

THE

GAZETTE. NEW ZEALAN]

Published by Authority.

WELLINGTON, THURSDAY, APRIL 1, 1880.

under Public Works Acts.

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

W HEREAS for the safety and proper mainte-nance of the railway works of the Westport to Ngakawau Railway it has been found desirable to alter and divert the course of the Buller River, and the said alteration and diversion have been partially executed:

Now, therefore, by virtue and in pursuance of the powers and authorities conferred upon me in that behalf by the sixteenth and seventeenth sections of "The Public Works Act, 1879," and all other powers thereunto me enabling, I, Sir Hercules George Robert Robinson, the Governor of the Colony of New Zealand, do hereby proclaim and declare that the work above mentioned, and more particularly described in the Schedule hereto, has been executed for the purpose hereinbefore mentioned, and shall for all purposes be taken and deemed to have been executed under the authority of "The Public Works Act, 1876," and "The Public Works Act, 1879."

SCHEDULE.

COMMENCING at a point in the middle of the Buller River, opposite the junction of the Waimea Creek with the said river, and proceeding thence in a generally easterly direction for a distance of 136 chains or thereabouts to a point situate in the Buller River about 8 chains north of the junction of Island Creek with said river, passing in, through, or over Sections Nos. 52, 53, 54, and 55, within Native Reserves Nos. 69 and 70, also the Buller River, and all intervening roads, streams, and watercourses; all being situated within the Provincial District of Nelson, Colony of New Zealand; in the manner

Declaring Diversion of Buller River duly executed Supreme Court at Nelson, in the Provincial District of Nelson; the total length being 136 chains or thereabouts.

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

R. OLIVER.

GOD SAVE THE QUEEN!

Land taken for a Portion of the Invercargill to Kingston Railway—Branch Line from Lumsden to Mararoa River (Lumsden Section).

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

WHEREAS by a Proclamation issued under the authority of sections one hundred and twentytwo, one hundred and twenty-three, and one hundred and twenty-four of "The Public Works Act, 1876," the middle line of the railway from Lumsden to Mararoa (Lumsden Section), being one of the railways specified in "The Immigration and Public Works Appropriation Act, 1878," was defined: And whereas pursuant to the one hundred and twenty-fifth section of "The Public Works Act, 1876," the Minister for Public Works has caused to be made and, on the thirty-first day of July, one thousand eight hundred and seventy-nine, to be deposited in the office of the Registrar of the Supreme Court at Invercargill, such maps and plans as were necessary to explain the delineated on the map and plan marked P.W.D. said portion of the said line of railway and the land Works, deposited in the office of the Registrar of the plans were referred to in such Proclamation as afore-

said: And whereas the branch line of railway, Lums- II., and Sections 1, 19, 18, Block I. Also all that den to the Mararoa River, from the main line, Inver- other parcel of land containing by admeasurement cargill to Kingston, is one of the railways specified in "The Public Works Act, 1879," and it is enacted therein that such of the railways mentioned as are unfinished may be completed under the provisions of "The Public Works Act, 1876," "The Public Works Act 1876 Amendment Act, 1878," and "The Public Works Act, 1879:" And whereas the land described in the Schedule hereto is required to be taken for the Lumsden Section of the said line of railway:

Now, therefore, His Excellency the Governor of the Colony of New Zealand, in exercise of the powers and authorities conferred by the sixth section of "The Public Works Act 1876 Amendment Act, 1878," and of every power and authority in that behalf, doth hereby proclaim and declare that the land described in the Schedule hereto is taken for the said portion of the said line of railway.

SCHEDULE.

ALL that parcel of land containing by admeasurement 3 roods 30 perches, more or less, situate in Section numbered 61, in the Hokonui Survey District, commencing at a point on the Invercargill-Kingston Railway, distant from Trigonometrical Station R 21594 links on a bearing of 304° 57′ 8″, and 1115 links on a bearing of 285° 10′. Bounded thence towards the East by land taken for Winton-Kingston Railway, 190 links; towards the Northwest by a road, 157 links; towards the West and South-west by other part of said road, 145 links, 488 South-west by other part of said road, 145 links, 488 links, and 318 links respectively; towards the Southeast by part of said Section 61, 110 links; towards the North-east to the point of commencement by land taken for the Winton-Kingston Railway, 376 links, 247 links, and 194 links respectively. Also all that other parcel of land containing by admeasurement 21 acres and 30 perches, more or less, situate in the Taringatura Survey District, commencing at a point on the north-western boundary of Section 109, distant 1079 links from the south-western corner of said Section 109; and bounded towards the Northwest by Barnhill Road, 228 links; towards the North and West by other part of said Section 109, 3533 links, 75 links, and 2600 links respectively; towards the East by other part of said section, 75 links; again towards the North by parts of said section and by Section 110, 3379 links; towards the North-east by a road, 224 links; towards the South by parts of said Sections numbered respectively 109 and 110 to the point of commencement, 9722 links.

Also all that other parcel of land containing by admeasurement 1 rood, more or less, situate in the Township of Elbow, commencing at the southernmost corner of Section 7, Block V., of said township; and bounded towards the South-west by Oreti Street, and bounded towards the South-west by Oren Street, 304 links; towards the North by part of said Section 7, 347 links; towards the South-east by Barnhill Road to the point of commencement, 166 links. Also all that other parcel of land containing by admeasurement 1 acre 2 roods 9 perches, more or less, situate in Sections numbered respectively 2, 3, 4, 7, 8, 10, and 11, Block VI., Township of Elbow, commencing at a point on the north-east boundary of said Section 11, 71 links distant from the north-eastern corner of said Section 11; and bounded towards the North-east by Oreti Street, 208 links; towards the North by parts of Sections 11, 10, 7, 8, 4, and 3, 1447 links; towards the North-west by Irthing Street, 114 links; towards the South by parts of Sections numbered respectively 2, 3, 7, 8, 10, and 11, to the point of commencement, 1684 links.

Also the whole of those sections situate in the Township of Elbow, numbered respectively 1, 2, 3, 4,

31 acres 3 roods 22 perches, more or less, situate in Sections numbered respectively 6, 77, 178, and 175, in the Taringatura Survey District, commencing at the south-east corner of said Section 6; and bounded towards the South-west by a main road, 28164 links; towards the North-east by part of Section 175, 521 links; again towards the North-east by parts of Sections numbered respectively 175 and 178, 7157 links; towards the North west by parts links; towards the North-west by part of Section 178, 100 links; again towards the North-east by other part of said Section 178, 4000 links; towards the South-east by other part of said Section 178, 100 links; again towards the North-east by parts of Sections numbered respectively 178, 77, and 6, 16461 links, to the point of commencement; and towards the South-east by Main North Road, 110 links.

Also all that other parcel of land containing by admeasurement 4 acres 2 roods 12 perches, more or less, situate in Sections numbered respectively 44 and 35, in the Taringatura District aforesaid, commencing at the north-western corner of said Section 44; and bounded towards the North-east by a road, 3833 links and 521 links respectively; towards the South-west by parts of Sections 44 and 35, 4832 links; towards the North-west by part of said Section 35, 100 links; on the North-east by a road to the point of commencement, 488 links.

All the aforesaid measurements being either more or less, and the several parcels of land being situate in the Provincial District of Otago, Colony of New Zealand, and are more particularly delineated upon the plan marked P.W.D. 7568, deposited in the office of the Minister for Public Works at Welling-ton, Colony of New Zealand.

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

R. OLIVER.

GOD SAVE THE QUEEN!

Land taken for a Portion of the Waitaki-Bluff Railway, Branch Line from Edendale to Toitois (Wyndham Section).

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

WHEREAS by a Proclamation issued under the authority of sections one hundred and twentytwo, one hundred and twenty-three, and one hundred and twenty-four of "The Public Works Act, 1876," the middle line of the railway from Eden-1876," the middle line of the railway from Edendale to Toitois (Wyndham Section), being one of the railways specified in "The Immigration and Public Works Appropriation Act, 1878," was defined: And whereas pursuant to the one hundred and twentyfifth section of "The Public Works Act, 1876," the Minister for Public Works has caused to be made and, on the twenty-first day of April, one thousand eight hundred and seventy-nine, to be deposited in the office of the Registrar of the Supreme Court at Dunedin, such maps and plans as were necessary to explain the said portion of the said line of railway and 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, and 17, Block the land through which the same passes, and such maps

and plans were referred to in such Proclamation as aforesaid: And whereas the branch line of railway from Edendale to Toitois, from the main line, Waitaki to Bluff, is one of the railways specified in "The Public Works Act, 1879," and it is enacted therein that such of the railways mentioned as are unfinished may be completed under the provisions of "The Public Works Act, 1876," "The Public Works Act 1876 Amendment Act, 1878," and "The Public Works Act, 1879:" And whereas the land described in the Schedule hereto is required to be taken for the Wyndham Section of the said line of railway:

Now, therefore, His Excellency the Governor of the Colony of New Zealand, in exercise of the powers and authorities conferred by the sixth section of "The Public Works Act 1876 Amendment Act, 1878," and of every power and authority in that behalf, doth hereby proclaim and declare that the land described in the Schedule hereto is taken for the said portion of the said line of railway.

SCHEDULE.

ALL that parcel of land containing by admeasurement 24 acres 3 roods 16 perches, more or less, situate in Sections numbered respectively 1, 2, 3, 4. 5, 24, and 25, and road, in Block III., on the map of the Mataura Survey District, commencing at the south-western corner of Section 1, Block III., aforesaid; and bounded along the western boundary of said section; towards the West by a part of Seaward Road being used for the purposes of the Waitaki to Bluff Railway, 132 links, 402 links, and 89 links respectively; towards the North by other part of said Section 1, 760 links; towards the North-east by other part of said Section 1, 1140 links; towards the North by parts of Sections numbered respectively 1, 2, 3, and 4, Block III., 7300 links; towards the West by Section 4, Block III., 20 links; towards the North by parts of Sections numbered respectively 5 and 24 and part of a road in Block III., 4456 links; towards the North-east by parts of Sections numbered respectively 24 and 25, Block III., 3728 and 684 links respectively; towards the East by a road, 353 links; towards the South-west by Elba Road, 4501 links; towards the South by the Ferry Road, 11940 links; towards the South-west, South, and South-east by other part of Section 1, 646 links, 700 links, and 300 links respectively; thence by the Ferry Road to the point of commencement, 312 links.

Also all that other parcel of land containing by admeasurement 17 acres and 38 perches, more or less, situate in the suburbs of the Township of Wyndham, including portions of the railway reserve and Suburban Sections numbered respectively 55, 56, and 60, and portion of the recreation reserve, all in Block VI. of said township, commencing at the south-western corner of Suburban Section 51; and bounded towards the North by the southern boundaries of Suburban Sections numbered re-spectively 51, 53, and 54, 2003 links; towards the North by parts of Suburban Sections numbered respectively 55 and 56, 1233 links; and by a road, 150 links, and by the southern boundary of Section 59, 1000 links; towards the East by recreation resource. tion reserve, 88 links; again towards the North by part of recreation reserve, 1624 links; towards the North-east by other part of recreation reserve in a curvilineal line having a radius of 2060 links, 2038 links; towards the South by Raglan Street, 160 links; towards the South-west by other part of the recreation reserve in a curvilineal line having a radius of 1940 links, 1823 links; towards the South by other part of the recreation reserve, 1619 links; and by part of Suburban Section 60, 1001 links; towards the South-east by a road, 241 links

towards the South by a main road, 1389 links; towards the South-east by other part of main road, 1612 links; again towards the South by other part of main road, 421 links; towards the West by a road

to point of commencement, 520 links.

Also all those 34 sections containing by admeasurement 8 acres 2 roods 38 perches, more or less, situate in the Township of Wyndham, in the aforesaid provincial district, numbered respectively 6, 7, 8, 9, 27, 28, and 29, Block XIV.; 2, 3, 4, 5, 6, 7, and 21, Block XIII.; 7, 8, 25, and 26, Block XIII.; 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, and 11, Block XI.; and 1, 2, 3, 4, and 5, Block X.

Also all that portion of Malta Street containing by admeasurement 1 rood 35 perches, more or less, commencing at the south-east corner of Section No. 1, Block XIII.; and bounded towards the North by said Sections numbered respectively 2, 3, and 21, Block XIII., 430 links; towards the South-east by part of Malta Street, 202 links; towards the South by Sections 7 and 8, Block XII., 200 links; towards the South-west by other part of Malta Street to

the point of commencement, 177 links.

Also all that portion of Scutari Street containing by admeasurement 1 rood and 29 poles, more or less, commencing at the south-west corner of Section 1, Block XI.; and bounded towards the North by said Section 1, 250 links; towards the North-east by part of Scutari Street, 168 links; towards the South by Section 1, Block X., 326 links; on the West by Nightingale Street to the point of commencement, 150 links; be all the aforesaid measurements more or less; and the several parcels of land being situate in the Provincial District of Otago, Colony of New Zealand, and are more particularly delineated upon the plan marked P.W.D. 7567, deposited in the office of the Minister for Public Works, at Wellington, in the Provincial District of Wellington, Colony of New Zealand.

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

R. OLIVER.

GOD SAVE THE QUEEN!

Extension of Time for Sitting of Assessment Court, Mount Eden Highway District.

> HERCULES ROBINSON, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-fifth day of March, 1880.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS the sittings of the Assessment Court VV for the Eden Terrace Highway District, County of Eden, were duly fixed for the twentyseventh day of February last, at the Baptist Schoolroom, Mount Eden Road: And whereas through misadventure the local body failed to attend at the said time and place:

Now, therefore, His Excellency the Governor of the Colony of New Zealand, by virtue and in pursuance of the power in him vested by the sixty-eighth

section of "The Rating Act, 1876," and every other power thereunto him enabling, and with the advice and consent of the Executive Council of the said colony, doth hereby extend the time for the sittings of the said Court to the sixth day of April, one thousand eight hundred and eighty, at the hour of ten of the clock in the forenoon, to be held at the above-mentioned place, for the purpose of hearing and determining all objections to the valuation list or lists for the above-named district.

> FORSTER GORING, Clerk of the Executive Council.

Varying Date of Trial of Maori Prisoners under "The Confiscated Lands Inquiry and Maori Prisoners' Trials Act, 1879."

HERCULES ROBINSON, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this thirty-first day of March, 1880.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

THEREAS by an Order in Council bearing date the twenty-third day of December, one thousand eight hundred and seventy-nine, made under the authority of "The Confiscated Lands Inquiry and Maori Prisoners' Trials Act, 1879," Monday, the fifth day of April next, was fixed as the date, and the Superme Court at Wellington as the place, of trial of the said Natives:

And whereas it is expedient that the said Order in Council should be varied, and that the date of the trial of the said prisoners should be fixed as hereinafter mentioned:

Now, therefore, His Excellency the Governor of the Colony of New Zealand, in exercise of the powers and authorities vested in him by the said Act, and of all other powers and authorities in this behalf, and by and with the advice and consent of the Executive Council of the said colony, doth hereby vary the here-inbefore in part recited Order in Council, so far as concerns the date of trial therein mentioned, and doth also order that the date of trial of the Natives mentioned in or affected by the said Order in Council shall be Monday, the fifth day of July next.

FORSTER GORING. Clerk of the Executive Council.

Statute and Regulations of the New Zealand University.

HERCULES ROBINSON, Governor.

- 1. Statute amending Statute-" Government and Discipline of the University."
- I. The following clause is hereby added to the above statute:
- "The Chancellor, or in his absence from the colony the Vice-Chancellor, may of his own proper motion convene special meetings of the Senate."
- 2. Regulation amending Regulation-" Admission of Graduates in Arts, Medicine, Law, and Music to ad eundem Degrees."

Any person who shall have been admitted to the degree of Bachelor of Arts, Master of Arts, Bachelor of Medicine, Doctor of Medicine, Bachelor of Laws, Doctor of Laws, Bachelor of Music, Doctor of Music, in any of the following Universities, namely, Oxford,

Cambridge, Glasgow, Aberdeen, St. Andrews, Edinburgh, Dublin, Durham, London, Queen's University of Ireland, Sydney, or Melbourne, may be admitted by the Senate to the same degree in the University of New Zealand. In all cases of application for ad eundem degrees, candidates shall be required to furnish as evidence a diploma or calendar of the University to which they have formerly belonged, or a certificate of the Registrar or other recognised officer of the said University or college of the said University, together with proof of their identity by means of a statutory declaration or a certificate from a member of the Senate.

- 3. Regulation repealing Regulation—" The Entrance Examination for Matriculation and Junior Scholar-
- ships," and making other provision in lieu thereof.

 I. The regulation, "The Entrance Examination for Matriculation and Junior Scholarships," is hereby repealed.
- II. Candidates for matriculation shall, before they are admitted as matriculated students of the University, be examined in six or more of the following subjects :-
 - 1. Latin.
 - 2. English.
 - 3. Greek.
 - 4. French.
 - 5. German or Italian.6. Arithmetic.

 - 7. Algebra.
 - 8. Euclid.
 - 9. History.
 - 10. Geography.
 - 11. Elementary chemistry.
 - 12. Elementary physics.13. Elementary natural science.
- III. Each candidate will be required to pass in at least six subjects, of which Latin, English, and
- arithmetic must be three. IV. The junior scholarships shall be awarded for excellence in any number not exceeding five of the following subjects:--
 - 1. Latin.
 - 2. English.
 - 3. Greek.
 - 4. French.
 - 5. German or Italian.
 - 6. Mathematics.
 - 7. History and geography.
 - 8. Natural and physical science.

V. Candidates shall be held to have passed the matriculation examination who shall have obtained the minimum number of marks prescribed in the A Schedule hereunto appended in the compulsory subjects and in three of the optional subjects.

VI. The successful candidates for junior scholarships shall be held to have passed the matriculation examination, and unsuccessful candidates shall be held to have passed the same examination, if they shall have obtained on the junior-scholarship papers one-tenth of the marks in each of the three compulsory subjects, and also in each of three other subjects prescribed for the matriculation examination.

VII. The marks allotted to each subject of the matriculation examination shall be in accordance with Schedule A annexed to this regulation, and the number of marks obtained by each successful candi-

date in each subject shall be reported by the examiner. VIII. The junior scholarships shall be awarded to those candidates who shall have obtained the highest aggregate of marks in any number not exceeding five of the subjects prescribed in Section IV. of this regulation, and to which subjects the values given in the B Schedule hereunto appended shall be assigned: Provided that for the purpose of awarding junior scholarships no marks shall be counted in any subject in which the candidate shall have obtained less than one-fifth of the value assigned to that subject.

IX. Candidates for the entrance examination shall, prior to the examination, pay the matriculation fee required by the University irrespective of their passing or failing to pass the entrance examination: Provided that a candidate who may present himself and fail to pass at his first examination shall not be required to pay any further fee on his giving notice of his intention to present himself again for examination.

X. Every student shall at matriculation make the following declaration: "I do solemnly promise that I will faithfully obey the statutes and regulations of the University, so far as they apply to me; and I hereby declare that I believe myself to have attained the age of fifteen years."

SCHEDULE A.

VALUES OF SUBJECTS FOR MATRICULATION EXAMINATION.

\$	Subject.		\mathbf{M}	inimum.	Maximum
	Latin			150	500
2.	English			90	300
	Greek			90	300
4.	French			60	200
5.	German or It	alian		60	200
6.	Arithmetic			60	200
7.	Algebra			45	150
	Euclid	•••		45	150
9.	History			30	100
	Geography			30	100
	Chemistry			30	100
	Physics			30	100
	Natural scien		•••	30	100

SCHEDULE B.

VALUES OF SUBJECTS FOR JUNIOR-SCHOLARSHIP EXAMINATION.

1. Latin		•••	 1,500
2. English		•••	 1,000
3. Greek			 1,000
4. French	•••	•••	 750
5. German or I	[talian	• • •	 750
6. Mathematics			 1,500
7. History and	geogra	aphy	 750
8. Science	•••	•••	 1,000

- 4. Regulation amending Regulation specifying Value, Tenure, and Conditions of Medical Scholarship.
- I. There shall be a medical scholarship of the value of £100 per annum, and tenable for three years.
- II. The competition for the medical scholarship shall take place at the senior scholarship examination, and shall be decided by excellence in the papers on anatomy, physiology, zoology, botany, and chemistry.
- III. The medical scholarship shall be open to graduates of the University of New Zealand and to under graduates of not less than two years' standing.
- IV. The medical scholarship shall be held on condition that the holder gives satisfactory proof to the Chancellor that he is taking the necessary steps towards the obtaining of his medical degree in any British or Colonial University, whose degrees can be registered in New Zealand as entitling to practise.

regulation, and to which subjects the values given in the B Schedule hereunto appended shall be assigned:

| 5. Regulation amending Regulation permitting certain Teachers to proceed to the B.A. Degree.

Teachers in affiliated institutions, and certificated teachers of good repute in any school established or conducted under the provisions of an Act of the General Assembly or of a Provincial Council of this colony, having been in the practice of their profession for at least five years, may be admitted on the recommendation of the Chancellor or of the Vice-Chancellor to the examination for the B.A. degree, to be passed either in one or two sections, on payment of the ordinary fees, without matriculation and the keeping of University terms; and on passing that examination shall be entitled to all the other privileges of undergraduates of the University of the same standing, anything in other regulations of the University notwithstanding: Provided that under this regulation no teacher shall be admitted to the first section of his examination beyond the B.A. examination for the year 1883: Provided also that every teacher admitted to examination under this regulation shall give six months' notice to the Chancellor of the subjects in which he shall elect to be examined.

6. Regulation amending Regulation prescribing Form of Diploma for Graduates.

I. The following section is hereby added to the regulation prescribing form of diploma for graduates:—

II. Each successful candidate for honours shall receive a diploma under the hand of the Chancellor, sealed with the seal of the University, in the following form:—

A.B. has been duly admitted to the degree of Master of Arts in the University of New Zealand, with class honours in .

Given under my hand this day of , one thousand eight hundred and .

C.D., Chancellor.

Approved in Council, at Wellington, the twenty-ninth day of March, 1880.

FORSTER GORING, Clerk of the Executive Council.

Trustees of Borough of Winton Sinking Fund appointed.

Colonial Secretary's Office,
Wellington, 24th March, 1880.

H IS Excellency the Governor has been pleased to
appoint

James Walker Bain and John Thompson

to be Trustees of the Corporation Sinking Fund of the Borough of Winton, vice Sir J. L. C. Richardson, deceased, and W. P. Grigor, resigned.

THOMAS DICK.

Members of County Cook Cattle Board appointed.— Notice No. 32.

> Colonial Secretary's Office, Wellington, 31st March, 1880.

IS Excellency the Governor has been pleased to appoint

James Woodbine Johnson, George Langdale Sunderland, Alexander McKenzie, John Clark, and William Wilkinson Smith

to be Members of the Local Cattle Board for the of his appointments as a Member of the Licensing District of County Cook; and also to appoint

JAMES WOODBINE JOHNSON to be the Chairman of the said Board.

THOMAS DICK.

Clerk of Licensing Court appointed.

Department of Justice, Wellington, 30th March, 1880.

HIS Excellency the Governor has been pleased to appoint appoint

ARTHUR CHILLAS HENDERSON, Esq., to be Clerk of the Licensing Court for the District of Campbelltown, vice Sergeant Charles Routledge. THOMAS DICK.

Certificated Accountants in Bankruptcy appointed.

Department of Justice, Wellington, 30th March, 1880. IS Honor Mr. Justice Richmond has appointed EDWARD HENRY POWER, of Auckland, and Mr. District Judge Hardcastle has appointed WILLIAM GORDON ROBINSON, of Foxton,

to be Certificated Accountants in Bankruptcy THOMAS DICK.

Appointments in Survey Department.

General Survey Office, Wellington, 22nd March, 1880. IS Excellency the Governor has been pleased to make the following appointments in the Survey Department of New Zealand :-

Name.	Rank.	Date of Appointment.
James Edward Pickett	Assistant Surveyor	Mar. 22, 1878.
Francis William Hunt	Cadet	Aug. 8, 1877.
George James Parker	Assistant Draughtsman	Feb. 17, 1877.

THOMAS DICK, (for the Minister of Lands.)

Promotion of Volunteer Officer.

Defence Office, Wellington, 31st March, 1880. IS Excellency the Governor has been pleased to make the under-mentions? make the under-mentioned promotion:-

Wellington Naval Volunteers. Sub-Lieutenant Robert Bruce Wallace to be Lieu-Date of commission, 11th February, 1880. H. A. ATKINSON.

Justice of the Peace resigned.

Department of Justice, Wellington, 30th March, 1880. IS Excellency the Governor has been pleased to accept the resignation by

Hugh Jones, Esq.,

of Nelson, of his appointment as a Justice of the Peace for the colony.

THOMAS DICK.

Member of Licensing Court and Visiting Justice resigned.

Department of Justice, Wellington, 30th March, 1880 IS Excellency the Governor has been pleased to accept the resignation by CHARLES HUNTER BROWN, Esq., J.P.,

Court for the District of City of Nelson, and a Visiting Justice to the Prison at Nelson.

THOMAS DICK.

Resignation of Volunteer Officers.

Defence Office, Wellington, 24th March, 1880.

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

I Battery of Artillery.

Second-Lieutenant Frederick Dunn Holdsworth. Date of resignation, 9th February, 1880.

Napier Engineer Volunteers.

Lieutenant Lawrence Marshall Grace. Date of resignation, 27th February, 1880.

Christchurch City Guards.

Sub-Lieutenant John Leslie. Date of resignation, 20th February, 1879.

H. A. ATKINSON.

Despatch.—Marriages on board Her Majesty's Ships validated.

Colonial Secretary's Office, Wellington, 27th March, 1880.

THE following despatch and its enclosure, received from Her Majeste's Principal S from Her Majesty's Principal Secretary of State for the Colonies, is published for general information.

THOMAS DICK.

(Circular.)

Downing Street, 12th December, 1879.

Sir,—I have the honor to transmit to you, for the information of all persons in the colony under your Government, a copy of an Act passed in the last Session of Parliament entitled "An Act to remove Doubts as to the Validity of certain Marriages of British Subjects on board Her Majesty's Ships" (42 Doubles ...
British Subjects on bounand 43, Vict., cap. 29).

I have, &c.,

M. E. Hicks Beach.

the Government of New Zealand.

"Confirmation of Marriages on Her Majesty's Ships Act, 1879" (Chapter 29).

An Act to remove Doubts as to the Validity of certain Marriages of British Subjects on board Her Majesty's Ships (21st July, 1879).

WHEREAS officers commanding Her Majesty's ships on foreign stations have permitted marriages to be solemnized according to religious rites or ceremonies, or to be contracted per verba de presenti in the presence of such officers, in the belief that marriages were such officers in the belief that marriages were such or is a such of the such as a such and contracted. authorized by law to be so solemnized and contracted, and doubts have arisen with respect to the validity of such marriages, and it is expedient to confirm the

Be it therefore enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows:—

1. This Act may be cited as "The Confirmation of Marriages on Her Majesty's Ships Act, 1879."

2. All marriages, both of the parties being British subjects, which before the passing of this Act have been solemnized on board one of Her Majesty's vessels on a foreign station in the presence of the officer commanding such vessel, whether solemnized according to any religious rite or ceremony, or contracted per verba de presenti, shall be valid in like manuer as if the same had been solemnized within Her Majesty's dominions with the due observance of

all forms required by law:

Provided that this enactment shall not render valid any marriage which before the passing of this Act has been declared invalid by any Court of competent jurisdiction in any proceeding touching such marriage, or any right dependent on the validity or invalidity thereof, or render valid any marriage where either of the parties has, before the passing of this Act, and during the life of the other party, lawfully

intermarried with any person.

Despatch.—Extradition Treaty with Swiss Confederation.

> Colonial Secretary's Office, Wellington, 27th March, 1880.

THE following despatch and enclosures, received from Her Majesty's Principal Secretary of State for the Colonies, is published for general information.

THOMAS DICK.

(Circular.)

Downing Street, 24th December, 1879.

SIR,—With reference to my circular despatch of the 18th of March last, I have the honor to transmit to you, for publication in the colony under your Government, a copy of a letter from the Foreign Office, enclosing an order of Her Majesty in Council, dated the 15th of December, for giving effect to the Convention between this country and the Swiss Confederation, signed at Berne on the 8th of December, prolonging the duration of the Treaty of the 31st of March, 1874, for the mutual extradition of fugitive criminals.

It will be seen that the Order in Council likewise applies to the Treaty of the 31st March, 1874, the Protocol of the 28th of November, 1874, the Convention of the 19th of June, 1878, and the Convention of the 13th of December, 1878.

I have, &c.

M. E. HICKS BEACH.

The Officer Administering the Government of New Zealand.

Foreign Office to Colonial Office.

Foreign Office, (Copy.)

17th December, 1879. Sir,—I am directed by the Marquis of Salisbury to acquaint you, for the information of the Secretary of State for the Colonies, that an Order in Council for giving effect to the Convention between this country and Switzerland, signed at Berne on the 8th of December, 1879, prolonging the duration of the Treaty of the 31st of March, 1874, for the mutual extradition of fugitive criminals, was passed on the 15th instant.

This order, of which I enclose three copies, likewise applies to the Treaty of the 31st March, 1874, the Protocol of the 28th of November, 1874, the Convention of the 19th of June, 1878, and the Indiana of the 19th of Indiana of the vention of the 13th of December, 1878.

I am, &c., TENTERDEN.

The Under Secretary of State, Colonial Office.

[Extract from the London Gazette of Tuesday, 16th December, 1879.]

At the Court at Windsor, the 15th day of December, 1879.

Present:

THE QUEEN'S MOST EXCELLENT MAJESTY, PRINCE LEOPOLD, LORD PRESIDENT, EARL OF BEACONSFIELD, MR. SECRETARY CROSS, MR. W. H. SMITH.

WHEREAS by the Extradition Acts of 1870 and 1873 it was, amongst other things, enacted that, where an arrangement has been made with any foreign State with respect to the surrender to such State of any fugitive criminals, Her Majesty may, by Order in Council, direct that the said Acts shall apply in the case of such foreign State; and that Her Majesty may, by the same or any subsequent order, limit the operation of the order, and restrict the same to fugitive criminals who are in or suspected of being in the part of Her Majesty's dominions specified in the order, and render the operation thereof subject to such conditions, exceptions, and qualifications as may be deemed expedient:

And whereas a treaty was concluded on the thirtyfirst day of March, one thousand eight hundred and seventy-four, between Her Majesty and the Swiss Confederation, for the mutual extradition of fugitive criminals, which treaty is in the terms following:

Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, and the Swiss Confederation, having judged it expedient, with a view to the better administration of justice and to the prevention of crime within their respective territories and jurisdictions, that persons charged with, or convicted of, the crimes hereinafter enumerated, and being fugitives from justice, should, under certain circumstances, be reciprocally delivered up, have named as their Plenipotentiaries to conclude a treaty for this purpose, that is to say,

Her Majesty the Queen of the United Kingdom of Great Britain and Ireland: Alfred Guthrie Graham Bonar, Esquire, Her Envoy Extraordinary and Minister Plenipotentiary to the Swiss Confederation;

And the Federal Council of the Swiss Confederation: Joseph Martin Knüsel, Member of the Swiss Federal Council;

Who, after having communicated to each other their respective full powers, found in good and due form, have agreed upon and concluded the following articles:--

ARTICLE I.

The high contracting parties engage to deliver up to each other those persons who, being accused or convicted of a crime committed in the territory of the one party, shall be found within the territory of the other party under the circumstances and conditions stated in the present treaty.

ARTICLE II.

The crimes for which the extradition is to be granted are the following:

- 1. Murder (including infanticide) and attempt to murder.
 - 2. Manslaughter.

3. Counterfeiting or altering money, uttering or bringing into circulation counterfeit or altered

money.

4. Forgery, or counterfeiting, or altering, or utterprehending the crimes designated in the penal codes of either State as counterfeiting or falsification of paper money, bank-notes, or other securities, forgery or other falsification of other public or private documents, likewise the uttering or bringing into circulation or wilfully using such counterfeited, forged, or falsified papers.

5. Embezzlement or larceny.

6. Obtaining money or goods by false pretences.

Crimes against bankruptcy law.

8. Fraud committed by a bailee, banker, agent, factor, trustee, or director, or member or public officer of any company made criminal by any law for the time being in force.

9. Rape.

10. Abduction of minors.

11. Child- stealing or kidnapping.

12. False imprisonment.

13. Burglary, or housebreaking, with criminal intent.

14. Arson.

15. Robbery with violence.

16. Threats by letter or otherwise with intent to extort.

17. Perjury or subornation of perjury.18. Malicious injury to property, if the offence be

The extradition is also to take place for participation in any of the aforesaid crimes, as an accessory before or after the fact.

ARTICLE III.

No Swiss shall be delivered up by Switzerland to the Government of the United Kingdom, and no subject of the United Kingdom shall be delivered up by the Government thereof to Switzerland.

ARTICLE IV.

The extradition shall not take place if the person claimed on the part of the Government of the United Kingdom, or the person claimed on the part of the Swiss Government, has already been tried and discharged or punished, or is still under trial, in one of the Swiss Cantons or in the United Kingdom respectively, for the crime for which his extradition is demanded.

If the person claimed on the part of the Government of the United Kingdom, or if the person claimed on the part of the Swiss Government, should be under examination, or have been condemned for any other crime, in one of the Swiss Cantons or in the United Kingdom respectively, his extradition may be deferred until he shall have been set at liberty in due course

In case such individual should be proceeded against or detained in the country in which he has taken refuge, on account of obligations contracted towards private individuals, his extradition shall nevertheless take place; the injured party retaining his right to prosecute his claims before the competent authority.

ARTICLE V.

The extradition shall not take place if, subsequently to the commission of the crime, or the institution of the penal prosecution, or the conviction thereon, exemption from prosecution or punishment has been acquired by lapse of time, according to the laws of the State applied to.

ARTICLE VI.

If the individual claimed by one of the two contracting parties in pursuance of the present treaty should be also claimed by one or several other powers, on account of other crimes committed upon their respective territories, his surrender shall be granted to that State whose demand is earliest in date; unless any other arrangement should be made between the Governments which have claimed him, either on account of the gravity of the crimes committed, or for any other reason.

ARTICLE VII.

A fugitive criminal shall not be surrendered if the offence in respect of which his surrender is demanded

crime of that nature, or if he prove that the requisition for his surrender has, in fact, been made with a view to try and punish him for an offence of a political character.

ARTICLE VIII.

A person surrendered can in no case be kept in prison, or be brought to trial in the State to which the surrender has been made, for any other crime or on account of any other matters than those for which the extradition shall have taken place.

This stipulation does not apply to crimes committed

after the extradition.

ARTICLE IX.

The requisition for extradition must always be made by the way of diplomacy, and, to wit, in Switzerland by the British Minister to the President of the Confederation, and in the United Kingdom to the Secretary of State for Foreign Affairs by the Consul-General of Switzerland, who, for the purposes of this treaty, is hereby recognized by Her Majesty as a diplomatic representative of Switzerland.

The requisition for the extradition of an accused person must be accompanied by a warrant of arrest issued by the competent authority of the State requiring the extradition, and by such evidence as, according to the laws of the place where the accused is found, would justify his arrest if the crime had been committed there.

If the requisition relates to a person already convicted, it must be accompanied by the sentence of condemnation passed against the convicted person by the competent Court of the State that makes the requisition for extradition.

A requisition for extradition cannot be founded on

sentences passed in contumaciam.

ARTICLE X.

A fugitive criminal may, however, be apprehended under a warrant issued by any Police Magistrate, Justice of the Peace, or other competent authority, in either country, on such information or complaint, together with such evidence or after such judicial proceedings as would in the opinion of the officer issuing the warrant justify its issue, if the crime had been committed in that part of the dominions of the two contracting parties in which he exercises juris-Provided, however, that in the United diction. Kingdom the accused shall in such case be sent as speedily as possible before a Police Magistrate in London. Such requisition may be made by means of the post or by telegraph.

The accused shall, however, be discharged if, within such reasonable time as, with reference to the circumstances of the case, the Police Magistrate may fix, the requisition shall not have been made according to the

stipulations contained in Article IX.

ARTICLE XI.

The extradition shall not take place before the expiration of fifteen days from the apprehension, and then only if the evidence be found sufficient, according to the laws of the State applied to, either to justify the committal of the prisoner for trial in case the crime had been committed in the territory of the said State, or to prove that the prisoner is the identical person convicted by the Courts of the State which makes the requisition.

ARTICLE XII.

In the examination which they have to make in accordance with the foregoing stipulations, the authorities of the State applied to shall admit as entirely valid evidence the sworn depositions or statement of witnesses taken in the other State, or copies thereof, and likewise the warrants and sentences issued is one of a political character, or is connected with a I therein, provided such documents are signed or certified by a Judge, Magistrate, or officer of such State, | and are authenticated by the oath of some witness, or by being sealed with the official seal of a British Secretary of State, or of the Chancellor of the Swiss Confederation.

ARTICLE XIII.

If sufficient evidence for the extradition be not produced within two months from the date of the apprehension of the fugitive, he shall be set at liberty.

ARTICLE XIV.

All articles seized, which were in the possession of the person to be surrendered at the time of his apprehension, shall, if the competent authority of State applied to for the extradition has ordered the delivery thereof, be given up when the extradition takes place, and the said delivery shall extend not merely to the stolen articles, but to everything that may serve as a proof of the crime.

ARTICLE XV.

The contracting parties renounce any claim for the reimbursement of the expenses incurred by them in the arrest and maintenance of the person to be surrendered, and his conveyance to the frontiers of the State from which he is required; they reciprocally agree to bear such expenses themselves.

ARTICLE XVI.

The stipulations of the present treaty shall be applicable to the colonies and foreign possessions of

Her Britannic Majesty.

The requisition for the arrest and surrender of a fugitive criminal who has taken refuge in any of such colonies or foreign possessions shall be made through the Swiss Consul-General in London to the Secretary of State for Foreign Affairs, who shall proceed in conformity with the provisions of the present treaty and the laws of the land.

Her Britannic Majesty shall, however, be at liberty to make special arrangements in the British colonies and foreign possessions for the surrender of such individuals as shall have committed in Switzerland any of the crimes hereinafore mentioned, who may take refuge within such colonies and foreign possessions, on the basis as nearly as may be of the provisions of the present treaty.

The requisition for the surrender of a fugitive criminal from any colony or foreign possession of Her Britannic Majesty shall be governed by the rules laid down in the preceding articles of the

present treaty.

ARTICLE XVII.

The present treaty shall come into force ten days after its publication in conformity with the forms prescribed by the laws of the high contracting parties. It may be terminated by either of the high contracting parties, but shall remain in force for six months

after notice has been given for its termination.

The treaty shall be ratified, and the ratification shall be exchanged at Berne in four weeks, or sooner

possible.

In witness whereof the respective Plenipotentiaries have signed the same, and have affixed thereto the

seal of their arms.

Done at Berne, the thirty-first day of March, in the year of our Lord one thousand eight hundred and seventy-four.

(L.s.)A. G. G. Bonar.

J. M. KNUSEL. (L.s.)

And whereas a protocol amending Article XVI. of the aforesaid treaty was signed by the Plenipotentiaries of Her Majesty and of the Swiss Confederation on the twenty-eighth day of November, one their Plenipotentiaries for this purpose-

thousand eight hundred and seventy-four, which protocol is in the following terms:

The undersigned Plenipotentiaries of Her Majesty the Queen of the United Kingdom of Great Britain and Ireland and the Federal Council of the Swiss Confederation, having met in conference, have taken into their consideration the following subject:

They have directed their attention to the fact that the second paragraph of Article XVI. of the treaty, which stipulates that the requisition for the arrest of a fugitive criminal who has taken refuge in any of the colonies or foreign possessions of Her Britannic Majesty shall be made through the Swiss Consul-General in London to the Secretary of State for Foreign Affairs, was not in accordance with the law of England, and they have consequently resolved to declare that the second paragraph of that article beginning-

"The requisition for the arrest," and concluding with, "and the laws of the land," shall be null and void, and in lieu thereof the following words shall be

substituted:-

"The requisition for the surrender of a fugitive criminal who has taken refuge in any of such colonies or foreign possessions shall be made to the Governor or to the supreme authority of such colony or possession through the Swiss Consul, or, in case there should be no Swiss Consul, through the Consular Agent of another State charged for the occasion with the Swiss interests in the colony or possession in question.

The Governor or supreme authority above mentioned shall decide with regard to such requisitions as nearly as possible in accordance with the provisions of the present treaty. He will, however, be at liberty either to consent to the extradition, or

report the case to his Government."

The other provisions of Article XVI. remain in force as they have been agreed upon in the treaty.

This protocol shall be regarded and acted upon as forming part of the treaty in question.

In witness whereof the undersigned have signed this protocol, and have hereunto affixed their seals.

Done in duplicate at Berne, the twenty-eighth day of November, in the year of grace one thousand eight hundred and seventy-four.

The Plenipotentiary of Great Britain-

EDWIN CORBETT. (L.S.)

And whereas the ratifications of the said treaty and protocol were exchanged at Berne on the thirtyfirst day of December, one thousand eight hundred and seventy-four:

And whereas under and by virtue of the powers in and by Article XVII. of the said treaty reserved and contained, the Swiss Confederation did on the twentysecond day of December, one thousand eight hundred and seventy-seven, give notice to Her Majesty's Government of the termination of the said treaty, subject to the provisions in the said article contained that the same should remain in force for six months after notice should be given for its termination:

And whereas on the nineteenth day of June, one thousand eight hundred and seventy-eight, a convention was entered into between Great Britain and

Switzerland in the terms following:-

The Swiss Federal Council having by a note of the 22nd December, 1877, denounced the extradition treaty of the 31st March, 1874, which exists between the United Kingdom of Great Britain and Ireland and the Swiss Confederation, and a new extradition treaty not having as yet been concluded, the high contracting parties, being desirous of prolonging the duration of the treaty now in force, have named as

Her Majesty the Queen of the United Kingdom of Great Britain and Ireland: Sir Horace Rumbold, Baronet, Her Majesty's Minister Resident to the Swiss Confederation; and

The Federal Council of the Swiss Confederation: M. le Conseiller Fédéral Fridolin Anderwert, Chief of the Federal Department of Justice and Police;

Who, after having communicated to each other their full powers, found in good and due form, have concluded the following convention:—

The duration of the treaty of the 31st March, 1874, between the United Kingdom of Great Britain and Ireland and the Swiss Confederation is prolonged for six months, to date from the 22nd June, 1878.

for six months, to date from the 22nd June, 1878.

Done at Berne, this nineteenth day of June, one thousand eight hundred and seventy-eight.

The Plenipotentiary of the United Kingdom of Great Britain and Ireland-

HORACE RUMBOLD.

The Plenipotentiary of Switzerland-

ANDERWERT.

And whereas on the thirteenth day of December, one thousand eight hundred and seventy-eight, a further convention was entered into between Great Britain and Switzerland in the terms following:—

The Swiss Federal Council having, by a note of the 22nd December, 1877, denounced the extradition treaty of the 31st March, 1874, which exists between the United Kingdom of Great Britain and Ireland and the Swiss Confederation, and a new extradition treaty not having as yet been concluded, the high contracting parties, being desirous of prolonging the duration of the treaty now in force, have named as their Plenipotentiaries for this purpose—

Her Majesty the Queen of the United Kingdom of

Her Majesty the Queen of the United Kingdom of Great Britain and Ireland: Sir Horace Rumbold, Baronet, Her Majesty's Minister Resident to the Swiss Confederation; and

The Federal Council of the Swiss Confederation: M. le Conseiller Fédéral Fridolin Anderwert, Chief of the Federal Department of Justice and Police;

Who, after having communicated to each other their full powers, found in good and due form, have concluded the following convention:—

The duration of the treaty of the 31st March, 1874, between the United Kingdom of Great Britain and Ireland and the Swiss Confederation is prolonged for twelve months, to date from the 22nd December, 1878.

Done at Berne, this thirteenth day of December, one thousand eight hundred and seventy-eight.

The Plenipotentiary of the United Kingdom of Great Britain and Ireland—

HORACE RUMBOLD.

The Plenipotentiary of Switzerland-

And whereas on the eighth day of December, one thousand eight hundred and seventy-nine, a further convention was entered into between Great Britain and Switzerland in the terms following:—

The Swiss Federal Council having, by a note of the 22nd December, 1877, denounced the extradition treaty of the 31st March, 1874, which exists between the United Kingdom of Great Britain and Ireland and the Swiss Confederation, and a new extradition treaty not having as yet been concluded, the high contracting parties, being desirous of prolonging the duration of the treaty now in force, have named as their Plenipotentiaries for that purpose—

Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, Sir Horace Rumbold, Baronet, Her Majesty's Minister Resident to the Swiss Confederation; and

The Federal Council of the Swiss Confederation, M. le Conseiller Fédéral Fridolin Anderwert, Chief of the Federal Department of Justice and Police; Who, after having communicated to each other their full powers, found in good and due form, have concluded the following convention:—

The duration of the treaty of the 31st March, 1874, between the United Kingdom of Great Britain and Ireland and the Swiss Confederation is prolonged for twelve months, to date from the 22nd December, 1879.

Done at Berne, this eighth day of December, one thousand eight hundred and seventy-nine.

The Plenipotentiary of the United Kingdom of Great Britain and Ireland-

HORACE RUMBOLD.

The Plenipotentiary of Switzerland-

ANDERWERT.

Now, therefore, Her Majesty, by and with the advice of Her Privy Council, and in virtue of the authority committed to Her by the said recited Acts, doth order, and it is hereby ordered, that the said Acts shall apply in the case of Switzerland and of the said treaty and protocol, and conventions with the Swiss Confederation.

C. L. PEEL.

Application for Registration of a Trade Mark.

Colonial Secretary's Office, Wellington, 30th March, 1880.

NOTICE is hereby given that EDWARD WATERS, Patent Agent, of Melbourne, in the Colony of Victoria, has applied, on behalf of the Company trading under the name or style of "Bell and Black (LIMITED)," at High Street, Stratford, near London, in England, to register under "The Trade Marks Act, 1866," a trade mark of which the following is a description, viz.:—

Description of Trade Mark.

The device of a bell surrounded by a circular framing or border on which are the following words and figures, viz., "Trade Mark." "Established 1839."

Nature of the Articles to which it is intended such Trade Mark shall apply.

Wooden matches, wax vestas, wax tapers, vesuvians, and flamers.

THOMAS DICK, Colonial Secretary and Registrar of Trade Marks.

Application for Registration of a Trade Mark.

Colonial Secretary's Office, Wellington, 31st March, 1880.

NOTICE is hereby given that EDWARD WATERS, Patent Agent, of Melbourne, in the Colony of Victoria, has applied, on behalf of the Company trading under the name or style of "FREDERICK BRABY AND COMPANY (LIMITED)," at No. 120, Cannon Street, London, in England, to register under "The Trade Marks Act, 1866," a trade mark of which the following is a description, viz.:—

Description of Trade Mark.

The device of a sun, above which are the words "Sun Brand," and below which is the name "F. Braby and Co."

Nature of the Articles to which it is intended such Trade Mark shall apply.

All descriptions of galvanized iron, galvanized tinned iron, and galvanized and ungalvanized iron wire.

THOMAS DICK, Colonial Secretary and Registrar of Trade Marks. Notice to Mariners.-No. 14 of 1880.

Marine Department, Wellington, 22nd March, 1880.

THE following Notices to Mariners, received from the Superintendent, Marine Survey of India, are published for general information.

H. A. ATKINSON.

BAY OF BENGAL-COAST OF BURMA.-GULF OF MARTABAN.—DISCONTINUANCE OF MAROON LIGHTS AT KRISHNA SHOAL LIGHT-VESSEL.

WITH reference to Notice to Mariners, No. 24, issued from this department on the 2nd November, 1878, notice is hereby given that, on and after the 1st July, 1880, the exhibition of maroon lights from the Krishna Shoal light-vessel will be discontinued, but the blue light will be shown every half hour as at present.

By direction of the Government of India.

R. C. CARRINGTON, In Charge of Office (for A. Dundas Taylor, Comdr. late I.N., Superintendent, Marine Survey of India.) Marine Survey Department, Calcutta, 21st January, 1880.

BAY OF BENGAL-COAST OF ORISSA.-FALSE POINT. EXHIBITION OF NEW FIXED LIGHT.

WITH reference to this department Notice to Mariners, No. 29, dated the 4th September, 1879, notice is hereby given that, on and after the 1st February, 1880, the blue lights and rockets now shown from False Point Lighthouse will be discontinued and the new light exhibited. The light will be a fixed white light, elevated 129 feet above the level of high water, and should be visible in clear weather, in every direction seaward, from a distance of nineteen miles. The tower-which is of red granite, with a large white star in the centre, facing east—is 132 feet high from base to vane. The illuminating apparatus is dioptric, or by lenses, of the 1st order. Position: Lat. 20° 20′ 20″ N., long. 86° 44′ E.

By direction of the Government of India.

R. C. CARRINGTON, In Charge of Office, (for A. DUNDAS TAYLOR, Comdr. late I.N

Superintendent, Marine Survey of India.) Marine Survey Department,

Deaf and Dumb Institution, Sumner, Canterbury.

Calcutta, 26th January, 1880.

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 are now prepared to receive pupil-boarders at the Institution. Full information may be obtained on application to

the undersigned, or to the Secretaries of the several Education Boards.

By order.

JOHN HISLOP, Secretary.

Crown Lands Notices.

Certain Lands classified as Pastoral Land.

General Crown Lands Office, Wellington, 25th March, 1880. T is hereby notified that the Commissioners appointed in pursuance of section 75 of "The Land

Act, 1877," have reported to His Excellency the Governor that the land described in the Schedule hereto shall be classified as pastoral lands, and the Governor has determined that the same shall be disposed of as pastoral land upon deferred payments, as provided by sections 76 to 85 inclusive of "The Land Act, 1877."

THOMAS DICK, (for the Minister of Lands.)

SCHEDULE.

Run No. 52B, containing 11,160 acres, more or less; Run No. 52c, containing 13,700 acres, more or less, in the vicinity of Lawrence; and Run No. 72, containing 10,300 acres, more or less, in the Warepa District. Exclusive of all lands granted to lessees as pre-emptive rights.

Sale of Crown Lands, Hindon Hundred.

Crown Lands Office, Wellington, 23rd March, 1880.

IT is notified for general information that the under-mentioned Crown lands will be open for application on immediate payment, at twenty shillings per acre, at the Land Office, Dunedin, on Tuesday, the 4th May, 1880.

THOMAS DICK, (for the Minister of Lands.)

HINDON HUNDRED.

Block,	Section,	Area.
I.	1	A. R. P. 267 2 0
,,	2	278 3 5
. ,,	3	158 2 25
11.	1	309 2 32
,,	2	307 2 7
"	3 5	295 3 25 243 2 27
,,	6	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$
,,	7	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$
"	8	193 0 0
,,	9	309 0 30
,,	10	263 0 5
"	11	275 3 0
,,	12	269 1 9
"	14	281 1 17
"	15 16	284 1 12 53 1 26
"	17	53 1 26 307 3 0
"	19	263 0 0
,,	20	313 0 0
йı.	4	253 3 11
"	5	284 2 0
"	6	270 2 36
"	8	268 3 36
**	17	244 2 0
vï.	18	293 0 0
	7 8	15 7 2 7 148 2 19
"	10	234 1 22
"	ii	281 3 12
"	12	320 0 0
"	13	241 3 27
"	14	3 0 7 0 33
**	15	298 1 26
"	16	299 0 30
Ϋ́ΙΙ.	17	319 1 35
	2 3	306 0 0 302 1 24
**	4	302 1 24 239 3 4
"		217 3 29
"	5 6	244 2 0
	7	214 1 8
x.	7 6	308 0 0
**	7 8	292 0 16
,,	8	311 3 18
	1	l

Sale of Crown Lands at Invercargill.

NOTICE is hereby given that the reserve on Sections 65, 67, and 68, Block XVI., New River Hundred, is discharged, and the sections will be offered for sale by auction at the Land Office, Invercargill, at noon, on Monday, the 10th day of May proximo, at the upset price of £5 per acre.

NEW RIVER HUNDRED.

Section.	Block.	Area.	Upset Price.
65 67 68	XVI.	A. R. P. 8 0 22 8 0 13 10 2 33	£ s. d. 40 13 9 40 7 0 53 10 7

WALTER H. PEARSON,
Commissioner of Crown Lands.
Crown Lands Office,
Invercargill, 11th February, 1880.

Sale of Crown Lands, Wellington Land District.

THE following sections of Crown lands, situate in the Townships of Palmerston, Bunnythorpe, and Mauriceville; also pastoral land in the Whareama, Rangitumau, Pahaua, Waipoua, Awhea, and Taratahi Plain Blocks, and sections in the Horokiwi Valley and Waitotara Districts, will be offered for sale by public auction, at the Crown Lands Office, Wellington, on Wednesday, the 28th April next, at 11 o'clock in the forenoon, at the upset prices herein set forth.

Also for sale on application and deferred payments, rural sections in Mangaone, Hutt, and Horokiwi Valley Districts, and in the Townships of Carnarvon, Fitzherbert, and Mauriceville, on Tuesday, the 27th April next. In case two or more applications are put in on the same day for the same sections, an auction will be held on the following day, between the applicants only.

Jos. G. Holdsworth, Commissioner of Crown Lands.

Crown Lands Office, Wellington, 13th March, 1880.

SCHEDULE of Sections of Land to be thrown open for Selection, on Tuesday, the 20th April, 1880, at the Crown Lands Office, Wellington, under "The Land Act, 1877."

No. of Section.	Area.	Upset Price.
	Mangaone Distr	ICT.
Block VI.	A. R. P.	£ s. d.
28	46 2 37	70 2 6
35	38 3 11	58 2 6
36	41 1 0	61 17 6
87	84 3 85	70 0 0
38	28 3 8	57 10 0
39	25 3 11	51 10 0
Block VII.		1
23	89 2 16	89 10 0
24	75 2 34	75 15 0
25	69 0 37	69 5 0
26	65 1 18	65 5 0
27	72 3 38	73 0 0
30	59 0 9	73 15 0
30A	98 0 39	122 16 0
30в	107 1 39	134 7 6
31	123 0 3	123 0 0
36	161 3 9	242 12 6
38	180 2 35	271 2 6
Block X.		
1	92 1 35	92 10 0
2	111 0 16	111 1 6
3	86 2 15	86 11 0
4	80 2 0	80 10 0
5	77 0 14	115 11 0
6	69 1 31	69 10 0
7	95 3 4	95 15 0
10	76 3 14	76 16 0
44	86 1 8	172 10 0

No. of Section.	Area.	Upset Price.
Man	GAONE DISTRICT—	continued.
Block XI.	A. R. P.	£ s. d.
2	58 1 19	87 7 6
5	216 1 35	433 0 0
6	216 3 22	433 10 0
7	101 2 24	152 5 0
8	90 0 8	135 0 0
12	85 2 38	85 15 0
17	85 0 16	127 10 0
22	106 1 24	159 7 6
23	107 2 20	161 5 0
26	93 1 36	140 5 0
30	62 0 32	93 7 6
Manawatu D	ISTRICT.—TOWNSHIP Rural Sections.	
117	121 3 3	·
172		1 72 77 7
		66 10 0
173*	209 0 0	229 0 0
₩ 6 0∧1 1	77 7 4 47	

*£20 has been added to the upset price of this section for approximants thereon.

Townstra	O#	CARNARVON
TOWNSHIP	OF	UARNARVON

	TOWNSHIP OF CARMAI	SY OIN.
149	Rural Section. 116 2 26	116 10 0
	HUTT DISTRICT.	
Part of 209	58 0 0	58 0 0
,, 339	18 0 0	18 0 0
370	213 0 0	213 0 0
371	194 0 0	$194 \ 0 \ 0$
395	175 0 0	175 0 0
397	240 0 0	240 0 0
415	197 0 0	197 0 0
	Horokiwi Valley	7.
Part of 4	74 2 0	74 10 0
	SETTLEMENT OF MAURIC	EVILLE.
75	52 1 21	52 10 0

SCHEDULE of Sections of Land to be put up for Sale by public auction, at the Crown Lands Office, Wellington, on Wednesday, the 28th April, 1880, at 11 o'clock a.m.

· · · · · · · · · · · · · · · · · · ·					
No. of Section.	Area.	Upset Price.			
MANAWATU	MANAWATU DISTRICT.—TOWNSHIP OF PALMERSTON.				
	Town Section.				
	A. R. P.	£ s. d.			
879	1 1 0	37 10 0			
	Suburban Section	8.			
1037	1 4 1 0	20 0 0			
1039	$\begin{bmatrix} \tilde{4} & \tilde{1} & \tilde{0} \end{bmatrix}$	20 0 0			
1041	4 î ŏ	20 0 0			
	Township of Bunnyt				
		HORPE.			
4050	Town Sections.				
1272	0 2 0	15 0 0			
1273	0 2 0	15 0 0			
	Horokiwi Valley Di	STRICT.			
57	86 0 0	43 0 0			
58	73 0 0	36 10 0			
64	268 0 0	134 0 0			
66	239 0 0	119 10 0			
Wairara	A DISTRICT.—TARATAI	II PLAIN BLOCK.			
337	64 1 17	32 5 0			
367	319 0 0	159 10 0			
368	277 2 0	138 15 0			
377	265 0 0	132 10 0			
378	248 0 0	124 0 0			
379	268 0 0	134 0 0			
380	229 0 0	114 10 0			
381	247 0 0	123 10 0			
382	141 0 0	120 10 0			
· 383	220 0 0	110 0 0			
384	268 0 0	134 0 0			
385	67 0 0	33 10 0			
386	284 0 38	142 5 0			
387	291 0 0	145 10 0			
388	263 0 0	131 10 0			
389	237 0 0	118 10 0			
390	280 0 0	140 0 0			
000	- acc c c	T#0 0 0			

879

534 0 14

267 5 0

No. of Section.	Area.	Upset Price.	No. of S
	WAIPOUA BLOCK	and the second s	
79	A. R. P. 291 0 0	£ s. d. 145 10 0	8
80	259 0 0	129 10 0	8
81 82	283 0 0 282 0 0	141 10 0 141 0 0	8 8
·	RANGITUMAU BLO	CK.	8 8
135	189 0 0	94 10 0	8
157 176	80 3 24 322 0 0	40 10 0 161 0 0	8 8
177	296 0 0	148 0 0	8
178 179	149 1 24 282 0 32	74 15 0 141 5 0	
180	291 2 0	145 15 0	189, 1
181	253 0 0	126 10 0 103 0 0	,,
182 183	$\begin{array}{cccc} 206 & 0 & 0 \\ 104 & 2 & 0 \end{array}$	52 5 0	1 1
184	93 0 32	46 15 0	j
185	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	66 0 0 52 0 0	2
186 187	104 0 0	52 15 0	
188	123 2 0	61 15 0	
189 190	$egin{array}{cccc} 120 & 0 & 0 \ 107 & 2 & 32 \end{array}$	60 0 0 54 0 0	
191	107 2 32	54 15 0	
192	97 0 0	48 10 0	
193 194	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	43 0 0 38 0 0	
195	170 0 0	85 0 0	
196 197	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	146 10 0 88 10 0	
197	264 0 0	132 0 0	
East (COAST DISTRICT.—PA	HAUA BLOCK.	
267	445 0 33	222 15 0	
268, Part 1	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	182 15 0 206 15 0	Sale o
" 269	294 0 18	147 5 0	Suite 0
270	413 0 18	206 15 0 .	
$\begin{array}{c} 271 \\ 272 \end{array}$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	226 10 0 196 15 0	
273	488 0 0	244 0 0	ТНЕ
274 275	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	150 0 0 312 0 0	1 Sc
276	358 0 0	179 0 0	auction
277	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	247 15 0 293 5 0	April n
278 279	561 0 0	280 10 0	
280, Part 1	431 0 0	215 10 0	
281 ,, 1	$ \begin{array}{ccccccccccccccccccccccccccccccccc$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	-
,, ,, 2	456 0 0	228 0 0	1
282 , 1	575 0 0 265 0 0	287 10 0 132 10 0	<u> </u>
,, , 2 283 , 1	265 0 0 513 0 0	256 10 0	w
,, ,, 2	747 0 0	373 10 0	
284 ,, 1	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	173 0 0 189 0 0	
285	476 0 0	238 0 0	1
286, Part 1	300 0 0 382 0 0	150 0 0 191 0 0	
287 , 1	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	201 0 0	
,, ,, 2	393 3 39	197 0 0	
288 289, Part 1	505 0 0 444 0 0	252 10 0 222 0 0	
9	256 0 U	128 0 0	
290 ,, 1	$\begin{array}{cccc} 435 & 0 & 0 \\ 514 & 0 & 0 \end{array}$	217 10 0 257 0 0	
291 ,, 1	617 0 0	308 10 0	
., ,, 2	536 0 0	268 0 0	1
292 ,, 1	$\begin{array}{cccc} 478 & 0 & 0 \\ 423 & 0 & 0 \end{array}$	239 0 0 211 10 0	i
293 " 1	426 0 0	213 0 0	The
,, ,, 2	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	197 0 0 320 0 0	Wairos Wairos
294 295, Part 1	640 0 0 464 0 0	232 0 0	road.
,, ,, 2	488 0 0	244 0 0	portion
	WHAREAMA BLO	CK.	cated.
863	634 0 3 0	317 5 0	hills, w
873	516 3 31 572 0 0	258 10 0 286 0 0	fully su ridges,
875 877	572 0 0 515 3 16	258 0 0	land.
878	434 1 37	217 5 0 267 5 0	bush fo

No. of Section.	Area.	Upset Price.
7	Whareama Block—co	ntinued.
	A. R. P.	£ s. d.
880	559 3 20	280 0 0
885	262 0 28	131 5 0
886	227 1 11	113 15 0
887	186 2 0	93 5 0
888	60 0 0	30 0 0
895	195 2 9	98 0 0
896	215 1 25	107 15 0
897	260 1 38	130 5 0
898	276 2 0	138 5 0
899	264 1 33	132 5 0
	AWHEA BLOCK.	
189, Part 1	340 3 24	170 10 0
í o	396 2 16	198 10 0
" " " 2 " 194	587 0 12	293 15 0
195	616 2 27	308 10 0
196	579 3 1	290 0 0
203	487 3 34	244 0 0
	WAITOTARA DISTR	ICT.
63	208 0 0	104 0 0
66	258 0 0	129 0 0
67	319 0 0	159 10 0
70	267 0 0	133 10 0
71	220 0 0	110 0 0
$7\overline{2}$	290 0 0	145 0 0
$7\overline{4}$	313 0 0	156 10 0
75	238 0 0	119 0 0

Jos. G. Holdsworth, Commissioner of Crown Lands.

f 73,950 Acres of Rural Lands, Land District of Auckland.

Crown Lands Office,
Auckland, 1st March, 1880.

REBY notify that the rural lands mentioned in the shedule hereunder will be offered for sale by public 1, at the Courthouse, Clyde, on Tuesday, the 6th day of 12 o'clock noon.
D. A. Tole,
Commissioner of Crown Lands.

SCHEDULE.

Lot.	Area.			Upset	Pric	ce.
WAIROA C	ONFISCATED B OPOTIKI SU				's E	SAY,
	A	\mathbf{R}	P.	£	8.	d.
29	1,195	0	0	298	15	0 -
3 0	986	0	0	246	10	0 -
32	1,085	0	0	271	5	0
r	ARAMARAMA	Sui	RVEY	DISTRICT.		•
22	1,561	0	0	390	5	0
23	1,636	2	0	409	2	6
25	1,005	0	0	251	5	0
27	837	0	0	209	5	0
33	1,636	2	0	409	2	6
34	1,561	0	0	390	5	0
35	1,650	2	0	412	12	6
122	169	0	0	169	0	0
123	169	Ò	0	169	Ŏ	0
125	713	0	0	178	5	0

The Wairoa Confiscated Block, situated between the Rivers Wairoa and Waiau, is distant from Clyde, the port of the Wairoa, some 4½ miles, and is connected with it by a good dray road. The land open for sale on this block consists of the back portion, and has been subdivided into lots of areas above indicated. The quality of the soil is everywhere good, and is generally covered with a dense growth of fern and tutu on the hills, with deep gullies generally with bush in them, and plentifully supplied with water. The surface is formed of a series of ridges, averaging some 1,200 feet high, with little or no level land. It is, however, well adapted for small sheep runs. The bush found in the gullies is generally light, consisting principally of kowhai, titoki, tawa, and a little totara and rimu here and

there. Grass seems to take well where the fern has been burnt off. On adjacent lands near the coast the fern has very generally disappeared from the hills, before the fires and the sheep, and they are now covered with a fine sward of the "native poa" grass, which seems to extend itself immediately the surface is denuded of fern; and these same hills are described as having been a few years since as thickly covered with fern and tutu as the country now open in the Wairoa Block.

Block.	Section.	Area.	Trocat Dui-
	Becomen.	Atea.	Upset Price,
	WAI	AU SURVEY DISTRICT.	
	1 1	A R. P.	£ s. d.
III.	1 1	1,795 0 0	897 10 0
IV.	1 1	215 0 22	107 12 6
	2 3	235 2 22	117 17 6
	3	220 0 0	110 0 0
	4	243 1 21	121 15 0
VI.	1 1	4,448 1 0	1,112 1 3
VII.	l [4,679 2 30	1,169 18 9
VIII.	1 1	3,920 0 0	980 0 0
IX.		3,558 0 0	889 10 0
\mathbf{X} .	1	354 3 12	88 15 0
	2	239 2 20	119 17 6
	3	219 0 0	109 0 0
	1 2 3 4	228 3 22	57 5 0
	6	276 0 0	69 0 0
XI.		2,423 0 0	605 15 0
XIII.		4,389 1 0	1,479 16 3
XIV.		1,710 3 21	427 15 0
XV.		5,142 0 32	1,285 11 3
XVI.		4,010 0 0	1,002 10 0
XVII.	"	2,912 0 0	728 0 0
		_,	

Description of Land. — Block III., broken fern and tutu hills, soil good, light vegetation, a little bush. Block IV., Sechills, soil good, light vegetation, a little bush. Block IV., Sections 1, 2, 3, 4, undulating, fern, tutu, and grass hills, excellent soil on river flats. A well-formed bridle road runs through these sections. Block X., Section 1, broken fern and tutu hills; Section 2, broken fern and tutu hills, with a little bush, excellent soil on river flat; Sections 3 and 4, undulating, fern and tutu hills with a little bush, excellent soil on river flats; Section 6, broken fern and tutu hills, excellent soil on river flats; Section 6, broken fern and tutu hills, excellent soil on river flat. A well-formed bridle road runs through Sections 2, 3, and 4. Blocks VI., VII., VIII., IX., XI., XIII., XIV., XV., XVI., XVII., third-class land, broken hills, covered with fern, tutu, and a little grass, suitable for runs. Many of these blocks have timber, such as red pine and totara, on them. They are all well watered, and are accessible from Clyde, Wairoa, by a bridle road lately formed, partly through some of them, by the Government, and by the excellent Constabulary bridle road from Fraser Town to Lake Waikaremoana. The average height of these lands is about 1,000 feet.

Block.	Section.	Are	a.		Upset Pri	ce.
	TARAMARA	MA SURVI	ey :	Distr	ICT.	
ī.	7	3,741	1	0	935 5	(
	8	2,451	2	0	612 17	€
II.	9	3,863	0	0	965 15	(
٧.	4 5	2,064	1	0	1,032 5	(
	5	221	1	0	110 12	6
	6	920	1	0	460 2	ϵ
VI.	1	1,894	0	0	947 0	C
	2	983	2	0	491 15	(
	3	2,455	1	0	613 16	8

Description of Land.—These sections are a good deal broken, but suitable as runs. The soil is light, pumiceous or vegetable on the hills, with rich alluvial marly deposits along the main and other river flats. A little bush is to be found in the gullies, but not sufficient for fencing purposes. Abundance of water everywhere. A well-made bridle road runs along the Waikaretaheke River, giving access to several of these sections, the nearest of which is distant about 14 miles from Clyde, Wairos.

Note.—Plans may be seen, and further particulars of the land obtained, on application at this office, and at the office of the Resident Magistrate, Clyde.

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

Crown-greant fee to be paid on completion of purchase.

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

Land Transfer Act Notices.

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

ALEXANDER RENNIE.—435 acres 1 rood and 35 perches, being Sections 19, 20, 21, and 22, Block IV., Winton Hundred. Occupied by Margaret Auld Porteous and Annie Auld Porteous. No. 1301.

Diagrams may be inspected at this office. Dated this 24th day of March, 1880, at the Lands

Registry Office, Invercargill.

FREDK. G. MORGAN. District Land Registrar.

NOTICE is hereby given that JAMES MILNE, JOHN GREENSHIELDS and THOMAS EDWARD ROBERTSON, all of Wyndham, in the County of Southland, Farmers, claiming as Devisees under the will of JAMES BLACKLEY, late of Wyndham aforesaid, Farmer, deceased, have applied to be registered as Proprietors of those pieces of land comprised in certificate of title, Vol. i., folio 163, and in Crown grants, Vol. x., folio 74, xi., 192, xvi., folios 160 and 162, and being Section 9, Block II., Sections 6, 7, 15, 24, and 31, Block III., Wyndham District; and they will be so registered, unless caveat forbidding the same be lodged at this office within one calcular month from the data of the grantting of calendar month from the date of the gazetting of this notice.

Dated this 24th day of March, 1880, at the Lands Registry Office, Invercargill.

FREDK. G. MORGAN, District Land Registrar.

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

Allotments 75, 76, 77, and 78, Block IV., Elder-lee portion of Township of Milton.—EDWARD STEWART, Applicant. No. 2890. Allotment 139, the Glen Estate.—ROBERT BAMFIELD, Applicant. No. 2894.

Allotment 23 and part of 22, the Glen Estate.-JOHN MEIKLEJOHN, Applicant. No. 2895.

Allotments 4, 5, 6, 9, and 10, Block XII.; 12, Block XXII.; and 2, 3, 4, 9, 10, and 11, Block XXIII., Township of St. Kilda.—ROBERT HAWORTH and JAMES EMERY, as Trustees, Applicants.—No. 2910.

Diagrams may be inspected at this office. Dated this 25th day of March, 1880, at the Lands Registry Office, Dunedin.

A. W. SMITH, District Land Registrar.

WILLIAM JOHNSTON MORPETH, of Wellington, in New Zealand, Gentleman, claiming as Heir-at-law of HENRY DOUGLAS MORPETH, late of Auckland, in New Zealand, Gentleman, deceased, having applied to be registered as Proprietor of an estate in fee-simple in that piece of land situated in the Parish of Waitemata and County of Eden, containing 7 perches and 8-10ths of a perch or thereabout, being Lot 30 of the subdivision into lots of part of Allotment 19 of Section 8 of the Suburbs of Auckland, and being the whole of the land included in Vol. iv., folio 96, of the Register-book: Notice is hereby given that the Applicant will be registered

accordingly, unless caveat be lodged fobidding the same on or before the 4th day of May next.

Dated this 19th day of March, 1880, at the Land

Transfer Office, Auckland.

THEO. KISSLING, District Land Registrar.

OTICE is hereby given that the several parcels of land hereineften described in the several parcels of land hereinafter described will be brought under the provisions of "The Land Transfer Act, 1870," unless caveat be lodged forbidding the same in each case on or before the 4th day of May next.

SOPHIA JAMES.—Part of Allotment 27, Parish of Waikomiti, containing 60 acres. In Applicant's

occupation. 1337.

SAMUEL JACKSON and WILLIAM JOSEPH CAWKWELL.—Part of Allotment 42 of Section 4, City of Auckland, containing 5 perches. In occupa-tion of William Joseph Cawkwell. 1485.

FRANZ SCHERFF.—Allotments 115 and 129, Town of Kikikiki, containing 2 acres. In Applicant's

occupation.

cupation. 1488. GEORGE NAYLOR WOODS LAURIE.-Islands known as Kaikoura Motukaka and Nelson Island near the Great Barrier Island, containing 1,532 acres. Kaikoura Island occupied by Manuel Silva, the remaining two being unoccupied.

ALBERT EDWARD TYRRELL DEVORE.— Lot 18 of Section 2 of a subdivision into lots of Allotments 2, 2A, 2B, of Section 10, Suburbs of Auckland, containing 13 perches. In occupation of

David Cragie. 1517.

JOHN KERR.—Allotments 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 46, 47, 48, 49, and 50, of Section 2 of the Village of Panmure, containing 9 acres 3 roods 8 perches. In Applicant's occupation.

EDWARD STURMER.—Allotment 72, Town of

Alexandra East, containing 1 acre. Unoccupied. 1526. EDWARD PILKINGTON.—Part of Farm Section 38, District of Tamaki, containing 99 acres.

In Applicant's occupation. 1530. SAMUEL MORRIN.—Farm Sections 22, 23, and 24, District of Tamaki, containing 320 acres 3 roods 31 perches. Part in occupation of the Auckland Stud Company and part in occupation of — Evans.

Diagrams may be inspected at this office.

Dated this 24th day of March, 1880, at the Lands Registry Office, Auckland.

THEO. KISSLING, District Land Registrar.

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

on or before the 10th May, 1880.

1096. JOHN KIRKCALDIE and ROBERT STAINS.—2 roods 4 perches, Sections 3 of Block XI., and 1, 4, 5, and 8 of Block VI., Thorndon Reclamation. Unoccupied.

Diagrams may be inspected at this office.

Dated this 31st day of March, 1880, at the Lands Registry Office, Wellington.

GEO. B. DAVY, District Land Registrar.

Mining Notices.

NOTICE OF INTENTION TO CONSTRUCT A WATER RACE.

Hindon, 18th March, 1880.

To the Mining Registrar.

HEREBY give notice that I intend to construct a Water-race to divert and use water for mining purposes, commencing at a point on Boundary or Fortification Creek, and terminating at the Pride of

the Hills Claim, on the Hindon Gold Fields.

The length of such race is fifteen miles or thereabouts, and its intended course is from east to

west

The mean depth of such race is 2 feet 6 inches, and the mean breadth is 2 feet 10 inches, and it is proposed to divert twenty Government-heads of water.

JOSEPH SYKES WEBB, Dunedin, Accountant, (as Agent for the Hindon Quartz-Mining Company, Limited.)

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

Hearing at 11 o'clock a.m., on the 6th May, 1880. Wm. E. Sessions,

Mining Registrar.

Warden's Office, Dunedin, 18th March, 1880.

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NOTICE OF INTENTION TO CONSTRUCT A WATER-RACE.

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

PAKE notice that it is intended to construct a Water-race and divert from a point commencing at Gilroy's Creek, about two miles east of our machine, situated on Brown's Terrace, taking in its course a dam, area 40 by 12 chains, wall 20 feet high; thence easterly for about one mile to our feed dam, area 10 by 3 chains; continuing past our machine, terminating in Brookes' Creek, half a mile south of our machine. The said race is intended to carry eight heads of water. The main depth of the race is about 2 feet and its course court and went race is about 3 feet, and its course east and west.

Remarks.—The upper portion of the race and dam has been held under certificates of registration for mining purposes for the last eight years, and has been used for the last twelve months to drive our

saw-mill, for which purpose it is required.

Dated at Charleston, this 6th day of March, 1880.

Number of Miners' Rights: 8040, 3rd June, 1879;

7376, 18th November, 1879.

JOHN P. MITCHELL. WILLIAM RICKLEBEN.

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

Hearing of this application on Thursday, the 8th of April, 1880, at 10 o'clock in the forenoon, at the Mining Registrar's Office, Courthouse, Charleston.

H. E. A. Cross, Mining Registrar.

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

and Quartz-Crushing Company (Limited).

2. The place of intended operations is at Longwood, in the County of Wallace, in the Colony of New Zealand.

3. The registered office of the Company will be situated at Invercargill, in the said colony.

4. The nominal capital of the Company is twenty thousand

pounds sterling, in twenty thousand shares of one pound each.
5. The number of shares subscribed for is twenty thousand, the whole number.

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

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

•	Shares.
Louis Longuet, 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 McCullock, Resident Magistrate, Invercargill	 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, Manager.

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

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

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."

D. FLEMINGTON.

Taken before me at Invercargill, this 7th day of February, 1880-D. McArthur, J.P.

the undersigned, hereby make application to register Daniels No. 1 Reefing Company as a Limited Company under the provisions of "The Mining Companies Act, 1872."

1. The name of the Company is to be Daniels No. 1 Reefing

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 sixteen thousand

pounds, in sixteen thousand shares of one pound each.

5. The number of shares subscribed for is sixteen thousand, being the entire number of shares in the Company.

6. The number of paid-up shares is nil.
7. The amount already paid up is two thousand pounds.
8. The name of the Manager is Lewis Federick Clapp.

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

Robert Taylor, Surveyor, Invercargill		667
James W. Blackett, Engineer, Invercargill		667
William R. Carruthers, Engineer, Invercargill		666
John Campbell, Miner, Riverton	•••	2,000
Thomas Surman, Brewer, Invercargill		2,000
David Robertson, Contractor, Riverton	• • •	500
John O. Clapp, Saddler, Riverton		2,000
John Wild, Hotelkeeper, Invercargill		500
Ross Robertson, Draper, Riverton	•••	500
Lewis Federick Clapp, Hotelkeeper, Riverton	***	6,500
		16,000

Dated this 10th day of March, 1880.

LEWIS F. CLAPP, Manager.

Witness to signature—James Reid, J.P.

I, Lewis Federick Clapp, of Riverton, in the Colony of New Zealand, 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 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 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."

LEWIS F. CLAPP.

Taken before me at Riverton, this 10th day of March, 1880—James Reid, J.P.

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

1. The name of the Company is to be the Caledonian Extended Quartz-Mining Company (Limited).

2. The place of operations is at Larry's Creek, County of Inangahua.

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

Reefton.

4. The nominal capital of the Company is twenty thousand oounds, in twenty thousand shares of one pound each, ten shillings

being considered as paid up.

5. The number of shares subscribed for is thirteen thousand six hundred and sixty-six, being not less than two-thirds of the entire number of shares in the Company.

are as follow:-

6. The number of paid-up shares is nil.
7. The amount already paid up is ten thousand pounds.
8. The name of the Manager is George Wise.

9. The names, addresses, and occupations of the share-holders, and the number of shares held by each at this date,

,		Shares.
Murray R. Gissing, Reefton, Druggist		769
Dahant O-law Danton Standboamon	•••	1,374
Thomas Eddy, Larry's, Miner	•••	348
William Danie Dacton Daildon	•••	192
Robert Lees, Reefton, Miner	•••	130
Tahn Haut Cuanadan Minas	•••	308
Samuel Barr, Boatman's, Battery Manager	•••	346
TV: 11: T. L. Cl D. A D. A	***	577
	•••	192
David McBeath, Reefton, Draper	***	404
Richard H. Baylis, Reefton, News Agent	•••	
Charles Brunn, Reefton, Miner	•••	231
John Williams, Fern Flat, Farmer	•••	269
Walter Tovell, Stafford, Storekeeper	•••	17
Donald Ross, Reefton, Contractor	•••	404
George Smith, Waimea, Bank Clerk	•••	43
Robert Whittem, Capleston, Miner	•••	385
Thomas M. Fleming, Westport, Draper	•••	231
Francis Rooney, Boatman's, Mine Manager	•••	385
W. R. Haselden, Westport, Barrister	•••	308
Timothy Gallagher, Cronadun, Storekeeper	•••	769
George Wise, Reefton, Mining Agent	•••	1,154
Anthony Horn, Westport, Tobacconist	•••	769
J. E. Wearne, Larry's, Mine Manager	•••	301
George W. Moss, Greymouth, Sharebroker		462
Robert Gross, Boatman's, Miner	• • •	385
John Anderson, Hokitika, Accountant	•••	230
R. C. Savage, Boatman's, Miner	•••	77
Thomas R. Connel, Kumara, Bank Agent	•••	87
William H. Williams, Hokitika, Carpenter	•••	154
Oliver R. Lecky, Port Chalmers, Bank Manager	•••	87
Richard Rowlands, Westport, Sailmaker	•••	385
Carl J. E. Linnemann, Hokitika, Merchant	•••	43
Henry Lee Robinson, Hokitika, Auctioneer	•••	769
John Corr, Westport, Merchant	***	385
John Herbert Hankins, Hokitika, Solicitor		217
M. A. Cassius		435
Thomas Calder, Nelson, Sailmaker	•••	44
Dated this 20th day of March, 1880.		
GEORGE	W-~	10
GEORGE	77 18	E,

Witness to signature—Patrick Brennan.

I, George Wise, do solemnly and sincerely declare

Manager.

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 convictiously 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."

GEORGE WISE.

Taken before me at Reefton, this 20th day of March, 1880—Patrick Brennan, J.P. 206

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

1. The name of the Company is to be the Fossicker Gold-

Mining Company (Limited).

2. The place of operations is at Longwood.

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

4. The nominal capital of the Company is twenty thousand

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, being the entire number of shares in the Company.
6. The number of paid-up shares is nil.
7. The amount already paid up is four shillings per share.
8. The name of the Manager is Ross Robertson.
9. The names, addresses, and occupations of the shareholders, and the number of shares held by each at this date, are as follow: are as follow:--

		Shares.
Frank Hankinson, Riverton, Gentleman		3,750
George Howell, Riverton, Settler		6,563
Ross Robertson, Riverton, Settler	• • •	1,875
Daniel Durbridge, Riverton, Engineer		937
James Robert Brown, Invercargill, Gentleman		625
Robert Ferguson Cuthbertson, Otahu, Gentleman		625
Alexander Black, Longwood, Miner		2,500
John McCurdy, Longwood, Miner		2,500
John Robert Blyth, Invercargill, Gentleman	• • • •	625

Dated this 12th day of March, 1880.

Ross Robertson,

Manager.

20,000

Witness to signature—J. Nugent Wood, J.P.

I, Ross Robertson, of Riverton, Settler, 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 12th day of arch. 1880—J. Nugent Wood, J.P. 208 March, 1880-J. Nugent Wood, J.P.

Private Advertisements.

PUBLIC POUND ESTABLISHED.

THE Road Board of the Mount Peel District hereby notify that a Public Pound has been established notify that a Public Pound has been established on Reserve No. 1803, near Peel Forest, fronting on the Peel Forest Main Road; and that FREDERICK NEWMAN has been appointed Poundkeeper.

Dated the 19th day of March, 1880. J. Barton A. Acland,

Chairman.

209

TUAPEKA COUNTY.

BY order of the Council of the County of Tuapeka, I hereby declare the following road to be a County Road: Road from Waipori to Lawrence, viâ Bungtown.

Dated at Lawrence, this 19th day of March, 1880. JAMES BENNET,

210

County Chairman.

EARP V. PARKES.

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 Wellington aforesaid.

ALEX. S. ALLAN,

97

Sheriff.

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 auctionrooms 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, Sheriff.

93

JUST PUBLISHED.

TEW ZEALAND JUSTICE OF THE PEACE, in two volumes (third edition). Prices, in full calf, 40s.; half calf, 35s.; cloth, 30s. May be purchased on application to the undersigned.

GEO. DIDSBURY.

Government Stationery Store, Wellington, 25th February, 1880.

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		0	5	0	
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Government Printing Office, Wellington, 1st January, 1880.

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