000.

In accordance with "The Municipal Corporations Act, 1876," I hereby give notice that the votes recorded at a poll of the burgesses of the Borough of Invercargill, held on the 9th day of February, 1880, at the Municipal Hall, Invercargill, on the proposal of the Council of the said borough to raise the sum of £13,000 by way of special loan for the following purposes, that is to say,—

1. For the extension of the gasworks in the said borough by the acquisition and erection of further station plant for the gasworks. and for the extension of gas-mains, and erection of public lamps throughout the Town of Invercargill, the sum of £5,000.

2. For the construction of the following public works, the sum of £8,000, that is to say, the construction of 15 chains asphalt pathway, Dee Street; 22 chains asphalt pathway, Tay Street; 49 chains asphalt pathway, Clyde Street—in all, 86 chains, 5 feet wide; 66 chains asphalt pathway, South side of Don Street; 49 chains asphalt pathway, south side of Son Street; 49 chains asphalt pathway, south side of Spey Street -in all, 159 chains, 4 feet wide. Metalling and gravelling Gala Street; metalling and gravelling Forth Street; and box-drain on north side of street. Formation and gravelling 5 chains footpath and roadway, Doon Street. Formation of road-sides and footpaths of Tweed Street, between Clyde Street and Elles Road, and gravelling of paths. Formation and gravelling of Ettrick Street, between Liddel Street and Elles Road. Formation of road-sides and one footpath, and gravelling of one pathway in Clyde Street, between Puni Creek and Biggar Street. Gravelling part of Earn Street, both roadway and footpaths, between Clyde Street and Ness Street. Gravelling Crinan Street, from Liddel Street to Elles Road, including 5 chains formation, west end. Formation and gravelling of Eye Street, between Ythan Street and Elles Road. Formation and gravelling of Tyne Street, between Conon Street and Ness Street. Formation and gravelling of Teviot Street, between Clyde Street and Ness Street. Formation and gravelling Bowmont Street, between Clyde Street and Ness Street. Formation and gravelling Liddel Street, between Findhorn Street and Esk Street. Construction of box-drains at the intersection of the newly-formed streets. Formation and gravelling of Ness Street.
gravelling 16 chains, Biggar Street.
Total cost, £8,000. Formation and

The said loan to be raised by the issue of 130 debentures of £100 each, having a currency of thirty years from date of issue, and bearing interest at the rate of six pounds per centum per annum; and the Council pledge as a security for the said loan, and for a special loan of £7,000 intended to be raised by special order, an annually recurring special rate of sixpence in the pound on the rateable property within the said Borough of Invercargill.

-for the proposal, were 404; against the proposal, The number of votes recorded for the proposal exceeding the number against it by more than onefifth of the latter, I hereby declare the resolution carried.

G. GOODWILLIE,

Mayor.

Dated this 10th day of February, 1880.

Abstract of Accounts of Foxton Cemetery, County of Manawatu.

> Colonial Secretary's Office, Wellington, 11th February, 1880.

THE following abstract of the accounts of the Foxton Cemetery, County of Manawatu, is published for general information.

JOHN HALL

ABSTRACT of FOXTON CEMETERY ACCOUNTS (kept by Rev. J. Duncan, Treasurer).

1878.		RECEIV	ED.	•			d.
Sept. 16.	To balance Donation			•••	21 1		$\frac{5\frac{1}{2}}{10}$
					£23	0	31

1878.	PAID.	£ 8	. d.
June.	By Refund of overcharge	0 5	0
Mar. 11.	Charges for labour, as per H.		
mar. 11.	3371	2 10	0
	· · · · · · · · · · · · · · · · · · ·	2 10	U
Sept. 13.	Charges for posts and rails, as		•
1	per Mr. Coley's account	1 15	
1	Balance	18 10	31/2
1		£23 0	31
		£25 U	37
1879.	RECEIVED.	£ s	. d.
1070.	m m 1	18 10	
4. 9	T 1 1 1	2 0	
April.	Burial sites	0 10	
May.	,,		-
August.	,,	4 10	
Dec.		1 10	0
1000.	,,		
Dec.	,,	697 0	91
Dec.	,,	£27 0	31/2
	,		
1879.	PAID.	£27 0	
	PAID. By Charges for labour, as per H.	£s	. d.
1879. January.	PAID. By Charges for labour, as per H. Wilson's account		. d.
1879.	PAID. By Charges for labour, as per H. Wilson's account Charges for labour, as per H.	£ s	. d.
1879. January. June.	PAID. By Charges for labour, as per H. Wilson's account Charges for labour, as per H. Wilson's account	£s	. d.
1879. January. June.	PAID. By Charges for labour, as per H. Wilson's account Charges for labour, as per H.	£ s 1 0	d. 0 0
1879. January.	PAID. By Charges for labour, as per H. Wilson's account Charges for labour, as per H. Wilson's account	£ s	d. 0 0
1879. January. June. July.	PAID. By Charges for labour, as per H. Wilson's account Charges for labour, as per H. Wilson's account Planting trees, as per Mr. Davies' account	£ s 1 0	d. 0 0
1879. January. June.	PAID. By Charges for labour, as per H. Wilson's account Charges for labour, as per H. Wilson's account Planting trees, as per Mr. Davies' account For trees, as per Mr. Liddell's ac-	£ s 1 0	d. 0 0 2 0 0
1879. January. June. July.	PAID. By Charges for labour, as per H. Wilson's account Charges for labour, as per H. Wilson's account Planting trees, as per Mr. Davies account For trees, as per Mr. Liddell's account	£ s 1 0 6 7 1 12 1 13	. d. 0 0 . 2 2 0 6 6
1879. January. June. July.	PAID. By Charges for labour, as per H. Wilson's account Charges for labour, as per H. Wilson's account Planting trees, as per Mr. Davies' account For trees, as per Mr. Liddell's account Stationery and stamps	£ s 1 0 6 7 1 12 1 13 0 5	. d. 0 0 2 2 0 6 1 1 2 2
1879. January. June. July.	PAID. By Charges for labour, as per H. Wilson's account Charges for labour, as per H. Wilson's account Planting trees, as per Mr. Davies account For trees, as per Mr. Liddell's account	£ s 1 0 6 7 1 12 1 13	. d. 0 0 2 2 0 6 6 1½
1879. January. June. July.	PAID. By Charges for labour, as per H. Wilson's account Charges for labour, as per H. Wilson's account Planting trees, as per Mr. Davies' account For trees, as per Mr. Liddell's account Stationery and stamps	£ s 1 0 6 7 1 12 1 13 0 5	d. 0 0 2 0 0 6 1 1 2 2 6

Examined and found correct.

R. G. PALMER.

31st January, 1880.

Abstracts of Accounts of Fairfax, Palmerston South, and Oamaru Cemeteries.

> Colonial Secretary's Office, Wellington, 14th February, 1880.

THE following abstracts of the Fairfax Cemetery, County of Bruce, Palmerston South Cemetery, inty of Waikouaiti, and Oamaru Cemetery, County of County of Waikouaiti, and Camaru Cemetery, County of Waikaki, are published in accordance with section 14 of "The Otago Cemeteries Reserves Management Ordinance, 1864."

JOHN HALL.

£168 11 10

INCOME and EXPENDITURE, FAIRFAX CEMETERY, Otago, New Zealand, for the Year ending 31st December, 1879.

	,		
1879.	INCOME.	£	s. d.
Jan. 1. To	Balance brought forward	. 111	4 10
Dec. 31.	Interment fees (adults)	. 11	16 6
	" " (children)	. 14	0 6
	30 lots land sold	31	10 0
	2 adults free interment		
	2 children ,,	• •••	•
1			
		£168	11 10
1880.			
Jan. 1. T.	o Balance brought forward	. £124	12 10
1879.	EXPENDITURE.	£	s. d.
Dec. 31. B	y Paid gravedigger for interments	. 18	5 0
	Labour in cemetery	. 14	0 0
	Undertaker for interment (adult)	, 5	3 0
	Painting in cemetery		36
	Surveys and stamps	4	76
	Balance brought forward	194	12 10

JAMES ELDER BROWN, { Managers. HENRY CLARK,

Declared before me-James Smith, J.P.

BALANCE-SHEET of the PALMERSTON SOUTH CEME-TERY, for the Year ending 31st December, 1879.

1879. Jan. 8. To Ca La	sh in hand iyer's	Cr	 	£ 31 48	4	0
				679	1.	- 9

LEB. 19.	ļ	1111	T4 312	11 231	14. K.J.L
May 31. Aug. 17. 1879.	DR. R. Highet, work done Davis and Gill, printi W. Paul, gravelling	ng 		£ s. 2 14 0 12 39 5	d. 6 6 6
Nov. 21. Dec. 31.	R. Highet, work done R. Highet, account Balance in hand	•••	•••	1 18 6 18 27 15 £79 4	$\begin{bmatrix} 6 \\ 0 \\ 3 \\ -3 \end{bmatrix} A$
the above is	undersigned Man s a true and correc ROBERT HIGHET, WILLIAM ALFREI JOHN THOMAS G	t statem Chairm Voun- wynn, S	ent. ian. g, Tre	easurer.	ify -
Witness-	-J. W. Murdoch,	J.P.			
OAMARU to 31st	of RECEIPTS and CEMETERY, from December, 1879. RECEIPTS Receipts for ground a the year 1879	31st D s.	eceml	oer, 18	78, d.
		•••	•••		1
1879.	EXPENDITE Balance brought forw Salaries Planting and extra la Interest Rates and taxes Tools, &c	vard bour 		£89 5 £ s. 29 17 134 6 10 4 22 2 1 19 3 7	d. F
	Printing, stationery, Advertising Insurance Balance	and stamp	•••	3 15 0 17 2 5 89 5 £297 18	0 6 0 0
To Loan on l 3 months Balance	LIABILITI odge ' interest, due on abov			£ s. 200 0 5 0 28 3 £233 3	0 0 5
	o provide for on securind section	ity of cem 	etery 	£28 3	5 6
Oamaru i Compa	on above, due 1st Janu	nd Inv est		£ s 33 1 100 0 10 16 89 5	6 0 0 11
	and found correct	H. A	. Mei Peac	£233 3	·. 1
	nt of Sheep and C No. 25		ispecto	or.—No	tice
	Colonial Wellington,	Secreta).

IS Excellency the Governor has been pleased to appoint

EDWARD ORBELL

to be an Inspector of Sheep and a Deputy of Inspector of Cattle for the Auckland District, and to be in charge of the Poverty Bay subdivision of the said district, vice H. McNeil Campbell. Appointment to date from the 11th February, 1880.

JOHN HALL.

Letters of Naturalization issued.

Colonial Secretary's Office, Wellington, 14th February, 1880. HIS Excellency the Governor has been pleased to issue Letters of Naturalization under "The Aliens Act, 1866," in favour of the under-mentioned persons, viz.:-

Name.	Occupation	n.	Residence.
Hans Christensen Jon Wellem Noman	 Storeman Carter		Featherston. Wellington.
	 		JOHN HALL

Members of Wangachu Highway District, County of Wanganui, elected.

> Colonial Secretary's Office, Wellington, 14th February, 1880.

NoTICE has been received at this office, under the hand of the Returning Officer, Mr. E. N. Liffiton, that the under-mentioned persons have been elected to be Members for the wards of the Wangaehu Highway District, County of Wanganui, placed opposite their respective names :-

No. 1 Ward	 John Morgan.
No. 2 Ward	 C. M. Richards.
No. 3 Ward	 John McGrigor, jun.
No. 4 Ward	 Henry Montgomery.
No. 5 Ward	 Christie Parker.
No. 6 Ward	 Daniel Strachan.
No. 7 Ward	 Nathaniel G. Morse.
	JOHN HALL.

Member of the Amuri Highway Board, County of Amuri, elected.

Colonial Secretary's Office, Wellington, 16th February, 1880.

NOTICE has been received at this office that

GEORGE WILSDEN MCRAE

was, on the 6th January last, elected a Member of the Board for the Amuri Highway District, County of Amuri.

JOHN HALL.

Auditor for Highway Boards in Nelson Provincial $\stackrel{-}{District}$ appointed.

> Treasury, Wellington, 14th February, 1880.

T is hereby publicly notified that His Excellency the Governor has been placed. the Governor has been pleased to appoint

HERBERT EVELYN CURTIS, Esq., to be Auditor for the Boards constituted under "The Nelson Highways Act, 1872," and "The Nelson Highways Act Amendment Act, 1873," on and from the 2nd instant.

H. A. ATKINSON.

Auditor for certain Counties appointed.

Treasury, Wellington, 14th February, 1880. IT is hereby publicly notified that His Excellency the Governor has been pleased to appoint

HERBERT EVELYN CURTIS, Esq, to be Auditor for the Counties of Waimea, Collingwood, Buller, Inangahua, and Grey, as on the 2nd

H. A. ATKINSON.

Post Offices closed.

General Post Office, Wellington, 10th February, 1880.

THE following list of Post Offices within the colony which have been closed is published for general information.

JOHN HALL, Postmaster-General.

Name of Office.	In what Postal District.	Circulating Office.
Five-Mile Beach Glenham Larry's Creek West Wanganui	Invercargill Westport	Hokitika. Invercargill. Westport. Nelson.

Post Offices opened.

General Post Office, Wellington, 10th February, 1880.

THE following list of additional Post Offices which have been opened in the colony is published for general information.

JOHN HALL, Postmaster-General.

Name of Office.	In what Postal District.	Circulating Office.	
Ashhurst Bainesse Big Bay (reopened) Cheltenham Dunback Elderslie Flag Swamp (reopened) Goodwood Huirangi Kowai Bush	Wellington Wellington Hokitika Wellington Dunedin Invercargill Dunedin Dunedin Christchurch	Wellington. Wellington. Hokitika. Wellington. Dunedin.	
Lowther (reopened) Mayfield Middle Kyeburn Motupiko Omata Pinnacle Sherwood South Malvern Thornbury Junction Waitangi Warepa Weka Pass	Invercargill Christchurch Dunedin Nelson New Plymouth Dunedin Napier Christchurch Invercargill Hokitika Dunedin Christchurch	Invercargill. Christchurch. Dunedin. Nelson. New Plymouth. Dunedin. Napier. Christchurch. Invercargill.	

Appointment of Postmasters.

General Post Office, Wellington, 10th February, 1880.

IN virtue of the powers delegated to the Postmaster-General by His Excellency the Governor, the following appointments have been made in the Postal Service of the colony.

JOHN HALL, Postmaster-General.

Name.	To be Post- master at	In what Postal District.	From
Geo. Marsh Alex. Anderson C. Simpson J. H. Newton G. H. Powley Wm. Johnson	Alford Forest Ashhurst Awamoko Bainesse Balcairn Batley Bendigo	Christchurch Wellington Oamaru Wellington Christchurch Auckland Dunedin Hokitika	15 Sept., 1879 1 Nov., 1879 1 July, 1879 1 Oct., 1879

Mary A. Jolly Groper's Bush Invercargill 1 Oct., 1879				[210, 20
Alex. Kirkwood	Name.		In what Postal District.	From
Alex. Kirkwood	W. H. Peat	Cave	Timeru	1 Oct. 1879
Alex. Kirkwood	T. A. Caldwell	Cheltenham	Wellington	1 Nov., 1879
Alex. Kirkwood	Hy. Youngman	Cheviot	Christchurch	1 Sept., 1879
Alex. Kirkwood	Charles Kerr	Dipton	Invercargill	1 Oct., 1879
Mary A. Johnson Elderslie Invercargill. 1 Sept., 1872	Hy Handaran	Driving Creek	Auckland	1 Oct., 1879
M. F. Johnson Elderslie Invercargill 1 June 1875 Jas. R. Pollock Flag Swamp Dunedin 1 Jam. 1886 Jas. R. Pollock Foxton Wellington 1 Jam. 1886 Jas. Paterson Goodwood Dunedin 1 Jam. 1886 Jas. Paterson Goodwood Dunedin 1 Jam. 1886 Jas. Willis Governor's Bay 1 Dec. 1879 J. W. Jordan Greatford Wanganui 1 Aug. 1870 J. W. Jordan Greatford Wanganui 1 Aug. 1870 J. W. Jordan Greatford Wanganui 1 Aug. 1870 J. W. Jordan Hinds Christchurch 1 Oct. 1879 J. A. Maopherson Horndon June Christchurch 1 July 1879 J. G. R. Parsons Horndon June Christchurch 1 July 1879 J. A. Rive Lordon Wellington 1 Jan. 1880 J. J. Mahood Kimberley Christchurch 1 May 1870 J. J. Mahood Kimberley Christchurch 1 Oct. 1873 Thos. F. Roskruge Kiwgston Invercargill 1 Oct. 1873 J. E. S. Ousley Livingstone Oamaru 1 Sept. 1879 J. O. Davies Makaraka Napier 1 July 1879 J. O. Davies Makaraka Napier 1 July 1879 J. O. Davies Makaraka Napier 1 July 1879 J. O. Davies Makaraka Napier 1 July 1879 J. O. Davies Mayfeld Christchurch 1 Jan. 1880 J. H. W. H. Powley Mangakaramea Auckland 1 Jan. 1880 J. H. W. H. Powley Mangakaramea Auckland 1 Jan. 1880 J. G. R. Marson Mauriceville Wellington 1 Jan. 1880 C. T. Cribb Mohaka Napier 1 July 1879 C. T. Gribb Mohaka Napier 1 July 1879 C. T. Cribb Mohaka Napier 1 July 1879 C. T. Gribb Mohaka Napier 1 July 1879 C. T. Gribb Mohaka Napier 1 July				
Main Main	W. F. Johnson	Elderslie	Invercargill	1 Sept., 1879
Main Main	Alex. Kirkwood	Elbow	Invercargill	1 June, 1879
Main Main	Jas. R. Pollock	Flag Swamp	Dunedin	1 Jan., 1880
Jas. Paterson Goodwood Dunedin 1 Sept. 1879 Jas. Willis Governor's Bay Christchurch 1 Dec., 1879 J. W. Jordan Greatford Groper's Bush Invercargill. 1 Oct., 1879 L. A. Maopherson Hinds Christchurch 1 Oct., 1879 C. R. Parsons Horndon June Christchurch 1 July, 1879 Fredk. Andrews. Hurdon June Christchurch 1 July, 1879 Geo. W. Barford Inglewood New Ply 1 Jan., 1880 J. J. Mahood Kimberley Christchurch 1 Oct., 1879 Thos. F. Roskruge Kingston Invercargill. 1 Jan., 1880 J. J. Mahood Kimberley Christchurch 1 Oct., 1879 Geo. Jefferson Kowai Bush Christchurch 1 Oct., 1879 J. C. Davies Makaraka Napier 1 Jan., 1880 J. E. S. Ousley Livingstone Oamaru 1 Sept., 1878 J. C. Davies Makaraka Napier 1 July, 1879 W. H. Powley Makaraka Napier 1 July, 1879 W. H. Powley Makaraka Napier 1 July, 1879 W. H. Powley Makaraka Napier 1 July, 1879 W. H. Powley Marackakaho Napier 1 July, 1879	wm. S. Koager	roxton	Wellington	12 Aug., 1879
D. Gunn	Ізаоеца і гоцр Ізя Рафаческ	Goodwood	Unristenuren Dunadin	1 Jan., 1880
C. R. Parsons	Jas. Willis	Governor's Bay	Christehurch	1 Dec. 1879
C. R. Parsons	J. W. Jordan	Greatford	Wanganui	15 Aug., 1879
C. R. Parsons	Mary A. Jolly	Groper's Bush	Invercargill	1 Oct., 1879
	L. A. Macpherson	Hakateramea	Timaru	21 July, 1879
Fredk. Andrews	D. Gunn	Hinds	Christchurch	1 Oct., 1879
R. A. Bayliffe Hurunui Christchurch 1 May 1879 1 Jan. 1880 1 J	C. IV. Parsons	tion	Christenaren	1 July, 1079
R. A. Bayliffe Hurunui Christchurch 1 May, 1879 1 Jan., 1880 1 Jan.,	Fredk. Andrews	Huiranci	New Ply-	1 Nov., 1879
Jas. Taylor	_		mouth	
Jas. Taylor	R. A. Bayliffe	Hurunui	Christchurch	1 May, 1879
Jas. Taylor	Geo. W. Barlord	inglewood		1 Jan., 1880
Geo. Jefferson Kowai Bush Christchurch 1 Oct. 1879 1 E. S. Ousley Livingstone Oamaru 1 Sept. 1879 1 J. C. Davies Makaraka Napier 1 July, 1879 1	Jas. Tavlor	Kaikora	Manier Vanier	1 Jan 1890
Geo. Jefferson Kowai Bush Christchurch 1 Oct. 1879 1 E. S. Ousley Livingstone Commaru 1 Sept. 1879 1 J. C. Davies Makaraka Napier 1 July, 1879 1	P. A. Rive	Karori	Wellington	1 Jan., 1880
Geo. Jefferson Kowai Bush Christchurch 1 Oct. 1879 1 E. S. Ousley Livingstone Commaru 1 Sept. 1879 1 J. C. Davies Makaraka Napier 1 July, 1879 1	J. J. Mahood	Kimberley	Christchurch	1 Oct., 1879
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J. E. S. Ousley	Lewis Gillard	Kirwee	Christchurch	21 Sept., 1879
W. H. Powley	J. E. S. Ouslaw	Livingstone	Onristenuren Onrowi	1 Oct., 1879
W. H. Powley	Richd, Harris	Lowther	Invercargill	1 Dec., 1879
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N. G. M. Kenny Newton Newton Auckland 20 Aug., 1879	Thos. Rowe	Morrinsville	Auckland	1 Aug., 1879
Jas. W. Baker	W G M Kenny	Newton	Auckland	1 Aug., 1879 20 Aug. 1879
Geo. W. Potts Omata Mew Plymouth	Wm. Ramsbottom	Ohaupo	Auckland	15 Sept., 1879
Geo. W. Potts Omata Mew Plymouth	Jas. W. Baker	Ohonga Ferry	Wellington	17 Nov., 1879
Geo. W. Potts Omata New Plymouth Greymouth Greymouth. 1 July, 1879 mouth Greymouth. Patk. Halpin Orwell Creek Otaki Wellington 10 Oct., 1879 mouth Greymouth. Jas. N. Anderson W. C. McDermott Thos. Collorick Ovaki Wellington 1 Jan., 1880 mouth Sept., 1879 mouth Sept.,	Jas. Kenny	Okato	110W 11y-	1 Oct., 1879
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G. E. Thom Taupiri Auckland 1 Nov., 1879	Thos. D. Thompson	Taueru	Wellington	1 Sept., 1879
	G. E. Thom	Taupiri	Auckland	1 Nov., 1879

Name.	To be Post- master at	In what Postal District.	From	
E. T. Morshead	Te Aro (branch office)	Wellington	1 Nov.,	1879
F. D. McDonell	Te Aute	Napier	1 Jan.,	1880
Benj. Sword	Templeton	Christchurch	6 Aug.,	1879
Thos. Reid	Temuka	Timaru	15 Jan.,	1880
W. Weeden, sen.	Thornbury	Invercargill	1 Jan.,	1880
	Junction			
S. A. Potter	The Crossing	Dunedin	1 Jan.,	1880
	Titirangi		1 Oct.,	1879
G. E. Sanders	Tokatoka	Auckland	1 Aug.,	1879
	Upper Wai-			1880
•	wera			
Wm. Simmons	Waiho Forks	Timaru	12 Aug.,	1879
	Waihola Gorge		1 Jan.,	1880
	Wainui			1879
	Waipukurau		1 Jan.,	1880
Wm. Scobie	Wairaki	Invercargill	1 Oct.,	1879
J. E. Galbraith	Waitaki	Timaru	1 July,	1879
Thos. Murphy	Waitangi	Hokitika	l "	1879
		Dunedin	1 Dec.,	1879
F. R. Woodhouse		Christchurch	1 Oct.,	1879
			12 Aug.,	1879
J. G. E. Winsloe		Christchurch		1880
G. J. McElwain		Wellington		1880
A. T. Cavell		Invercargill		1879
70				

Post Offices at Russell and Waitara constituted Second-Class Offices.

General Post Office, Wellington, 10th February, 1880. T is hereby notified for general information that the Post Offices at

Russell and WAITARA

have been constituted Offices of the Second Class for the exchange of mails and other purposes, within the meaning of the first clause of the Postal Regulations of the 29th December, 1874.

JOHN HALL, Postmaster-General.

Notice.

General Post Office, Wellington, 12th February, 1880. T is hereby notified for public information that,

concurrently with the establishment of the new fortnightly mail service between Europe and Australia viā Brindisi and Colombo, the Imperial Government has decided to abandon the route viâ Southampton.

For the future, therefore, only a mail viâ Brindisi will be made up for the United Kingdom by the Suez route.

The rates of postage on correspondence from New Zealand for the United Kingdom viâ Brindisi will remain as at present, viz.:

Letters Sd. per $\frac{1}{2}$ ounce. ... Books 2d. per 2 ounces. ... Newspapers 2d. each 4-ounce paper, ... and 1d. for each additional 4 ounces. W. GRAY, Secretary.

Appointment of Volunteer Officer.

Defence Office, Wellington, 18th February, 1880. IS Excellency the Governor has been pleased to make the under montional make the under-mentioned appointment:-Auckland Naval Brigade.

William George Smith to be Sub-Lieutenant. Date of commission, 25th April, 1879.

H. A. ATKINSON.

Authority to Frank.

General Post Office, H IS Excellency the Governor has been pleased to authorize Wellington, 18th February, 1880. authorize

The SECRETARY to the West Coast Commission to frank, free from the prepayment of postage, letters

and parcels posted on the public service. JOHN HALL, Postmaster-General.

Victorian Drawback Regulations.

Customs Department,

Wellington, 13th February, 1880.

THE following Gazette notice, received from the Department of Trade and Customs in Melbourne, respecting drawback of duty, is published for general information.

H. A. ATKINSON.

DRAWBACK REGULATIONS IN LIEU OF ALL OTHERS HITHERTO IN FORCE.—ACT 36 VICT. No. 434, AND ACT 41 VICT. Nos. 594 and 597.

1. A drawback of duty paid on importation may be paid on the exportation of the goods mentioned in Schedule I. hereunto attached, and at the rate respectively specified against any item exported.

2. In order to entitle the exporter to claim any

such drawback he shall comply with the following conditions :-

Form A.

(a.) A notice in the Form A hereto must be given to the Collector of Customs at the port of export, at least two working hours before, of the intention to pack.

(b.) The usual export entry must be passed (or, if desired, such may be deposited with the proper officer before the vessel by which the goods will eventually be shipped has been entered out, the name of the ship being subsequently filled in prior to shipment of the goods), accompanied by invoices as regards the undermentioned, distinguishing-Goods-Free.

Liable to ad valorem duty, specifying the rate.

Boots and shoes.

Clothing, &c., manufactured in Victoria [from material liable to duty]

And all goods repacked from ori-

ginal packages; setting forth legibly in respect to each specific class of articles the actual cost price received, or to be received, from the purchaser of the goods, and, in respect to boots and shoes, the respective sizes, number of pairs, &c. The entry having been passed or deposited, and invoices in duplicate as required having been stamped, an officer of Customs will attend, before whom the following declaration must be made and subscribed by the exporter, or if by a firm, by a member thereof:

"I, , do hereby declare that I am the exporter of the goods mentioned in this entry, that the quantities or sizes [as the case may be] are correct; and with regard to the goods on which an ad valorem drawback is payable, I further declare that the invoice datad dated and signed by me represents the true value of the goods and the actual price paid to me or to be paid on the following terms , without any discount, rebate, or other allowance, by , the purchaser thereof, trading at , in the colony or port of , under the style and title of ; and I further declare that these goods were averaged. and I further declare that these goods were properly

cleared at the Customs, and duty paid on importation at the rate specified in this entry, and that none of the said goods were the produce of or manufactured in Victoria, except as specified in the said invoice."

Goods liable to a fixed rate of duty, if in original packages as imported, are always liable to examination, and cannot be shipped without the authority of the Landing Surveyor or Jerquer; but on any goods, though specified to be exported in original packages, if repacked from the original packages in the presence of an officer, drawback may be

(c.) Every facility, and especially any desired facility, must be given to the officer to superintend the packing of these goods and take a correct account according to such invoice.

(d.) Upon the completion of the packing, the goods must be secured and sealed by the officers of Customs, and despatched in charge of a carrier duly licensed under the Customs laws into the Customs shed, and delivered to the custody of the export officer for shipment; or, if not so forthwith removed, they must be deposited in some secure room approved by the Commissioner of Trade and Customs; under the lock of the Crown, until removal.

(e.) No claim for drawback of duty will be entertained unless the debenture in the Form B or Form C, as the case may be, be rendered duly completed, with the necessary certificates thereon, unless otherwise authorized by the Commissioner of Trade and Customs.

(f.) If the exporter cannot specify the number of packages in the entry, such may be inserted, and the officer in charge is hereby required to see that such is inserted prior to the removal

of the packages.
(g.) Such proof shall be given to the Landing Surveyor or Jerquer as may be required that full duty had been paid on importation.

(h.) Words and expressions used in these regulations and the schedules hereto shall have the meanings assigned to them respectively in any Act relating to the Customs.

3. No drawback of duty will be due or payable until the Collector of Customs at the port of export has received the drawback debenture duly completed, nor until such drawback debenture has been examined by the proper Landing Surveyor and found correct by him, nor until such drawback debenture has been approved under the hand of such Collector of Customs or other officer duly authorized by the Governor in Council.

4. No drawback will be paid unless the debenture be tendered, duly completed, within twelve months from the date of the exportation of the goods mentioned therein. Debentures, in the case of goods liable to a fixed rate of drawback, excepting with respect to goods exported across the border, will be paid one week after the departure of the vessel by which such goods have been exported, but as regards other goods on completion of the forms herein pro-

5. No drawback will be paid unless a charge of one shilling and sixpence per hour during the time of an officer being employed under these regulations, or other expense incurred, as certified by the Landing Surveyor or Jerquer, shall have been paid.

6. Exporters of goods for drawback viā any New South Wales or Victorian port on the River Murray must specify on the entry the name of the consignee and final destination of the goods, and at each port on the River Murray the Coastwaiter in charge will attend at his office on such day and at such hour as may be directed by public notice from the Commis- | being detected, the goods connected therewith, and

sioner of Trade and Customs, to pass such goods for drawback in respect to which he may have received notice on the previous day, in which case no charge will be made for the officer's attendance.

Claims for drawback under this regulation must be made to the Collector of Customs at Melbourne, who will, if they are correct, pay them at the Custom-house, Melbourne, or remit the money to the claim-

ant less the cost of remittance.

7. No drawback will be payable on goods except on packages repacked in the presence of, or inspected by, an officer of Customs, who will in the latter case cause such to be examined, as may be directed by the Landing Surveyor or Jerquer, and certify on the entry that such has been done, specifying whether the quantities, values, weights, &c., as the case may be, were correct or not on such examination.

8. The persons before whom declarations under these regulations shall be made in Victoria shall be a Justice of the Peace of the said colony or an officer of Customs. The Commissioner of Trade and Customs is also hereby empowered to cause any debenture to be passed for payment though not strictly in accordance with the forms required by these regulations. Provided also that the Commissioner of Trade and Customs may, if he shall think fit, authorize the payment of claims for drawback on goods entered and exported under these regulations which may not be landed or be landed in a damaged state, upon such satisfactory proof as he may require that any such goods have been lost or damaged in consequence of shipwreck.

9. Should the consignee be unable to sign the declaration, the signature of a Customhouse agent at the port of arrival, who must sign as such before the Collector of Customs, will be accepted.

10. Extra weighers in attendance at the repacking of goods for drawback shall be officers of Customs before whom the declarations in clause 8 may be

11. The attention of exporters is directed to the second section of Act No. 594, as follows:

2. If any person shall commit any of the next following offences, namely-

Pass or attempt to pass for drawback any goods-

Not specified in any Order in Council under the provisions of the Act No. CCCCXXXIV., or
At a higher rate for drawback than is

allowed under any such Order, or

At a higher value for drawback than the fair market value of such goods in Melbourne, or

As of a greater quantity or weight than appears in any invoice or entry of such

goods, or

Which, on being shipped or brought to any quay, wharf, or other place to be shipped for exportation, shall on examination by the proper officers of Customs be found not to agree with the entry thereof in the shipping bill or other proper document for allowance of drawback on shipment, or to be of less value for home use than the amount of drawback claimed,

every such person shall in any and every such case forfeit the sum of one hundred pounds or treble the amount of the draw-back claimed, at the election of the Commissioner, and all such goods and the package containing the same, with all other the contents therein, shall be forfeited.

In the event of any of the above stated offences

also any goods included in the same package, are liable to be seized. Should the Collector of Customs desire it, any goods may be re-opened or re-examined after having been passed by the drawback officer; the unpacking or repacking to be conducted by or at the expense of the exporter.

12. Travellers' samples may be exported for drawback, subject to the following special conditions:—

(1.) The traveller in whose charge any such samples may be sent must be a party to the bond required.

samples may be sent must be a party to the bond required.

(2.) The declaration in the export entry and in the claim for drawback must be signed according to forms D and E respectively.

(3.) The said traveller must, on his return to Victoria, present himself to the Landing Waiter of the vessel by which he may arrive, and submit all his luggage and baggage for examination and verification with the invoices deposited at the time of his departure. departure.

SCHEDULE I.

ARTICLES ON WHICH DRAWBACKS WILL BE ALLOWED.

Artic	ele.		Rate.
Almonds—Shelled)
*Arrowroot			
Fruits and Vegetable	s—Dried or	Pre-	2d. per piut or lb.,
served			or reputed pack-
*Jams	***		age of that quan-
*Jellies	•••		tity or weight
*Macaroni	***		and so in propor-
*Maize Flour or Cor	n Flour	.,,	tion for any such
*Maizena	•••	,	reputed quantity
*Fish—Preserved	i++	•••	or weight.
*Meats—Potted	•••		
*Spices—Ground	•••	,.,	1 }
Vermicelli	***	•••	K
Almonds	•••	***	
*Blue	• • •		
*Candles	•••	•••	
*Curled Hair	•••	•••	2d. per lb.
*Mustard			
*Nuts (except Cocos	muts and Ca	inuie-	1
nuts)	•••	•••	
*Starch Axles	•••		ار]
Common Dray, wi	th linchpins	,	15 por cent.
Common Nut an	d others not	enu-	
merated, up to	1½ inch dia	meter	
inclusive	•••		3s. per arm.
Above $1\frac{1}{2}$ inch dit	to ditto		4s. 6d. per arm.
Mail, Patent, up t	o 1½ inch dia	meter	
inclusive	•••		4s. 6d. ,,
Above $1\frac{1}{2}$ inch Other Patent A	vles with	hrass	7s. ,,
caps	raice, with	() LUCE	10s. ,,
Upon which only	20 per cent.	duty	,,,
has been paid	ao per cono	duty	12½ per cent.
*Bags and Sacks, an	nd Woolnack	s. the	122 por com
following rates,		.0, 0110	
Bags and Sacks-	-Corn and	Flour	1s. per doz.
2065 11111 20020	All other (e	except	250 Pro dioni
Gunnies and Su			6d. "
Woolpacks	B		7s. ,,
Bonnets - Fancy a	nd trimmed		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
ported as impor	ted		1s. 8d. each.
Ditto, ditto, trimu	ned in Victo	ria of	
duty-paid mate	rials, provide	d that	
in the opinion o			
an equivalent			
paid _			1s. 8d. each.
Boots and Shoes (of known f	oreign	
manufacture, a	ind present	Eng-	
lish sizes to l	e the stan	dard),	1
viz. :			
Men's, No. 6 and			33s. per doz. pairs.
Youths', Nos. 2-5	,		21s. ,,
Youths', Nos. 2-5 Boys', Nos. 7-1			17s. 6d. ,,
Women's, No. 3 a	nd upwards		19s. 6d. ,,
Girls', Nos. 11-2	-		16s. ,, .
Girls', Nos. 7-10	***		11s. 6d. "
•			

SCHEDULE-continued.

4	
Article.	Rate.
Children's, Nos. 4-6, and Slippers	6s. "
Women's "lasting" and "stuff" boots	13s. ,,
Goloshes of all kinds	4s. ,,
Slippers, Men's, Women's, and Chil-	_
dren's, from No. 7 and upwards Boots and Shoes (including uppers	9s. "
made up) manufactured in Vic-	
toria of imported calf or kid,	
viz.:— Men's	2½d. per pair.
Women's and all other descriptions	1½d. per pair.
Bottles containing pickles	3d. per dozen. 20s. per 1,000.
Bricks, Fire Cards, Playing	3s. per doz. packs.
Carriages and Carts upon which 20)
per cent. duty has been paid All Carts and Wagons without	10 per cent.
springs, and Spring Carts and	ad valorem.
Spring Drays with two wheels	ل
Tilburys, Dog Carts, Gigs, Boston Chaises, and other two-wheeled	
vehicles on springs or thorough-	
braces	£10 each.
Express Wagons, and Wagons for carrying goods, and single or	
double-seated Wagons, and four-	
wheeled Buggies, without tops, mounted on springs or thorough-	
braces	£15 each.
Hansom Safety Cabs, single and double-seated Wagons, Wagon-	
ettes, and four-wheeled Buggies,	
with tops	£20 each.
Omnibuses and Coaches for carrying	£40 each.
mails or passengers Barouches, Broughams, Mail Phae-	2 10 gacu.
tons, Drags, and other Carriages	070 - 1
not otherwise enumerated *Chinaware and Porcelain (except	£50 each.
Photographic and Telegraphic	., .
Materials) Chinaware and Porcelain (except	2s. 6d. per cubic (t.
Photographic and Telegraphic	
Materials) re-packed, or upon which	
duty at 10 per cent. ad valorem or at 9d, per cubic foot had been paid	5 per cent.
Chinaware and Porcelain (except	per sont.
Photographic and Telegraphic Materials) re-packed, or upon which	
duty at 2s. 6d. per cubic foot had	
been paid	10 per cent.
Coffee (in the berry) Confectionery, Comfits, Succades, and	3d. per lb.
Sweetmeats	3s. per cwt.
*Corks, cut *Dynamite	4d. per 1b.
Drugs —	,,,
Acid—Carbolic	6d. per gallon.
,, , , pure , , , , , , , , , , ,	6d. per lb.
" Pierie	3d. "
Aloes Ammonia, Carbonate of	12s. per cwt.
" Liquid	2d. per lb. 2d. ,,
Cinnabis Indica	1d. "
Chlorodyne Cocculus Indicus	ls. 4d. per lb. ls. 6d. per ewt.
Faba Amara	1s. 6d. "
Gelatine Glycerine—Pure	6d. per 1b.
" Crude	1d. "
Grains of Paradise or Guinea	
Grains Morphia	2s. per cwt. 1s. 6d. per oz.
Nitrate of Silver	6d. "
Nux Vomica Potassium, Iodide of	1s. 6d. per cwt.
Potassium, Iodide of Bromide of	10d. per 1b.
Quassia	40s. per ton.
Strychnine *Earthenware (except Photographic	ls. per oz.
- AMERICAN CONTRACT CARCOPU LINCOUX CAPILLO	
and Telegraphic Materials) in ori-	

SCHEDULE—continued.

SCHEDULE—continued.

SCHED UDE—concinaca.		SOIID CHE—continued.		
Article.	Rate.	Article.	Rate.	
Earthenware (except Photographic and Telegraphic Materials) repacked, and upon proof that 1s. 4d. per cubic foot duty had been paid *Glassware (except Locket, Brooch, and Watch Glasses, and Optical,	12½ per cent.	And so on per gross of boxes for each additional 100 vestas or part thereof Nails, Iron (except for Trunks and Grindery) Oils—Mineral, refined, Colza and	1s. additional. 3s. per cwt. 12s. "	
Surgical, and Scientific Instru- ments, and Photographic and Telegraphic Materials), the fol-		Olive, in bulk Oils, including Castor or Cod Liver when refined or for medicinal pur-	6d. per gallon. [quarts, 2s. per doz.; pints, 1s. per doz.;	
lowing rates, viz.:— Glass Bottles for Aërated Waters and Medicines Chimneys, Shades, and Globes, and	6d. per cubic ft.	poses, in bottles of a quart or less than a quart Paddy	half-pints and smaller sizes, 6d. per doz. 2s. per 100 lb.	
all other Glassware not being cut, engraved, etched, or ground Glass Shades and Globes, and other Glassware, cut, engraved, etched,	ls. ,,	*Paints ground in oil *Paints mixed ready for use *Paper—Note, Letter, Writing, Fancy, and Blotting, with cut edges	40s. per ton. 80s. ", 2d. per lb.	
or ground Glassware, repacked Gun-Cotton or other material used for	2s. 6d. ,, 10 per cent.	Paper, Uncut — Blotting, Surface, Drawing, and other Papers (except Printing and Writing, in original	a. per io.	
exploding purposes, not otherwise specified Harness manufactured in Victoria of duty-paid material	5d. per lb. 8s. per set.	wrappers and uncut edges, as it leaves the mill, Paperhangings, Cardboard and Millboard) Paper Bags manufactured in Victoria	4s. per cwt.	
Hats warehoused without payment of duty on the first entry thereof before 4th September, 1879 (except Straw trimmed or untrimmed)	13½ per cent.	from duty-paid material *Pearl and Scotch Barley	5s. per 1001b. quarts, 2s. 9d. per doz.; pints, 1s. 9d.	
Hats warehoused on and after 4th September, 1879, as under, viz.:— Hats (except Straw, Chip, Willow,	103 Per 0020	*Pickles	per doz.; half- pints and smaller sizes, 1s. per doz.	
Tape, and Braid, trimmed or untrimmed) not otherwise enumerated) Boys', Youths', and Men's Hats,	16 4-6ths per cent.	Fipes, Cast-iron—Flanged, Spigot and Faucet, Knees and Elbows Pipes, Smoking—Wooden ,, Clay, Meerschaum	40s. per ton. 12s. per gross. 13\frac{1}{3} per cent.	
with a Calico or other foundation or frame, and covered with Felt, Plush, Silk, Merino, Velvet, or	30s. per dozen.	Plate of Silver, new, and bearing the British "Hall mark" Powder, Sporting (except fine Powder	2s. per oz. troy.	
other material Hats known as Dress Hats Boys' and Youths' Felt Hats in sizes up to and including 6½	48s. ,,	imported in packages containing in bulk not less than 25 lb. weight each) Powder, Blasting Rice	3d. per lb. 1d. ,, 6s. per 100 lb.	
Men's Felt Hats and Women's un- trimmed Felt Hats of any size, and Pith Hats "Hops	15s. " 6d. per lb.	Saddle Trees- Riding Harness Saddles manufactured in Victoria of	20s. per dozen. 10s. "	
*Ink, Printing, Coloured Jams, Victorian-manufactured Jute Piece Goods—	6d. " See "Sugar."	Shot *Soda Crystals	1d. per lb. 40s. per ton.	
Not exceeding 3 feet in width Exceeding 3 feet in width Lithofracteur (in original packages) Matches and Vestas, the following rates,	dd. per yard. dd. ,, 4d. per lb.	Sugar Sugar used in the manufacture of Jam in Victoria, and upon the exporta- tion of such jam	3s. per cwt. £1 5s. per ton of the net weight of such jam.	
upon such proof as may be required that duty had been paid thereon at same rates, viz.:— Wooden Matches—	•	Sugar Candy Tea Tiles, Patented Encaustic Timber (dressed or planed)	3s. per cwt. 3d. per lb. 12½ per cent. 1s. 6d. per 100 super, ft.	
For every gross of boxes containing in each box 100 matches or under	6d.	Twine (except Sewing or Seaming, of Hemp, Cotton, or Flax) Umbrellas, Parasols, and Sunshades—	1½d. per lt,	
For every gross of boxes containing in each box over 100 and not exceeding 200 matches And so on per gross of boxes for	Is.	Parasols and Sunshades (plain) up to 18½ inches in length of ribs, in- cluding covers made up wholly or in part of Cotton, Woollen, or other		
each additional 100 matches or part thereof Wax Vestas— For every gross of metal boxes, not	6d. additional.	material not otherwise specified Umbrellas over 18½ inches, Fancy Parasols or Sunshades under 18½ inches in length of ribs, including	6d. eack,	
otherwise specified, containing in each box 100 vestas or under For every gross of metal boxes, not otherwise specified, containing in	1s. 3d.	covers made up wholly or in part of Cotton, Woollen, or other material not otherwise specified Umbrellas over 18½ inches in length	1s. each.	
each box over 100, and not exceeding 200 vestas And so on per gross of metal boxes for each additional 100 vestas or	2s. 6d.	of ribs of Silk or Silk mixtures, and Parasols and Sunshades of all sizes of similar materials, including covers made up wholly or in part	2s. 6d. each.	
part thereof For every gross of paper, small round tin, or other boxes con-	1s. 3d. additional.	*Varnish (including Lithographic) of known brands	2s. per gallon.	
taining in each box 100 vestas or under For every gross of paper, small round tin, or other boxes con-	1s.	*Aërated and Mineral Waters of known brands Apparel, Slops, and all articles made up in Victoria, not mainly made of	5 per cent.	
taining in each box over 100, and not exceeding 200 vestus	2s.	material manufactured in Victoria,	61 ,,	

^{*} If in original packages,

SCHEDULE—cont	tinued.	SCHEDULE—cont	inued.
Article.	Rate.	Article.	Rate.
Picks and Mattocks Pipes, Wrought-iron (except welded) Plyers Portable Forges Pulley-blocks Pumps Quarry Mauls and Picks Quoits Railway Chairs Range Cocks Rings and Starts		Plaitings of all kinds Ruchings Silks, and all Manufactures containing Silk (upon which duty at 20 per cent. ad valorem had been paid):— All Manufactures containing Silk (except Pongees, Hatters' Silk Plush, Umbrella Silk, Silk for Flour Dressing, Silk Fags, Oil Silk, Fringes, Tassels and Gimp for furniture, Reps, Damasks, and	} 16 4-6ths per cent.
Rivets, Iron Rods, Connecting Sack Trucks Safes and Boxes, Iron Sash Weights Shafting, Bright Wrought-iron Sluice Valves, Iron Soldering Irons Springs and Scrolls—Cart, Carriage, and Buggy Stands, Iron Stationary or Portable Engines, or parts of them Stench Traps	- 15 per cent.	other material for covering furniture) Silks, and all Manufactures containing Silk, upon which duty at only 10 per cent. ad valorem had been paid Silks in the piece, known as Pongees Stones—Oil and Scythe *Washing, Baking, and Seidlitz Powder Watches (exported as imported) Woodenware (except Billiard Balls in the rough, Artists' materials, Engravers' Boxwood, Shafts and	12½ per cent. 7½ " 7½ " 12½ " 10 " 12½ "
Tinned Ware and Ironware, stamped Troughs Truck Wheels Tuc-irons, Cast and Water Union Joints Washers, Black and Galvanized Wedges Wheelbarrows, Wrought-iron Wheels, Wrought-iron Winches Wire netting Wirework Zincware		Poles in the rough, Ash Oars, Gilt Mouldings and Beadings for Picture Frames of Wood or other materials, but not Ornamental Composition Mouldings in the white, not gilt) Woollen Blankets or Blanketing, Rugs, and Ruggings Woollen Piece Goods, being Vestings, Trouserings, Coatings, and Shirt- ings, containing Wool; Broad- cloths, Witneys, Naps, and Flan- nels	13½ " 13½ " 10 "
*Leather Belting for Machinery purposes	13½ per cent. 12½ ", 5 ",	All Dress Piece Goods, containing Wool (on which duty has been paid) FORM A.	5 "
Patent and Coloured Fancy Leathers All other Leathers (except Crust or Rough-tanned Hogskins, Calf and Goat and Sumach-tanned Sheep) Manufactured Stationery on which 20 per cent. has been paid Mantelpieces and Fenders of Marble, Stone, Slate or Enamelled Matting of all kinds	13½ ", 10 ", 12½ ", 10 ",	NOTICE OF INTENTION Melbour To the Collector of Customs. I beg to give notice that I intend to	pack sundry goods for at o'clock, on st the attendance of an
Mats Medicines, Patent, or called Patent, not containing spirits, being medicinal preparations or compositions recommended to the public as proprietary medicines, or prepared according to some private formula or secret art, as remedies or specifics for any disease or diseases or affections whatever affecting the human or animal body, or being subject to a stamp duty in the country from whence they are exported (upon which 25 per cent.	16 4-6ths per cent.	FORM B. FORM FOR CLAIM FOR DRAWB. SUBJECT TO AN AD VALO Act 36 Vict. No. 434. Regulatio Port of , Victoria. Her Majesty's Government, Dr. to To drawback of duty upon the goods sp Export Warrant No. , 188 , and on the for Total amount of invoice	or DUTY. or of sof sof ecified in exported
duty has been paid) Musical Instruments (of known makers), being Pianofortes, Organs and all parts thereof, and Harmoniums, including Pianoforte Actions made up (except Actionwork in separate pieces, including rails and keys) Oilmen's Stores (which have paid 20 per cent. duty) Ditto (10 per cent. duty) *Perfumery, not containing spirits, but of well-known import brands Plated and Mixed Metal Ware (except Door Handles, Locks, Shaft Tips, Stump and Finger Joints,	12½ per cent. 12½ ,, 10 ,, 5 ,,		siness at , under declare that the goods as per certificate at aported the said goods, hereon, and which I on aimant: pproved: Collector of Customs.
and Slot Irons, used in Carriage Building, Harness Mountings, and Plated Hames)	131 ,,	pence in full payment of above Witness to payment:	drawback.

FEB. 19.7 CERTIFICATE OF THE CONSIGNEE. , trading under the style and title of , do hereby declare that the goods or merchandise hereinafter described have been landed at this port between the and the , 188 , from on board the , whereaft is at present master viz of is at present master, viz. :-Description of Goods. Marks. Numbers. Value. And I further declare that the goods are of the value herein represented, and that the sum of \pounds is the actual purchase-money paid by me to , of , or to be paid upon the following terms, i.e., , without any rebate, discount, or other allowance, and that the said goods have arrived in good order. the Customhouse, Signature of this day of Consignee , 188 . CERTIFICATE OF COLLECTOR OF CUSTOMS OR OTHER ACKNOWLEDGED OFFICIAL. Collector of Customs at the port of certify that the goods above described were imported and landed at this port; that they were duly entered at the Customhouse here on the day of , 188; that the said goods were worth the duty at the time of such entry; and that the duties imposed by law in this colony upon the said goods have been paid or secured to be paid at the value above specified specified. Collector of Customs. [or British Consul, if no Collector of Customs.] Customhouse, 188 . } (SEAL.) FORM C. FORM FOR CLAIM FOR DRAWBACK UPON GOODS SUBJECT TO A FIXED RATE OF DUTY. Act 36 Vict., No. 434. Regulations of , Victoria. Her Majesty's Government, Dr. to £ s. d. To drawback of duty upon the goods specified in Export Warrant No. , 188 , and exported on the for Total quantity Drawback at

I, , of , carrying on business at , under the style and title of , do hereby declare that the goods above specified were exported by the said firm and have been landed at , as per certificate at the back hereof, and that the said firm exported the said goods, and is alone entitled to the drawback thereon, and which I on behalf of the said firm hereby claim. firm hereby claim.

Signature of Claimant:

Declared before me at , , this day of , 188 . . Examined and found correct:

Landing Surveyor.

Approved: Collector of Customs.

Received this day of , 188 , from the Collector of Customs, the sum of pounds shillings and pence, in full payment of above drawback.

Witness to payment:

CERTIFICATE OF COLLECTOR OF CUSTOMS OR OTHER ACKNOW-LEDGED OFFICIAL AS TO GOODS AT FIXED RATES EXPORTED

I, , Collector of Customs at the port of , hereby certify that the goods above described were imported and landed at this port; that they were duly entered at the Customhouse here on the day of , 188; that the said goods were worth the duty at the time of such entry; and that the duties imposed by law in this colony upon the said goods have been paid or secured to be paid on the quantities above specified.

Collector of Customs. [or British Consul, if no Collector of Customs.] Customhouse, (SEAL.)

BOND TO BE GIVEN ON ENTRY OF GOODS ENTITLED TO DRAWBACK.

36 Vict., No. 434.

KNOW ALL MEN by these presents that we, , are jointly and severally held and firmly bound unto our Sovereign Lady Victoria, by the Grace of God of the United Kingdom of Great Britain and Ireland Queen, United Kingdom of Great Britain and Ireland Queen,
Defender of the Faith, in the sum of pounds to
be paid to our said Lady the Queen, her heirs or successors, for which payment well and truly to be made
we bind ourselves, and each of us, jointly and severally,
our and each of our heirs, executors, and administrators,
and every of them firmly by these presents.

Sealed with our seals. Dated this day of
, in the year of our Lord one thousand eight
hundred and eighty

Whereas the above bounden hath entered outwards
for exportation from the port of

for exportation from the port of to , in the ship , whereof is master, the following goods (that is to say)— , which said goods are entitled to a drawback

to say)—
, which said goods are entitled to a drawback of Customs on exportation:

Now the condition of the above written obligation is such, that if the above bounden comply with all the regulations approved by virtue of Act 36 Vict., No. 434, or 41 Vict., No. 594, and pay any penalty which may be imposed in default of such compliance, and if the said goods and every part thereof shall be duly shipped and exported to and landed at aforesaid, or otherwise accounted for to the satisfaction of the Commissioner of Trade and Customs, and shall not be reintro-

Commissioner of Trade and Customs, and shall not be reintroduced into Victoria except on payment of the full duties charge-able thereon, then this obligation to be void, otherwise to be and remain in full force and virtue.

Sealed and delivered by the above-named

in the presence of

BOND TO BE GIVEN ON ENTRY OF TRAVELLERS' SAMPLES ENTITLED TO DRAWBACK.

36 Vict., No. 434.

Source, No. 434.

Know all Men by these presents that we, are jointly and severally held and firmly bound unto our Sovereign Lady Victoria, by the Grace of God of the United Kingdom of Great Britain and Ireland Queen, Defender of the Faith, in the sum of pounds, to be paid to our said Lady the Queen, her heirs or successors, for which payment well and truly to be made we bind ourselves, and each of us jointly and severally, our and each of our heirs, executors, and administrators, and every of them firmly by these presents.

Scaled with our seals. Dated this day of in the year of our Lord one thousand eight hundred and eighty

EREAS the above bounden hath entered outwards

Whereas the above bounden for exportation from the port of hath entered outwards for exportation from the port of to , in the ship , whereof is master, the following goods (that is to say)— , in charge of , traveller for the aforesaid firm, which said goods are entitled to a drawback of Customs on exportation.

the aforesaid firm, which said goods are entitled to a drawback of Customs on exportation:

Now the condition of the above written obligation is such that if the above bounden comply with all the regulations approved by virtue of Act 36 Vict., No. 434, or 41 Vict., No. 594, and pay any penalty which may be imposed in default of such compliance, and if the said goods and every part thereof shall be duly shipped and exported to and landed at aforesaid, or otherwise accounted for to the satisfaction of the Commissioner of Trade and Customs, and shall not be reintroduced into Victoria except on payment of the full duties chargeable thereon, then this obligation to be void, otherwise to be and remain in full force and virtue.

Scaled and delivered by the above-named in the presence of

in the presence of

FORM D.

FORM OF DECLARATION IN EXPORT ENTRY OF TRAVELLERS' SAMPLES FOR DRAWBACK.

, do hereby declare that we are the exporters of WE, do hereby declare that we are the exporters of the goods mentioned in this entry and the invoice dated and signed by us; and that the values therein given represent the true price to be paid or accounted for to us without any discount, rebate, or other allowance, by the traveller of our firm, for under the style and title of; and we further declare that these goods were properly cleared at the Customs, and duty paid on importation, and that none of the said goods were the produce of or manufactured in Victoria, except as specified in the said invoice.

FORM E.
FORM OF DECLARATION IN CLAIM FOR DRAW-BACK UPON TRAVELLERS' SAMPLES.

, do hereby declare that I am traveller for , trading under the style and title of

I do also declare that the goods or merchandise hereinafter described have been landed at this port between the and the \$\$,188\$, from on board the \$\$,of

is at present master, viz. : Numbers. Description of Goods. Value. Marks.

And I further declare that the goods are of the value herein represented, and that I am under engagement to sell and account for on behalf of the said firm, , the said goods, returning to then such portions as are unsold, and that the said goods have arrived in good order.

Declared before me at the Customhouse, this \(\)
day of \(188 \).

[N.B.—The declaration should be witnessed by the Collector or other duly authorized officer of Customs.]

MINIMUM QUANTITIES OF GOODS DELIVERABLE FROM THE WAREHOUSE.

	FRC	M THE	W A	KEHOUSE.	
	Description	on.		Home Consumption.	Exportation.
Spirits, in c Ditto, in wo		•••		2 gallons 1 cask	
Ditto Saras	narilla. n	nedicated.	oer-	1 package	gallons.
fumed, or		icaiomeou, j		r pacauge	- 1
Wine, in ca	se				
Ditto, in we	ood		• • •	l cask	
				,	less than 13
Beer, &c.,	bottled	in onces	or	1 case or	gallons.
barrels	bottleu,	III Cases	O1	barrel	barrel.
Ditto, bulk				50 gallons	
Tobacco	***			60 lb	25 lb.
Ditto, Cigar	rs and Sn	uff	• • •	60 ,,	
_					5,000 in No.
Tea	***		•••	1 chest, or its	
				equivalent quantity	quantity.
Sugar	•••			10 cwt	10 cwt.
Molasses				10 ,,	
Coffee, raw				168 lb., or 1	
				package	00.11
Ditto, man			•••	100 lb	
Cocoa, Cho			•••	100 ,, 45 ,,	4 5
Opium Rice			•••	10 cwt	1
Hops	•••			170 lb. or 1	1 11 11
22072	•••			pocket	1
Malt		***		50 bushels	
Salt	:	•••	• • •	20 cwt	1.0
Flour and		•••	•••	20 ,,	00.11
Oatmeal	•••	•••	•••	100 lb	
Acetic Acid Butter, Che	ooo ond	Candles	•••	100 ,,	3 T
Arrowroot,	Bacon.	Blue, Co	coa	112 ,,	1 3
and Cho	colate, D	ried and I	Pre-	,,	
served 1	Fruits, I	Hams, L	ard,		
Macaroni	, Mustar	d, Nuts, So	oap,		
Starch, V	ermicelii			120 ,,	1 ,,
Maizena Jams and J	allies Pr	 eserved Mi	ents	96 ,,	1
and Fish	ciiics, 11	CBCI FOCE ME		,,	1 ,,
Corks, cut				50 ,,	1 ,,
Vinegar		•••		20 gallons	1
Varnish		,	•••	10 ,,	
Provisions,			•••	6 cwt.	
Doors Window Sa			•••	10 pairs	
Lead, Sheet		ing		10 cwt	1 package.
Jewellery,	Watche	s, Plate	of	1 package	£50 value.
Silver or	Gold				
Patent and				1 ,,	1
Chinaware			rth-	1 ,,	l package.
enware a			lle	1 ,,	£10 value, or
Apparel, & Woollens		ing, ac., o	ше,	1 ,,	1 package.
Brushware,	Furnit	ire, Wood	len-	1 ,,	1
ware, &c.					
Agriculture	ıl Impl		Ma-	1 "	. 1 "
chinery,		factures	of		
Metals, &	te.	oolnacke		1 "	1
Bags, Sacks Leather, Sa				1 ,,	1 1
Timber				1,000 sup. ft	
		ot other		1 package	
enumera	ted			_	
All Goods	not ot	herwise e	nu-	1 ,	. 1 "
$\mathbf{merated}$					

Appointment of Examination Shed at Dunedin.

CUSTOMS.—In exercise of the powers in me for this purpose vested by "The Customs Regulation Act Amendment Act, 1868," I, the Commissioner of Customs, do hereby approve and appoint the under-mentioned building at the Port of Dunedin to be a place where goods may be deposited for examination on the landing thereof, viz.:—

A warehouse marked "E," situate at the Dunedin

Station of the Dunedin and Port Chalmers Railway.

Given under my hand, at Wellington, this fourth day of February, one thousand eight hundred and eighty.

H. A. ATKINSON, Commissioner of Customs.

Commissioner's Order No. 126.]

Revocation of Appointment of Bonding Warehouses.

CUSTOMS.—In exercise of the authority in me for this purpose vested, I, Harry Albert Atkinson, the Commissioner of Customs, do by this order under my hand revoke and annul the appointment of the under-mentioned buildings as warehouses for the reception and security of goods entered to be ware-housed without payment of duty upon the first entry thereof, viz.:-

Port of Napier.

A building situate on Section No. 137, in the Town of Napier, and known as

NEWTON, IRVINE, AND Co.'s BOND.

Port of Greymouth.

A portion of a galvanized-iron building situate on the north bank of the lagoon, off Mackay Street, in the Town of Greymouth, in the occupation of

F. AND J. HAMILTON.

Port of Hokitika.

A wood and iron building situate on Section No. 276, Tancred Street, in the Town of Hokitika, occupied by Mr. Daniel Cullen, and known as

Cullen's Bond.

Port of Riverton.

The building situate on Section 1, Block I., Palmerston Street, and known as

PETCHELL AND BELL'S BOND.

Given under my hand, at Wellington, this fourth day of February, one thousand eight hundred and eighty.

> H. A. ATKINSON, Commissioner of Customs.

Commissioner's Order No. 127.]

Approving and appointing Bonding Warehouse.

CUSTOMS.—In exercise of the powers in me for this purpose vested by "The Customs Regulation Act, 1858," I, the Commissioner of Customs, do hereby approve and appoint the under-mentioned warehouse, viz.:

Port of Napier.

A building situate on Sections Nos. 519 and 520, Waghorn Street, Spit, and known as

STUART AND Co.'s BOND,

-to be a warehouse for the reception of goods under bond.

Given under my hand, at Wellington, this fourth day of February, one thousand eight hundred and eighty.

H. A. ATKINSON, Commissioner of Customs.

Commissioner's Order No. 128.]

Changing Name of Bonding Warehouse.

Office of the Commissioner of Customs, Wellington, 4th February, 1880. T is hereby notified that, in consequence of a change in the occupancy of the under-mentioned warehouse, its name has been changed as follows :-

Port of Auckland.

The brick building, with slate roof, situate at the corner of West Queen Street and Albert Street, on Allotment 22, Section 17, and known as G. and E. Lewis's Bond, will in future be known as

Hull's Bond.

Given under my hand, at Wellington, this fourth day of February, one thousand eight hundred and eighty.

H. A. ATKINSON, Commissioner of Customs.

Commissioner's Order No. 129.]

Members of Wellington Harbour Board appointed.

Marine Department, Wellington, 12th February, 1880.

H IS Excellency the Governor has been pleased to appoint appoint

WILLIAM HORT LEVIN, M.H.R., EDWARD PEARCE, and William Robert Williams

to be Members of the Wellington Harbour Board.

H. A. ATKINSON.

Tenders.

Public Works Office, Wellington, 18th February, 1880. THE following list of successful and unsuccessful tenders is published for general information.
R. OLIVER,
Minister for Public Works.

INVERCARGILL - KINGSTON RAILWAY (LUMSDEN BRIDGE CONTRACT).

Accepted. Henderson and Fergus, Dunedin	 	£ 4,422		d. 10
Declined.				
Graham and Co., Lumsden	 	4,768	18	0
M. Hughes, Invercargill	 	4,848	5	6
W. H. Matheson, Wyndham	 	5,008	10	2

"The Property Assessment Act, 1879."

Government Offices, Wellington, 20th January, 1880.

THE following sections of the Property Assessment

Act are published for any published for Act are published for general information.

J. SPERREY, Commissioner.

18. Every company, including banking and insurance companies, carrying on business in New Zealand at the commencement of this Act, shall at all times be represented by a person residing in the colony; and a place within the colony shall be appointed from time to time by every such company as aforesaid at which any notices or other instruments affecting the

company under this Act may be served or delivered.

(1.) Such person shall be called the "Public Officer" of the company for the purposes of this

Act, and shall be appointed as follows:

(a.) In the case of a company having a local Board of Directors or Managers resident in the colony, within three months after the passing of this Act:

(b.) In the case of a company not having such

local Board as aforesaid, within six months after

the passing of this Act.

The office of Public Officer shall be kept constantly filled by the making of fresh appointments thereto from time to time as may be necessary.

(2.) Every new company shall, within three months after it shall commence or enter into business after the passing of this Act, appoint a Public Officer, and name a place for delivery of notices as aforesaid.

(3.) Every company failing or neglecting, within the time hereinbefore limited in that behalf, to appoint a Public Officer, or name a place at which notices or other instruments may be served or delivered as aforesaid, shall be liable to a penalty not exceeding fifty pounds a day for every day after the time aforesaid during which such neglect shall con-

Deaf and Dumb Institution, Sumner, Canterbury.

Education Department, Wellington, 2nd February, 1880.

THE Government having secured suitable accommodation at Sumner, Canterbury, for the proposed Institution for the Education and Training of Deaf-mutes, Mr. and Mrs. Van Asch will be prepared to receive pupil-boarders at the Institution on the 1st March, 1880. Full information may be obtained on application to the undersigned, or to the Secretaries of the several Education Boards.

By order.

JOHN HISLOP, Secretary.

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 to the applicants specified in the annexed Schedule, unless there shall be valid objections against such

Objections to the granting of such leases, stating the grounds of objection, must be made in writing, and lodged with the Warden at Queenstown on or before the 4th day of March, 1880.

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

SCHEDULE.

APPLICANTS: Robert Brown and others. Style under which it is intended to conduct the business:
"Young Hero." 10 acres, Maori Gully, Upper Shotover, in the Wakatipu Mining District.

Applicants: Robert Brown and others. Style under

Applicants: Robert Brown and others. Style under which it is intended to conduct the business: "Adelaide." 10 acres, Maori Gully, Upper Shotover, in the Wakatipu Mining District.

Applicants: W. L. Davies and others. Style under which it is intended to conduct the business: "Guiding Star." 15 acres, Rees River, in the Wakatipu Mining District.

Applicants: W. Rainey and others. Style under which it is intended to conduct the business: "The

which it is intended to conduct the business: "The Little Wonder." 15 acres, Rees River, in the Wakatipu Mining District.

Given under my hand, at Dunedin, this thir-

teenth day of February, one thousand eight hundred and eighty.

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

REGISTRAR-GENERAL'S Report on the Vital Statistics of the Principal Towns of New Zealand during the Month of January, 1880.

Return of the Number of Births, with the actual Mortality of Males and Females, and the Proportion of Deaths to Population, in the under-mentioned Boroughs, during the Month of January, 1880.

		Total Births.	DEATHS REGISTERED IN JANUARY, 1880.									
Вовораня.	POPULA-			Males.			Females.	Total	Proportion of Deaths to			
	TION.		Under 1 Year.	1 & under 5 Years.	5 Years and over.	Under 1 Year.	1 & under 5 Years.	5 Years and over.	Deaths.	1		
Auckland	15,022	49	1	2	3	2	·	3	11	0.73		
Wellington	21,582	87	11	3	6	12	1	7	40	1.85		
Christchurch	14,132	61	10	1	7	9	2	3	32	2.26		
Dunedin*	23,261	98	4.	2	15	4	1	9	35	1.50		
Thames	5,814	19								0.00		
Napier	6,650	19	3		2			1	6	0.90		
TT7	4,163	14	4		3	2		1	10	2.40		
TAT . 1	6,804	28	3	2	3	2		3	13	1.91		
0 1 1	7,796	39	5	3	2	4			14	1.80		
T 14	3,653	10	Ĭ		l	ī	l	•••	2	0.55		
m:	3,791	19	_	:::	i i				1	0.26		
^	5,098	28	2		3	i		2	7	1.37		
TT -1.2421	2,668	11			Ĭ	ï	3		5	1.87		
C 1	3,786	13	'''1	•••	ī		_		2	0.53		
T	4,283	16	['		3	2			5	1.17		
invercargiii												
Totals		511	45	13	50	39	7	. 29	183	•••		

The deaths of persons not residents of the boroughs, occurring at hospitals, have been excluded in all cases.

POPULATION.—In the cases marked thus * the population is given according to the estimates for January, 1879, as the local authorities have not yet supplied the information necessary to enable those estimates to be corrected. In the other cases the estimates are for the 1st January, 1880.

The total births in the above boroughs amounted to 511, against 448 in December, being an increase of 63. The deaths amounted to 183 in January, being an increase of 13 on the number in December.

Of the above deaths, males contributed 108; females, 75. 104 of the deaths were of children under five years of age, being 56.83 per cent. of the whole number; 84 of these were of children under one year of age.

AUCKLAND.

The following Table shows the Causes of the Deaths of Persons of both Sexes under 5 years of age and 5 years and upwards, and the Proportions per Cent. of Deaths from each cause in the Boroughs of Auckland, Wellington, Christchurch, and Dunedin that were registered during the month of January, 1880.

WELLINGTON. CHRISTCHURCH.

Dunedin.

and I		AUC	KLEND.	TI III III III III						·	PROPORTIONS
CAUSES OF DEA	тн.	Under 5 Years.	5 Years & over.	Under 5 Years.	5 Years & over.		5 Years & over.	Under 5 Years.	5 Years & over.	TOTAL.	PER CENT.
T 7 (: D:		2	1	21	5	13	3	1	4	50	42:37
I. Zymotic Diseases	***		2		i	1	4	2	10	20	16.95
II. Constitutional Disc		"ï	3	4	7	5	3	4	8	35	29.66
III. Local Diseases	•••	2	_	2	1 -	3	-	4	ĭ	12	10.17
IV. Developmental Dis			•••		•••		•••	1 -	î	ī	0.85
V. Violent Deaths	•••		•••				•••	••••			
VI. Unspecified	***	•••					***		ļ		
Totals	•••	5	6	27	13	22	10	11	24	118	100.00
				•		Aucklan	VD. WEL		CHRIST-	DUNEDIN	. TOTAL.
	.—Zумо	TIC DIS	EASES.				10	м.	CHURCH.	<u></u>	_
Order 1:— Miasmatic Diseases,—							İ	i			
Diphtheritic Crou						***			•••	1	1
Whooping Cough	·P ···			***			·	.	2	1	3
Enteric or Typho	id Fever							ı	2	1	4
Gastric Fever				•••			Ì	1		1	1
Dysentery							! .	6	2		8
Diarrhœa				•••	,	3	1	5	9		27
Rheumatism							1			1	1
PRDER 2:-	•••	••	•								
Enthetic Diseases,—								1		1] .
Stricture			_						•••	1	1
ORDER 3:-		••	•								
Dietic Diseases,—								1			
Inanition of Infan	ne v							1	1		2
. Want of Breast	Milk	• • • • • • • • • • • • • • • • • • • •		* ***				1		1	1
Alcoholism				•••			1	1	•••		1
CLASS II.—	 		Dranter								
Order 1:—	CONSTIT	TIONAL	DISCASS	·D•							
Diathetic Diseases,-	•									1	,
Atheroma				***	***	•••		:	***	1	1 3
Cancer	111			•••	•••			1	***	2	1
Gastric Tumor					• • • •				• • •	1	1 ·
ORDER 2:-											1
Tubercular Diseases,-										Į	
Struma	•••				•••				1	· · · ·	1
Phthisis					•••	2			4	6	12 2
Hydrocephalus	•••		••	•••	•••		.	·	•••	2	Z

	·	D			AUCKLAND	WELLING-	CHRIST- CHURCH.	DUNEDIN.	Тотаз
	ILOCAL	DISEASES	•						
ORDER 1:	4						·		
Diseases of Nervous Sy					1	2	2	i i	5
Meningitis	•••	***	•••	••••		_	i	ı	2
Apoplexy	•••	•••	***	•••	•••		_	! -	í
$\mathbf{E}_{\mathbf{pilepsy}}$	***	•••	•••	•••	1			2	6
Convulsions	•••		•••	•••	•••	2	2	!	
Diseased Spine	•••	•••			•••	1	•••		1
Order 2:—								ł	
Diseases of Organs of	Circulation,	_						_	_
Aneurism	***		***		• • •		•••	1	1
Heart Disease			•••		2	1	1	2	6
ORDER 3:-									
Diseases of Respiratory	Organs								
Bronchitis								2	2
Pulmonary Conges	tion				•••		1	1	2
Order 4:—		•••	•••			"			
Diseases of Digestive O	raans —								
Intestinal Obstruct						1 1	•••	l l	1
Enteritis	/A-VAL				•••	i		1	2
Peritonitis	•••				•••	i i		1]	ī
Liver Disease	***			•••		i	ï	i I	2
	•••	•••	•••	•••	•••	i			ĩ
Hepatitis Ascites	•••	•••	•••	•••	•••	1	•••		-
Order 5:-								1 l	
Diseases of Urinary Or								,	•
Bright's Disease	•••	•••	•••		•••		•••	1	1
Order 7:—	_							1 1	
Diseases of Organs of	Locomotion	, 		Ì				_	_
Caries	•••	•••	•••	•••	•••		•••	11	1
	_	_							
CLASS IV.—I)EVELOPMES	ITAL DISI	eases.						
ORDER 1:-									
Developmental Disease					_			,	
Premature Birth	•••	•••	•••	•••	1	1	1	1	4
Cyanosis	•••	•••	•••	•••				1	1
Teething	•••	•••	•••	•••			1	1	2
Order 3:-									
Developmental Disease	s of Old I	People,—				1			
Senile Debility		1						1	1
Order 4:—						1 '			
Diseases of Nutrition,					ļ				
Debility					1		1	1	3
Atrophy		•••	•••			i			1
աստարար	•••	•••	•••	•••		-			
	VIOTENI	Dramer	,						
Crim T	· A TOPENA	DEATH						1	
CLASS V					l I	1	1	İ	
Order 1:—					1	4	1	1	
Order 1:— Accident or Negligence					1		1	1	7
Order 1:—	?, 					•••	•••	1	1
Order 1:— **Accident or Negligence** Burns			•••	•••	11	40	32	35	118

The following remarks apply only to the above four principal boroughs:---

The births were 295 in January, against 230 in December, an increase of 65.

The deaths in January were 118, against 91 in December, an increase of 27.

There were 4 deaths of persons of 65 years and upwards, viz., 1 female of 72 at Wellington, 1 male of 72 at Christchurch, and 2 males of 65 and 72 at Dunedin.

Zymotic Diseases.—These diseases caused a greatly increased mortality in January. In November they caused 11 deaths; in December, 36; and in January, 50. Of these deaths in January, dysentery and diarrhea caused 35, against 20 in December. Of the 21 cases of death from these causes in Wellington, 7 were of children under 6 months old, and 9 of children from 6 to 12 months. Of the 11 cases in Christchurch, 3 were of children under 6 months, and 5 of children from 6 to 12 months. Of the whole 35 deaths, 25 were of children under one year, or at an age when they would not readily have had access to cold water, and to whom cold water is not usually given. This fact is noticed as the increase in this class of deaths is often popularly attributed to the character of the drinking water, and thus causes are overlooked arising from improper diet and the neglect of the observance of strict cleanliness, not only in the use of infants' feeding vessels, but also in the domestic and outside arrangements of the house, so as to preserve the milk used by infants from contact with impure air, which it readily absorbs. The deaths from enteric fever amounted to 4 in January, against 1 in December.

Constitutional Diseases increased from 9 in December to 20 in January. Of these, phthisis alone caused 12 deaths.

Local Diseases also showed a large increase. The deaths were 29 in December and 35 in January. Of these, deaths from inflammatory diseases of the brain (meningitis, &c.) increased from 1 to 5. Heart disease also caused an increased number of deaths.

Violent Deaths.—There was only 1 death in January in the four boroughs of this class, viz., an adult female, who died at Dunedin from the effects of burns.

The subjoined table shows the mortality for the last two months at each of these four boroughs from six principal Zymotic diseases of the Miasmatic order, and also the deaths from certain inflammatory diseases of the lungs. These causes of death have been distinguished from the others of the classes to which they belong, as being the most important special diseases which give rise to sudden increases in the death-rates of towns, and the prevalence of which is closely connected with sanitary condition and climatic influence of the season on health,

			SIX PRINCIPAL ZYMOTIC DISEASES.									PRINCIPAL LUNG DISEASES.									
Towns.		Measles.		Scarlet Fever		Typhus and	Typhus and other Fever.		Diphtheria.		Whooping Cough.		Dysentery and Diarrhœa.		Bronchitis.		Pleurisy.		Pneumonia.		of Lungs.
		Dec.	Jan.	Dec.	Jan.	Dec.	Jan.	Dec.	Jan.	Dec.	Jan.	Dec.	Jan.	Dec.	Jan.	Dec.	Jan.	Dec.	Jan.	Dec.	Jan.
Auckland Wellington Christchurch Dunedin						 1 1	 2 2 1	 1	 1	 2 1	 2 1	3 12 4 1	3 21 11 	2 1	 2			2 1 2			 1 1
Totals	•••			•••		2	5	1	1	3	3	20	35	3	2			5			2

Registrar-General's Office, Wellington, 14th February, 1880. WM. R. E. Brown, Registrar-General.

Provisional Meteorological Return for January, 1880.

	Auckland.	Wellington.	Nelson.	CHRIST- CHURCH.	Нокітіка.	Dunedin.
	'					
Mean Temperature in shade for month Average same month previous years Maximum Temperature in shade, and date	67·5 67·9 79·5 on 20th	63·0 62·9 76·5 on 7th	64·8 64·5 87·0 on 23rd	62.9 62.1 $79.0 on 23rd$	60·4 60·5 71·6 on 14th	58·9 57·4 75·0 on 26th
Minimum Temperature in shade, and date	52.6 on 29th	47.0 on 29th	42.0 on 18th	41.0 on 29th, 17th	46·2 on 19th	45.0 on 12th
Maximum Temperature in sun, and date	147.0 on 25th	137 [.] 0 on 25th	141 · 0 on 23rd		140 0 on 29th	120 [.] 0 on 7th
Minimum Temperature on grass, and date	43.4 on 21st	43.0 on 29th		34·3 on 17th	43.5 on 18th	36.0 on 12th
Mean Humidity (Saturation=100) Average same month previous years Total Rainfall in inches Average same month previous years Number of Days of Rain Average same month previous years	73 73 3·165 2·959 7	77 70 3:052 3:2 2 11 10	67 72 3:970 3:905 7 5	72 73 2·070 2·119 7 5	82 81 10:130 8:835 16 15	60 73 3·066 3·872 17 15

Note.—This table is prepared from unchecked averages, transmitted by telegraph in anticipation of the full returns, and must not be entirely relied on for compiling Meteorological Statistics. February, 1880. J. HECTOR, Inspector.

Sale of Crown Lands.

Crown Lands Office, Napier, 28th January, 1880. TOTICE is hereby given that the under-mentioned lands will be offered for sale by public auction at the Council Chamber, Napier, on Wednesday, the 10th day of March next, at 12 o'clock noon.

HORACE BAKER,

Commissioner of Crown Lands.

SCHEDULE. Pohul Bush.

Survey District.		Section.	Block.	A	rea.	Upset Price.			
M		_	TT	A.	R. P.	£s			
M a ungaharuru	•••	5	IX.	59	1 27	89 2			
***		6	,,	37	2 6	46 18			
,,	• • • •	7	,,	32	1 10	49 7			
,,	• • •	11	,, .	30	0 0	30 0			
,,		12	,,	35	0.20	35 2	6		
,,		13	,,	28	3 2	28 15	3		
,,	• • •	14	,,	28	1 32	28 9	0		
35		15	,,	27	3 6	27 15	9		
,,		16	,,	23	1 6	23 5	9		
, ,,		58	XIII.	72	0.29	72 3	9		
,,		59	,,	71	1 18	71 7	3		
, ,,		65	,,	70	0 39	70 5	6		
,,		72	,,	73	1 18	110 1	0		
"		80	"	71	3 21	89 17	0		
,,		87.	,,	68	3 12	103 4	9		
Patoka		124	IV.	37	2 8	37 11	0		
,,		125	,,	42	1 32	42 9	0		
,,		126	,,	75	0 0	75 0			
,,		127	,,	76	2 0	95 12			
,,		128	,,	75	2 33	94 12			
,, ,,	•••	131	"	76	1 10	76 6	-		

Description of Land.—Maungaharuru Survey District: Some of the sections contain open land; Sections 5, 6, 7, 11, 12, 13, 14, and 15 have frontage to the Napier-Taupo Road. Patoka Survey District: The surface of the sections is generally undulating, with mixed timber and scrub, patches of open fern country Section 128 all bush, mixed in some of the sections. timber, level country.

Note.—Plans may be seen, and further particulars

of the land obtained, on application at this office.

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

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

LAND TRANSFER ACT NOTICES.

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

4142. JOHN MAITLAND PAXTON.-1 rood 24 perches, part of Rural Section 113, Christchurch District. Unoccupied.

WILLIAM JOHNSTON .- 2 roods, part 4172.of Rural Section 2451, Timaru District. Occupied by Applicant.

4174. JOHN MARR.—50 acres, Rural Section 7621, Christchurch District. Occupied by Applicant. 4175. GEORGE HENRY MOORE.—20 acres, Rural Section 7157, Waipara District. Occupied by Applicant.

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4176. ROBERT HEATON RHODES.—1 rood 1 perch, part of Rural Section 7555, Timaru District. Occupied by Edward Reece and James Sullivan.

Diagrams may be inspected at this office.

Dated this 12th day of February, 1880, at the Lands Registry Office, Christchurch.

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

LAND TRANSFER ACT NOTICES.

NOTICE is hereby given that the several parcels of land hereinaften described. 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 29th day of March, 1880.

1059. HON. JOHN MARTIN.—2,778 acres, Sections 13, 15, 16, 17, 19, 20, 21, 51, 52, 54, and 56, Wharekaka Block, Wairarapa District. Occupied

by Applicant.

1068. FRANCES STANDEN.—59 acres 1 rood 25 perches, part of Section 33, Karori District; bounded on South-west by Sections 35 and 57. Occupied by Applicant. 1088. GEORGE ADAMS.—5 acres 2 roods,

Rural Section 530, Township of Foxton. Occupied

by Applicant.

Diagrams may be inspected at this office.

Dated this 17th day of February, 1880, at the Lands Registry Office, Wellington.

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GEO. B. DAVY, District Land Registrar.

LAND TRANSFER ACT NOTICES.

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

Gazette containing this notice.
655. JAMES NELSON WILLIAMS, cant.—1 rood, Town Section 161, Napier, Hawke's Bay. Unoccupied.

656. JOSEPH PRICE, Applicant.—42 acres 2 roods, Suburban Section 7, Havelock, Hawke's

Bay. In occupation of Applicant. 657. HENRY CHARLES ROBJOHNS, Applicant.—1 acre, Town Sections 90, 91, 92, and 93, Napier, Hawke's Bay. In occupation of weekly tenants.

Diagrams may be inspected at this office.

Dated this 11th day of February, 1880, at the Lands Registry Office, Napier.

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J. M. BATHAM, District Land Registrar.

LAND TRANSFER ACT NOTICES.

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

JOSEPH CHADWICK, Creditors' Trustee in the estate of James Hirst, a bankrupt, Applicant.-1 rood, more or less, comprising Sections 15 and 16 of Block XXV. Town of Carlyle, Provincial District of Taranaki. Occupied by James Hirst. (H. E. P.

Adams, Solicitor.)

JOHN REEVE, Applicant.-59 acres, more or less, being Rural Allotment No. 66, Hua and Waiwa-kaiho Hundred, Provincial District of Taranaki. Occupied by Applicant. (Halse and Roy, Solicitors.)

Diagrams may be inspected at this office. Dated this 16th day of February, 1880, at the Lands Registry Office, New Plymouth.

EDWIN BAMFORD, District Land Registrar. NOTICE is hereby given that the Partnership hitherto subsisting between the undersigned, as Boot and Shoe Makers, has been dissolved by mutual consent as from the 1st day of February instant.

The business will be carried on in future by W. J. Ashton, who will discharge the liabilities of, and receive the debts due to, the late firm.

WILLIAM JAS. ASHTON. CHARLES JACOB.

THE Partnership between STUART McDonald CUMMING and JOHN SHAW HAYES, of Temuka, in the County of Geraldine, practising as Physicians and Surgeons under the style of "Cumming and Hayes," was dissolved by mutual consent as from the 10th day of February, 1880.

Dated this 12th day of February, 1880.

S. McD. Cumming. JOHN S. HAYES.

Witness to the signatures of Stuart McDonald Cumming and John S. Hayes-Wm. Johnston, Solicitor, Temuka.

DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the Partnership hitherto existing between the undersigned DAVID CURLE, HENRY ANDERSON, and ALLAN ANDERson, in the City of Wellington, as Newspaper Proprietors, Printers, and Publishers, under the style of "Curle, Anderson, and Anderson," is hereby dissolved as from this date by mutual consent: And notice is hereby given that the share and interest of the said Henry Anderson has been purchased by the said David Curle and Allan Anderson, who will in future carry on the business on their own account, and discharge all liabilities in connection with the said partnership. The said David Curle and Allan Anderson will receive all debts due to the said partnership, and their receipt shall be a sufficient discharge.

Dated at Wellington, this 14th day of February,

1880.

DAVID CURLE. HENRY ANDERSON. ALLAN ANDERSON.

Witness-J. J. Devine, Articled Clerk, Welling-107

DISTRICT COURT OF WESTLAND, HOLDEN AT REEFTON.

In the matter of "The Mining Companies Act, 1872," and in the matter of the Rainy Creek Quartz-Mining Company (Registered), in Liquidation.

Wednesday, 12th November, 1879.

TPON reading the schedule bearing date the 27th U day of October last past, prepared by the Liquidator herein, showing the realized amount of the assets, including the contributions and the liabilities of the said Company, the amount of money available for the claims in the matter of the winding up, and the proposed plan of the distribution thereof, and which being sealed with the seal of this honorable Court is hereunto annexed, and upon hearing Mr. Moss of counsel for the Liquidator, this Court doth hereby approve of the said schedule, and doth by this order authorize the Liquidator to give the necessary notices, and to pay the claims in the said schedule estimated at £1,181 16s. 3d. at the rate of eight shillings in the pound as by law prescribed: It is also ordered that the several claims are to be paid by cheque upon the funds standing to the credit of the Liquidator in the Bank of New Zealand, and which cheques drawn by the said Liquidator are to be countersigned by Henry Lucas, the Clerk of this Court, upon presentation to him of the receipts of the several payees: It is also ordered that a copy of this order be served upon the Manager at Reefton of the Bank of New Zealand: It is lastly ordered that this order shall be published once in the *Inangahua Herald* and *Inangahua Times* newspapers respectively, and in the New Zealand Gazette.

Dated this fourteenth day of November, 1879.

(L.s.)

HENRY LUCAS, Clerk, District Court.

HEREBY give notice that, under a writ of fieri facias, duly issued out of the Supreme Court at the suit of WILLIAM EARP, of Porirua, Farmer, I have taken in execution the leasehold interest of SAMUEL PARKES, of the City of Wellington, Commission Agent, in all that piece or parcel of land situate in the said City of Wellington, and being the Section numbered 282 on the official map or plan of the said city, bounded on the North by Section 283, on the South by Section 281, on the East and West by Cambridge Terrace and Section 274 respectively, together with the appurtenances to the same belonging or appertaining; and also the interest of the said Samuel Parkes as a tenant in common in the fee-simple in all that piece or parcel of land situate in the Hutt District, containing ten acres and thirty-two perches, more or less; bounded towards the North, four hundred and thirty links; the East, two thousand three hundred and seventythree links; and the South, four hundred and thirty links, by other part of the under-mentioned section; and towards the West, two thousand three hundred and seventy-three links, by other part of the said section, now used as a road; be the said several linkages a little more or less; which said piece of land is part of Section marked 5 delineated on the public map of the said Hutt District, deposited in the office of the Commissioner of Crown Lands, Wellington; except Lots numbered 18, 19, and 20 thereof: And that I intend to cause the same to be sold at the auction-rooms, on Lambton Quay, in the City of Wellington, of Messrs. Laery and Campbell, on the eighteenth day of May, 1880, at two o'clock in the afternoon.

The Solicitor for the Execution Creditor is Mr. Frank Morton Ollivier, of Lambton Quay, in Wel-

lington aforesaid.

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ALEX. S. ALLAN, Sheriff.

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 the sum of one thousand four hundred and nineteen 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 605n; 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 Arapeka 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 heredita-ments 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.

FORD AND NEWTON V. YOUNG.

NOTICE is hereby given that the sale of the abovementioned property is postponed, by order of his Honor Mr. Justice Gillies, to Monday, the 23rd of February instant.

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EDWARD S. WILLCOCKS, Sheriff and Magistrate.

NOTICE OF INTENTION TO CONSTRUCT A WATER-RACE.

To the Mining Registrar at Westport of the Nelson South-West Mining District, and all other persons whom it may concern.

TAKE notice that it is intended to construct a Water-race and divert from a point commencing in Corr's Dam, Waite's, Pakihis, which is situate on the seaward side of the Government Road, and about a mile therefrom. The length of the proposed race is one mile or thereabouts. The mean depth is about three feet, and the width is about three feet. The course of the said race is east and west. The said race terminates at the Maori Reserve No. 48. It is intended that the said race shall carry about ten heads of water.

The dimensions of the dam or reservoir constructed as above mentioned is about one hundred and fifty acres.

REMARKS.—The said race has been constructed about three years, and has been used in connection with the saw-mill at the Maori Pa, but no registration was ever obtained for the same, and the said water-race is required for driving the said saw-mill.

Dated at Westport this 4th February, 1880.

JOHN CORR.

No. of miner's right, 7491; 4/2/80.

Notice of the objection must be lodged at the Mining Registrar's Office at Westport within thirty days from the date hereof.

Hearing of this application on Tuesday, the 9th day of March, 1880, at 11 o'clock a.m., at the Mining Registrar's Office, Courthouse, Westport.

> C. H. W. Bowen, Mining Registrar.

SLEE V. EVANS AND HIS WIFE.

HEREBY give notice that, under a writ of fieri facias, duly issued out of the Supreme Court of New Zealand, at the suit of FRANK SLEE, of Waimate, in the County of Waimate, Licensed Land Broker, I have taken in execution the fee-simple of MARGARET EVANS, Wife of ROBERT EVANS, of Waimate aforesaid, Blacksmith, and the life estate of the said Robert Evans, in all that parcel of land situated in the Waitangi District (i.e., at Waimate aforesaid), containing thirty-two perches, being the land described in certificate of title, Vol. xv., folio 79: And that I intend to cause the same to be sold at the auction-rooms of George Randall Freeman, at Waimate aforesaid, on the twenty-second day of May, 1880, at eleven o'clock in the forenoon.

The Solicitors for the Execution Creditor are Messieurs White and Jameson, of Timaru.

Dated this 7th day of February, 1880.

RICHMOND BEETHAM,

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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 comprised in the Crown grant registered in the Register-book, 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

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.

IN THE MATTER OF "THE PUBLIC WORKS ACT, 1876."

OTICE is hereby given that it is the intention of the Palmerston Road Board to take certain lands hereinafter more particularly described for the purpose of constructing roads, and all persons affected are hereby requested to set forth in writing any well-grounded objection to the execution of such works or to the taking of such lands, and to send such writing within forty days from the date of publication hereof to the Palmerston Road Board: And notice is further given that the plans of the said lands and works are open for inspection at the office of the said Board at Palmerston, and the following is the description of the said lands respectively:

- 1. All that parcel of land situate in the Hawksbury District, containing by admeasurement two (2) roods and thirty-seven poles and five-tenths of a pole (37.5), and being part of Section numbered twenty-seven (27), Block one (I.), on the record map of the said district, and comprised within the following boundary lines: Commencing at the northeastern corner or angle of the said section, and running thence along the north-eastern boundary line of the said Section numbered twenty-seven (27) in a north-westerly direction a distance of three hundred and ninety-three links and two-tenths of a link (393.2); thence in a line bearing one hundred and fifty-eight degrees and fifty-one minutes (158° 51') a distance of three hundred and fifty-four links and five-tenths of a link (3545); thence in a line bearing two hundred and ninety-three degrees and thirty-two minutes (293° 32') a distance of one hundred and fifty-five links and eight-tenths of a link (155.8) to a point intersecting the south-eastern boundary line of the said section; thence along the said south-eastern boundary line in a northeasterly direction a distance of two hundred and seventy links and seven-tenths of a link (270.7) back to the point of commencement.
- 2. All that parcel of land situate in the Moeraki Survey District, containing by admeasurement one (1) rood and seven poles and seven-tenths of a pole (7.7), and being part of Section numbered fifty-one (51), Block three (III.), of the said district, and comprised within the following boundary lines: Commencing at a point on the north-western boundary line of said Section numbered fifty-one (51), and running thence along the said boundary line a distance of sixty four links and five-tenths of a link (64.5); thence in a line bearing three hundred and thirty-four degrees and forty-five minutes (334° 45') a distance of four hundred and forty-five (445) links; thence in a line bearing two hundred and eighty-three degrees (283°) a distance of three hundred and ninety-five (395) links to the point intersecting a creek forming the southern boundary line of said Section numbered fifty-one (51); thence along the said creek a distance of one hundred and writs of fieri facias respectively be not paid in the twenty (120) links; thence in a line bearing two

hundred and eighty-three degrees (283°) a distance of three hundred and fifteen links and five-tenths of a link (315.5); thence in a line bearing three hundred and thirty-four degrees and forty-five minutes (334° 45') a distance of four hundred and thirty-nine links and two-tenths of a link (439.2) back to the point of commencement.

Dated at Palmerston, this sixth day of February, one thousand eight hundred and eighty.

CHARLES CRUMP,

77 Clerk to the Palmerston Road Board.

THE NEW ZEALAND TIMES NEWSPAPER COMPANY (LIMITED).

NOTICE is hereby given that, at an extraordinary New Zealand Times Newspaper Company (Limited), duly convened and held at the offices of Messrs. Bethune and Hunter, in Old Customhouse Street, in the City of Wellington, on Wednesday, the seventh day of January, 1880, it was unanimously resolved by all the Shareholders of the said Company present in person or by proxy at such meeting, "That the New Zealand Times Newspaper Company (Limited)

be wound up voluntarily.

And notice is hereby further given that, at an extraordinary general meeting of the Shareholders of the said Company, duly convened and held at the offices of Messrs. Bethune and Hunter, in Old Customhouse Street, in the City of Wellington, on Friday, the thirteenth day of February, 1880, at the hour of three o'clock in the afternoon, it was unanimously resolved by all the Shareholders of the said Company present personally or by proxy at the said meeting, "That the resolution passed at the extraordinary general meeting of the Shareholders of the New Zealand Times Newspaper Company (Limited), duly convened and held at the offices of Messrs. Bethune and Hunter, in Old Customhouse Street, in the City of Wellington, on Wednesday, the seventh day of January, 1880, 'That the New Zealand Times Newspaper Company (Limited) be wound up voluntarily,' be confirmed.

And notice is hereby also further given that it was unanimously resolved by all the Shareholders in the said Company present personally or by proxy at the said meeting, "That Messrs. Walter Woods Johnston, George Hunter, Frederick Augustus Krull, and Edward William Mills, all of the City of Wellington, Merchants, should be appointed Liquidators of the

said Company.

Dated this sixteenth day of February, 1880.

By order of the Directors.

THOMAS McKENZIE, Secretary.

Moorhouse, Edwards, and Cutten, Solicitors for the said Company, and for the said Liquidators. 110

the undersigned, hereby make application to register the Southland 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 Southland Mining

The name of the Company is to be the Southland Mining and Quartz-Crushing Company (Limited).
 The place of intended operations is at Longwood, in the County of Wallace, in the Colony of New Zealand.
 The registered office of the Company will be situated in Invercargill, in the said colony.
 The nominal capital of the Company is twenty thousand pounds sterling, in twenty thousand shares of one pound each.
 The number of shares subscribed for is twenty thousand, the whole number.

the whole number. 6. The number of paid-up shares is nil.

The amount already paid up is three hundred pounds.
 The name of the Manager is David Flemington.
 The names, addresses, and occupations of the shareholders, and the number of shares held by each at this date, are as

	Shares.
Louis Louguet, Agent, Invercargill	1,000
Duncan McArthur, Inspector of Forests, Invercargill	1,000
William S. Moir, Merchant, Invercargill	3,000
Samuel Jacobs, Merchant, Dunedin	3,000
Nicholas Johnson, Hotelkeeper, Invercargill	1,000
David Flemington, Land Broker, Invercargill	2,000
William Moffett, Cordial Manufacturer, Invercargill	3,000
William Joseph Mullany, Clerk, Invercargill	1,000
Henry McCulloch, Resident Magistrate, Invercargil	500
Arthur C. Henderson, Sheriff, Invercargill	1,500
Thomas Trumble, Gentleman, Invercargill	1,000
Henry Ewell, Miner, Longwood	2,000

Dated this 7th day of February, 1880.

D. FLEMINGTON, ${\bf Manager.}$

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

David Flemington, of Invercargill, in the Colony of New Zealand, do solemnly and sincerely declare

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 Justices of the Peace Act, 1866."

D. FLEMINGTON.

Taken before me at Invercargill, this 7th day of February, 1880—D. McArthur, a Justice of the Peace for the Colony of New Zealand. 100

the undersigned, hereby make application to 1, register the Geraldine Mining Company as a Limited Company under the provisions of "The Mining Companies Act, 1872."

1. The name of the Company is to be the Geraldine Mining

Company (Limited).

2. The place of operations or intended operations is at Macetown.

3. The registered office of the Company will be situated at

Dunedin.
4. The nominal capital of the Company is twelve thousand

pounds, in twelve hundred shares of ten pounds each.

5. The number of shares subscribed for is twelve hundred, being not less than two-thirds of the entire number of shares in

the Company.

6. The number of paid-up shares, if any, is nil.

7. The amount already paid up is twelve hundred pounds.

8. The name of the Manager is John Alexander Mackenzie.

9. The names, addresses, and occupations of the shareholders, and the number of shares held by each at this date are as follow :-

			Shares.
Sew Hoy, Dunedin, Merchant			400
James Hazlett, Dunedin, Merchant			200
Joseph Frederick Watson, Dunedin, Agent		• • •	80
James McKay, Dunedin, Contractor			80
Thomas H. Dodson, Dunedin, Hotelkeeper			40
John Beale, Macetown, Miner			100
Elisha Joseph Beale, Macetown, Miner	• • •		100
Antonio Resta, Macetown, Miner			100
Lorenzo Resta, Macetown, Miner			100
· · · · · ·			
			1.200

Dated this 12th day of February, 1880.

J. A. MACKENZIE, Manager.

No. of

Witness to signature—J. B. Bradshaw.

I, John A. Mackenzie, do solemnly and sincerely declare that-

1. I am the Manager of the said intended Com-

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

J. A. MACKENZIE.

Taken before me at Dunedin, this 12th day of February, 1880—J. B. Bradshaw, J.P. 104

the undersigned, hereby make application to register the Australasian Reefing Company as a Limited Company under the provisions of "The Mining Companies Act, 1872."

1. The name of the Company is to be the Australasian Reef-

ing Company (Limited).

2. The place of 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

Riverton. 4. The nominal capital of the Company is twenty thousand pounds, in twenty thousand shares of one pound each.

5. The number of shares subscribed for is twenty thousand,

6. The number of shares subscribed for is twenty thousand, being the entire number of shares in the Company.

6. The number of paid-up shares is twenty thousand.

7. The amount already paid up is five thousand pounds.

8. The name of the Manager is Ross Robertson, Riverton.

9. The names and addresses and occupations of the share-

holders, and the number of shares held by each at this date, are as follow :-

		Shares.
Ross Robertson, Riverton, Merchant		 2,500
Gilbert Matheson, Dunedin, Merchant		 1,250
John Matheson, Dunedin, Merchant		 1,250
James Taylor, Riverton, Auctioneer		 2,500
Bernhard Berndtson, Riverton, Miner	• • •	 1,250
John Horr, Riverton, Miner		 3,000
Alexander Concher, Riverton, Miner		 3,000
Leonard Wright Petchell, Riverton, Ager	nt	 1,250
John Bell, Riverton, Miner		 2,000
Thomas Surat, Riverton, Miner		 2,000
,		
		20.000

Dated this 6th day of February, 1880.

Ross Robertson,

Manager.

Witness to signature—James Reid.

I, Ross Robertson, of Riverton, in the Colony of New Zealand, do solemnly and sincerely declare that-

1. I am the Manager of the said intended Com-

pany.

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 Justices of the Peace Act, 1866."

Ross Robertson.

Taken before me at Riverton, this 6th day of February, 1880-James Reid, J.P. 105.

TATEMENT of the Affairs of the Pride of Tokatea Gold-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 Pride of Tokatea Gold-Mining Company (Registered).
When formed, and date of registration: 25th May, 1871.
Where business is conducted, and name of Legal Manager: Shortland Street, Auckland; Robert Horne.
Naminal anital. 1200,000

Nominal capital: £100,000.

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

Number of shares in which capital is divided: 20,000.

Number of shares taken: 7,349.

Amount of calls made: £8,166 13s. 4d.

Total amount of subscribed capital paid up: £71,166 13s. 4d. Number of shareholders at time of registration of Company: 16. Amount of cash in hand: £50.

Whether in operation or not: In operation. Total amount of dividends declared: £2,500.

Number of shares unallotted: 12,651

ROBERT HORNE,

Manager.

31st December, 1879.

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THE NEW ZEALAND GAZETTE.

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

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

	£	8.	d.	
For the first sixty words and under	0	5	0	
For every eight words after the first sixty	0	0	6	
Headings, date lines, signatures, &c., re-				
quiring to be printed in separate lines, to				
be charged, at per line	0	0	6	
Half-yearly statements of affairs of Mining	٠	•	(-	
	Λ	15	0	
Companies, &c	U	10	U	
Application to register Mining Companies				
(with 6d. per line added for the name of				
each shareholder)	1	0	0	
Appointment of Manager of Mining Com-				
pany	0	5	0	
Situation of office of ditto	0	5	0	
Manager and situation of office in one notice	ñ	7	6	
Balance-sheets, &c., first eight lines	ŏ	5	ŏ	
	ŏ	_		
for every subsequent line	-	0	6	
Application to construct Water-race	U	15	0	
Second and subsequent insertions same charge a	as f	or f	irst.	
o. 1			-	

Single copies of the Gazette, 1s. each. Booksellers and Advertising Agents will be allowed a commission at the rate of five per cent.

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

The number of insertions required must be written across

the face of the advertisement.

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

NO ADVERTISEMENT WILL IN FUTURE BE INSERTED WITHOUT

PREPAYMENT BEING MADE.

GEO. DIDSBURY. Government Printer.

Government Printing Office, Wellington, 1st January, 1880.

By Authority: GEORGE DIDSBURY, Government Printer, Wellington.