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NEW GAZETTE. ZEALAN

Published by Authority.

WELLINGTON, THURSDAY, APRIL 29, 1880.

Land taken for Road in Block IV., North Harbour and Blueskin District, County of Waikouaiti.

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

WHEREAS the land described in the Schedule W hereto is required to be taken under "The Public Works Act, 1876," and "The Public Works Act 1876 Amendment Act, 1878," for a certain work, to wit, the construction of a road through Sections nineteen, two of twenty-three, twenty-four, and fortyseven, Block four, North Harbour and Blueskin Dis-trict, County of Waikouaiti :

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

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

SCHEDULE.

ALL that piece of land situate in the North Harbour and Blueskin District, containing by admeasurement 6 acres 1 rood 15 perches, be the same a little more or less, being parts of Sections numbered respectively 19, 2 of 23, 24, and 47, Block IV., on the map of the said district, commencing at a point 724 1 links from the north-east corner of Section 24, thence in a south-westerly direction 449 links and 767 3 links, said district, commencing at a point 724 1 links from the north-east corner of Section 24, thence in a south-westerly direction 449 links and 767 3 links, thence in a north-westerly direction 293 4 links, of Provinces Act, 1875," I, Hercules George Robert

direction 405.6 links, thence in a south-westerly thence in a north-westerly direction 443.6 links, thence in a south-westerly direction 1595.2 links, thence in a north-westerly direction 2403 links, thence in a south-westerly links, direction 7376 direction 763'5 links, thence in a north-westerly thence in a south-westerly direction 612.6 links, thence along the railway fence 105.3 links, thence in a north-easterly direction 576.4 links, thence in a south-easterly direction 745.9 links, thence in a north-easterly direction 833.8 links, thence in a south-easterly direction 237 1 links, thence in a north-easterly direction 1577 6 links, thence in a southeasterly direction 431.4 links, thence in a northeasterly direction 3816 links, thence in a south-easterly direction 376 8 links, thence in a north-easterly direction 1217 7 links, thence along the boundary-line of the said Section No. 24, 118 8 links, to the point of commencement.

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

JOHN HALL, Minister acting for the Minister for Public Works.

GOD SAVE THE QUEEN !

Dog Registrars appointed (Canterbury).

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

N pursuance of the powers vested in me by "The

Robinson, the Governor of the Colony of New Zealand, do hereby appoint the persons whose names appear in the first column of the Schedule hereto to be the persons to register dogs for the places set opposite their names respectively in the second column of the said Schedule: And I do further appoint the places mentioned in the third column of the said Schedule to be the offices at which persons shall register their dogs.

SCHEDULE.

Names.	Places.	Registration Offices.		
William Jameson	County of Selwyn	Selwyn County Council Office, Christchurch.		
Donald Stewart	County of Akaroa			

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-third day of April, in the year of our Lord one thousand eight hundred and eighty.

JOHN HALL.

GOD SAVE THE QUEEN!

Division of Borough of Napier into Three Wards, under "The Municipal Corporations Act, 1876."

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

WHEREAS by "The Municipal Corporations Act, 1876," section twenty-one, it is cnacted that, if not less than one-fourth of the burgesses of a borough petition the Governor, praying him to divide such borough into wards, the Governor may, by Proclamation, divide such borough into not less than three nor more than six wards, and shall in such Proclamation assign such names and boundaries to each ward as he thinks fit: And whereas not less than one-fourth of the burgesses of the Borough of Napier have petitioned me to divide such borough into three wards:

Now, therefore, I, Hercules George Robert Robinson, the Governor of the Colony of New Zealand, in pursuance and exercise of the hereinbefore recited authority, do hereby proclaim and declare that the Borough of Napier shall be and the same is hereby divided into three wards, the names and boundaries of which are set forth in the Schedule hereto.

SCHEDULE.

NORTH WARD.

COMMENCES at the northern extremity of the Eastern Pier, follows along the face of this Pier to its southern extremity, thence in a straight line across the entrance of the Iron-pot to the north-west corner of the reclaimed land, thence along the western boundary of the reclaimed land to Hyderabad Road at the south-west corner of Battery Reserve, thence along the southern boundary of that reserve to Park Road, thence along the centre of Park Road and Napier Terrace to Milton Road, thence across that road to the centre of Harvey Road, along the centre

of that road to Shakespeare Road, across that road to Clyde Road; thence along its centre to its extremity at the Gaol Reserve, thence along the southern boundary of that reserve to the sea-shore, and thence in a northerly and westerly direction along that shore to the starting point at the northern extremity of the Eastern Pier.

CENTRAL WARD.

Commences at Hyderabad Road at the junction with North Ward, runs along the western and southern boundaries of that road to its junction with Carlyle Street, thence along the centre of that street to Clive Square, across that square in a straight line to the centre of Emerson Street, and along the centre of that street to the sea-shore; thence along the sea-shore to the south-east boundary of North Ward at the Gaol Reserve, thence along the southern boundary of North Ward in a westerly direction to the starting point at Battery Reserve.

SOUTH WARD.

Comprises the remaining portion of the Borough of Napier, not comprised in North and Central Wards, between the southern boundary of Central Ward and the southern town boundary at Section 586.

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-seventh day of April, in the year of our Lord one thousand eight hundred and eighty.

THOMAS DICK.

GOD SAVE THE QUEEN!

12th and 13th May to be Bank Half-holidays at Timaru.

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

IN pursuance and exercise of all powers and authorities enabling me in that behalf, I, Hercules George Robert Robinson, the Governor of the Colony of New Zealand, do hereby proclaim and declare that, by an Order in Council made under the provisions of "The Bank Holidays Act, 1873," and "The Bank Holidays Amendment Act, 1878," bearing even date herewith, I have declared that Wednesday, the twelfth day of May next, and Thursday, the thirteenth day of May next, shall be bank half-holidays from the hour of noon within the Borough of Timaru, under and for the purposes of the said Acts.

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-seventh day of April, in the year of our Lord one thousand eight hundred and eighty.

THOMAS DICK.

GOD SAVE THE QUEEN!

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Patutahi Recreation-ground brought under "The Public Domains Act, 1860."

HERCULES ROBINSON, Governor. ORDER IN COUNCIL. At the Government House, at Wellington, this twenty-third day of April, 1880.

Present :

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

BY virtue of the powers and authorities vested in me by the eleventh section of "The Public Reserves Act, 1877," I, Sir Hercules George Robert Robinson, Governor of the Colony of New Zealand, by and with the advice and consent of the Executive Council of the said colony, do hereby order and declare that the reserve made for public recreation in the Provincial District of Auckland, and known as the Patutahi Recreation-ground, and described in the Schedule hereto, shall be and the same is hereby brought under the operation of and declared to be subject to the provisions of "The Public Domains Act, 1860," and its amending Acts; and such domain shall hereafter be managed, administered, and dealt with in manner directed by the said Acts.

SCHEDULE.

ALL that parcel of land in the Provincial District of Auckland, being Section numbered 81, Block I, Turanganui Survey District, containing by admeasurement 61 acres and 22 perches, more or less. Bounded towards the North by a road-line, 3030 links; towards the East by the Whenuakura Block, 1639 links; towards the East by the Whenuakura Block, 1639 links; towards the South by Sections numbered 32 and 33, 2737 links; and towards the West by Section numbered 35, 2794 links: be all the aforesaid linkages more or less.

FORSTER GORING, Clerk of the Executive Council.

Powers delegated to the Patutahi Domain Board under "The Public Domains Act, 1860."

> HERCULES ROBINSON, GOVERNOR. ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-third day of April, 1880.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by the eleventh section of "The Public Domains Act, 1860," it is enacted that the Governor, by Order in Council, may from time to time delegate all or any of the powers by the said Act conferred upon any person for any period, and subject to such stipulations as may be specified in such order, and that every such delegation may from time to time in like manner be altered or revoked: And whereas it is enacted by "The Public Domains Act, 1865," that the word "person" in the hereinbefore recited section of "The Public Domains Act, 1860," shall be deemed to include more persons than one: And whereas pursuant to "The Public Reserves Act, 1877," by an Order in Council of even date herewith, the land described in the Schedule thereto is declared to be brought under and to be subject to the said "Public Domains Act, 1860:"

Now, therefore, His Excellency the Governor, by and with the advice and consent of the Executive Council of the Colony of New Zealand, doth, by this present order, delegate all the powers conferred by the Act first above mentioned, except the powers under or conferred by subsections five and ten of section five and section eleven, to the under-men-

| tioned persons, who shall be known as the Patutahi | Domain Board:---

ARIEL HENRY GRAHAM,

JAMES BENJAMIN POYNTER, JAMES WOODBINE JOHNSON.

CHOLWELL DEAN PITT, and

GEORGE LANGDALE SUNDERLAND'

(herein referred to as "the Board"), subject to the stipulations hereinafter contained, that is to say,-

1. The Board shall meet for the transaction of business on the first Monday in each month, at noon, at the Resident Magistrate's office, or at such other time or place as may from time to time be fixed by the Board. The first meeting shall be held on Monday, the seventeenth day of May, one thousand eight hundred and eighty.

2. Special meetings may be convened by the Chairman, or by any two members of the Board, provided that two days' notice of such meeting be given to each member, specifying the business to be transacted at such special meeting, and no other business than that so specified shall be transacted at such meeting.

3. Any three of the said Board shall form a quorum. Any meeting may be adjourned from time to time.

4. The members of the Board shall, at their first meeting, and thereafter at an annual meeting to be held on the first Monday in January in every succeeding year thereafter, elect one of themselves to be Chairman, who may join in the discussion, and shall have an original as well as a casting vote. The Chairman shall hold office until the election of his successor.

5. If at any meeting the Chairman is not present at the time appointed for holding the same, the members present shall choose some one of their number to be Chairman of such meeting.

6. If, by resignation, death, or incapacity, or otherwise, the office of Chairman shall be or become vacant, the members may at any monthly or special meeting appoint a Chairman.

7. All questions shall be determined by the majority of votes of the members of the Board present at a meeting.

> FORSTER GORING, Clerk of the Executive Council.

Appointing James John Piercy, Esq., Trustee under "The Maori Real Estate Management Act, 1867."

> HERCULES ROBINSON, GOVERNOR. ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-third day of April, 1880.

Present :

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

And whereas by an order bearing date the sixth day of August, one thousand eight hundred and seventy-eight, under the hand of Theophilus Heale, Esquire, Judge of the Native Land Court, under the seal of the said Court, it was ordered that a memorial of the ownership of Hera Pititi and others to the land and hereditaments described in the Schedule hereto be inscribed on the Court rolls :

And whereas the said Hera Pititi is an infant under the age of twenty-one years, and it is expe-dient that James John Piercy, Esquire, be appointed trustee under the said Act, on behalf of the said Hera Pititi :

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

JAMES JOHN PIEBCY, Esquire,

as Trustee, within the meaning and for the purposes of the said Act, for the said Hera Pititi during her minority.

SCHEDULE.

ALL that parcel of land in the Provincial District of Auckland, containing by admeasurement 122 acres, more or less, situate at Maketu, in the District of Bay of Plenty, being called or known by the name of Waitepuia. Bounded towards the North by a line, the Wharekahu Block, the Wharekahu No. 2 Block, and the Mokorou No. 2 Block, 5024 links; towards the East by the Mokorou No. 1 Block and the Ohineahuru No. 2 Block, 5134 links; towards the South by the Rau-o-te-Huia Block, 4555 links ; and towards the West by a line, 3015 links.

> FORSTER GORING, Clerk of the Executive Council.

Appointing Purangataua and Te Puru Trustees under "The Maori Real Estate Management Act, 1867."

HERCULES ROBINSON, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-third day of April, 1880.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

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

And whereas by virtue of a Crown grant bearing date the seventh day of August, one thousand eight hundred and seventy-seven, the parcel of land and hereditaments described in the Schedule hereto became vested in Te Kuka and others, of the District of Bay of Plenty, in the Provincial District of Auckland, aboriginal natives of New Zealand: And whereas the said Te Kuka died intestate:

And whereas at a sitting of the Native Land Court held at Tauranga, in the Provincial District of Auckland, on the twenty-ninth day of October, one thousand eight hundred and seventy-nine, Purangataua claimed to succeed to the said Te Kuka in the parcel of land described in the said 16 Kuka in the was ordered by the said Court that Kirimaene, Purangataua, Te Metera, Rangihurihia, Tuwhiwhia, and Paetutu should succeed to the interest and share of the said Te Kuka in the hereditaments aforesaid;

And whereas the said Rangihurihia, Tuwhiwhia. and Paetutu are infants under the age of twenty-one years, and it is expedient that Purangataua and Te Puru be appointed trustees under the said Act on behalf of the said Rangihurihia (ten years old), Tuwhiwhia (seven years old), and Paetutu (four years old):

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

PURANGATAUA and

TE PURU

as Trustees, within the meaning and for the purposes of the said Act, for the said Rangihurihia, Tuwhiwhia, and Paetutu during their minority.

SCHEDULE.

ALL that parcel of land in the Provincial District of Auckland, in the Colony of New Zealand, containing by admeasurement 249 acres, more or less, situate in the Parish of Katikati, in the District of Bay of Plenty, being called or known by the name of Motuhoa or Allotment No. 99, Parish of Katikati. Bounded on all sides by high-water mark of the Harbour of Tauranga.

FORSTER GORING, Clerk of the Executive Council.

Edward Walter Puckey, Esq., and Whakawaya Trustees under "The Maori Appointing Miriama Whakaraua Trustees under Real Estate Management Act, 1867."

HEBCULES ROBINSON, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-third of April, 1880.

Present:

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

And whereas by virtue of a Crown grant, bearing date the sixteenth day of March, one thousand eight hundred and seventy-one, the parcel of land and hereditaments described in the Schedule hereto became vested in Wiremu Ngawhare and others, of the District of Thames, in the Province of Auckland, aboriginal natives of New Zealand :

And whereas the said Wiremu Ngawhare died intestate :

And whereas at a sitting of the Native Land Court held at Whitianga, in the Provincial District of Auckland, on the twenty-eighth day of November, one thousand eight hundred and seventy-seven, Maihi te Kapua claimed to succeed to the said Wiremu Ngawhare in the parcel of land described in the said Schedule, and it was ordered by the said Court that Wiremu Ngawhare, an infant under the age of twentyone years, should succeed to the interest and share of the said Wiremu Ngawhare in the hereditaments foresaid; and it is expedient that Edward Walter Puckey and Miriama Whakaraua be appointed trustees under the said Act, on behalf of the said With the said Act, on behalf of the said Wiremu Ngawhare :

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

> EDWARD WALTER PUCKEY, Esquire, and MIRIAMA WHAKARAUA

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

SCHEDULE.

ALL that parcel of land in the Province of Auckland, in the Colony of New Zealand, containing by ad-measurement 28 acres, more or less, situate at Whitianga, in the District of Thames, being called or known by the name of Puahape. Bounded towards the North by a line, 2630 links; towards the East by the Whitianga River; towards the South by the Toumuia Block, 2260 links; and towards the West by a line, 1136 links.

FORSTER GORING, Clerk of the Executive Council.

Appointing Hone Paerata and Charles William Ferris Trustees under "The Maori Real Estate Management Act, 1867."

HERCULES ROBINSON, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-third day of April, 1880.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

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

And whereas by an order bearing date the twentyseventh day of March, one thousand eight hundred and seventy-nine, under the hand of John Jermyn Symonds, Esquire, Judge of the Native Land Court, under the seal of the said Court, it was ordered that a memorial of the ownership of Tare te Rapu and others to the land and hereditaments described in the Schedule hereto be inscribed on the Court rolls :

And whereas the said Tare te Rapu is an infant under the age of twenty-one years, and it is expe-dient that Hone Paerata and Charles William Ferris, Esquire, be appointed trustees under the said Act, on behalf of the said Tare te Rapu (twelve years old) :

Now, therefore, His Excellency the Governor of New Zealand, with the advice and consent of the Executive Council of the colony, in exercise and pursuance of the powers and authorities vested in him by the said Act, doth hereby order that the interest

CHARLES WILLIAM FERRIS, Esquire,

as Trustees, within the meaning and for the purposes of the said Act, for the said Tare to Rapu during his minority.

SCHEDULE.

ALL that parcel of land in the Provincial District of Auckland, containing by admeasurement 5,948 acres, more or less, situate at Anaura, in the District of Hawke's Bay, being called or known by the name of Taumata Patiti. Bounded towards the North-east by lines and the Karoronui Stream, 28287 links; towards the South-east by the sea, 10300 links; towards the South by the Waipari Stream and the Anaura Block, 25718 links; towards the West by the Hikuwai River, 32200 links; and towards the North-west by the Tokomaru Block, 16623 links.

FORSTER GORING Clerk of the Executive Council.

Appointing Heni te Auraki and Terina Parewai Trustees under " The Maori Real Estate Management Act, 1867."

> HERCULES ROBINSON, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-third day of April, 1880. Present :

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

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

And whereas by virtue of a memorial of owner-ship bearing date the twenty-first day of May, one thousand eight hundred and seventy-five, the parcel of land and hereditaments described in the Schedule hereto became vested in Mere Taiakupe and others, of the District of Hawke's Bay, in the Province of Auckland, aboriginal natives of New Zealand :

And whereas the said Mere Taiakupe died intestate:

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

Now, therefore, His Excellency the Governor of New Zealand, with the advice and consent of the Executive Council of the colony, in exercise and pursuance of the powers and authorities vested in him and share of the said Tare te Rapu in the land by the said Act, doth hereby order that the interest

and share of the said Hine te Ariki Punahamoa in | Ema Poho in the hereditaments aforesaid; and it is the land described in the Schedule hereto shall be and remain vested in

HENI TE AURAKI and

TERINA PAREWAI

as Trustees, within the meaning and for the purposes of the said Act, for the said Hine te Ariki Punahamoa during her minority.

SCHEDULE.

ALL that parcel of land in the Province of Auckland. in the Colony of New Zealand, containing by admeasurement 31,637 acres, more or less, situate at Okahuatiu, in the District of Hawke's Bay, being called or known by the name of Okahuatiu. Bounded towards the North-east by the Waikohu Block, the Wharekopae Stream, the Tangihanga Block, the Totangi Stream, and the said Tangihanga Block, 91690 links; towards the South-east by the Parikanapa Stream and the Repongaere Block, 22641 links; towards the South-west and South by the Waikakariki Stream, the Mangatoetoe Stream, the Okahuatiu No. 1B Block, the Okahuatiu No. 2 Block, and the aforesaid Wharekopae Stream, 125644 links; towards the West by the last-named stream, the Makaretu Stream, and the Wharekopae Block, 36800 links; and towards the North-west by the lastnamed block, the Ahihiroroa Stream, and Ahihiroroa Block, 52644 links: save and except one surrounded space called or known by the name of Okahuatiu No. 1A Block, containing by admeasurement 108 acres 3 roods 30 perches, be the same more or less.

FORSTER GORING, Clerk of the Executive Council.

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

HERCULES ROBINSON, Governor. ORDER IN COUNCIL. At the Government House, at Wellington, this twenty-third day of April, 1880.

Present:

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

And whereas by virtue of a memorial of owner-ship bearing date the twenty-first day of May, one thousand eight hundred and seventy-five, the parcel of land and hereditaments described in the Schedule hereto became vested in Ema Poho and others, of the District of Hawke's Bay, in the Province of Auckland, aboriginal natives of New Zealand:

And whereas the said Ema Poho died intestate:

And whereas at a sitting of the Native Land Court held at Gisborne, in the Provincial Dsitrict of Auckland, on the seventh day of June, one thousand eight hundred and seventy-nine, Te Peke Kerekere claimed to succed to the said Ema Poho in the parcel of land described in the said Schedule, and it was ordered by the said Court that Katarina Takawhaki Kerekere, an infant under the age of twenty-one years, should succeed to the interest and share of the said hereto became vested in Te Amo Rakau and others,

expedient that Te Peka Kerekere and Heni Aurak be appointed trustees under the said Act, on behalf of the said Katarina Takawhaki Kerekere (twelve years old):

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

TE PEKA KEREKERE and

HENI AURAKI

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

SCHEDULE.

ALL that parcel of land in the Province of Auckland, in the Colony of New Zealand, containing by ad-measement 31,637 acres, more or less, situate at Okahuatiu, in the District of Hawke's Bay, being called or known by the name of Okahuatiu. Bounded towards the North-east by the Waikohu Block, the Wharekopae Stream, the Tangihanga Block, the Totangi Stream, and the said Tangihanga Block, 91690 links; towards the South-east by the Parikanapa Stream and the Repongaere Block, 22641 links; towards the South-west and South by the Waikakariki Stream, the Mangatoetoe Stream, the Okahuatiu No. 1B Block, the Okahuatiu No. 2 Block, and the aforesaid Warekopae Stream, 125644 links; towards the West by the last-named stream, the Makaretu Stream, and the Wharekopae Block, 36800 links; and towards the North-west by the last-named block, the Ahihiroroa Stream, and Ahihiroroa Block, 52644 links: save and except one surrounded space called or known by the name of Okahuatiu No. 1A. Block, containing by admeasurement 108 acres 3 roods 30 perches, be the same more or less.

> FORSTER GORING, Clerk of the Executive Council.

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

HERCULES ROBINSON, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-third day of April, 1880.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

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

And whereas by virtue of a memorial of ownership bearing date the twenty-first day of May, one thousand eight hundred and seventy-five, the parcel of land and hereditaments described in the Schedule

of the District of Hawke's Bay, in the Province of Auckland, aboriginal natives of New Zealand: And whereas the said Te Amo Rakau died intestate :

And whereas at a sitting of the Native Land Court held at Gisborne, in the Provincial District of Auckland, on the seventh day of June, one thousand eight hundred and seventy-nine, Te Peka Kerekere claimed to succeed to the said Te Amo Rakau in the parcel of land described in the said Schedule, and it was ordered by the said Court that Wiremu te Purewa and Heni Matioro should succeed to the interest and share of the said Te Amo Rakau in the hereditaments aforesaid :

And whereas the said Heni Matioro is an infant under the age of twenty-one years, and it is expedient that Te Peka Kerekere and Heni te Auraki be appointed trustees under the said Act, on behalf of the said Heni Matioro (seven years old):

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

> TE PEKA KEREKERE and HENI TE AURAKI

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

SCHEDULE.

ALL that parcel of land in the Province of Auckland, in the Colony of New Zealand, containing by admeasurement 31,637 acres, more or less, situate at Okahuatiu, in the District of Hawke's Bay, being called or known by the name of Okahuatiu. Bounded towards the North-east by the Waikohu Block, the Wharekopae Stream, the Tangihanga Block, the Totangi Stream, and the said Tangihanga Block, 91690 links; towards the South-east by the Parikanapa Stream and the Repongaere Block, 22641 links; towards the South-west and South by the Waikakariki Stream, the Mangatoetoe Stream, the Okahuatiu No. 1B Block, the Okahuatiu No. 2 Block, and the aforcsaid Wharekopae Stream, 125644 links; towards the West by the last-named stream, the Makaretu Stream, and the Wharekopae Block, 36800 links; and towards the North-west by the last-named block, the Ahihiroroa Stream, and Ahihiroroa Block, 52644 links : save and except one surrounded space called or known by the name of Okahuatiu No. 1A Block, containing by admeasurement 108 acres 3 roods 30 perches, be the same more or less.

FORSTER GORING, Clerk of the Executive Council.

Appointing Tipene Tutaki and Wi Pere Trustees under "The Maori Real Estate Management Act, under " 1867."

HERCULES ROBINSON, Governor. ORDER IN COUNCIL. At the Government House, at Wellington, this twenty-third day of April, 1880.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by "The Maori Real Estate Manage-ment Act 1967" (hard a ment Act, 1867" (hereinafter called "the said Act "), it is enacted that, if any title to or interest in any hereditaments shall accrue to any Maoris, who or any of whom shall be infants, lunatics, or under

legal disability, it shall be lawful for the Governor in Council, if he thinks fit, to order that such heredita-ments, or any part thereof or interest therein, as shall to the Governor in Council be shown to belong to such infant, or lunatic, or other person under legal disability, shall be vested in trustees, as the Governor in Council shall think fit:

And whereas by virtue of a memorial of ownership bearing date the twenty-first day of May, one thousand eight hundred and seventy-five, the parcel of land and hereditaments described in the Schedule hereto became vested in Patchepa and others, of the District of Hawke's Bay, in the Province of Auck-land, aboriginal natives of New Zealand :

And whereas the said Patchepa died intestate :

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

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

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

TIPENE TUTAKI and

WI PERE

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

SCHEDULE.

ALL that parcel of land in the Province of Auckland, in the Colony of New Zealand, containing by ad-measurement 108 acres 3 roods 30 perches, more or less, situate at Okahuatiu No. 1A, in the District of Hawke's Bay, being called or known by the name of Okahuatiu No. 1A. Bounded towards the North by the Okahuatiu No. 1 Block, 3480 links; towards the East by the Waikakariki Stream, 8390 links; towards the South by the Okahuatiu No. 1 Block aforesaid, 4568 links; and towards the West by the said Okahuatiu No. 1 Block, 2614 links.

FORSTER GORING, Clerk of the Executive Council.

Appointing Tiopira Tawhiao and Apihaka Tawhiao Trustees under "The Maori Real Estate Manage-ment Act, 1867."

HERCULES ROBINSON, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-third day of April, 1880.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by "The Maori Real Estate Manage-ment Act 1887." (herein f ment Act, 1867 " (hereinafter called "the said Act "), it is enacted that, if any title to or interest in any hereditaments shall accrue to any Maoris, who or any of whom shall be infants, lunatics, or under

Council, if he think fit, to order that such here-ditaments, or any part thereof or interest therein as shall to the Governor in Council be shown to belong to such infant, or lunatic, or other person under legal disability, shall be vested in trustees, as the Governor in Council shall think fit:

And whereas by virtue of a memorial of ownership bearing date the twenty-first day of May, one thou-sand eight hundred and seventy-five, the parcel of land and hereditaments described in the Schedule hereto became vested in Irihapete Mokeke and others, in the District of Hawke's Bay, in the Pro-vince of Auckland, aboriginal natives of New Zealand : And whereas the said Irihapete Mokeke died

intestate:

And whereas at a sitting of the Native Land Court held at Gisborne, in the Provincial District of Auckland, on the fifth day of June, one thousand eight hundred and seventy-nine, Tiopira Tawhiao claimed to succeed to the said Irihapete Mokeke in the parcel of land described in the said Schedule, and it was ordered by the said Court that Oriwia Kaiwai Tawhiao, Rahiri Tawhiao, Wharepapa Tawhiao, and Poti Tawhiao, infants under the age of twenty-one years, should succeed to the interest and share of the said Irihapete Mokeke in the hereditaments aforesaid; and it is expedient that Tiopira Tawhiao and Apihaka Tawhiao be appointed trustees under the said Act, on behalf of the said Oriwia Kaiwai Tawhiao (seventeen years old), Rahiri Tawhiao (nine years old), Wharepapa Tawhiao (four years old), and Poti Tawhiao (one and a half years old): Now, therefore, His Excellency the Governor of

New Zealand, with the advice and consent of the Executive Council of the colony, in exercise and in pursuance of the powers and authorities vested in him by the said Act, doth hereby order that the interests and shares of the said Oriwia Kaiwai Tawhiao, Rahiri Tawhiao, Wharepapa Tawhiao, and Poti Tawhiao in the land described in the Schedule hereto shall be and remain vested in

TIOPIRA TAWHIAO and

APIHAKA TAWHIAO

ns Trustees, within the meaning and for the purposes of the said Act, for the said Oriwia Kaiwai Tawhiao, Rahiri Tawhiao, Wharepapa Tawhiao, and Poti Tawhiao during their minority.

SCHEDULE.

ALL that parcel of land in the Province of Auckland, in the Colony of New Zealand, containing by ad-measurement 1,430 acres, more or less, situate at Waihora, in the District of Hawke's Bay, being called or known by the name of Waihora. Bounded towards the North by the Waihora River, the Kumakuma Block, and the said river, 19975 links ; towards the East by the Mangaoae Block and the Waihora No. 1 Block, 25936 links; towards the South by the Rakaiketeroa Block, 4534 links; and towards the West by the Waipaoa River, Te Tao Block, and the last-named river, 25423 links.

FORSTER GORING, Clerk of the Executive Council.

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

HERCULES ROBINSON, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-third day of April, 1880. Present :

HIS EXCELLENCY THE GOVERNOR IN COUNCIL. THEREAS by "The Maori Real Estate Management Act, 1867" (hereinafter called "the said

legal disability, it shall be lawful for the Governor in | Act"), it is enacted that, if any title to or interest in any hereditaments shall accrue to any Maoris, who or any of whom shall be infants, lunatics, or under legal disability, it shall be lawful for the Go-vernor in Council, if he think fit, to order that such hereditaments, or any part thereof or interest therein, as shall to the Governor in Council be shown to belong to such infant, or lunatic, or other person under legal disability, shall be vested in trustees, as the Governor in Council shall think fit :

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

And whereas the said Keita Rangiwhaitiri died intestate :

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

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

TAMATI TE RANGITUAWARU and AMIRIA TIPOKI

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

SCHEDULE.

ALL that parcel of land in the Province of Auckland, in the Colony of New Zealand, containing by admeasurement 31,637 acres, more or less, situate at Oka-huatiu, in the District of Hawke's Bay, being called or known by the name of Okahuatiu. Bounded towards the North-east by the Waikohu Block, the Wharekopae Stream, the Tangihanga Block, the Totangi Stream, and the said Tangihanga Block, 91990 links; towards the South-east by the Parikanapa Stream and the Repongaere Block, 22641 links; towards the South-west and South by the Waikakariki Stream, the Mangatoetoe Stream, the Okauhatiu No. 1B Block, the Okahuatiu No. 2 Block, and the aforesaid Wharekopae Stream, 125644 links; towards the West by the last-named stream, the Makaretu Stream, and the Wharekopae Block, 36800 links; and towards the North-west by the last-named block, the Ahihiroroa Stream, and the Ahihiroroa Block, 52644 links. Save and excepted one surrounded space called or known by the name of Okahuatiu No. 14

Block, containing by admeasurement 108 acres 3 roods by admeasurement 56 acres 2 roods 19 perches, 30 perches, be the same more or less. In more or less, situate at Te Arai, Poverty Bay, in the

FORSTER GORING, Clerk of the Executive Council.

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

HEBCULES ROBINSON, Governor. ORDER IN COUNCIL. At the Government House, at Wellington, this twenty-third day of April, 1880.

Present :

HIS EXCELLENCY THE GOVERNOE IN COUNCIL.

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

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

And whereas the said Keita Rangiwhaitiri died intestate :

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

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

TAMATI TE RANGITUAWARU and Amiria Tipoki

£

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

SCHEDULE.

ALL that parcel of land in the Provincial District of as Trustees, within the meaning and for the purposes

District of Hawke's Bay, being called or known by the name of Aohuna. Bounded towards the North the name of Aohuna. Bounded towards the North and West by lines and by the Aohuna No. 1 Block, 5466 links; towards the East by the Opou Block, 2271 links; and towards the South and South-west by Te Arai River, 4240 links.

> FORSTER GORING, Clerk of the Executive Council.

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

HEBCULES ROBINSON, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-third day of April, 1880.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

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

And whereas by virtue of an order of Court bear-ing date the twenty-ninth day of November, one thousand eight hundred and seventy-five, the parcel of land and hereditaments described in the Schedule hereto became vested in Keita Rangiwhaitiri and others, of the District of Hawke's Bay, in the Pro-vince of Auckland, aboriginal natives of New Zealand :

And whereas the said Keita Rangiwhaitiri died intestate :

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

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

TAMATI TE RANGITUAWARU and Amiria Tipoki

Auckland, in the Colony of New Zealand, containing of the said Act, for the said Riki Rangiwhaitiri,

Te Ranginui Rangiwhaitiri during their minority.

SCHEDULE.

ALL that parcel of land in the Province of Auckland, in the Colony of New Zealand, containing by ad-measurement 286 acres, more or less, situate at Waipaoa, in the District of Hawke's Bay, being called or known by the name of Te Kowhai. Bounded towards the North by the Karaua Block, 5512 links, towards the North by the Karaua Block, 5513 links; towards the East by the sea, 4600 links; towards the South by the Pakowhai Block, 4609 links; and towards the West by the Wherowhero Creek, 5900 links.

> FORSTER GORING. Clerk of the Executive Council.

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

HERCULES ROBINSON, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-third day of April, 1880.

Present:

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

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

And whereas the said Keita Rangiwhaitiri (Keita Whaitiri) died intestate:

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

Ranginui Rangiwhaitiri (four years old): Now, therefore, His Excellency the Governor of New Zealand, with the advice and consent of the Executive Council of the colony, in exercise and in pursuance of the powers and authorities vested in him by the said Act, doth hereby order that the interests and shares of the said Riki Rangiwhaitiri, Pukepuke Rangiwhaitiri, Piriniha Takamoana, and Te Ranginui

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

> TAMATI TE RANGITUAWARU and AMIBIA TIPOKI

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

SCHEDULE.

ALL that parcel of land in the Provincial District of Auckland, in the Colony of New Zealand, containing by admeasurement 8,750 acres, more or less, situate at Te Reinga, Poverty Bay, in the District of Hawke's Bay, being called or known by the name of Hangaroa Bounded towards the North-east by a line, Matawai. 32460 links; towards the South-east by the Okahuatiu No. 2 Block, and the Hangaroa Matawai No. 1 Block, and the Papokeka Stream, and the Hangaroa River, 83871 links; and towards the North-west by the Waimaha or [and] Papuni Block, 43476 links.

FORSTER GORING.

Clerk of the Executive Council.

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

HERCULES ROBINSON, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-third day of April, 1880.

Present:

HIS EXCELLENCY THE GOVERNOE IN COUNCIL.

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

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

And whereas the said Keita Rangiwhaitiri died intestate :

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

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

TAMATI TE RANGITUAWARU and

AMIRIA TIPOKI

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

SCHEDULE.

ALL that parcel of land in the Province of Auckland, in the Colony of New Zealand, containing by admeasurement 18 acres and 21 perches, more or less, situate at Turanganui, in the District of Hawke's Bay, being called or known by the name of Umukapua. Bounded towards the North by the Tahuniorangi Block, 2175 links; towards the North-east by Te Arai River and the Orakaiapu Block, 860 links; towards the South-east by the last-named Block, the Tauranga Block, and the Whenuahou Block, 1868 links; and towards the South-west by the said Whenuahou Block and Te Arai Block, 2191 links.

> FORSTER GORING, Clerk of the Executive Council.

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

HERCULES ROBINSON, GOVERNOR. ORDER IN COUNCIL. At the Government House, at Wellington, this

twenty-third day of April, 1880.

Present :

HIS EXCELLENCY THE GOVERNOE IN COUNCIL.

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

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

And whereas the said Paora te Riri died intestate:

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

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

Now, therefore, His Excellency the Governor of under the said Act, on behalf of the said Nepia te ew Zealand, with the advice and consent of the Riri (seventeen years old):

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

HIRINI POHINAKI

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

SCHEDULE.

ALL that parcel of land in the Province of Auckland in the Colony of New Zealand, containing by admeasurement 18 acres and 21 perches, more or less, situate at Turanganui, in the District of Hawke's Bay, being called or known by the name of Umukapua. Bounded towards the North by the Tahuniorangi Block, 2175 links; towards the North-east by Te Arai River and the Orakaiapu Block, 860 links; towards the South-east by the last-named block, the Tauranga Block, and the Whenuahou Block, 1868 links; and towards the South-west by the said Whenuahou Block and Te Arai Block, 2191 links.

Forster Goring, Clerk of the Executive Council.

Appointing Tiopira Tawhiao and Apihaka Tawhiao Trustees under "The Maori Real Estate Management Act, 1867."

HERCULES ROBINSON, Governor. ORDER IN COUNCIL. At the Government House, at Wellington, this

twenty-third day of April, 1880. Present :

Present:

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

And whereas by virtue of a memorial of ownership bearing date the twenty-first day of May, one thousand eight hundred and seventy-five, the parcel of land and hereditaments described in the Schedule hereto became vested in Irihapeti Mokete and others, of the District of Hawke's Bay, in the Province of Auckland, aboriginal natives of New Zealand :

And whereas the said Irihapeti Mokete died intestate :

And whereas at a sitting of the Native Land Court held at Gisborne, in the Provincial District of Auckland, on the fourth day of June, one thousand eight hundred and seventy-nine, Tiopira Tawhiao claimed to succeed to the said Irahapeti Mokete in the parcel of land described in the said Schedule, and it was ordered by the said Court that Rongotipare Tawhiao, Oriwia Kaiwai Tawhiao, Rahiri Tawhiao, Wharepapa Tawhiao, and Poti Tawhiao, infants under the age of twenty-one years, should succeed to the interest and share of the said Irihapeti Mokete in the hereditaments aforesaid; and it is Now, therefore, His Excellency the Governor of New Zealand, with the advice and consent of the Executive Council of the colony, in exercise and in pursuance of the powers and authorities vested in him by the said Act, doth hereby order that the interests and shares of the Rongotipare Tawhiao, Oriwia Kaiwai Tawhiao, Rahiri Tawhiao, Wharepapa Tawhiao, and Poti Tawhiao in the land described in the Schedule hereto shall be and remain vested in

TIOPIRA TAWHIAO and

Арінака Тамніао

as Trustees, within the meaning and for the purposes of the said Act, for the said Rongotipare Tawhiao, Oriwia Kaiwai Tawhiao, Rahiri Tawhiao, Wharepapa Tawhiao, and Poti Tawhiao during their minority.

SCHEDULE.

ALL that parcel of land in the Province of Auckland, in the Colony of New Zealand, containing by admeasurement 243 acres, more or less, situate near Waihora, in the District of Hawke's Bay, being called or known by the name of Rakaiketeroa. Bounded towards the North by the Waihoro Block and the Waihoro No. 1 Block, 4604 links; and towards the East, South, and West by the Waipaoa River, 15500 links.

FORSTER GORING, Clerk of the Executive Council.

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

HERCULES ROBINSON, GOVERNOR. ORDER IN COUNCIL. At the Government House, at Wellington, this

twenty-third day of April, 1880.

 $\mathbf{Present}:$

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

in Council shall think fit: And whereas by virtue of a memorial of ownership, bearing date the eighth day of August, one thousand eight hundred and seventy-seven, the parcel of land and hereditaments described in the Schedule hereto became vested in Ema Poho and others, of the District of Hawke's Bay, in the Provincial District of Auckland, aboriginal natives of New Zealand :

And whereas the said Ema Poho died intestate :

And whereas at a sitting of the Native Land Court held at Gisborne, in the Provincial District of Auckland, on the seventh day of June, one thousand eight hundred and seventy-nine, Te Peka Kerekere claimed to succeed to the said Ema Poho in a parcel of land described in the said Schedule, and it was ordered by the said Court that Katarina Takawhaki Kerekere, an infant under the age of twenty-one years, should succeed to the interest and share of the said Ema Poho in the hereditaments aforesaid; and it is expe-

dient that Te Peka Kerekere and Heni Auraki be appointed trustees under the said Act, on behalf of the said Katarina Takawhaki Kerekere (twelve years old):

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

TE PEKA KEREKERE and

HENI AUBAKI

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

SCHEDULE.

ALL that parcel of land in the Provincial District of Auckand, in the Colony of New Zealand, containing by admeasurement 8,750 acres, more or less, situate at Te Reinga, Poverty Bay, in the District of Hawke's Bay, being called or known by the name of Hangaroa Matawai. Bounded towards the Northeast by a line, 32460 links; towards the South-east by the Okahuatiu No. 2 Block, and the Hangaroa Matawai No. 1 Block, and the Papokeka Stream, and the Hangaroa River, 83871 links; and towards the North-west by the Waimaha or [and] Papuni Block, 43476 links.

> FORSTER GOBING, Clerk of the Executive Council.

Extending Time for doing certain things under "The Municipal Corporations Act, 1876," Borough of Napier.

HERCULES ROBINSON, GOVERNOR. ORDER IN COUNCIL.

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

Present:

HIS EXCELLENCY THE GOVERNOE IN COUNCIL.

WHEREAS it has been made to appear that certain things required to be done by "The Municipal Corporations Act, 1876," in connection with the making and revision of the burgess lists or rolls of the Borough of Napier, cannot be done by or within the time required by the said Act.

Now, therefore, His Excellency the Governor of the Colony of New Zealand, in exercise of the power and authority vested in him by the twelfth section of the said Act, and by and with the advice and consent of the Executive Council of the said colony, doth hereby extend the time for the doing of the said things in connection with the burgess lists or rolls of the Borough of Napier, and doth declare that the times for the doing of such several things shall be those which are specified in the Schedule hereto annexed.

SCHEDULE.

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1. For making the burgess list: On or before the 17th May next.

2. Public notification of the burgess list, and the defaulters' list ready for inspection: The 18th May next.

3. Burgess and defaulters' lists open for inspection, and receiving objections thereto: Until the 1st June next.

4. Inspection of list of objections: From the 2nd to the 7th June next.

5. Sitting of Council to determine claims and objections: On 16th June next.

6. Burgess roll to come into force: On the 1st August next.

FORSTER GORING, Clerk of the Executive Council.

Authorizing the taking and laying down of Roads over Land granted in the Auckland Provincial District.

HERCULES ROBINSON, Governor.

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

And whereas it is expedient that a fit and proper person should be authorized to take and lay down roads over the land specified in the Schedule hereto: Now, therefore, I, Hercules George Robert Robin-

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

LAWRENCE CUSSEN, Esquire,

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

SCHEDULE.

623 1081	Waikuku No. 3 Tahuroa No. 3	 	3rd May, 1869. 21st Jan., 1870.
G A	tness the hand overnor, this two pril, one thousan ighty.	r-second day o	

Authorizing the taking and laying down of Roads over Land granted in the Auckland Provincial District.

HERCULES ROBINSON, Governor.

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

the expiration of fifteen years from the date of the grant of the said land:

And whereas it is expedient that a fit and proper person should be authorized to take and lay down roads over the land specified in the Schedule hereto: Now, therefore, I, Hercules George Robert Robin-

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

CHARLES EDWARD COOKE, Esquire,

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

SCHEDULE.

No. of Grant.		Area.	Date of Grant.	
992	Te Wharau	A. R. P. 54 1 0	9th May, 1870.	
	As witness the h Governor, th April, one th eighty.	his twenty-se	Excellency the cond day of hundred and	

WM. ROLLESTON.

Irustees appointed for Maintenance of Whatawha^{ta} Public Cemetery.

HERCULES ROBINSON, Governor.

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

SCHEDULE.

Names of Trustees.	Name of Public Cemetery, and Description of Land.			
Patrick Corboy. Arthur Dawson. Peter Iwerson. Henry Salmon. Alexander Crawford. John Fergisson. Martin Fitzgerald.	WHATAWHATA. All that parcel of land in the Provincial District of Auckland, containing by ad- measurement 10 acres, more or less, situate in the Parish of Pukete, in Alexandra Survey District, and being Allotment No. 100A. Bounded towards the North by Lot 190, 1000 links; towards the East by Lot 190, 1000 links; towards the South by a road, 1000 links; and towards the West by a road, 1000 links: be all the aforesaid linkages more or less.			
As witness the hand of His Excellency the Governor, this twenty-third day of April,				

one thousand eight hundred and eighty.

WM. ROLLESTON,

Minister of Lands.

Land temporarily reserved in the Provincial District of Auckland.

HERCULES ROBINSON, Governor.

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

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

SCHEDULE.

ALL that parcel of land containing 5 acres, more or less, being Lot 19 of the Suburbs of the Village of Otahuhu, Parish of Manurewa, Otahuhu Survey District, Provincial District of Auckland. Bounded towards the North by a road, 1010 links; towards the East by Lot 20, 484 links; towards the South by Lots 26 and 27, 980 links; and towards the West by Lot 18, 626 links: be all the aforesaid linkages more or less. For a recreation-ground.

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

> WM. ROLLESTON, Minister of Lands.

Land temporarily reserved in the Provincial District of Auckland.

HEBCULES ROBINSON, Governor.

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

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

SCHEDULE.

ALL that parcel of land containing by admeasurement 3 acres, more or less, being Lots Nos. 6, 8, 10, of the Village of Otahuhu, Parish of Manurewa, Otahuhu Survey District, Provincial District of Auckland. Bounded towards the North by Lot 4, 400 links; towards the East by a road, 750 links; towards the South by a road, 400 links; and towards the West by Lots Nos. 5, 7, and 9, 750 links: be all the aforesaid linkages more or less. For a cemetery.

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

> WM. ROLLESTON, Minister of Lands.

Land temporarily reserved in the Provincial District of Auckland.

HEBCULES ROBINSON, Governor.

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

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

SCHEDULE.

ALL that parcel of land containing by admeasurement 1 rood, more or less, being Lot 100 of the Village of Te Awamutu, Parish of Puniu, Puniu Survey District, Provincial District of Auckland. Bounded on the North by Redoubt Street, 100 links; on the East by Lots 45, 46, and 47, 227 links; towards the South by Lot 101, 220 links; and towards the West by Palmer Street, 123 links: be all the aforesaid linkages more or less. As a site for a mechanics' institute and public library.

> As witness the hand of His Excellency the Governor, this twenty-sixth day of April, one thousand eight hundred and eighty.

WM. ROLLESTON, Minister of Lands.

License Fee, &c., under "Protection of Animals Act, 1873" (Taranaki).

HERCULES ROBINSON, Governor.

UNDER and in pursuance of the powers and authorities vested in me by "The Protection of Animals Act, 1873," and by "The Abolition of Provinces Act, 1875," I, Hercules George Robert Robinson, the Governor of the Colony of New Zealand, do hereby declare that the amount to be paid for every license to take, kill, or pursue game, under the said first-mentioned Act, within the Provincial District of Taranaki, shall be twenty-five shillings.

And I do further declare that licenses to take, kill, or pursue game, and licenses to sell game, shall be issued by James Watkins, of New Plymouth, within the said Provincial District of Taranaki.

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

THOMAS DICK.

Registrar of Dogs appointed, Borough of Arrowtown.

Colonial Secretary's Office,

Weilington, 22nd April, 1880. H IS Excellency the Governor has been pleased to appoint

THOMAS CARRINGHAM JOHNSTON

to be a Registrar of Dogs under "The Otago Dog Nuisance Ordinance, 1862," within the Borough of Arrowtown; and also to appoint the Borough

4

APRIL 29.]

Council Chambers, Arrowtown, to be the place where the fees for registration shall be paid. JOHN HALL,

(in absence of the Colonial Secretary.)

Member of South Auckland Cattle Board appointed.— Notice No. 48.

Colonial Secretary's Office, Wellington, 27th April, 1880. IIS Excellency the Governor has been pleased to appoint

ROBERT HENRY DUNCAN

to be a Member of the Local Cattle Board of the South Auckland District, under "The Diseased Cattle Act, 1871," vice William Steele, resigned.

JOHN HALL, (for the Colonial Secretary.)

Assessor of Native Land Court appointed.

Department of Justice, Wellington, 24th April, 1880. IIS Excellency the Governor has been pleased to appoint

Нема те Ао,

of Otaki, to be an Assessor of the Native Land Court of New Zealand.

WM. ROLLESTON.

Cadet in Department of Justice appointed.

Department of Justice, Wellington, 26th April, 1880. IIS Excellency the Governor has been pleased to

U appoint WILLIAM FREEMAN KITCHEN to be a Cadet in the Department of Justice.

WM. ROLLESTON.

Appointment of Volunteer Officers.

Defence Office, Wellington, 27th April, 1880. IIS Excellency the Governor has been pleased to make the under-mentioned appointments :--Christchurch Yeomanry Cavalry Volunteers. James Wilkin to be Lieutenant. Edward Waugh Millett to be Sub-Lieutenant. John Stanley Bruce to be Sub-Lieutenant. Date of appointments, 29th January, 1880. Masterton Rifle Volunteers. Edward Arthur Sanders Wyllie to be Lieutenant. Donald Donald to be Sub-Lieutenant. Date of appointments, 12th April, 1880. JOHN BRYCE. Receiver of Land Revenue appointed.

Crown Lands Office, Wellington, 23rd April, 1880. IS Excellency the Governor has been pleased to appoint

WILLIAM THOMPSON GLASGOW, Esq., to be Receiver of Land Revenue for Southland, during the absence, on leave, of Andrew Jamieson Elles, Esq.

WM. ROLLESTON, Minister of Lands. School Commissioner appointed.

Education Department,

Wellington, 28th April. 1880.

PURSUANT to the provisions of "The Education Reserves Act, 1877," His Excellency the Governor has been pleased to appoint

WALTER HENRY PEARSON, Esq.,

to be a School Commissioner for the Provincial District of Otago, vice John Bathgate, Esq., who has ceased to be a member of the Board.

WM. ROLLESTON.

Appointment of Postmasters.

General Post Office, Wellington, 23rd April, 1880.

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

JOHN HALL, Postmaster-General.

Name.	To be Post- master at	In what Postal District.	From
Alexander Dodds	Beaconsfield	Dunedin	1 Feb., 1880
T. E. Donne	Blueskin		16 Feb., 1880
Edward Mills	Bluespur	Dunedin	16 Feb., 1880
George Canavan	Canavan	Timaru	1 April, 1880
F. F. Twemlow	Cave	Timaru	16 Feb., 1880
G. G. Wellsted	Caversham	Dunedin	16 Feb., 1880
William Fuchs	Dipton	Invercargill	I Nov. 1870
John Henry	Dunanndal	Christehurch	17 Mar., 1880
Thos. W. Le Cocq	Duntroon	Oamaru	
R. S. Allan	Edenvola	Auckland	1 Mar., 1880
John Moffat	Evreton	Christehurch	1 April, 1880
John Moffat Edward Wilson	Fairfield		
Robert C. Black	Faitherston	Dunedin Wellington	1 April, 1880
William Ganag	Ganes Voller		
William Gapes L. Tindall	Harcour's	Timaru Hokitika	16 Mar., 1880
13. I IIIUan		TTORIFIER	10 Mar., 1880
F. W. Graham	Ferry	Maniau	- T00.
T. H. Ritchey	Havelock	Napier	1 Jan., 1880
W. J. Cain		Dunedin	8 Mar., 1880
W. J. Cain	Kourow	Oamaru	1 April, 1880
		Hokitika	
Thomas Howe	Livingstone		1 April, 1880
G. A. Wohlman	Lovell's Flat	Dunedin	1 Feb., 1880
L. Warne	Longford	Westport	1 May, 1880
William Mirehouse	Mangawai	Auckland	1 Mar., 1880
R. C. Dyer	Maungatawhiri		1 Feb., 1880
Thomas Bargess	Maraekakaho	Napier	1 Jan., 1880
Charles Hibbs	Methven	Christehurch	1 Mar., 1880
W. H. Peat	Moeraki Orepuki	Oamaru	15 Feb., 1880
Jane Mempis	Orepuki	Invercargill	1 April, 1880
William Kobinson []	Ormondville	Napier	1 Jan., 1880
Neil Macleod II	Otaraia	Dunedin	16 Feb., 1880
J. A. Lennie	Pahautanui	Wellington	1 April, 1880
A. M. Koss	Purakanui	Dunedin	1 Feb., 1880
J. T. Pope		Oamaru	1 April, 1880
YTTING TO A	Junction		_
William Barker	fairua	Auckland	1 Jan., 1880
William Barker Thomas J. Tunks Henry Endres	le Kapu	Napier	1 April, 1880
		Thames(26 Feb., 1880
W. McGarvey	fe Teko	Auckland	1 April, 1880
M. Mullooly	Fologa Bay	Napier	12 Jan., 1880
John Watkinson Thomas Rowe	Wade	Auckland	15 Mar., 1880
Thomas Rowe	Waihou	Auckland	1 April, 1880
John H. Wheeler	Waikari	Christchurch	15 April, 1880
George Jennings	Waikivi	Invercargill	1 Feb., 1880
F. B. Brine	Waitaki	Timaru	16 Feb., 1880
W. G. Fraser		Auckland	1 May, 1880
C. Storey J. L. Faris	Wangarei	Auckland	
J. L. Faris	Warepa	Dunedin	20 Jan., 1880
J. E. Galbraith		Fimaru	16 Feb., 1880
	Whakato	Fimaru Napier	1 April, 1880
D. McKay James Dent	Winchmore	Christchurch	1 Mar., 1880
Thomas C. Fraser	Woodside	Dunedin	16 April, 1880

THE NEW ZEALAND GAZETTE.

Appointments of Assessors under "The Property Assessment Act, 1879."

Property-Tax Office, Wellington, 29th April, 1880.

HIS Excellency the Governor has been pleased to make the following appointments of Assessors under "The Property Assessment Act, 1879:"-

Name.		Address.	Division.				
AUCKLAND PROPERTY ASSESSMENT DISTRICT.							
Joseph Newman	}	Auckland	Borough of Auckland.				
Henry Greensmith Wade	- 1		_				
Thomas Cheeseman		Auckland	Borough of Parnell.				
Henry Clark		Onehunga	Borough of Onehunga.				
Edward Wise Hollis	••••	Grahamstown	Borough of Hamilton				
James Mansfield Gelling]	Hamilton Whau	Borough of Hamilton. Whau, Mount Albert, Mount Roskill, and Point				
John Bollard	•••		Chevalier Highway Board Districts.				
Edward William Morrison		Newton	Newton, Ponsonby and or Dedwood, and Arch Hill Highway Board Districts.				
George Morris Robertshaw		Parnell	Grafton Road Highway Board District.				
John Swinnerton Duke		Newton	Karangahape and Eden Terrace Highway Board Districts.				
William Dennison		Newmarket	Mount Eden, One-Tree Hill, Remuera, and Epson Highway Board Districts.				
Alfred Wintle		St. John's College, Tamaki West	Mount Wellington, West Tamaki, and Panmure Township Highway Board Districts.				
John Gordon		Otahuhu	Otahuhu, Mangare, Papatoitoi, Howick, Pakura				
			nga, Paparoa, East Tamaki, Turanga, Maraetai				
			and Manurewa Highway Board Districts.				
William Shanaghan		Papakura	Papakura, Wairoa, Hunua, and Opaheke Highway				
C		-	Board Districts, Drury Township, and Papakur				
			Township.				
Arthur Robert Schackell		Pokeno	Mercer, Paparata, Pokeno, and Maungatawhir				
			Highway Board Districts, and outlying districts				
			in the County of Manukau.				
John Thomas Mellsop)		Pukekohe East, Pukekohe West, Mauku, Waiuku				
James Mellsop	{	Waiuku }	Karaka, Awhitu, Pollock, and Waipipi Highway				
	,	. (Board Districts.				
Robert Noble Herbert Matthews	•••	Mongonui	Ahipara, Oruru, Mongonui Township, Oruaiti				
			Totara, Whangaroa North, and Kaeo Highway				
			Board Districts, and outlying districts, in the County of Mongonui.				
TT 1 MT. Il. hum Dichon		Hokianga	County of Hokianga.				
Helyar Wedderburn Bishop	•••	Dungall	Russell Highway Board District, and outlying				
James Hamlin Greenway	•••	nussen	districts, in the County of Bay of Islands.				
Teach Maillaband		Parua Bay	Manaia, Parua, Ohiwa, and Whareora Highwa				
Joseph Maillabond	•••	Farua Day	Board Districts, and part of outlying districts				
			in the County of Whangarei.				
Alphonso Smith		Whangarei	Kaurihohore, Hikurangi, and Ruatangata High				
Alphonso Smith	•••	,	Board Districts, and part of outlying districts				
			in the County of Whangarei.				
William Donaldson		Maungakaramea	Maungakaramea, Mangapai, Ruakaka, Ruarangi				
		Ŭ	Tauraroa, Waikiekie, Maunu, Mareretu, Waip				
			North, Waipu Middle, Waipu South, Wha				
			ngarei, and Whangarei Township Highwa				
			Board Districts.				
Thadeus Vickers Fitzpatrick	•••	Ngaruawahia	Outlying districts, in the County of Waikato.				
Kennedy Hill	•••	Hamilton	Cambridge, Tamahere, Kirikiriroa, and Cambridg				
• · · · · · · · · · · · · · · · · · · ·			North Township Highway Board Districts.				
Thadeus Vickers Fitzpatrick		Ngaruawahia	Newcastle, Tuhikaramea, Hamilton, and Ngaru				
			awahia Township Highway Board Districts.				
Henry Buttle	•••	Ohaupo	Pukekura, Rangiawhia, Mangapeka, Alexandra				
			and Kihikihi Township Highway Board Dis				
		Waitstown	tricts. Karamu, Pirongia, Whaingaroa, Karioi, an				
William Henry Wallis	•••	Waitetuna	Ragian Townshin Highway Roard Districts				
• •			Raglan Township Highway Board Districts				
		Commandal	and outlying districts, in the County of Raglan Coromandel, Tiki, and Whangapoua Highwa				
A 1P 1 Th L K Manual Laws	•••	Coromandel	D a District and extlain districts to the				
Alfred Robert Swindley							
Alfred Robert Swindley			Board Districts, and outlying districts to th				
Edward Dean		Mercury Bay	north. Mercury Bay, and outlying districts south of Til				

[No. 43

APRIL 29.]

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Name.			Address.		Division.	
	Auck	LAND F	PROPERTY ASS	ESSMI	ENT DISTRICT—continued.	
Thomas Seaman	Seaman		nas Seaman Lake, North Shore		h	Maraetahi, Kaukapakapa, South Kaukapakapa, Pukeatua, Whangaparoa, Lake, North Shore, Devonport, Waipareira, Waitakerei East, Wai- takerei West, Waitakerei South, Waikomiti, Titirangi, and Manukau Highway Board Dis- tricts, and outlying districts, in the County of
James Smith	•••	•••	Grahamstow	n	Waitemata. Parawai, Tararu, Waiotahi, and Kauwaeranga High- way Board Districts, and outlying districts,	
William Steele		•••	Hamilton	•••	in the County of Thames. Waitoa, Matamata, and Taotaoroa Highway Board Districts, and outlying districts, in the County	
William Whitaker Ar	iell		Paparoa		of Piako. Matakohe, Paparoa, Wairau, and Pukekaroro	
Robert Arthur Darga	ville	•••	Dargaville	•••	Highway Board Districts. Tatarariki and Okahu Highway Board Districts,	
John Shepherd		•••	Port Albert	•••	and outlying districts, in the County of Hobson. Mangawai, Arai, Albertland North, Albertland South, Wharehine, Tauhoa, Komokoriki, and Whakapirau Highway Board Districts, and out-	
George Moore		•••	Mahurangi	•••	lying districts, in the County of Rodney. Pakiri, Omaha, Matakana East, Matakana West, Upper Mahurangi, Lower Mahurangi, Eastern Mahurangi, Puhoi, and Wainui Highway Board	
John William Ellis Arthur Pittar	•••	••••	Aotea Port Fitzroy		Districts. County of Kawhia. Great Barrier Highway Board District, Little Barrier and Couvier Islands outlying district.	
Henry Martin			Auckland		Wood's, Brown's, Motutapu, Punui, and Motu-	
John Shepherd	•••	•••	Port Albert		hihi Islands outlying district. Kawau, Motuhora, and Motutikatika Islands out-	
Frederick Kissling Edward Stopford Tho	mpson	•••	Waihek e Taupo	•••	lying district. Waiheke Highway Board District. County of West Taupo, and that part of the County of East Taupo which is comprised in the Auckland Property Assessment District.	
	ſ	Wellin	GTON PROPER	r y A	SSESSMENT DISTRICT.	
Henry Cook Henry Thomas Ashtor		•••	Mak ara Hutt	•••	Karori-Makara Highway Board District. Wellington Highway Board District (Wards 3, 4, 5, and 6), and the Lower Hutt Local Board	
John Coleman Fergus Job Vile	on 	}	Masterton	{	District. Masterton Highway Board District (Wards 4, 5, and 6).	
	H	IAWKE'	s Bay Proper	RTY .	Assessment District.	
John Collinge Henry Lascelles	•••	}	Hastings West Clive	Ş	All Highway Board districts and outlying districts in that part of the County of Hawke's Bay which is comprised in the Hawke's Bay Pro- perty Assessment District.	
Charles William Ferr Edwin Carter Charles George Lindse	•••	 liouth	Gisborne Wairoa Napier	····	County of Cook and Borough of Gisborne. County of Wairoa. Borough of Napier.	
		Nels	on Property	Ass	ESSMENT DISTRICT.	
Leopold Beit John Edward Fletcher	···· • ···	 	Hokitika Pakawau	 	Borough of Hokitika. Collingwood Road Board District, and continguous outlying districts of The Ranges, West Wanga-	
David Henry Jenning	8	•••	Pangototara		nui, Anatoki, and Taupata. Moutere division of the Motueka Highway Board District.	
Robert Pattie			Riwaka)	Riwaka division of the Motueka Highway Board	

THE NEW ZEALAND GAZETTE.

[No. 43

Name.

Address.

Division.

CANTERBURY PROPERTY ASSESSMENT DISTRICT.

,		1	
Alexander Innes McGregor		Akaroa	Akaroa Borough. Akaroa and Wainui Road Board District. Little River Road Board District.
			Okain's Bay Road Board District. Pigeon Bay Road Board District. Port Levy Road Board District.
William Gray John Smith Willcox	•••	Governor's Bay Lyttelton	Port Victoria Road Board District. Borough of Lyttelton. Wakanui Road Board District.
Charles Frederic Barker James Hill Sharpe	}	Christchurch {	Long Beach Road Board District. Upper Ashburton Road Board District. Mount Somers Road Board District. South Rakaia Road Board District. Mount Hutt Road Board District.
James Wilkie John Bell	•••	Ashburton Amberley	Borough of Ashburton. Ashley Road Board District.
Robert James Dickinson	•••	East Oxford	Cust Road Board District. West Eyreton Road Board District.
Edward Harman William Anthony Benn Edward Mulcock John Ingram	••• ••• •••	Christchurch Amberley Flaxton Oxford	Eyreton Road Board District. Kowai Road Board District. Mandeville Road Board District. Oxford Road Board District.
Lionel Charles Williams Robert Aherne Charles Edward Dudley Thomas Acland Duncan Campbell MacDonald	··· ··· }	Amberley Rangiora Kaiapoi Christchurch {	Waipara Road Board District. Borough of Rangiora. Borough of Kaiapoi. Avon Road Board District. Spreydon Road Board District.
Richard Wolseley Cooke William James Geffrard Bluett Frederick Jameson		Christchurch Leeston	Courtenay Road Board District. Ellesmere Road Board District.
Charles William Comer		Spreydon {	Hallswell Road Board District.
William Thomas Champion Mills		Heathcote	Springs Road Board District. Heathcote Road Board District. East Malvern Road Board District. Lake Coleridge Road Board District.
Jasper Pyne O'Callaghan		Christchurch {	Malvern Road Board District. Rakaia Road Board District. South Malvern Road Board District. Upper Waimakariri Road Board District.
Charles Llewellyn Davies		Prebbleton	Lincoln Road Board District.
Nicholas Ellis	•••	Riccarton	Riccarton Road Board District.
John Taylor James Whitelaw		Yaldhurst	Templeton Road Board District.
James whitelaw		Christchurch	Borough of Christchurch. Cheviot Road Board District.
Hugh McIlraith		Riccarton	Amuri Road Board District. Kaikoura Road Board District, and outlying districts.

WAITAKI PROPERTY ASSESSMENT DISTRICT.

Caleb Ezekiel Sherratt John Thompson Robert Irvine Frederick Charles Shrin Edwin Henry Lough Frank Major Andrew Carter John Bell	••• ••	Peel Forest Timaru Timaru Waimata	· · · · · · · · · ·	Geraldine Road Board District. Levels Road Board District. Mount Peel Road Board District. Mount Cook Road Board District. Borough of Timaru. Borough of Waimate. The outlying District of Waimate.
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JOHN HALL.

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Services of Volunteer Corps accepted.

Defence Office,

Wellington, 27th April, 1880. HIS Excellency the Governor has been pleased to form the Hamilton Contingent of the T form the Hamilton Contingent of the Te Awamutu Cavalry into a separate corps under the designation of

The Hamilton Troop, Waikato Cavalry. Date of acceptance, 16th March, 1880.

JOHN BRYCE.

Services of Volunteer Corps accepted.

Defence Office, Wellington, 28th April, 1880. H IS Excellency the Governor has been pleased to accept the services of

The Southland Hussar Volunteer Corps. Date of acceptance, 19th April, 1880.

WM. ROLLESTON.

Resignation of Volunteer Officer.

Defence Office,

Wellington, 28th April, 1880. IS Excellency the Governor has been pleased to accept the resignation of the correct accept the resignation of the commission held by the under-mentioned officer :-

Nelson City Rifle Volunteers. Lieutenant Percy Bolland Adams. Date of resignation, 20th April, 1880.

WM. ROLLESTON.

Justice of the Peace resigned.

Department of Justice,

Wellington, 26th April, 1880. Hington, 25th April, 1880. HIS Excellency the Governor has been pleased to accept the resignation by accept the resignation by

JOHN WILLIAM WILLIAMS, Esq., of Bay of Islands, of his appointment as a Justice of the Peace for the colony.

WM. ROLLESTON.

Commissioner of Foxton Local Board, County of Manawatu, elected.

Colonial Secretary's Office,

Wellington, 24th April, 1880. NOTICE has been received at this office, under the hand of the Beturning Officer, Mr. E. S. Thynne, that, on the 15th instant,

JOHN PURCELL

was duly elected a Commissioner of the Foxton Local Board, County of Manawatu, vice A. J. Whyte, resigned.

THOMAS DICK.

Despatches.—Allocation of one Cadetship at Royal Military College to each Colonial University— "Territorial Waters Jurisdiction Act, 1878."

Colonial Secretary's Office, Wellington, 22nd April, 1880. THE following despatches (two) from Her Majesty's Principal Secretary of State for the Colonies are published for general information.

Te

(No. 11.)

JOHN HALL, (in absence of the Colonial Secretary.)

Downing Street,

25th February, 1880.

SIR,-I have the honor to transmit to you, for the information of your Government, a copy of a letter,

with its enclosures, from the War Office, stating that, after consultation with His Royal Highness the Field Marshal Commanding in Chief, Colonel Stanley has consented to allow the allocation of one cadetship per annum at the Royal Military College to students of each of the colonial Universities to which a charter by letters patent has been granted, the nomination to be made in the manner specified.

I have, &c., M. E. HICKS BEACH.

Governor Sir Hercules Robinson, G.C.M.G.

The War Office to the Colonial Office.

War Office, 11th February, 1880. SIR,-I am directed by the Secretary of State for War to acquaint you that he has had under his consideration your letter of the 29th October last, with its accompanying copies of despatches from the Governors of Victoria and Tasmania, suggesting that additional facilities should be conceded, with a view of enabling the sons of colonists in Australia to become candidates for commissions in Her Majesty's service.

In reply, I am to acquaint you, for the information of the Secretary of State for the Colonies, that, having conferred with His Royal Highness the Field Marshal Commanding in Chief, Colonel Stanley has no objection to the allocation of one cadetship per annum at the Royal Military College to students of each of the colonial Universities to which a charter by letters patent has been granted; and he is of opinion that it should be left to each University to make the nomination, after testing the candidates in such a manner as may seem to be the most satisfactory.

I am to enclose a copy of the regulations re-specting the admission of candidates to the Royal Military College, by which Sir Michael Hicks Beach will learn the subjects of study in that establishment, upon a successful examination in which the ultimate reward of a commission is dependent.

I have, &c., RALPH THOMPSON.

The Under Secretary of State, Colonial Office.

REGULATIONS RESPECTING EXAMINATIONS FOR AD. MISSION TO THE ROYAL MILITARY COLLEGE AND FOR FIRST APPOINTMENTS THEREFROM TO THE ARMY.

(These regulations will come into force on 1st December, 1876.) I. OBJECT OF THE ROYAL MILITARY COLLEGE

1. The Royal Military College is maintained for the purpose of affording a special military education to candidates for commissions in the cavalry and infantry.

2. Candidates for first appointments to the army will, with the exception of lieutenants of militia and non-commissioned officers recommended for pro-motion, be required in future to pass through a course of instruction as cadets at the Royal Military College.

II. REGULATIONS FOR ADMISSION.

1. General Instructions.

3. Admission to the Royal Military College as

cadets will be granted— (a.) To a successful candidate at a competitive examination in general subjects, to be held under such regulations as may be issued from time to time: (b.) To a graduate in Arts at the Universities of

Oxford, Cambridge, Durham, London, Dublin, Edinburgh, St. Andrew's, Glasgow, Aberdeen, and the Queen's University, Ireland, or to a student who has passed "Moderations" at Oxford, the "previous examination" at Cambridge, the "final examina-tion of the senior freshman year" at Dublin, "the first year's examination" at Durham, "the first University examination in arts or in engineering" at Queen's University, Ireland, the "examination for candidates for the army" at Scotch Universities, and the "first examination" for the degrees of B.A., LL.B., B. Sc., or M.B., at London University; subject in each case to the competitive examination

prescribed by paragraph 22: (c.) To cadets styled "Queen's cadets," "honor-ry Queen's cadets," "Indian cadets," and to pages of honor.

4. The number of cadets admitted to the College will vary according to the requirements of the service.

5. The dates of admission will be the 10th February and the 1st September in each year.

6. The examinations of candidates for admission to the Royal Military College as cadets will be con-ducted by the Civil Service Commissioners, and will take place twice a year, in the months of December and July.

7. Notice will be given from time to time of the day and place of the examinations, and of the number of vacancies open to competition at each periodical examination.

8. The number of trials allowed will not exceed two in the case of University candidates, and three in that of other candidates.

9. All candidates will be inspected by a Medical Board, and no candidate will be considered eligible for a commission unless certified by the Board to be free from any bodily defects or ailments, and in all respects, as to height and physical qualities, fit for Her Majesty's service. Cases of exceptional shortness of stature will be referred to the War Office for special consideration.

10. The limits of age for candidates for admission to the Royal Military College by competition for Queen's cadets, Queen's honorary cadets, Indian cadets, and pages of honor, will be from seventeen to twenty; for students of the Universities, who shall have passed the interim examination as specified in paragraph 3 (b), from seventeen to twenty-one; and for graduates of the Universities, who shall have passed the examination for the degree of B.A. or M.A., from seventeen to twenty-two.

11. Competitors who desire to obtain commissions in West India regiments may be admitted up to the age of twenty-four. This extension of the limit of age will not apply to University candidates. 12. Candidates must be within the prescribed limits

of age on the following dates :-

Candidates for admission by competition, Queen's cadets, Queen's honorary cadets, Indian cadets, and pages of honor, on the 1st January next following the winter examination, and on the 1st July for the midsummer examination.

Graduates and students from the Universities, as specified in paragraph 21.

2. Examination of Candidates for Admission by open Competition.

13. A candidate for admission by competition at the December or July examination must send to the Military Secretary, not later than the 15th October or the 15th May respectively, an application to be examined, accompanied by the following papers:--

(a.) An extract from the register of his birth; or, in default, a declaration, made by one of his parents or guardians before a magistrate, giving his exact age:

(b) A certificate of good moral character, signed by the tutors or heads of the schools or colleges at which he has received his education from his twelfth | be allowed to take up both.

year to the date of application, or some other satisfactory proof of good moral character.

14. When a candidate who has once been examined applies to be examined again, he will only be required to forward a certificate as to his moral character for the interval between the two examinations.

15. A candidate will be required to satisfy the Civil Service Commissioners in the following subjects :

(1) Mathematics, viz., (a) arithmetic, including vulgar and decimal fractions, proportion, and simple interest; (b) geometry, not beyond the standard of the first book of Euclid:

(2.) French, German, or some other modern language; the examination being limited to a translation from the language, and grammatical questions: (3.) Writing English correctly, and in a good

legible hand, from dictation :

(4.) The elements of geometrical drawing; including the construction of scales, and the use of simple mathematical instruments:

(5.) Geography.

16. No marks will be allotted for the above preliminary examination, excepting for geometrical drawing, the maximum number for which will be The preliminary examination will be dispensed 300. with in the case of candidates who have passed it at previous examinations, but they may again take up geometrical drawing if they wish to obtain marks in that subject.

17. The "further examination" will be proceeded with immediately on the conclusion of the "pre-liminary examination." Candidates who fail in the preliminary examination will be informed of their failure as soon as possible, and they will then be released from further attendance.

18. The subjects of the further examination, and the maximum number of marks obtainable for each subject, will be as follow :-

Marks.

- (1.) Mathematics, viz., algebra, up to and including quadratic equations; the theory and use of logarithms; geometry; 3,000
- (2.) English composition, tested by the power of writing an essay, letter, or précis; English literature, limited to specified authors; and English history, limited to certain fixed periods: the authors and periods being notified beforehand 3,000 • • • ... • • •
- (3.) Latin (4.) Greek 3,000 ... ••• 2,000
- (5.) French; the examination to be partly colloquial 2,000
- (6.) German; the examination to be partly colloquial 2,000 ...
- *(7.) Experimental sciences, viz., (a) chemistry and heat; or (b) electricity and magnetism 2,000
- (8.) General and physical geography, and 2,000 geology ... •••
- (9.) Drawing, free-hand 1,000

Of these nine subjects candidates will not be allowed to take up more than four nor less than two, exclusive of drawing.

19. In order to secure a proper proficiency in all the subjects taken up by a candidate, a certain number will be deducted from the marks gained by the candidate in each subject.

20. The following will be the mode of selecting the successful candidates at the opening competitive examination. After the proper deduction (in accord-

* Subjects (a) and (b) are alternative; a candidate will not

ance with paragraph 19) has been made from the | of Her Majesty, or of the East India Company, and number of marks gained by each candidate in the several subjects in which he has been examined, the remainders will be summed up, and the marks gained by the candidate in geometrical drawing at the pre-liminary examination will be added thereto. The liminary examination will be added thereto. resulting total will determine the place of the candidate in the competitive list; the successful candidates being those who stand at the head of the list up to the number of cadetships competed for.

. Examination of University Candidates.

21. A graduate or student of one of the Universities specified in paragraph 3, who, having obtained his University qualification while within the maximum limit of age specified in paragraph 10, is desirous of becoming a candidate for a cadetship at the Royal Military College, must send an application to the Military Secretary in the month of May or October, with a view to his appointment under the provisions of paragraph 22; but no such application can be admitted before the candidate has actually attained the age of seventeen, nor later than the 31st May or 31st October next following the date of his attain-ing the maximum limits of age prescribed for ing graduates and students respectively in paragraph 10. The application must be accompanied by papers (a) and (b), described in paragraph 13, and by a certificate from the proper authority that he has taken his degree in Arts, or has passed the University examination specified in paragraph 3 (b).

22. Notice will be given from time to time of the number of cadetships which will be allotted halfyearly to University candidates. In case there should be more candidates than vacancies, the required number will be selected by competition among the said candidates at the ensuing July or December examination, but without a preliminary examination, except in geometrical drawing, which is University candidates who may have obligatory. been unsuccessful at their first examination will be allowed a second opportunity of competing, provided that "students" shall not have exceeded their twenty-second year, and that "graduates" shall not have exceeded their twenty-third year at the time of such second examination. These limits of age will be ruled by the 1st July for the summer, and by the 1st January for the winter examinations.

4. Examination of Queen's and Indian Cadets and Pages of Honor.

23. Queen's cadets are sons of officers of the army, Royal navy, and Royal marines who have fallen in action, or died of wounds received in action, or of disease contracted on service abroad, and who have left their families in reduced circumstances. Thev are appointed by the Secretary of State on the re-commendation of the Commander-in-Chief or First Lord of the Admiralty.

24. Honorary Queen's cadets are sons of officers of the army, Royal navy, and Royal marines who were killed in action, or who had died of wounds received in action within six months of such wounds having been received, or of illness brought on by fatigue, privation, or exposure incident to active operations in the field before an enemy, within six months after their having been first certified to be ill. (See article 5 of the Royal Warrant of 27th November, 1873, clause 151, Army Circulars, 1873.)

25. Applications for Queen's cadetships and honorary Queen's cadetships should be addressed to the Military Secretary if the candidate is the son of an officer of the army, or to the Secretary of the Admiralty if the candidate is the son of an officer of the Royal navy or Royal marines.

26. Indian cadets are the sons of persons who have served in India in the military or civil service | navy, according to their relative rank, of the perma-

are nominated by the Secretary of State for India in Council, under the provisions of 21 and 22 Vict., c. 106, and 23 and 24 Vict., c. 100. Applications for Indian cadetships should be addressed to the Military

Secretary, India Office. 27. A Queen's cadet, honorary Queen's cadet, Indian cadet, or page of honor, when ready for examination, will apply in the manner directed by paragraph 13 or 14.

28. Queen's cadets, honorary Queen's cadets, Indian cadets, and pages of honour, before admission to the Royal Military College, will be required to pass a qualifying entrance examination only, i.e., after having passed the preliminary examination under paragraph 15, they must obtain under paragraphs 18 and 19 such an aggregate of marks as may indicate, in the judgment of the Civil Service Commissioners, a competent amount of general proficiency.

29. A Queen's cadet, honorary Queen's cadet, Indian cadet, or page of honor, who can produce a University certificate, as prescribed in paragraph 3 (b), will be exempted from the qualifying entrance examination described in the preceding paragraph.

III. TERMS OF PAYMENT.

30. The terms of payment for cadets of the Royal Military College are regulated by the following articles of the Royal Warrant of the 30th October, 1876 (clause 161, Army Circulars, 1876) :-

(7.) The payment to be contributed annually on behalf of a cadet at our Royal Military College shall be as follows:-

Queen's cadets

Nil.

20

- For an Indian cadet. By special arrangement with the India Office For the son of an officer of the army or navy who has died in the service, and
- whose family is left in pecuniary distress (subject to the approval of our Secretary of State) . For the son of an officer below the rank of
- colonel or regimental field officer in the army and captain or commander in the navy, or of an instructor at the Royal Military Academy or Royal Military College or Staff College 40
- For the son of a colonel or regimental field officer in the army, or of a captain or commander in the navy, or of a professor at the Royal Military Academy or Royal Military College or Staff College 60
- For the son of a general officer who is not colonel of a regiment, or of a vice- or rear-admiral 70
- For the son of an admiral, or of a general officer who is colonel of a regiment or in receipt of Indian colonel's allowances ... 80
- For the son of a private gentleman 125
- (8.) In determining the rate of payment-

(a.) A general officer on the half-pay of his last regimental commission shall pay in accordance with such regimental rank:

(b.) Officers who have sold their commissions shall be regarded as private gentlemen :

(c.) Officers on retired full or half-pay after twenty-five years' service, or officers of less than twenty-five years' service if placed on half-pay by reduction of establishment or on account of illhealth, shall pay in accordance with their last sub-stantive regimental rank. The cases of officers volun-tarily retiring to half-pay before completing twentyfive years' service shall be specially considered :

(d.) Officers of the departments of our army and

nent staff of the militia, adjutants of the volunteer have the custody of the records and correspondence force, as well as officers of our Indian military and of the College, and will give the Governor such naval forces, shall be treated on the same terms as

military or naval officers: (e.) The sons of deceased officers shall be contributed for in accordance with the foregoing regulations in regard to the rank or classification of their fathers

(f.) Any change which may take place by promotion or retirement in the rank of the father of a cadet shall be notified to our Commander-in-Chief, and the contribution paid to the College on account of such cadet shall be regulated accordingly.

(9.) If a cadet be absent a whole term in consequence of sickness or rustication, a payment of £10 shall be required for the privilege of his name being kept on the rolls of the establishment, and for a vacancy being kept open at the commencement of the next term.

(10.) In the case of a cadet who is an orphan, whose annual contribution is only $\pounds 20$, the amount to be paid when absence extends over a whole term shall be determined by our Secretary of State.

(11.) The pay of a cadet shall be 3s. a day. issued to cover the expenses of regimental clothing, messing, washing, and other contingencies. All other necessary expenses which cannot be covered by his pay shall be chargeable to his parent or guardian in addition to the regulated contribution.

(12.) If a cadet be absent, from sickness, during a portion of the term, his pay shall continue to be issued and credited to his account; but no refund of the contribution shall be permitted.

(13.) If a cadet be rusticated or removed during a term, his daily pay shall cease from the date on which he is sent away, and the contribution made for the half-year shall be forfeited.

(14.) Each cadet, other than a Queen's or India cadet, on first joining shall be required to pay, in addition to the regulated contribution, a sum of £25 to cover the expense of uniform, books, &c., and to bring with him the articles of clothing of which he will receive notice, and which must afterwards be kept up at his own expense. He shall also be required to pay the regulated contribution in advance, for each half-year of the time during which he remains under instruction; and a deposit of £5 on account, for contingent expenses, which latter sum he shall be required to make up on returning to the Royal Military College after each vacation, to cover any expense that may be incurred on his account during the ensuing half-year.

IV. GOVEBNMENT AND ORGANIZATION.

31. The Commander-in-Chief will be the President of the Royal Military College.

32. An independent inspection by a Board of Visitors, appointed by the Secretary of State for War, and reporting to him, will be made once a year. Such Visitors will not be a permanent body, but will not be all changed at the same time. The report of this Board will be presented to Parliament.

33. The College will be under the control of a Governor, appointed by and responsible to the Secre-tary of State for War through the Commander-in-Chief.

34. He will be assisted in the arrangement of the studies by a Board, composed of the Commandant and the professors or senior instructors of the different branches. The head of each branch will have the general power of supervision and inspection over the studies in his department, with the duty of reporting on them to the Governor.

35. The Governor will be assisted by a staff officer, who will be responsible in his temporary absence regimental for the charge of the establishment. This officer will spondence :

of the College, and will give the Governor such assistance as he may require.

V. DISCIPLINE.

36. The cadets will be subject to such rules and regulations as are, or may be from time to time, established for the maintenance of good order and discipline.

37. The Governor will have the power of rustication and removal from the College, reporting the circumstances to the Commander-in-Chief.

38. In cases requiring more serious notice, cadets will be liable, on the report of the Governor to the Commander-in-Chief, to be removed from the list of candidates for commissions.

39. The name of any cadet expelled for misconduct will be recorded in the department of the Commander-in-Chief, and will be made known to the First Lord of the Admiralty, and to the Secretary of State for India, in order to prevent his being admitted into Her Majesty's naval, military, or Indian service.

40. The cadets will be distributed in divisions of not less than twenty-five, each division being under the immediate charge of one of the professors or instructors selected by the Governor.

41. The officers of divisions will be the channel of communication on all subjects between the cadets and the Governor. They will reside in the College, and will exercise a strict superintendence over their divisions, for which they will be responsible to the Governor. They and the unmarried officers will mess with the cadets.

42. During the hours of study the cadets will be under the charge of the professors and instructors, to whose orders they will be required to pay implicit obedience.

43. The cadets will salute all officers, professors, and instructors belonging to the College, whether in or out of uniform, and all other officers when in uniform.

44. The professors and instructors will have certain limited powers of punishment, within and without the halls of study, at the discretion of the Governor, to whom they will report all punishments which they may inflict.

45. No professor or instructor will be permitted to give private instruction to a cadet, either during the vacation or at any other time, or be allowed to prepare candidates for admission to the College.

46. The cadets will be required to appear at all times in uniform, except when on leave of absence, or when otherwise exempted by the Governor

47. The study undress may be worn at all times when cadets are under instruction, with the exception of riding or parade, when they will wear their uniform. The forage cap will be worn with the study undress.

VI. COURSE OF INSTRUCTION.

48. Candidates for first appointments in the army who are successful in the examinations specified in the foregoing regulations will join the Royal Military College as cadets for one year, to be divided into two terms, during which the course of instruction will last. The College terms will be---

(a.) From the 10th February to the 15th July, with suspension of study during a fortnight at Easter:

(b.) From the 1st September to the 20th December. The intermediate periods will constitute the vacations. 49. The following subjects will form the ordinary

course of obligatory studies :-(a) Queen's regulations and orders for the army,

regimental interior economy, accounts, and corre-

(b.) Military law:

(c.) The elements of tactics:
(d.) Field fortification, and the elements of permanent fortification:

(e.) Military topography, and reconnaissance :

(f.) Infantry and field artillery drill, riding, and gymnastics.

VII. EXAMINATIONS FOR COMMISSIONS.

50. At the end of the course the cadets will be required to pass an examination in the field and on paper, and those who pass a satisfactory examination will, as provided in the Royal Warrant of 30th October, 1876 (clause 161, Army Circulars, 1876), become entitled to commissions in the army as second lieutenants, and will be gazetted to regiments in the order in which they pass.

51. Marks will be allotted to the obligatory subjects in the following proportions :-

Queen's regulations, &c.	•••		$1\frac{1}{2}$
Military law	•••		2
Elements of tactics			3
Fortification			3
Military topography and	reconnaiss	ance	3

Drill, gymnastics, and riding (one each)

52. In tactics, fortification, and military topography and reconnaissance, one-fourth of the marks will be reserved for notes and drawings done during the course.

53. The standard of qualification for a commission will be decided upon from time to time by the Secretary of State for War, and announced to the cadets at the commencement of the course.

54. In order to insure due diligence during the whole period of residence, there will, at the end of the first term, be a probationary examination in the work of that term. A cadet failing to pass satisfactorily through the probationary examination at the end of his first term will lose a term and not get class promotion. No cadet will be permitted to reside for more than one year at the College, except in cases of failure at the probationary examination, protracted illness, or long absence from any unavoidable cause, or of his being prevented by unavoidable cause from undergoing the final examination. In these cases an extra term will, if specially recommended by the Governor, be allowed.

VIII. INTERIOR ECONOMY, MESSING, ETC.

55. The dining-halls, halls of study, reading- and recreation-rooms, and quarters of the cadets will be furnished in all essentials by the Government.

IX. GENERAL REGULATIONS.

56. A cadet will be removed from the Royal Military College for moral or physical unfitness.

57. A cadet who fails to pass his examination at the end of his second term of residence will not be permitted to return to the Royal Military College, but will be allowed to be re-examined once at the next ensuing examination.

58. A failure at this re-examination will disqualify a cadet for a commission in the army, and his name will be at once removed from the list.

59. No person whatever belonging to the Royal Military College is to receive a present from any cadet, or from the relations or friends of any cadet.

The following General Order (69 of 1877) modifies paragraphs 13 to 17 of the regulations issued with General Order 88 of 1876 :--

G.O. 69. EXAMINATION FOR ADMISSION TO THE ROYAL MILITARY COLLEGE.

I. After the examination in July, 1878, the "pre-liminary" will be separated from the "further" or

competitive portion of the examination for admission to the Royal Military College.

II. Special preliminary examinations will be held in the spring and autumn of each year by the Civil Service Commissioners, to whom intending candidates should apply.

III. The further examinations will be held halfyearly, in the months of July and December, as at present; and candidates for those examinations are to apply to the Military Secretary, as prescribed by

existing regulations. IV. No candidate will be allowed to attend the "further" until he has passed the "preliminary" examination, or can produce a certificate as laid down in paragraph V.

V. Candidates will be exempted from the "pre-liminary" examination in all subjects except geo-metrical drawing, if they can produce the certificate of the Oxford and Cambridge Schools Examination Board, provided it embraces mathematics. If it does not include that subject, they will be required also to undergo an examination therein.

NOTE.—Paragraph V. of the above General Order comes into operation at once, but the other paragraphs will not apply until after July, 1878.

(Circular.)

Downing Street, 1st December, 1879.

SIR,-I have the honor to transmit to you, for your information, and for that of your Government, the accompanying copy of the Territorial Waters Jurisdiction Act, passed by the Imperial Parliament in 1878 (41 and 42 Vict., c. 73). I have, &c.,

M. E. HICKS BEACH. The Officer Administering the Government of New Zealand.

AN ACT to regulate the Law relating to the Trial of Offences committed on the Sea within a certain distance of the Coasts of Her Majesty's Dominions. [16th August, 1878.]

WHEREAS the rightful jurisdiction of Her Majesty, her heirs and successors, extends and has always extended over the open seas adjacent to the coasts of the United Kingdom and of all other parts of Her Majesty's dominions to such a distance as is necessary for the defence and security of such dominions :

And whereas it is expedient that all offences committed on the open sea within a certain distance of the coasts of the United Kingdom and of all other parts of Her Majesty's dominions, by whomsoever

committed, should be dealt with according to law: 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

Jurisdiction Act, 1878."

2. An offence committed by a person, whether he is or is not a subject of Her Majesty, on the open sea within the territorial waters of Her Majesty's dominions, is an offence within the jurisdiction of the Admiral, although it may have been committed on board or by means of a foreign ship, and the person who committed such offence may be arrested, tried, and punished accordingly.

3. Proceedings for the trial and punishment of a person who is not a subject of Her Majesty, and who is charged with any such offence as is declared by this Act to be within the jurisdiction of the Admiral, shall not be instituted in any Court of the United Kingdom, except with the consent of one of Her Majesty's Principal Secretaries of State, and on his certificate that the institution of such proceedings is in his opinion expedient, and shall not be instituted in any of the dominions of Her Majesty out of the United Kingdom, except with the leave of the Governor of the part of the dominions in which such proceedings are proposed to be instituted, and on his certificate that it is expedient that such proceedings should be instituted.

4. On the trial of any person who is not a subject of Her Majesty, for an offence declared by this Act to be within the jurisdiction of the Admiral, it shall not be necessary to aver in any indictment or information on such trial that such consent or certifi-cate of the Secretary of State or Governor as is required by this Act has been given, and the fact of the same having been given shall be presumed unless disputed by the defendant at the trial; and the production of a document purporting to be signed by one of Her Majesty's Principal Secretaries of State as respects the United Kingdom, and by the Gover-nor as respects any other part of Her Majesty's dominions, and containing such consent and certificate, shall be sufficient evidence for all the purposes of this Act of the consent and certificate required by this Act.

Proceedings before a Justice of the Peace or other Magistrate previous to the committal of an offender for trial, or to the determination of the Justice or Magistrate that the offender is to be put upon his trial, shall not be deemed proceedings for the trial of the offence committed by such offender for the purposes of the said consent and certificate under this Act.

5. Nothing in this Act contained shall be construed to be in derogation of any rightful jurisdiction of Her Majesty, her heirs or successors, under the law of nations, or to affect or prejudice any jurisdic-tion conferred by Act of Parliament or now by law existing in relation to foreign ships, or in relation to persons on board such ships.

6. This Act shall not prejudice or affect the trial in manner heretofore in use of any act of piracy as defined by the law of nations, or affect or prejudice any law relating thereto; and where any act of piracy as defined by the law of nations is also any such offence as is declared by this Act to be within the jurisdiction of the Admiral, such offence may be tried in pursuance of this Act, or in pursuance of any other Act of Parliament, law, or custom relating thereto.

7. In this Act, unless there is something inconsistent in the context, the following expressions shall respectively have the meanings hereinafter assigned

Act, includes the jurisdiction of the Admiralty of England and Ireland, or either of such jurisdictions as used in any Act of Parliament; and for the purpose of arresting any person charged with an offence declared by this Act to be within the jurisdiction of the Admiral, the territorial waters adjacent to the United Kingdom, or any other part of Her Majesty's dominions, shall be deemed to be within the jurisdiction of any Judge, Magistrate, or officer having power within such United Kingdom, or other part of Her Majesty's dominions, to issue warrants for arresting or to arrest persons charged with offences committed within the jurisdiction of

such Judge, Magistrate, or officer: "United Kingdom" includes the Isle of Man, the

Channel Islands, and other adjacent islands: "The territorial waters of Her Majesty's dominions," in reference to the sea, means such part of Her Majesty's dominions, as is deemed by international law to be within the terri-torial sovereignty of Her Majesty; and for the purpose of any offence declared by this Act to be within the jurisdiction of the Admiral, any part of the open sea within one marine league of the coast measured from lowwater mark shall be deemed to be open sea within the territorial waters of Her Majesty's dominions:

- "Governor," as respects India, means the Governor-General or the Governor of any Presidency; and where a British possession consists of several constituent colonies, means the Governor-General of the whole possession, or the Governor of any of the constituent colonies; and as respects any other British possession, means the Officer for the time being Administering the Government of such possession; also any person acting for or in the capacity of Governor shall be included under the term "Governor:"
- "Offence" as used in this Act means an act, neglect, or default of such a description as would, if committed within the body of a county in England, be punishable on indictment according to the law of England for the time being in force:
- "Ship" includes every description of ship, boat, or
- other floating craft: "Foreign ship" means any ship which is not a British ship.

Purchase of Horses for the Indian Government.

Colonial Secretary's Office,

Wellington, 27th April, 1880. THE following notification, received from the Government of India, is published for general information.

THOMAS DICK.

Military Department, Fort William, 3rd March, 1880. SIR,-I am desired by the Right Hon. the Governor-General in Council to forward for general informa-tion the accompanying notice, dated 3rd March, 1880, regarding the purchase of about 935 remounts re-quired for the Bengal army during the year 1880-81, and to request that, under the orders of His Excellency the Governor, it may be published in the leading journals, and circulated as extensively as possible.

I am, &c., Allen Johnson, Colonel, Secretary to the Government of India. The Hon. the Colonial Secretary, New Zealand.

It is hereby notified, with reference to the advertisement of the 21st June, 1879, that the Government of India are prepared to purchase about 935 horses suitable for army purposes during the year 1880-81, classed as follows :-

Class I. Walers, 595.—Medium cavalry and hus-sars, 137; field artillery, 134; horse artillery, 324. Class II. Country breds, 200.—As many as pos-

sible full-grown horses; the remainder young stock between $2\frac{1}{2}$ and $3\frac{1}{2}$ years old.

Class III. Arabs and Persians, 140.-Medium cavalry and hussars, 100; field artillery, 40. Total, 935.

The purchases will be made by Remount Agents at the following stations : Calcutta, Allahabad, Cawnpart of the sea adjacent to the coast of the the following stations: Calcutta, Allahabad, Cawn-United Kingdom, or the coasts of some other pore, Lucknow, Agra, Morar, Meerut, Bareilly, Umballa, Lahore, Mooltan, Sialkot, Rawal Pindi, and Pesháwar.

Except under special circumstances, purchases will be made only between the 15th September and the 28th February.

Horses and mares of all breeds will be received, but they must be within the prescribed age, four to seven years, except as regards country breds. It is to be distinctly understood that, in regard to Classes I. and III., remounts three years old and It mares in foal will not be purchased. After the expiration of three years from the 21st

June, 1879, greys will not be purchased for horse or field artillery.

The average price for a remount has been fixed at Every horse presented for purchase 550 rupees. will be valued separately, and higher or lower prices may be given, provided that the average of the purchases does not exceed that limit.

ALLEN JOHNSON, Colonel, Secretary to the Government of India.

Notice relative to proposed Loan of £5,000, Borough of South Dunedin.

Colonial Secretary's Office,

Wellington, 28th April, 1880. THE following notice, received from his Worship the Mayor of South Dunodin in a blir in the

the Mayor of South Dunedin, is published in accordance with section 145 of "The Municipal Corporations Act, 1876."

THOMAS DICK.

Council Chambers, South Dunedin, 16th April, 1880.

SIR,—In accordance with section 145 of "The Municipal Corporations Act, 1876," I have the honor to notify that, on the 13th day of April, 1880, a vote of the ratepayers of this borough was taken on the question of borrowing the sum of £5,000, to be expended on public works in the borough. The expended on public works in the borough. majority required by the Act having voted in favour of the loan, I declared the proposal carried, and published the requisite notice in the Evening Star of the 15th April instant.

The loan is made payable in one sum twenty years from date of issue, without a sinking fund.

I have, &c., N. MALONEY,

The Hon. the Colonial Secretary, Mayor.

Wellington.

[Copy of Advertisement referred to above.] BOROUGH OF SOUTH DUNEDIN

A POLL was taken on the 13th instant, in the Council Chambers, Main Street, to sanction the borrowing of £5,000 for public works in the borough, and resulted as follows :-

For				56
Against Informal	•••		•••	5
Informal	•••		•••	2
NT				63 36
North Ward South Ward	•••		•••	36 12
East Ward			•••	15
1460 Wald	•••		•••	63
	Cine	m	OTINT	

GEO. T. CLARKE, Returning Officer.

There being the majority of votes as required by section 143, "Municipal Corporations Act, 1876," I hereby declare the loan passed.

N. MALONEY, Mayor.

Letters of Naturalization issued.

Colonial Secretary's Office, Wellington, 27th April, 1880. HIS Excellency the Governor has been pleased to issue Letters of Naturalization under "The Aliens Act, 1866," in favour of the under-mentioned persons, viz. :-

Name.		Occupation.	Residence. Riverton. Oamaru.	
Gustav Martin Peter Nelson	Gustav Martin Peter Nelson			
		Т	HOMAS DICK.	

Notice of Intention to alter Boundaries of Port Levy and Pigeon Bay Road Districts, County of Akaroa.

Colonial Secretary's Office,

Wellington, 23rd April, 1880. HIS Excellency the Governor directs it to be notified, in pursuance of the provisions of "The Canterbury Roads Ordinance Amendment Act, 1877," that he has received a petition praying that the boundaries of the Port Levy and Pigeon Bay Road Districts, County of Akaroa, be altered as described in the Schedule hereto.

If within two months from the date of the first issue of this notice no counter-petition shall have been received by him, His Excellency will proceed in the manner prescribed by section 2 of "The Canter-bury Roads Ordinance, 1872."

SCHEDULE.

PROPOSED BOUNDARIES OF PORT LEVY ROAD DISTRICT.

ALL that portion of the Provincial District of Canterbury bounded on the North by the sea; on the South by the south side of the Purau and Akaroa Road and the Mount Herbert Peak Road; on the West by the Port Victoria District; and on the East by the road running through Section 32152, near Mount Fitzgerald, from its junction with the Purau Road to the eastern boundary of Section 26938; thence northerly by eastern boundary of that section and Sections 28980 and 33517, thence easterly and northerly along Section 28979 to the Native reserve, thence easterly and northerly along said reserve to Section 24762, thence south-easterly along southwestern boundary of latter section to road passing through the same, thence northerly by latter road to the beach at Big Bay.

PROPOSED BOUNDARIES OF PIGEON BAY ROAD DISTRICT.

All that portion of the Provincial District of Canterbury bounded on the North by the sea; on the East by the ridge of the spur between Decanter Bay and Little Akaroa to a point where it meets the highest ridge of the hill; on the South by the highest ridge of the hills and the southern side of the Akaroa and Purau Road; and on the West by the Port Levy District, hereinbefore defined.

THOMAS DICK.

Post Offices opened.

General Post Office,

Wellington, 23rd April, 1880. THE following list of additional Post Offices which have been opened in the colony is published for general information.

JOHN HALL. Postmaster-General.

Name of Offi	ce.	In what Post District.	tal	Circulating Office.
Canavan Edenvale Gapes Valley Longford Sherwood Waihou Winchmore	···· ···· ···	Timaru Auckland Timaru Westport Christchurch Auckland Christchurch	···· ···· ····	Timaru. Auckland. Timaru. Westport. Christchurch. Auckland. Christchurch.

Post Offices closed.

General Post Office Wellington, 23rd April, 1880.

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

JOHN HALL, Postmaster-General.

Name of Office.	In what Posta District.	.1	Circulating Office.
Eden Terrace Hampden Tamumu Terrace End The Crossing (Nevis) Waitangi Weka Pass	Auckland Westport Napier Wellington Dunedin Hokitika Christchurch	···· ···· ····	Auckland. Westport. Napier. Wellington. Dunedin. Hokitika. Christchurch.

Tenders.

Public Works Office, Wellington, 29th April, 1880. THE following list of successful and unsuccessful tenderers is published for general information. R. OLIVER,

Minister for Public Works.

WAICOLA CONTRACT OF THE OTAUTAU-NIGHT CAPS RAILWAY.

						ł
Accep	oted.		£	s.	đ.	
J. Ford, Invercargill	•••		4,394	2	4	
Decli	ned.					ĺ
McLean, Kennedy, and Casey			4,414	0	9	l
A. Springford, Invercargill		•••	4,422	0	4	ł
Gallagher and Kaveney, Inverca	rgill		4,636	11	6	l
J. Shirley, Otautau			4,863	6	8	ł
Copples and Ford, Otautau			4,971	1	10	ł
A. and J. Calder, Riverton		•••	4,987	18	4	ĺ
J. G. Bennett, Winton			5,252	13	11	l
D. A. McIntosh and Co., Rivert	o n		5,263	4	2	l
J. Coates, Palmerston		•••	5,511	3	4	
A. Menzies, Invercargill	•••		5,580	16	0	l
Martin and Hughes, Invercargil	1		5,589	7	11	l
G. Mackie, Dunedin	•••		5,730	9	9	
T. S. Dewe, Invercargill			5,766	5	8	
McKenzie and McEachern, Moss	ziel		5,816		10	
W. Bell, Dunedin	, 		6.133		7	Ì
Downes and Procter, Dunedin			6.139	8	6	
G. Howell and Co., Riverton			6,484	14	Õ	ļ
J. Monday, Dunedin			7,415	8	Õ	l
P. Sutherland, Port Chalmers	•••	•••	7,503	9	Ō	
				-	-	ł

Notice to Mariners.-No. 18 of 1880.

ROCK OFF CAPE KOAMOBOO.

Marine Department,

Wellington, 22nd April, 1880.

NOTICE is hereby given that a sunken rock with only 1 fathom on it at 1 only 1 fathom on it at low-water spring tides exists about a quarter of a mile from the extremity of the reef on the western side of Cape Koamoroo, on the following bearings, viz.: From White Rocks S.E. $\frac{1}{3}$ E., and from Cape Koamoroo W. by S. $\frac{1}{4}$ S. The south end of Long Island, just open of thewesternmost Twin, leads $1\frac{1}{2}$ cables clear of the rock. WM. ROLLESTON,

Minister acting for the Minister having charge of the Marine Department.

Notice to Mariners.-No. 19 of 1880.

ENTRANCE TO BULLER RIVER, WEST COAST OF MIDDLE ISLAND.

Marine Department.

Wellington, 28th April, 1880. NOTICE is hereby given that the channel over the Buller Bar has recently in the channel over the Buller Bar has recently changed. The white light on the flagstaff in line with the red light on the beacon on the south side of the river leads over the bar, the present course being S.E. by S. $\frac{1}{2}$ S. When the two beacons with red lights, on the town side, are in one, a course up the river may be steered. THOMAS DICK,

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

Officiating Ministers for 1880.—Notice No. 7.

Registrar-General's Office,

Wellington, 27th April, 1880. PURSUANT to the provisions of an Act of the General Assembly of New Zealand, passed in the eighteenth year of the reign of Her Majesty Queen Victoria, and intituled "The Marriage Act, 1854," the following name of an Officiating Minister within the meaning of the said Act is published for general information :-

Roman Catholic Church. The Reverend Ethelwald O'Gara. WM. R. E. BROWN,

Registrar-General.

Civil Service Literary Prize.

Office of the Civil Service Examination Board, Wellington, 20th March, 1880.

N offer having been made to the Civil Service Examination Board of a sum of £5 per annum, A for five years, to provide for prizes for the best essays on the principles and practice of Parliamentary Government, and cognate subjects, the Board announce that the subject for the present year shall be THE DEVELOPMENT OF CONSTITUTIONAL LIBERTY

IN ENGLAND.

Prize to be competed for under the following conditions :-

1. Competition to be open to all persons under the age of 25 years at this date who have passed either the Junior or Senior Civil Service Examination, and who are in the Civil Service at the time of competition.

2. The prize to be in books or money, at the option of the prize-taker.

3. Essays to be legibly written, and on one side of the paper only.

4. Essays to be delivered to the Secretary of the Civil Service Examination Board, Wellington, by the 31st December, 1880.

5. No competitor to allow his name to appear on his essay, but to adopt a motto or cypher, which is also to be written on a sealed envelope containing the author's name, and attached to the essay.6. The prize will not be awarded unless there is an

essay which, in the judgment of the examiners, is of sufficient merit to entitle the author to receive it.

7. Competitors are advised to keep copies of their essays, as those sent to the Board will not be returned.

> G. S. COOPER. Chairman.

RETURN of the VALUE of IMPORTS at the several PORTS of NEW ZEALAND during the QUARTER ended 31st MARCH, 1880.

Countrie	s.		Auckland.	Thames.	Russell.	Kaipara.	Tauranga.	Poverty Bay.	NewPlymouth	Wanganui.	Foxton.	Wellington.	Napier.	Wairau.	Picton.	Kaikoura.	Nelson.	Westport.	Greymouth.	Hokitika.	Lyttelton.	Akaroa.	Timaru.	Oamaru.	Dunedin.	Invercargill and Bluff Harbour.	Riverton.	Chatham Islands.	Totals.	Corresponding Quarter, 1879.
nited Kingdom ustralia—			£ 225,093	£ 2,255	£ 7	£ 354	£ 346	£ 149	£ 3,222	£ 10,367	£ 59	£ 200,657	£ 10,690	£ 2,871	£ 245	£ 361	£ 31,571	£ 862	£ 5,920	£ 919	£ 165,280	£ 470	£ 16,448	£ 6,912	£ 334,691	£ 12,114	£ 1,377	£ 	£ 1,033,240]	£ ,753,58 3
Queensland New South Wales Victoria South Australia	•••• ••• •••	···· ··· ···	 94,175 20,875 1,997	771	 541 	$510 \\ 245 \\$	208 10	 880 1,108 	1,690 773		···· ···	25,861 17,023 3,267	7,153 2,834		160 84		 3,368 7,744 	 40 3,565	 38 9,584 25	 62 13,898		13 	$3,540 \\ 774 \\ 25$	4,213 603			 413		192,749 158,876 5,314	$1,823 \\ 210,226 \\ 264,137 \\ 10,287$
Western Australia asmania acific Islands—	•••	•••	2,834		 	 		 	 	 91		1,991	50	 	••••	 	468	 3	2	 16	2,8 10 1, 3 12	····	 105	560	1,091 8,816		•••		3,901 17,426	43,580
Norfolk Island New Caledonia Cook Islands Friendly Islands	•••	•••• ••••	3 359 4,408 1,852		 	 	 	 	•••• •••• •••	 	 	 	 	· • • · • •	 		 	 	•••	•••	•••		 	 	 	 	•••	····	$3 \\ 359 \\ 4,408$	95 893
Marquesas Fiji Islands Navigator Islands	···· ···	···· ···	6,978 458	 	··· ··· ···	••• ••• •••	···· ···	 	•••• •••	···· ···	 	 	•••	···· ···	 	•••	···· ···	···· ···	 	· · · · · · · · · · · · · · · · · · ·	···· ··· ···	····	···· ···	···· ···	66 0	···· ··· ···	•••• ••• •••	···· ···	$1,852 \\ 660 \\ 6,978 \\ 458$	365 5,341 1,607
Rotumah Island Marshall Islands Sandwich Islands	···· ···	•••	2,343 308		 	···• ··•	···• ···	 	••• •••	···	•••			···· ····	···· ····		···· ····	 		···· ···		····		•••	··· ···		···· ····	···· ····	2,343 308	1,500 1,500 7 22
Savage Island orth America, Canad British Columbia nited States of Ame		••••	1,500 	 	 	 	···• ··•	•••• ••• •••	100 	•••	···· ···	···· ···	••• •••	, 	 	•••• •••	···· ···		•••	•••• •••• •••	 	 	 	···· ···	 	···· ···	 	 	1,500 100 	397 2,016
On the Atlantic On the Pacific	 		4,629 4,937		 	 	•••	 	44 	79 15	•••	9,918 546		15 			$\substack{1,261\\34}$	¹¹	 278		14,988 1,015		 	. 	$31,067 \\ 1,128$	86 180	 		61,198 8,167	143,489 22,730
uth America, Peru nina dia, Bengal ew Guinea	••• ••• •••	•••	 172 3		 	···· ···	 	 	 41 		 	 5	 	···· ···	···• ··•	•••	···· ···	 	••• •••	•••	500 36,643	····	 	••••		···• ···• ···•	 	 	$\ddot{1,535}$ 37,491	6 785 51,717
auritius urope—	•••				•••			•••			•••	 1,577	•••	•••	 				•••	•••	26,893			•••	9,506	 	 		 36,399	221 39,776
Spain Portugal Germany	••••	•••		···· ···	···· ··· ···	···· ····	· · · · · · · · ·	 	···· ···	···· ···	•••	1,577 310 290 416	•••	· · · ·	···· ···	•••	 	···· ···	···• ··• ··•	•••	•••	 	···• ···•	•••	···· ···	••••	••••	•••• ••••	1,577 310 290 416	1,990 59
Holland Totals	····		372,924				 564			 12,450		60 261,021			•••	····	 44,446	4,481		14.895	 307,488	 483	 20,892	12,288	441.718	 28,680	 1.790	···· ····	410 60 1,577,918	····
Corresponding Quar			438,318			388	1,323			26,516		488,987					73,714				503,789) —	782,257]- <u> </u>				2,556,652

WILLIAM SEED, Secretary and Inspector of Customs.

Customs Department, Wellington, 28th April, 1880.

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April 29.]

RETURN of the QUANTITY and VALUE of EXPORTS from NEW ZEALAND during the QUARTER ended 31st MARCH, 1879.

			AUCEI	AND	Тна	MES	Rus	SELL	WAN	GAROA	Hour	ANGA	KAR	PARA	Povers	Y BAY	NEW MOL		WELLI	NGTON	NA	PIRB	HAVI	BLOCK	NE	LSON	
ARTICL	ES		Quantity	Value	Quantity	Value	Quantity	Value	Quantity	Value	Quantity	Value	Quantity	Value	Quantity	Value	Quantity	Value	Quantity	Value	Quantity	Value	Quantity	Value	Quantity	Value	ARTICLES
e Mine,— Coal		tons		£		£		£		£		£		£		£		£		£		£		£		£	The Mine,—
Fold		ounces	11975	48153	•••	•••		••••		•••				•••	•••	•••		····	74	296			····		21	79	Coal Gold
ilver	•••	ounces tons	 407	 1628					•••	•••	•••	•••		•••	•••	•••	•••										Silver
				49781		<u> </u>		<u> </u>						<u></u>		_ <u></u>	<u> </u>	<u></u>			<u> </u>						Minerals
Fisheries,-				30781											····					296	•••					79	The Fisheries,-
sh (all kinds) il (Whale)	···	gallons							•••							•••											Fish (all kinds)
ins (Seal)		number								···						•••					•••				•••	•	Oil (Whale) Skins (Seal)
T		,		30										,								···· ····		·		<u></u> -	
Forest,— ingus		ewts.	547	634																				·	<u> </u>	<u> </u>	The Forest,-
um (Kauri)		tons	$865\frac{3}{4}$	54484															438	657					•••		Fungus Gum (Kauri)
mber (Sawn) ,, (Logs)	•••	feet number	351741	2024					129915	390			750699	4248													Timber (Sawn)
,, (Spars)		number	13 	35									541	2909		•••					•••						" (Logs)
			 	57177	·		 			390				7157	····	 				657		<u> </u>					,, (Spars)
mals and Produce, acon and Hams		0t-a																				···-			···	<u> </u>	Animals and Produce,-
eef (Salted)	 	ewts. cwts.	2 222	7 332			•••										•••				•••						Bacon and Hams
itter		cwts.	$23\frac{1}{4}$	127									1														Beef (Salted) Butter
eese des		cwts. number	314	103			•••																				Cheese
ve Stock		number	12	259			•••												1439	1342	•••					80	Hides Live Stock
eats (Preserved)		ewts.	963	250															591	1349							Meats (Preserved)
rins (Rabbit) ,, (Sheep)	···• ···	number number	•••			1	•••					•••	·	•••		•••			20948	187		1					Skins (Rabbit)
allow		tons	81}	2186												•••			$11738 \\ 2593$	$\frac{1063}{7811}$	6420 1754	868 5324					,, (Sheep) Tallow
Tool	•••	lbs.	652702	28260	i <u></u>		<u> </u>		<u></u>		<u> </u>		<u></u>						6538017	269651	3415531	158826			565	60	Wcol
icultural Products				31524			•••			•••										281407		165018				140	
ran and Sharps	·,	tons	78	794															334	142	<u>-</u>					·/	Agricultural Products,- Bran and Sharps
lour rain (Barley)		tons bushels	22}				3	8		•••																	Flour
, (Malt)		bushels														•••							•••	•••			Grain (Barley)
,, (Oats)	•••	bushels	113	17]	1										•••					,, (Malt) ,, (Oats)
,, (Wheat) [eal (Oat)	••• •••	bushels cwts.	217	217			···· ···								•••	•••						•••					, (Wheat)
otatoes		tons	1701	692			5	25												•••	•••				•••	•••	Meal (Oat) Potatoes
eeds (Grass)	•••	bushels	20	5		<u></u>	•••				<u>.</u>	<u></u>	····		4585	828			6316	2066							Seeds (Grass)
nufactures.—			·	2057		<u> </u>	···	33				•••				828				2865						·	
le and Beer	•••	gallons	140	16																						·	Ale and Beer
iscuits ordage	•••	cwts. cwts.	923 63	1096 143											•••	•••											Biscuits
eather		ewts.	4503	4510			•••						•••						 132 1	 518	•••	*		•••		••••	Cordage
hormium	•••	tons	79	1430												•••			43	667	··· ···				22	340	Leather Phormium
oap	•••	cwts.	573	606	·	<u></u>	<u></u>	·		.	<u> </u>	<u> </u>	<u> </u>		<u></u>	<u> </u>	<u></u>							<u></u>		<u></u>	Soap
				7801		(<u> </u>														1185						340	
scellaneous		value		1375		<u> </u>		50	<u> </u>	386		•••		81						758		235			····		Miscellaneous
al New Zealand Pr er Colonial, Briti	ish, an	d Foreign		149745				83		776				7238		828				286511		165253				559	
Produce and Man	utactu	res		16276													<u></u>			1255		5				15	
TOTALS		•••		166021	1			83		776				7238		828				287766		165258				574	1

THE NEW ZEALAND GAZETTE.

[No. 43

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RETURN of the QUANTITY and VALUE of EXPORTS from New ZEALAND during the QUARTER ended 31st MARCH, 1880-continued.

1

April 29.]

THE NEW ZEALAND GAZETTE.

	-	-	WEST	PORT	GREYN	ютн	Howy	TIKA	LYTTE	LTON	Tim	ARU	Олм	ARU	DUNE	DIN	INVERC. AN BLUFF E	D	Тот	ALS	CORRESPONDING QUARTER, 1879	
ARTIC	LES		Quantity	Value	Quantity	Value	Quantity	Value	Quantity	Value	Quantity	Value	Quantity	Value	Quantity	Value	Quantity	Value	Quantity	Value	Value	ARTICLES
ne Mine,— Coal Gold Silver Minerals	··· ··· ···	tons ounces ounces tons	 	£ 	600 14162 	£ 430 56648 	17744	£ 70972 	 	£ 	 	£ 	 	£ 	32137 	£ 129594 	 2762 	£ 11048 	600 78875 407	£ 430 316790 1628	£ 1345 285930 3186	The Mine,— Coal Gold Silver Minerals
			<u></u>	 	 	57078		70972	 	·		<u> </u>	 	 		129594		11048	<u>407</u>	318848	5160	
e Fisheries,— Fish (all kinds) Oil (Whale) Skins (Scal)	 	gallons number	··· ···		···· ···	 	 	 	 	 	···	····	····	····	 31 338		 			 4/) 338	1030	The Fisheries,— Fish (all kinds) Oil (Whale) Skins (Seal)
e Forest,—		Î														348				378		The The ent
Gum (Kauri) Gum (Kauri) Timber (Sawn) ,, (Logs) ,, (Spars)	••• ••• •••	cwts. tons feet number number	 	···· ··· ···	•••• ••• •••	···· ··· ···	···· ··· ···	···· ··· ···	14 	21 		·		···· ··· ···		···· ···· ···	 12706 	 	999 865 1245061 554	1312 54484 6715 2944	536 25677 1296 2720	The Forest,— Fungus Gum (Kauri) Timber (Sawn) ,, (Logs) ,, (Spars)
imals and Produce	·				•••					21								53	····	65455		Animals and Produce,
Bacon and Hams Beef (Salted) Butter Cheese Live Stock Meats (Preserved) Skins (Rabbit) ", (Sheep) Tallow Wool gricultural Product	· · · · · · · · · · · · · · · · · · ·	cwts. ewts. ewts. ewts. number number cwts. number tons lbs.	···· ···· ···· ··· ··· ···	···· ···· ···· ··· ··· ···	···· ···· ···· ··· ··· ··· ··· ···	···· ··· ··· ··· ··· ··· ··· ··· ··· ·	··· ··· ··· ··· 9750	···· ··· ··· ··· ··· ··· ··· ··· ··· ·	$\begin{array}{c} \begin{array}{c} & & \\ $	$1 \\ \\ 591 \\ 92 \\ 2196 \\ \\ 27 \\ 461 \\ 1943 \\ 4973 \\ 362202 \\ 372486 \\ \end{cases}$	···· ··· ··· ··· ···	···· ··· ··· ··· ···	···· ··· ··· ··· ··· ···	···· ··· ··· ··· ···	 27 <u>1</u> 263 836731 18280 48 <u>1</u> 12131427	 	$\begin{array}{c} \cdots \\ \cdots \\ 1557 \\ \cdots \\ 1580 \\ 1650006 \\ 5088 \\ 104 \\ 3380605 \\ \cdots \end{array}$	 803 3075 13598 1135 299 167939 186849	$\begin{array}{c} 2\frac{1}{4}\\ 222\\ 208\frac{1}{4}\\ 91\frac{3}{4}\\ 6447\\ 13\\ 2287\\ 2562961\\ 63266\\ 740\\ 34965351\\ \end{array}$	332 718	$1286 \\ 439 \\ 228 \\ 15 \\ 5497 \\ 585 \\ 11130 \\ 15096 \\ 6207 \\ 29050 \\ 1852327$	Bacon and Hams Beef (Salted) Butter Cheese Hidcs Live Stock Meats (Preserved) Skins (Rabbit) , (Sheep) Tallow Wool
Bran and Sharps		tons.							1725	1020	22	125			354	1515			6594	3596	1696	Agricultural Products,- Bran and Sharps
Flour Grain (Barley) ,, (Malt) ,, (Oats) ,, (Wheat) Meal (Oat) Potatoes Seeds (Grass)	···· ··· ··· ···	tons bushels bushels bushels cwts. tons bushels	···· ··· ··· ···	···· ···· ····	···· ···· ···· ····	···· ··· ··· ···		···· ···· ···· ····	$\begin{array}{c}\\ 52616\\ 1475\\ 74944\\ 636952\\ 240\\ 20\\ 2869\\\\ \end{array}$	$\begin{array}{c} 10379\\ 435\\ 6940\\ 133449\\ 181\\ 50\\ 890\\ 153365\end{array}$	280 24360 	75 2068 2288	···· ··· ··· ···	···· ···· ···· ···	23674 47171 720 	1010 2145 10534 582 321 15097	7696 36336 764 200 3195	$ \begin{array}{r} 1539 \\ 1539 \\ 3826 \\ 149 \\ 150 \\ \hline 559 \\ \overline{ 6223} \\ \end{array} $	$\begin{array}{r} 23\\ 60592\\ 1475\\ 159427\\ 684887\\ 1377\\ 195\frac{1}{3}\\ 18219\end{array}$	340 11993 435 15016 144132 1130	$\begin{array}{c} 1000\\ 4018\\ 4007\\ 100\\ 12250\\ 93962\\ 2156\\ 993\\ 3254\\ \end{array}$	Flour Grain (Barley) , (Malt) , (Oats) ,, (Wheat) Meal (Oat) Potatoes . Seeds (Grass)
anufactures,— Ale and Beer		gallons										4200				15087		0223			-	Manufactures,-
liscuits Jordage Jeather Phormium Boap	···· ····	cwts. cwts. cwts. tons cwts.	···· ···· ····	···· ··· ···	···· ···· ····	··· ··· ···	 	···· ··· ···	 	 	···· ···· ···	··· ··· ···	···· ··· ···	···· ···· ···	 373 	 1414 	 	 	140 923 63 956 148 573	606	68 495 242 5911 2297 921	Ale and Beer Biscuits Cordage Leather Phormium Soap
Miscellaneous		value								90				950	·	1414		16		10846	8210	Miscellaneous
al New Zealand I						± 57159		71.400		453				350	·	2920		854	····	7466		htiscellancous
er Colonial, Bri Produce and Ma	tish, an	d Foreign res				57159		71460 14		526394 5260		2288 32		350		732524		205043		2206211 30578	2384160 71517	
TOTALS						57276	 	71474		531654		2320		350	· · · · · · · · · · · · · · · · · · ·	739716		412 205455		2236789	2455717	

Customs Department Wellington, 28th April, 1880.

WILLIAM SEED, Secretary and Inspector of Customs.

	REI	UKN	of the		ALUE	of EXI	PORTS	from t	he sever	al PORT				uuring		RTER ON		U BIABU		•		
Countrie	s.		Auckland.		Russell.	Kaipara.	Wangaroa.	Poverty Bay.	Wellington.	Napier.	Nelson.	Westport.	Greymouth.	Hokitika.	Lyttelton.	Timaru.	Oamaru.	Dunedin.	Invercargill and Bluff Harbour.	Chatham Islands.	Totals.	Correspond- ing Quar- ter, 1879.
Inited Kingdom			£ 67,1	92	£ 	£ 	£ 	£ 	£ 282,207	£ 165,245	£	£ 	£ 	£	£ 489,164	£ 	£ 	£ 640,450	£ 187,036	£	£ ,831,294	£ 2,057,669
ustralia— Queensland New South Wales Victoria South Australia asmania	•••	···· ··· ···	53,1 1,1	14 14 3	···· ··· ···	 1,066 3,678 1,890 604	 776 	 751 77	 1,296 4,025 8 10	 7 	 499 		 55,926 	71,474 	4,585 9,965 12,066 139	 943 1,377 	350 	31,681 65,544 20	16,025	···· ···· ···	350 93,881 230,415 16,034 840	57,782 304,608 8,619 131
acific Islands— Norfolk Island New Caledonia Cook Islands Friendly Islands Society Islands Ellice Island Fiji Islands Navigator Islands Suwarrow Island	· · · · · · · · · · · · · · · ·	···· ···· ···· ····	60 53 2,63 1,72 2,44 3,00 1,22 1	36 34 23 18 49 50 15	· · · · · · · · · · · · · · · ·	···· ··· ··· ···	···· ··· ··· ···	···· ··· ··· ···	····	· · · · · · · · · · · · · · · · · · ·	···· ··· ··· ··· ···	···· ··· ··· ··· ···	··· ··· ··· ···	··· ··· ··· ···	··· ··· ··· ···	···· ··· ··· ··· ···		··· ··· ···	···· ··· ··· ···	···· ··· ··· ··· ··· ···	666 536 2,634 1,723 2,418 449 3,060 1,215 120	847 903 1,796 2,883 2,312 1,460 592 416
Rotumah Island Austral Sandwich Islands Jhale Fisheries	•••• ••• •••	···· ··· ···	1,10 51	35	 83	···· ··· ···	 	···· ····	 	 	···· ···	•••• ••• •••	 	 	···· ····	···· ··· ···	 	···· ···· ···	 	••••	1,165 517 83	616 537 29
nited States— On the Atlantic On the Pacific		•••	29,8				 		. <i></i> 			 			15,735 	 			•••	•••	45,554 87	 257
outh America— Chili Peru hiva	••••	•••	 14		 	 	 	 	 172	 	••••	 	 1,350		 	 	 	 2,021	 	····	 3,700	2 10,080 4,138
ndia— Bombay									48		•••			••••		•					48	···
Totals	•••	•••	166,0	21	83	7,238	776	828	287,766	165,258	574		57,276	71,474	531,654	2,320	350	739,716	205,455	2	236,789	
Corresponding Quar	rter, 1	879	135,72	26	450	3,585	500	7,230	444,917	167,814	39,148	455	79,910	60,344	528,040	11,260	12,260	699,205	264,804	29		2,455,677

RETURN of the VALUE of EXPORTS from the several PORTS of NEW ZEALAND during the QUARTER ended 31st MARCH, 1880.

Customs Department, Wellington, 28th April, 1880.

X

WILLIAM SEED, Secretary and Inspector of Customs.

[No. 43

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			WHEI	NCE.]	Britisi	I.							Fo	REIGN	•							TOTAL	s.						
PORTS OF ARRIVALS.	Unite Kingdo		Briti Posse sion	sh es- s.	Fore Coun an Wh Fishe	tries d ale	Wit	h Carg	oes.	I	n Balla	st.		Totals.	•	Wit	h Carg	zoes.	In	Ballas	t.	Tot	als.	w	ith Car	goes.	Iı	n Balla	st.		Totals	•		rəspond Juarter, 1879.	
	With Cargoes. In	Ballast.	With Cargoes. In	Ballast.	With Cargoes.	ы Ballast.	Vessels.	Tons.	Crews.	Vessels.	Tons.	Crews.	Vessels.	Tons.	Crews.	∇ essels.	Tons.	Crews.	Vessels.	Tons.	Crews.	Vessels. Tons.	Crews.	Vessels.	Tons.	Crews.	Vessels.	Tons.	Crews.	Vessels.	Tons.	Crews.	Vessels.	Tons.	Crews.
uckland nnehunga hames nssell aipara Valington apier elson /estport /okitika imaru amaru unedin luff Harbour	 5 8	····	$\begin{array}{c} \cdots \\ \cdots \\ \cdots \\ \cdots \\ 13 \\ 3 \\ 1 \\ 1 \\ 1 \\ 1 \\ 5 \\ 22 \\ 4 \\ 6 \\ 15 \\ 15 \end{array}$	···· ··· ··· ··· ··· ··· ··· ··	14 1 1 1 2 		$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	22786 48 14020 743 163 189 1979 13083 1045 12592 9498	$1142 \\ 3 \\ \\ \\ 435 \\ 23 \\ 49 \\ 7 \\ 7 \\ 126 \\ 400 \\ 35 \\ 45 \\ 399 \\ 615 \\ 15 \\ 100 \\ 10$	 4	52 1086 1101 	 	$\begin{array}{c} \dots \\ 4 & 4 \\ \dots \\ 21 \\ 3 \\ 2 \\ 1 \\ 1 \\ 5 \\ 24 \\ 4 \\ 6 \\ 22 \\ 15 \end{array}$	48 1086 	$1145 \\ 3 \\ \\ 34 \\ \\ 485 \\ 23 \\ 49 \\ 7 \\ 7 \\ 126 \\ 400 \\ 35 \\ 45 \\ 399 \\ 615 \\ 15 \\ 15 \\ 100 $	···· ··· ··· ··· ··· ··· ··· ··	 346 1075 	···· 33 ···· ··· ···	···· ···· ···· ···· ··· ··· ··· ··· ··	···· ···· ···· ···· ···· ···· ····	· • • • • • • • • • • • • • • • • • •			$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	32469 48 346 14020 743 163 1473 163 189 1979 1979 14158 1045 1290 14163 9498	3 33 435 23 49 7 126 441 35 45 431		52 1086 1101 	3 34 50 	$ \begin{array}{c} 1\\\\ 21\\ 3\\ 2\\ 1\\ 1\\ 5\\ 27\\ 4\\ 6\\ 25\\ 15\\ \end{array} $		$\begin{array}{c} 34\\\\ 485\\ 23\\ 49\\ 7\\ 126\\ 441\\ 35\\ 45\\ 431\\ 615\\ -\end{array}$	$\begin{array}{c} \dots \\ 1 \\ \dots \\ 1 \\ 38 \\ 6 \\ 4 \\ 1 \\ 35 \\ 54 \\ 7 \\ 7 \\ 42 \end{array}$	$2118 \\ 1354 \\ 163 \\ 477 \\ 2250 \\ 26191 \\ 1458 \\ 1601 \\$	 9 663 75 41 21 154
Totals orresponding Quarter, 1879	25 		114 166	5	19 24			78909 02040	3286 3627	6	2239 		7 153	$\frac{81148}{102378}$			12675 22101			····		11 126			$\frac{91584}{124141}$			2239 		$\frac{164}{100}$	93823	3795		124479	430

RETURN of the NUMBER, TONNAGE, and CREWS of VESSELS ENTERED INWARDS at the several POBTS of NEW ZEALAND during the QUARTER ended 31st MARCH, 1880.

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Customs Department, Wellington, 28th April, 1880.

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WILLIAM SEED, Secretary and Inspector of Customs.

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		C	LEARI	ED FO)R						Britist	t.							F	OREIG	N.								TOTAL	8.				a			
PORTS OF DEPARTURE.	Uni Kingo			ses-		tries nd nale	Wi	th Car	goes.	I	n Balla	st.		Totals	•	w	ith Car	goes.	In	Ballas	st.		Totals.		Wi	th Car	zoes.	Iı	ı Balla	st.		Totals.			respon Juarten 1879.		
	With Cargoes.	In Ballast.	With Cargoes.	In Ballast.	With Cargoes.	In Ballast.	Vessels.	Tons.	Crews.	Vessels.	Tons.	Crews.	Vessels.	Tons.	Crews.	Vessels.	Tons.	Crews.	Vessels.	Tons.	Crews.	Vessels.	Tons.	.Crews.	Vessels.	Tons.	Crews.	Vessels.	Tons.	Crews.	Vessels.	Tons.	Crews.	Vessels.	Tons.	Crews.	THE N
AucklandRussellWangaroaWangaroaKaiparaPoverty BayWellingtonNapierWestportGreymouthLytteltonTimaruOamaruDunedinBluff Harbour	2 4 3 15 8 3	···· ··· ··· ··· ···	22 9 5 4 3 13 3 2 14	$ \begin{array}{c} 8\\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ $	2 	···· ··· ··· ··· ··· ··· ··· ··· ··· ·	$ \begin{array}{c}\\ 1\\ 9\\\\ 9\\ 3\\\\ 4\\ 25\\ 3\\\\ 10\\ \end{array} $	18107 335 2121 8522 2248 646 1711 19644 680 10121 11640	 9 73 263 59 33 113 498 25 295	 10 2 1 11 5 2 17	2097 5202 451 328 5703 1246 412 6559 598	$ \begin{array}{c}\\ 151\\ 15\\ 9\\\\ 145\\ 37\\ 16\\ 193\\ 18\\ \end{array} $	 1 9 19 5 1 4 3 36 8 2 27 19 19	 335 2121 13724 2699 328 646 1711 25347 1926 412 16680 12238	$egin{array}{c} \\ 9 \\ 73 \\ \\ 414 \\ 74 \\ 9 \\ \\ 33 \\ 113 \\ 643 \\ 62 \\ 166 \\ 166 \\ 488 \\ 673 \\ \end{array}$	2 3 	10035 692 1143 	328 61 28 	···· ··· ··· ··· ··· ··· ··· ··· ··· ·	···· ··· ··· ··· ··· ··· ··· ··· ··· ·	 31 	 		328 61 39 31 	2 1 9 3 4 3 28 3 10 17	28142 692 335 2121 8522 2248 646 1711 20787 680 10121 11640	1304 61 9 73 263 59 33 113 526 295 655	 10 2 1 12 5 20 2 20 2	2097 5202 451 328 6239 1246 412 7737 598	69 151 15 9 156 37 16 224 18	2 1 9 19 5 1 4 3 40 8 2 30 19	30239 692 335 2121 13724 2699 328 646 1711 27026 1926 1926 1926 1928 12538	$1373 \\ 61 \\ 9 \\ 73 \\ \\ 414 \\ 74 \\ 9 \\ \\ 33 \\ 113 \\ 682 \\ 62 \\ 16 \\ 519 \\ 673 \\ $	$\begin{array}{c} 46\\\\ 1\\ 6\\ 1\\ 36\\ 8\\ 6\\ 1\\ 7\\ 3\\ 54\\ 7\\ 4\\ 36\\ 16\\\\ \end{array}$	338 331 257 21334 3377 2553 163 1065 1587 26531 2209 1109 19736	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	ZEALAND GAZE
Totals	35	1	70	55	27	6	122	75775	2999	58	22596	653	18 0	98371	3652	10	11870	417	4	1714	42		13584	459	132	87645	3416	62 	24310	695	194	111955	4111				•
Corresponding Quarter, 1879	33		65	100	18	16	108	61044	2327	105	39664	1076	213	100708	3403	8	14035	454	11	5726	117	19	19761	571	116	75079	2781	116	45390	1193				232	120469	3974	

RETURN of the NUMBER, TONNAGE, and CREWS of VESSELS CLEARED OUTWARDS at the several Ports of New ZEALAND during the QUARTER ended 31st MARCH, 1880.

Customs Department, Wellington, 28th April, 1880. WILLIAM SEED, Secretary and Inspector of Customs.

APRIL 29.]

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Deaf and Dumb Institution, Sumner, Canterbury.

Education Department,

Wellington, 2nd February, 1880. THE Government having secured suitable accommodation at Sumner, Canterbury, for the proposed Institution for the Education and Training of Deaf-mutes, Mr. and Mrs. Van Asch 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.

Governors of Auckland College elected.

IN pursuance of "The Auckland College and Grammar School Act, 1877," and of the regulations thereunder for conducting the election of Governors by the persons authorized to do so by subsection 2 of section 3 of that Act, I hereby notify that

The Hon. GEORGE MAURICE O'RORKE, M.H.R., and

EDWIN HESKETH, Esq.,

have been, this day, elected Governors of the Board of Governors constituted by the said Act.

JOHN JAMES, Returning Officer.

Auckland, 5th April, 1880.

Crown Lands Notices.

Gold-Mining Lease to be granted.

PUBLIC NOTIFICATION.

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

Objections to the granting of such lease, stating the grounds of objection, must be made in writing, and lodged with the Warden at Charleston on or before the 10th day of May, 1880.

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

SCHEDULE.

APPLICANT: Edward McClatchie. Style under which it is intended to conduct the business: "Try Again Company." 3 acres, situate at Charleston Flat, in the Nelson South-West Mining District.

Given under my hand, at Nelson, this nineteenth day of April, one thousand eight hundred and eighty.

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

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. E. 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.

Land Transfer Act Notices.

NOTICE is hereby given that JOHN DERMOTT, of Hokitika, in the Provincial District of Westland, Gentleman, claiming as Heir-at-law of MARY DERMOTT, late of Melbourne, in the Colony of Victoria, Spinster, has applied to be registered as Proprietor in fee-simple of 1 acre 1 rood 36 perches, being Allotments numbered 1215, 1195, 1054, 1577, 1578, 1032, 1575, and 1576, Town of Hokitika; and that he will be so registered, unless caveat forbidding the same be lodged at this office within one calendar month from the date of the *Gazette* containing this notice.

Gazette containing this notice. Dated this 16th day of April, 1880, at the Lands Registry Office, Hokitika.

ALFD.	н.	KING,
District La	ınd	Registrar.
	-	

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

4143. GEORGE COOPER.—2 roods 10 perches, part of Rural Section 72, Christchurch District. Occupied by Applicant.

Occupied by Applicant. 4217. HENRY LANE.—2 roods, part of Rural Section 72, Christchurch District. Occupied by Applicant.

Diagrams may be inspected at this office.

Dated this 22nd day of April, 1880, at the Lands Registry Office, Christchurch.

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

NOTICE is hereby given that SARAH WIN-FIELD POTTS, of Christehurch, Widow, claiming as Devisee of the real estate of JAMES POTTS, late of the West Coast, Road Overseer, has applied to be registered as Proprietress of Rural Sections 14152, 28130, 28146, and 28287, Upper Christchurch District; and that she will be so registered, unless caveat forbidding the same be lodged within one month after the date of the *Gazette* containing this notice.

Dated this 22nd day of April, 1880, at the Lands Registry Office, Christchurch.

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

NOTICE is hereby given that the several parcels of land hereinafter described will be brought under the provisions of "The Land Transfer Act, 1870," unless caveat be lodged forbidding the same in each case on or before the 3rd day of June next.

HEMI ERUETI.—Allotment 168, Parish of Karamu, containing 20 acres. Unoccupied. 1543. DAVID LIMOND MURDOCH.—Part of Allot-

DAVID LIMOND MURDOCH.—Part of Allotment 14 of Section 11, Suburbs of Auckland. In Applicant's occupation. 1553. 278

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JAMES BURTT.—Parts of Allotments 96 and 97 of Section 16 of the Suburbs of Auckland. In Applicant's occupation. 1554.

ALFRED BUCKLAND.—Part of Allotments 78 and 94, Parish of Awitu, containing 240 acres 2 roods 20 perches. 1555.

Diagrams may be inspected at this office.

Dated this 22nd day of April, 1880, at the Lands Registry Office, Auckland.

	THEO. KISSLING,
2 73	District Land Registrar.

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

month from the date of the gazetting of this notice. BEBNARD EKENSTEEN.—1 rood, being Section 20, Block IX., Town of Invercargill. Occupied by Messrs. Finn, Elliott, Brown, and Flemington. No. 1311.

Diagrams may be inspected at this office.

Dated this 16th day of April, 1880, at the Lands Registry Office, Invercargill.

> FREDK. G. MORGAN, District Land Registrar.

NOTICE is hereby given that all that parcel of land, being part of Sections numbered respectively 6, 7, 8, 9, and 312 mon the map of the Ocean Beach District, and part of Section numbered 50, Block VII., on the map of the Town District, in the Provincial District of Otago, subject to memorandum of Mortgage No. 3430, and comprised in certificates of title, Register-book, Vol. xxv., folio 250, and Vol. xxxvii., folio 115, is hereby offered for sale; and, further, that unless within one calendar month from the date of the *Gazette* containing this notice a sufficient amount shall have been realized by the sale of the said land to satisfy the principal and interest moneys due on a certain memorandum of mortgage registered in this office as No. 4293, and all expenses of such sale or incidental thereto, an order will be issued by me in favour of JOSEPH MORGAN MASSEY, of Dunedin, Gentleman, the second Mortgagee, pursuant to section 127 of "The Land Transfer Act, 1870," foreclosing THOMAS ALLAN, of Dunedin, Seedsman, and all persons claiming through or under him, except the Mortgagees claiming under Mortgage No. 3430, from all right and equity of redemption of and in the said land.

Dated this 19th day of April, 1880, at the Lands Registry Office, Dunedin.

	A. W. SMITH,
279	District Land Registrar.

WHEREAS declarations having been lodged with me, made respectively by GEORGE DICK-SON and ISABELLA DICKSON, his Wife, the registered Proprietors of part of Section numbered 51, Block VIII., in the District of North Harbour and Blueskin, and by JOHN RUSSELL REID, of Dunedin, Clerk, of the loss of the certificate of title to the said part of Section 51, bearing date the 18th day of February, 1875, and entered in Register-book, Vol. xvii., folio 215, I hereby give notice that I intend to issue a provisional certificate of title to said part of said Section 51 to the said George Dickson and Isabella Dickson, unless caveat forbidding the same be lodged at this office within fourteen days from the date of the publication in the Gazette of this notice.

date of the publication in the *Gazette* of this notice. Dated this 20th day of April, 1880, at the Lands Registry Office, Dunedin.

A. W. SMITH, District Land Registrar. REGINALD EDWARD BECKETT, of Marton, Merchant, the registered Proprietor of Mortgage No. 1869 of part of Section 17, Agricultural Reserve, Rangitikei District, being the Lot 36 on deposited plan No. 14, having applied for an order of foreclosure against the right of redemption of the said land under section 126 of "The Land Transfer Act, 1870," and having tendered evidence of the matters required to be proved upon such application, I hereby, in terms of the said Act, offer the said land for sale for the purpose of satisfying the amount of principal, interest, and costs due on the said mortgage: And I give notice that an order of foreclosure will be made as aforesaid, unless the amount due be satisfied on or before the 7th day of June, 1880.

Dated this 27th day of April, 1880, at the Lands Registry Office, Wellington.

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NOTICE is hereby given that JAMES CASEY and MICHAEL MAHER, claiming as Trustees under the will of JOHN CASEY, of Upper Kaiwarra, Dairyman, deceased, have applied to be registered as Proprietors of that piece of land situated in the Kaiwarrawarra District, containing 21 acres, being portion of Section No. 6, and being the land comprised in certificate of title, Vol. iv., folio 184; and that they will be so registered, unless caveat forbidding the same be lodged on or before the 7th day of June next.

Dated this 28th day of April, 1880, at the Lands Registry Office, Wellington.

GEO. B. DAVY, District Land Registrar.

GEO. B. DAVY,

District Land Registrar.

Mining Notices.

NOTICE OF INTENTION TO CONSTRUCT A WATER-BACE.

District of Tuapeka, 16th April, 1880.

To the Warden at Lawrence.

I HEREBY give notice that I intend to construct a Water-race to divert and use water for mining purposes, commencing at a point in Wetherstones Creek about 100 yards west of Robert Wynne's residence, and terminating on Post-office Hill, Wetherstones. The length of such race is about 500 yards or thereabouts, and its intended course is east and west. The mean depth of such race is 18 inches, and the mean breadth is 3 feet, and it is proposed to divert two Government-heads of water.

ARTHUR DONNELLY.

Date and number of miner's right: 18th March, 1880; 14470.

Any person objecting to the granting of this application must lodge his objection in writing at the Warden's Office at Lawrence within fourteen clear days from the date hereof. Hearing at 11 o'clock on the 14th May, 1880.

I	Ŧ.	J.	ABEL,
			pro Warden.
Warden's Office, Lawrence,			
16th April, 1880.			271

NOTICE OF INTENTION TO CONSTRUCT A WATER RACE.

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

 T^{AKE} notice that it is intended to construct a Water-race and divert water for irrigation from

month.

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a stream known as the March Creek, flowing near the Township of Middlemarch, in the District of Strath Taieri, in the Mining District of Mount Ida, commencing in Section seventy (70), Block ten (X.), of the Strath Taieri Survey, and terminating on the Taieri River at a point about two hundred (200) yards north-easterly from Trigonometrical Station D on the survey of the said Strath Taieri District. Length, about one (1) mile; mean breadth, four (4) feet; depth, two (2) feet six (6) inches; and it is proposed to divert and carry therein six (6) Govern-ment-heads of water. Time required for construction and completion of the said water-race, one (1)

Dated at Garthmyl (viá Dunedin), this 19th day of April, 1880.

E. W. HUMPHREYS.

HOKITIKA QUARTZ-MINING COMPANY (LIMITED).

GENERAL Meeting of Shareholders in above A Company will be held in my office, Revell Street, Hokitika, on Tuesday, the 25th of May, 1880, at 4 o'clock p.m., for the purpose of receiving Liquidator's Accounts, and of considering and adopting a reso-lution declaring the affairs of the Company fairly wound up.

JOHN ANDERSON.

Liquidator. 265

Hokitika, 17th April, 1880.

GREYMOUTH COAL-MINING COMPANY (LIMITED).

ALFRED HASSALL KING, Registrar of the L. Supreme Court for the District of Westiand, do hereby notify that an affidavit, a copy of which is hereunder given, by GEORGE WILLIAM MOSS, Supreme Court for the District of Westland, Secretary of the Greymouth Coal-Mining Company (Limited), has been lodged in the Resident Magistrate's Court at Greymouth, and forwarded to me; and that, unless notice of objection be lodged with me within sixty days of this date, I shall proceed to declare the said Company to be dissolved in manner provided by "The Limited Liability Joint-Stock Companies Dissolution Act, 1872.'

Signed this 10th day of April, 1880.

ALFD. H. KING, Registrar. 285

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I, GEORGE WILLIAM Moss, of Greymouth, in the Provincial District of Westland, in New Zealand, Secretary of the Greymouth Coal-Mining Company (Limited), incorporated under "The Joint-Stock Companies Act, 1860," do hereby make oath and say,-

1. That the nominal capital of the said Company is fifty-six thousand pounds, in eight thousand shares of five pounds each, and eight thousand shares of two pounds each.

That all the shares which were allotted or taken up have been fully paid up.

3. That the Company has no assets, and has ceased to carry on its operations; and I, the said George William Moss, do hereby apply for a declaration of dissolution of such Company.

GEORGE WILLIAM MOSS.

Sworn at Greymouth, in New Zealand, this 30th day of March, 1880, before me-James Mackay, Resident Magistrate. 260

STATEMENT of the Affairs of the Golden Point Gold-Mining Company (Limited) Gold-Mining Company (Limited), for the half-year ended 31st March 1880, in accordance with section 135 of "The Mining Companies Act, 1872." Name of Company : The Golden Point Gold-Mining Company (Limited).

When formed, and date of registration : 25th June, 1878. Where business is conducted, and name of Legal Manager : Customhouse Quay, Wellington ; W. E. S. Hickson. Nominal capital : £10,000.

Amount of paid-up scrip given to shareholders : £2,500. Mumber of shares in which capital is divided : 10,000. Number of shares taken : 7,900. Amount of calls made : £5,477 9s. Total amount of subscribed capital paid up : £7,493 4s. Number of shareholders at time of registration of Compared

Number of shareholders at time of registration of Company: 130. Amount of cash in hand: £4 1s. 7d.

Whether in operation or not : In operation. Total amount of dividends declared : Nil.

Number of shares unallotted : 1,525.

Number of shares forfeited : 575.

W. E. S. HICKSON,

Manager.

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Wellington, 24th April, 1880.

Private Advertisements.

IN THE SUPREME COURT OF NEW ZEALAND, WELLINGTON DISTRICT.

In the matter of "The Joint Stock Companies Act, 1860," and in the matter of the West Wanganui Coal Company (Limited), and in the matter of the petition of James Mills, of Dunedin, Gentleman.

NOTICE is hereby given that an application will be made to the Supreme Court of New Zealand on Friday, the 7th day of May, 1880, on behalf of the above petitioner, for an order for the winding up of the above-named Company, on the grounds set forth in the said petition of the said James Mills, filed herein on the 10th day of March, 1880, and on the ground that the said Company have not complied with the order of this Court made herein on the 23rd day of March, 1880; and any creditor or contributory of the said Company desirous to oppose the application for the said order should appear by himself or by counsel at the time of the making of the said application.

IZARD AND BELL, Willis Street, Wellington, Solicitors for the Petitioner.

SLEE V. EVANS AND HIS WIFE.

T 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 Wai-mate, 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.

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, Com-mission 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 in-terest 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, Sheriff.

DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the Partnership hitherto existing between the undersigned JOHN ELDON GORST, of Wandsworth, in England, Esquire, one of Her Majesty's Counsel, THOMAS WILLIAM GORST, of the New University Club, in London, Esquire, Sir FRANCIS DILLON BELL, Knight, and ALFRED DILLON BELL, Esquire, as Runholders and Stockfarmers at Shag Valley, in the Provincial District of Otago, in the Colony of New Zealand, under the style or firm of "Dillon Bell and Company," has this day been dissolved by mutual consent. Dated this 15th day of April, 1880.

JOUN ELDON GORST, THOMAS WILLIAM GORST, (By their Attorney, Leonard Harper.)

F. D. Bell. A. D. Bell.

Witness-James A. Frost, Clerk to Messrs. Harper, Harper, and Scott, Solicitors, Christchurch. 266

DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the Partnership heretofore subsisting between the undersigned, HENRY CHARLES ROBJOHNS, JAMES IRVINE, and ALEXANDER DAVIDSON, as Merchants at Napier, in the Provincial District of Hawke's Bay, under the style or firm of "Robjohns, Irvine, and Co.," hath been dissolved by mutual consent as from the 2nd day of February, 1880. The business will in future be carried on by HENRY CHARLES ROBJOHNS alone, under the firm of "Robjohns and Co." All debts due to the late firm of Robjohns, Irvine, and Co. must be paid to the said Henry Charles Robjohns, whose receipt will be a sufficient discharge, and all 274

accounts against the said late firm must be rendered without delay to the said Henry Charles Robjohns. Dated this 22nd day of April, 1880.

Dutou finis Zahu duj or ripin, 1000.
H. C. Robjohns.
JAMES IRVINE.
ALEX. DAVIDSON.
Witness to signatures of Henry Charles Robjohns and James Irvine—A. J. Cotterill, Solicitor, Napier.
Witness to signature of Alexander Davidson- E. Simmonds, Storeman. 281
COLLINGWOOD ROAD BOARD.
COLLINGWOOD ROAD BOARD.

M. GEORGE CLEAR has, this day, been elected a Member of the Collingwood Road Board. W. C. RILEY,

Collingwood, 19th April, 1880.

TUAPEKA COUNTY.

BY order of the Council of the County of Tuapeka, I hereby declare the following roads to be County Roads:-

1. Road from Lawrence to Blue Spur via Gabriel's Gully.

2. Clark's Flat Road.

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3. Road from Havelock, commencing at Mr. John Wall's and ending at Mr. George Bartlett's.

Dated at Lawrence, this 19th day of April, 1880.

JAS. BENNET, County Chairman.

GREYMOUTH RACECOURSE RESERVE.

STATEMENT of Receipts and Disbursements by, and Assets and Liabilities of, Trustees of Greymouth Racecourse Reserve from 31st March, 1879 to 31st March, 1880.

. DB. £ s. d. To rent of Racecourse Reserve, let by public tender for two years 50 0 0 CB.

By subscription to Greymouth Jockey Club for improvement of reserve 50 0 0 Assets: Nil.

Liabilities : Nil.

I, James Payne, Honorary Treasurer for the Trustees of the Greymouth Bacecourse Reserve, do solemnly declare that the above is a true statement of the receipts and disbursements, and assets and liabilities, in connection with the above reserve up to the 31st March last.

JAMES PAYNE.

Sworn before me, this 5th day of April, 1880, at Greymouth, Colony of New Zealand-H. H. Lahmann, J.P. 268

MEDICAL PRACTITIONER'S REGISTRATION.

To the Registrar-General of the Colony of New Zealand.

I. WALTER EDWARD HACON, Licentiate of the Royal College of Physicians of London, and Member of the Royal College of Surgeons, England, now residing at Lower Hutt, do hereby give notice that I intend to apply to you, on the 29th day of May, 1880, to have my name placed on the Register of Medical Practitioners in the Colony of New Zealand, and I have deposited my evidence of qualifications along with this in your office for public inspection, in terms of "The Medical Practitioners' Registration Act, 1869."

WALTER EDWARD HACON, L.R.C.P. London, M.R.C.S. England.

Chairman.

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MEDICAL PRACTITIONER'S REGISTRATION.

To the Registrar of Births, Marriages, and Deaths for the District of Dunedin, in the Provincial District of Otago, New Zealand.

I, WILLIAM MAKINSON, Licentiate of the Licentiate of the Physicians, Edinburgh, and Licentiate of the Faculty of Surgeons, Glasgow, now residing in Waikouaiti, do hereby give notice that I intend to apply to the Registrar, on the 18th May, 1880, to have my name placed on the Register of Medical Practitioners in the Colony of New Zealand, and that it is my intention to practise in Waikouaiti. Further, I have lodged my diploma, with a copy of this notice, in the office of the Registrar in Dunedin, for public inspection, in compliance with "The Medical Practitioners' Registration Act, 1869."

WILLIAM MARINSON, L.R.C.P., L.R.C.S. Waikouaiti, 17th April, 1880. 283

MEDICAL PRACTITIONERS' REGISTRATION.

I, FRANCIS LEIGH RILEY, Licentiate of the Royal Society of Apothecaries, London, hereby give notice that I have, this day, lodged my diploma with the Registrar of Births and Deaths, Picton, and that I intend to apply to have my name placed on the Register of Medical Practitioners in the Colony of New Zealand on the 5th day of March, 1880.

Picton, 3rd February, 1880.

PATENT FOR THE NEW ZEALAND CEMENT.

Patent Office, Wellington, 23rd March, 1880.

R. S. REID,

Patent Officer.

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WILLIAM ANDERSON EWING, of Dunedin, Otago, has deposited at this office a specification of the said invention; and I have appointed Friday, the 9th day of July next, at 10 o'clock in the forenoon, at this office, to hear the said application and all objections thereto; and I require all persons having an interest in opposing the grant of such Letters Patent to leave, on or before the 5th day of July next, at this office, particulars in writing of their objections to the said application, otherwise they will be precluded from urging the same.

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THE NEW ZEALAND GAZETTE.

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

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

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Booksellers and Advertising Agents will be allowed a commission at the rate of five per cent. All advertisements should be written on one side of the paper, and signatures, &c., should be written in a legible hand. The number of insertions required must be written across the face of the advertisement.

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

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

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

GEO. DIDSBURY, Government Printer.

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

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By Authority: GEORGE DIDSBURY, Government Printer, Wellington.