

THE

ZEALAN] GAZETTE. NEW

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WELLINGTON, THURSDAY, MAY 6, 1880.

Declaring Land open for Sale within Mining Districts, Westland.

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

HEREAS by the one hundred and fifty-fourth section of "The Land Act, 1877," it is enacted that the Governor, by Proclamation, may from time to time declare any Crown lands within any mining district, not held under license or lease at the date of such Proclamation, or over which the license or lease has been cancelled, to be open for sale or selection, in sections of such size and form, and on such date, as he may determine; and any lands so proclaimed may hereafter be sold at a like price, and subject to the like terms and conditions, or as near thereto as may be, as Crown lands of the same class not within a mining district: And the Governor may from time to time alter, amend, or revoke any such Proclamation:

Now, therefore, I, Sir Hercules George Robert Robinson, the Governor of the Colony of New Zealand, do hereby declare that the land specified in the Schedule hereto shall be open for sale, and that the tenth day of June next ensuing shall be the day on which the said land shall be open

SCHEDULE.

WAIMEA SURVEY DISTRICT.

ALL that parcel of land containing 25 acres, more or less, being Block CXLV. on the map of the Waimea Survey District, being an island in the Teremakau River-bed opposite Section No. 2069 and the mouth of Hughes Creek. Exclusive of all rights under "The Mines Act, 1877."

> 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

Government House, at Wellington, this twenty-eighth day of April, in the year of our Lord one thousand eight hundred and eighty.

WM. ROLLESTON.

GOD SAVE THE QUEEN!

Land set apart on Deferred Payments in Hawke's Bay.

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

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

And whereas the Land Board of Hawke's Bay did, on the twelfth day of February, one thousand eight hundred and eighty, pass a resolution recommending that the land described in the Schedule hereto annexed should be set apart for sale on deferred payments:

And whereas it is expedient to give effect to the aforesaid recommendation, and to set apart the said

land accordingly:

Now, therefore, I, Sir Hercules George Robert Robinson, the Governor of the Colony of New Zealand, in pursuance and exercise of the power and authority vested in me by the above-named Act, do hereby proclaim and declare that the land described in the Schedule hereto is set apart for sale on deferred payments; and that Friday, the eleventh day of June, one thousand eight hundred and eighty, shall be the day on which the said land shall be open for application at the Land Office at Napier in allottments as surveyed and marked on Napier, in allotments as surveyed and marked on under the Seal of the said Colony, at the I the survey map in the office of the Chief Surveyor.

In pursuance of section four of "The Land Act 1877 Amendment Act, 1879," I do hereby declare that subsection four of the sixty-third section of "The Land Act, 1877," shall not apply to any of the lands described in the Schedule hereto.

And, further, in pursuance of the fifth section of "The Land Act 1877 Amendment Act, 1879," I do hereby fix the price at which the land so described shall be sold to be the price set opposite each allotment in the Schedule hereto.

SCHEDULE.

SCHEDULE.									
Block.	Section.	Area.	Upset Price.						
	WOODVILLE.								
	1	A. R. P.	£ s. d.						
IX.	1	121 3 0	243 10 0						
"	2	128 2 32	257 8 0						
,,	8	146 2 0	293 0 0						
"	5	152 3 0	152 15 0						
"	6	151 1 27	151 8 4						
,, ,,	7	150 0 0	150 0 0						
33	8	144 1 0	216 10 0						
"	9	141 1 37	191 9 7						
,,	, , , , , , , , , , , , , , , , , , ,	TAHORAITE.							
IX.	4	150 0 0	300 0 0						
"	5	141 2 27	283 6 9						
"	6	155 0 4	380 1 0						
. 11	11	73 2 0	147 0 0						
	12	73 1 0	146 10 0						
ХÏI.	1	300 1 24	300 8 0						
***	2	317 2 20	317 12 6						
"	3	301 0 6	301 0 9						
"	4	291 3 25	291 18 1						
	5	282 3 24	282 18 0						
,,,	7	148 1 4	188 5 6						
"	8	116 2 30	116 13 9						
. ,,	9	147 0 22	147 2 9						
"	10	150 0 0	150 0 0						
	11	150 0 0	200 0 0						
. 29,	12	150 0 0	218 0 0						
"	13	150 0 0	250 0 0						
,,	14	148 1 0	296 10 0						
"	16	286 3 20	286 17 6						
,,	17	320 0 0	320 O O						
"	18	297 1 5	297 5 7						
"	19	278 0 8	278 1 0						
,,	20	299 1 14	299 6 9						
"	22	32 3 29	32 18 7						
, ,,	23	291 0 0	291 0 0						
,,	25	312 0 33	312 4 1						
,,	26	78 0 15	78 1 10						
"	27	320 0 0	320 0 0						
,,	28	69 1 38	69 9 9						
,,	30	318 3 18	318 17 3						
••	1	1							

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

Wm. Rolleston.

GOD SAVE THE QUEEN!

Land set apart for Village Settlement of Kumeroa.

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

IN pursuance and exercise of the powers and authorities conferred upon me by the twentieth section of "The Land Act 1877 Amendment Act, 1879," I, Sir Hercules George Robert Robinson, the Governor of the Colony of New Zealand, do hereby

set apart the lands enumerated in the Schedules hereto for sale as a village settlement, upon such terms and conditions as are set forth in an Order in Council of even date herewith, and made under the twenty-first section of the said Act.

SCHEDULE I,
VILLAGE OF KUMEROA.
Village Allotments for Sale for Cash.

Section,	Block.	Area.		
· ·		A. R. P.		
3	I.	100		
5	,,	1 0 0 1 0 0		
2	ıïı.	1 0 0		
4	33	1 0 0		
6	1)	1 0 0		
8		1 0 0 1 0 0		
5	ı".	1 0 0		
7		1 0 0		
1 .	ν̈́Ι.	0 3 0		
3	,,	1 0 0		
3 5 2 4 6 8 5 7 1 3 5 7 9 1 3 5 12	"	1 0 0 0 1 31		
7	"	0 2 0		
9		0 2 0		
ĭ	vïı.	0 2 0 0 2 0		
3	"	0 2 0		
5	"	0 2 0		
12	"	0 1 81 0 2 0 0 2 0		
14	"	0 2 0 0 2 0		
		0 2 0		
2	viiı.	1 0 0		
16 2 4 8 10	"	1 0 0		
8	•	0 2 0		
10	,,	0 2 0		
12	,,	0 2 0 0 2 0 0 2 0		
14	"	0 2 0		

Small Farm Allotments for Sale for Cash.

Section.	Block.	Locality.	Area.	
			-+	£ s. d.
1	II.	Kumeroa Village	•••	1 2 33
4	"	,,		2 0 0
10	ıïı.	,,		9 3 26
12	,,	,,		9 2 2
1	IV.	33		8 1 12
17	VIII.	,,		5 2 16
19	,,	32	•••	3 1 16
1	IX.	Tahoraite District		23 1 0
8	,,	,,		27 0 14
9	,,	, ,,		26 0 0
13	"	,,		25 3 11
15	,,	,,,		28 1 26
17	"	,,		24 3 6

SCHEDULE II.

VILLAGE OF KUMEROA.

Village Allotments on Deferred Payments.

Section.	Block.	Ares.		
- 		A. R. P.		
4.	I.	1 0 0		
3	III.	1 0 0		
3 5 7 9 4 6 8 2 6 8	,,	100		
7	. 33	1 0 0		
9	,,	1 0 0		
4	ïŸ.	1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 0 2 0		
6	"	1 0 0		
8		100		
2	ν̈́i.	1 0 0		
6	,,	0 2 0 0 2 0		
8	"	0 2 0		
10		0 2 0 0 2 0		
2	vïi.	0 2 0		
4	,,	0 2 0		
6		0 2 0		
13	"	0 2 0		
15	"	0 2 0		
	viii.	1 0 0		
7		1 0 0 1 0 0		
3 7 9	**	0 2 0		
11	**	0 2 0 0 2 0		
13	"	0 2 0		

VILLAGE OF KUMEROA—continued.

Small Farm Allotments on Deferred Payments.

Section.	Block.	Locality.	Area.			
1 2 3 6 11 9 13 16 18 2 3 10 14 16 18	I. II. """. "". VII. VIII. IX. ""	Kumeroa Village "" "" "" "" Tahoraite District "" "" "" ""		A. R. P. 3 2 5 1 2 33 2 0 0 2 0 0 9 3 26 3 0 33 5 3 7 5 2 16 6 3 35 24 0 37 26 0 0 25 0 15 25 3 0 19 0 0 22 2 24		

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

WM. ROLLESTON,
Minister of Lands.

GOD SAVE THE QUEEN!

Declaring "Regulation of Local Elections Act, 1876," in force within North-East Valley Road District, County of Waikouaiti.

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

BY virtue of the power vested in me by the third section of "The Regulation of Local Elections Act, 1876," I, Hercules George Robert Robinson, the Governor of the Colony of New Zealand, do hereby proclaim and declare that the said Act shall come into force, in respect of all the elective offices of the North-East Valley Road Board, within the district known as the North-East Valley Road District, County of Waikouaiti.

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

THOMAS DICK.

GOD SAVE THE QUEEN!

Alteration in the Regulations under "The Civil Service Act, 1866."

HERCULES ROBINSON, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this first day of May, 1880.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

In pursuance of the power and authorities conferred by "The Civil Service Act, 1866," and of every other power and authority, His Excellency the Governor, by and with the advice and consent of the Executive Council of the colony, doth hereby revoke the Regulation number four under the head "Travelling Expenses," in the Regulations of the twenty-third day of January, one thousand eight hundred and seventy-three, published in the New Zealand Gazette of that year, pages forty-five to fifty, and in lieu thereof doth make the following Regulation, to take effect from and after the first day of June, that is to say,—

June, that is to say,—

4. The daily travelling allowance will be paid for any day, during eight hours of which the officer shall be absent from his usual residence; but reasonable expenses actually incurred will be paid in all other cases on production of proper vouchers.

FORSTER GORING, Clerk of the Executive Council.

Special Regulation under "The Diseased Cattle Act, 1871."—Notice No. 49.

HERCULES ROBINSON, Governor.
ORDER IN COUNCIL.

At the Government House, at Wellington, this first day of May, 1880.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by the thirteenth section of "The Diseased Cattle Act, 1871," it is enacted that the Governor in Council may, from time to time as occasion shall require, make any special regulations altering any of the general regulations, either wholly or in respect of any matters which shall seem to be necessary to be made in respect of any particular district or any part thereof; and all such special regulations shall take effect from and after such day being a day not less than thirty days subsequent to the first publication thereof:

And whereas by an Order in Council bearing date the twenty-fifth day of March, one thousand eight hundred and eighty, and published in the *New Zealand Gazette* of the same date, certain "Diseased Cattle Regulations" were made:

Now, therefore, His Excellency the Governor of the Colony of New Zealand, by and with the advice and consent of the Executive Council thereof, in pursuance and exercise of the power and authority conferred by the said Act and by "The Diseased Cattle Act Amendment Act, 1873," and of all other powers and authorities enabling him in this behalf, doth hereby make the special regulation set forth in the Schedule hereto:

And doth order and declare that such regulation shall take effect from and after the first day of June, one thousand eight hundred and eighty, from which day the same shall come into operation.

SCHEDULE.

SPECIAL REGULATION.

Notwithstanding anything to the contrary contained in the Diseased Cattle Regulations of the 25th March, 1880, if any person shall, whether by

sea or land, drive or cause to be driven or removed, or assist in driving or removing, any cattle out of the South Auckland Cattle District, or out of any place south of the Whau Portage in the North Auckland Cattle District, to any place north of the said portage, such person shall be liable to a penalty of fifty pounds for every head of such cattle so driven or removed from the South Auckland Cattle District, or out of any place south of the Whau Portage in the North Auckland Cattle District; and if any cattle stray out or from any of the said districts into any place north of the said portage, the owner or person having the care or possession of such cattle shall be liable to a penalty of ten pounds for every head of cattle which shall have so strayed.

> FORSTER GORING, Clerk of the Executive Council.

Appointing Te Arani Watana Trustee under "The Maori Real Estate Management Act, 1867."

HERCULES ROBINSON, Governor. ORDER IN COUNCIL. At the Government House, at Wellington, this first day of May, 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 certificate of title bearing date the twenty-fourth day of March, one thousand eight hundred and seventy, the parcel of land and hereditaments described in the Schedule hereto became vested in Hoani Toarauawhea and others, of the District of Hauraki, in the Province of Auckland, aboriginal natives of New Zealand:

And whereas the said Hoani Toarauawhea died intestate:

And whereas at a sitting of the Native Land Court held at Shortland, in the Provincial District of Auckland, on the thirtieth day of October, one thousand eight hundred and seventy-nine, Hohipa Toa claimed to succeed to the said Hoani Toarau-awhea in the parcel of land described in the said Schedule, and it was ordered by the said Court that Te Wararahi Tarawaikato, an infant under the age of twenty-one years, should succeed to the interest and share of the said Hoani Toarauawhea in the hereditaments aforesaid; and it is expedient that Te Arani Watana be appointed trustee under the said Act on behalf of the said Te Wararahi Tarawaikato (five 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 and share of the said Te Wararahi Tarawaikato in the land described in the Schedule hereto shall be

and remain vested in

TE ARANI WATANA

as Trustee, within the meaning and for the purposes of the said Act, for the said Te Wararahi Tarawaikato 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 1 rood 17 perches, more or less, situate at Te Puriri, in the District of Hauraki, being called or known by the name of Bounded towards the North-east by a line 94 links, by the Tikorangi Block 263 links, 399 links. and 1626 links; towards the South-east and South by the Puriri Creek; towards the South-west by the Okewa Native Settlement, 313 links and 689 links; towards the West by a line, 87 links; and towards the North- west by a line and by Te Rata Block, 1496 links and 324 links.

> FORSTER GORING, Clerk of the Executive Council.

Appointing Te Arani Watana Trustee under "The Maori Real Estate Management Act, 1867."

HERCULES ROBINSON, Governor. ORDER IN COUNCIL. At the Government House, at Wellington, this first day of May, 1880.

Present:

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

And whereas by virtue of a certificate of title bearing date the twenty-fourth day of March, one thousand eight hundred and seventy, the parcel of land and hereditaments described in the Schedule hereto became vested in Piniha Pumoko (Piniha Pumuka) and others, of the District of Hauraki, in the Province of Auckland, aboriginal natives of New Zealand:

And whereas the said Piniha Pumoko (Piniha Pumuka) died intestate:

And whereas at a sitting of the Native Land Court held at Shortland, in the Provincial District of Auckland, on the thirtieth day of October, one thousand eight hundred and seventy-nine, Hohipa Toa claimed to succeed to the said Piniha Pumoko (Piniha Pumuka) in the parcel of land described in the said Schedule, and it was ordered by the said Court that Te Wararahi Tarawaikato, an infant under the age of twenty-one years, should succeed to the interest and share of the said Piniha Pumoko (Piniha Pumuka) in the hereditaments aforesaid; and it is expedient that Te Arani Watana be appointed trustee under the said Act on behalf of the said Te Wararahi Tarawaikato (five 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 and share of the said Te Wararahi Tarawaikato in the land described in the Schedule hereto shall be and remain vested in

TE ARANI WATANA

as Trustee, within the meaning and for the purposes of the said Act, for the said Te Wararahi Tarawaikato 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 1 rood 17 perches, more or less, situate at Te Puriri, in the District of Hauraki, being called or known by the name of Patate. Bounded towards the North-east by a line 94 links, by the Tikorangi Block 263 links, 399 links, and 1626 links; towards the South-east and South by the Puriri Creek; towards the South-west by the Okewa Native Settlement, 313 links and 689 links; towards the West by a line, 87 links; and towards the Northwest by a line and by Te Rata Block, 1496 links and 324 links.

FORSTER GORING, Clerk of the Executive Council.

Appointing E. W. Puckey, Esq., and Parata te Mapu Trustees under "The Maori Real Estate Management Act, 1867."

HERCULES ROBINSON, Governor.
ORDER IN COUNCIL.

At the Government House, at Wellington, this first day of May, 1880.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

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

And whereas by virtue of a Crown grant bearing date the twentieth day of February, one thousand eight hundred and seventy-four, the parcel of land and hereditaments described in the Schedule hereto became vested in Waraki te Matapihi (Waraki) and others, of the District of Hauraki, in the Province of Auckland, aboriginal natives of New Zealand:

And whereas the said Waraki te Matapihi (Waraki) died intestate:

And whereas at a sitting of the Native Land Court held at Shortland, in the Provincial District of Auckland, on the twenty-ninth day of October, one thousand eight hundred and seventy-nine, Ripeka Ngarewa claimed to succeed to the said Waraki te Matapihi (Waraki) in the parcel of land described in the said Schedule, and it was ordered by the said Court that Ripeka Ngarewa, an infant under the age of twenty-one years, should succeed to the interest and share of the said Waraki te Matapihi (Waraki) in the hereditaments aforesaid; and it is expedient that E. W. Puckey, Esquire, and Parata te Mapu be appointed trustees under the said Act on behalf of the said Ripeka Ngarewa (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 and share of the said Ripeka Ngarewa in the land described in the Schedule hereto shall be

and remain vested in

E. W. PUCKEY, Esquire, and PARATA TE MAPU

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

SCHEDULE.

ALL that parcel of land in the Province of Auckland, in the Colony of New Zealand, containing by admeasurement 3 acres, more or less, situate at Kauaeranga, in the District of Hauraki, being called or known by the name of Te Peka-o-Hawaiki. One piece bounded towards the Northwest by the Kaipapaka Block 326 links and 25 links, and by lines 30 links, 65 links, and 65 links; towards the North-east by the Waiari No. 2 North Block and the Waiari No. 2 South Block, 391 links; towards the South-east by a line, 448 links; and towards the South-west by the Waikiekie Block, 330 links. The other piece bounded towards the Northeast by the Waikiekie Block, 103 links; towards the South-east by the said Waikiekie Block, 1055 links; towards the South-west by the Kauaeranga River; and towards the North-west by the Arikirau Block, 1110 links.

FORSTER GORING, Clerk of the Executive Council.

Appointing E. W. Puckey, Esq, and Hori Ngakapa Whanaunga Trustees under "The Maori Real Estate Management Act, 1867."

HERCULES ROBINSON, Governor.
ORDER IN COUNCIL.

At the Government House, at Wellington, this first day of May, 1880.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

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

And whereas by virtue of a certificate of title bearing date the twenty-ninth day of May, one thousand eight hundred and sixty-nine, the parcel of land and hereditaments described in the Schedule hereto became vested in Wirope Hoterene Taipari, of the District of Hauraki, in the Province of Auckland, an aboriginal native of New Zealand:

And whereas by a conveyance bearing date the twenty-seventh day of November, one thousand eight hundred and seventy-five, the land named in the Schedule was conveyed to Taniwha Kitahi (Renata te Taniwha):

And whereas the said Taniwha Kitahi (Renata

te Taniwha) died intestate:

And whereas at a sitting of the Native Land Court held at Shortland, in the Provincial District of Auckland, on the first day of November, one thousand eight hundred and seventy-nine, Reihana Poto claimed to succeed to the said Taniwha Kitahi (Renata te Taniwha) in the parcel of land described in the said Schedule, and it was ordered by the said Court that Wiremu Renata and Te Rewarewa Renata, infants under the age of twenty-one years, should succeed to the interest and share of the said Taniwha Kitahi (Renata te Taniwha) in the hereditaments aforesaid; and it is expedient that E. W. Puckey, Esquire, and Hori Ngakapa Whanaunga be appointed trustees under the said Act on behalf of the said Wiremu Renata (eleven years old) and Te Rewarewa Renata (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 Wiremu Renata and Te Rewarewa Renata in the land described in the Schedule hereto shall be and remain vested in

E. W. PUCKEY, Esquire, and HOBI NGAKAPA WHANAUNGA

as Trustees, within the meaning and for the purposes of the said Act, for the said Wiremu Renata and Te Rewarewa Renata during their minority.

SCHEDULE.

ALL that parcel of land in the Province of Auckland, in the Colony of New Zealand, containing by admeasurement 3 acres and 17 perches, more or less, situate at Shortland, in the District of Hauraki, being a portion of the land called or known by the name of Huikaretu A No. 2. Bounded towards the North-east by other portion of the said Huikaretu A No. 2, 365 feet; towards the East and Southeast by Korokoro A, 137 feet and 212½ feet; towards the South-west by other portion of the said Huikaretu A No. 2, 451 feet; and towards the North-west by Hauraki Terrace, 311½ feet.

FORSTER GORING Clerk of the Executive Council.

Appointing Kapihana te Tuhi Trustee under "The Maori Real Estate Management Act, 1867."

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

first day of May, 1880. .

Present: HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

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

And whereas by virtue of a memorial of ownership bearing date the ninth day of June, one thousand eight hundred and seventy-seven, the parcel of land and hereditaments described in the Schedule hereto became vested in Wharo Pahau (Hiriani Pahau), of the District of Hauraki, in the Provincial District of Auckland, an aboriginal native of

New Zealand:

And whereas the said Wharo Pahau (Hiriani

Pahau) died intestate:

And whereas at a sitting of the Native Land Court held at Shortland, in the Provincial District of Auckland, on the twenty-ninth day of October, one thousand eight hundred and seventy-nine, Hoani · Pahau claimed to succeed to the said Wharo Pahau (Hiriani Pahau) in the parcel of land described in the said Schedule, and it was ordered by the said Court that Hoani Pahau, an infant under the age of twenty-one years, should succeed to the interest and share of the said Wharo Pahau (Hiriani Pahau) in the hereditaments aforesaid; and it is expedient that Kapihana to Tuhi be appointed trustee under the said Act on behalf of the said Hoani Pahau;

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 Hoani Pahau in the land described in the Schedule hereto shall be and remain vested in

KAPIHANA TE TUHI

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

SCHEDULE.

ALL that parcel of land in the Provincial District of Auckland, in the Colony of New Zealand, containing by admeasurement 2,000 acres, more or less, situate at Tararu, in the District of Hauraki, being called or known by the name of Ngaromaki. Bounded towards the North by Te Wharau Block, 3740 links; towards the East by the Mangarehu Block, the Mangakirikiri No. 1 Block, the Karaka North No. 3 Block, the Karaka North No. 2 Block, the Parareka No. 2 Block, and the Kuranui Block, 32771 links; towards the South by the Kuranui Block aforesaid, the Pukehinau Block, the Opitomoko Block, the Ngaromaki No. 2 Block, and the Ngaromaki No. 3 Block, and lines, 11870 links; and towards the West and Northwest by the Onepu No. 2 Block, the Onepu No. 1 Block, the Tararu Creek, the Mangakotukutuku Block, a stream, the said Tararu Creek, and Te Ipumoehau Block, 42639 links.

FORSTER GORING. Clerk of the Executive Council.

Appointing Kapihana te Tuhi Trustee under "The Maori Real Estate Management Act, 1867."

HERCULES ROBINSON, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this first day of May, 1880.

Present:

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

And whereas by virtue of a certificate of title bearing date the thirtieth day of December, one thousand eight hundred and seventy-three, the parcel of land and hereditaments described in the Schedule hereto became vested in Wharo Pahau and others, of the District of Hauraki, in the Province of Auckland, aboriginal natives of New Zealand:

And whereas the said Wharo Pahau died intestate:

And whereas at a sitting of the Native Land Court held at Shortland, in the Provincial District of Auckland, on the twenty-ninth day of October, one thousand eight hundred and seventy-nine, Hoani Pahau claimed to succeed to the said Wharo Pahau in the parcel of land described in the said Schedule, and it was ordered by the said Court that Hoani Pahau, an infant under the age of twenty-one years, should succeed to the interest and share of the said

Wharo Pahau in the hereditaments aforesaid; and it is expedient that Kapihana te Tuhi be appointed trustee under the said Act, on behalf of the said Hoani Pahau (nine 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 and share of the said Hoani Pahau in the land described in the Schedule hereto shall be and remain vested in

KAPIHANA TE TUHI

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

SCHEDULE.

ALL that parcel of land in the Province of Auckland, in the Colony of New Zealand, containing by admeasurement 101 acres 3 roods, more or less, situate near Shortland, in the District of Hauraki, being called or known by the name of Tikorauroha. Bounded towards the North-east by lines, 1000 links and 850 links; towards the East by the Kowai Block, 1914 links; towards the South by the Whakarewa Stream; towards the West by the Thames River; and towards the North-west by the Kirikiri River.

> FORSTER GORING, Clerk of the Executive Council.

Appointing Kapihana te Tuhi Trustee under "The Maori Real Estate Management Act, 1867."

> HERCULES ROBINSON, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this first day of May, 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 hereditaments, or any part thereof or interest therein, as shall to the Governor in Council be shown to belong to such infant, or lunatic, or other person under legal disability, shall be vested in trustees, as the Governor in Council shall think fit:

And whereas by virtue of a certificate of title bearing date the eighteenth day of October, one thousand eight hundred and sixty-nine, the parcel of land and hereditaments described in the Schedule hereto became vested in Wharo Pahau and others, of the

District of Hauraki, in the Province of Auckland, aboriginal natives of New Zealand:

And whereas the said Wharo Pahau died intestate: And whereas at a sitting of the Native Land Court held at Shortland, in the Provincial District of Auckland, on the twenty-ninth day of October, one thousand eight hundred and seveny-nine, Hoani Pahau claimed to succeed to the said Wharo Pahau in the parcel of land described in the said Schedule, and it was ordered by the said Court that Hoani Pahau, an infant under the age of twenty-one years, should succeed to the interest and share of the said Wharo Pahau in the hereditaments aforesaid; and it is expedient that Kapihana te Tuhi be appointed trustee under the said Act on behalf of the said Hoani Pahau (nine 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 and share of the said Hoani Pahau in the land described in the Schedule hereto shall be and remain vested in

KAPIHANA TE TUHI

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

SCHEDULE.

ALL that parcel of land in the Province of Auckland, in the Colony of New Zealand, containing by admeasurement 15,950 acres, more or less, situate at Hauraki, in the District of Hauraki, being called or known by the name of Wharekawa No. 4. Bounded towards the East by the Frith of Thames; towards the South by the Puwhenua Creek and by lines, 800 links and 44068 links; and towards the West by confiscated land 278 links, 488 links, 789 links, 1033 links, 794 links, 619 links, 1119 links, 3600 links, 949 links, 970 links, 1175 links, 1033 links, 550 links, 354 links, 1264 links, 769 links, 660 links, 711 links, 858 links, 629 links, 678 links, 858 links, 975 links, 1617 links, 800 links, 1272 links, 879 links, 981 links, 962 links, and 8138 links, and by lines 33088 links and 8068 links, and by the Tapapakanga Creek.

> FORSTER GORING, Clerk of the Executive Council.

Appointing Kapihana te Tuhi Trustee under " The Maori Real Estate Management Act, 1867."

> HERCULES ROBINSON, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this first day of May, 1880.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

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

And whereas by virtue of a certificate of title bearing date the ninth day of July, one thousand eight hundred and seventy-four, the parcel of land and hereditaments described in the Schedule hereto became vested in Wharo Pahau (Wharau Pahau) and others, of the District of Hauraki, in the Province of Auckland, aboriginal natives of New Zealand:

And whereas the said Wharo Pahau (Wharau

Pahau) died intestate:

And whereas at a sitting of the Native Land Court held at Shortland, in the Provincial District of Auckland, on the twenty-ninth day of October, one thousand eight hundred and seventy-nine, Hoani Pahau claimed to succeed to the said Wharo Pahau (Wharau Pahau) in the parcel of land described in the said Schedule, and it was ordered by the said Court that Hoani Pahau, an infant under the age of twenty-one years, should succeed to the interest and share of the said Wharo Pahau (Wharau Pahau) in the heredita.

ments aforesaid; and it is expedient that Kapihana te Tuhi be appointed trustee under the said Act on behalf of the said Hoani Pahau (nine 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 and share of the said Hoani Pahau in the land described in the Schedule hereto shall be and remain vested in

KAPIHANA TE TUHI

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

SCHEDULE.

ALL that parcel of land in the Province of Auckland, in the Colony of New Zealand, containing by admeasurement 300 acres, more or less, situate at Warahoe, in the District of Hauraki, being called or known by the name of Ahuroa No. 1. Bounded towards the North-east by the Ahuroa Block, 4300 links; towards the East by the Tupanaki No. 2 Block and Tupanaki No. 1 Block 7868 links, by the lastnamed block 220 links, 272 links, 384 links, 201 links, 464 links, 360 links, 323 links, and 404 links, and the Wharehoe Creek; towards the South-west by a line 1130 links, and a line, and the Tawhitowhenua Block 434 links; and towards the West by the Tawhitowhenua Block 402 links, 254 links, 460 links, 691 links, 149 links, 1977 links, and 831 links, and the Taratu Block 800 links, 1800 links, 800 links, 2085 links, 1282 links, and 1516 links.

FORSTER GORING, Clerk of the Executive Council.

Appointing Kapihana te Tuhi Trustee under "The Maori Real Estate Management Act, 1867."

HERCULES ROBINSON, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this first day of May, 1880.

Present:

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

And whereas by virtue of a certificate of title bearing date the sixteenth day of May, one thousand eight hundred and seventy-one, the parcel of land and hereditaments described in the Schedule hereto became vested in Pahau Ngatawa and others, of the District of Hauraki, in the Province of Auckland, aboriginal natives of New Zealand:

And whereas the said Pahau Ngatawa died intes-

And whereas at a sitting of the Native Land Court held at Shortland, in the Provincial District of Auckland, on the fifth day of June, one thousand eight hundred and seventy-seven, a succession order was made by the Court in favour of Hoani Pahau and Wharo Pahau:

And whereas the said Wharo Pahau died intes-

tate:

And whereas at a sitting of the Native Land Court held at Shortland on the twenty-ninth day of October, one thousand eight hundred and seventy-nine, Hoani Pahau claimed to succeed to the said Wharo Pahau in the parcel of land described in the said Schedule, and it was ordered by the said Court that Hoani Pahau, an infant under the age of twenty-one years, should succeed to the interest and share of the said Wharo Pahau in the hereditaments aforesaid; and it is expedient that Kapihana te Tuhi be appointed trustee under the said Act on behalf of the said Wharo Pahau (nine 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 and share of the said Wharo Pahau in the land described in the Schedule hereto shall be and

remain vested in

KAPIHANA TE TUHI

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

SCHEDULE.

ALL that parcel of land in the Province of Auckland, in the Colony of New Zealand, containing by admeasurement 63 acres, more or less, situate at Warahoe, in the District of Hauraki, being called or known by the name of Tupanaki No. 1. Bounded towards the North-east by the Tupanaki No. 2 Block and the Tupanaki No. 3 Block, 2260 links, towards the South-east by the Tangarewa links; towards the South-east by the Tongarewa Block, 4300 links and 889 links; towards the Southwest by a line, 346 links; and towards the Northwest by lines, 404 links, 323 links, 360 links, 464 links, 201 links, 384 links, 272 links, 220 links, and 3077 links.

FORSTER GORING, Clerk of the Executive Council.

Appointing Hori Ngakapa Whanaunga Trustee under The Maori Real Estate Management Act, 1867.'

HERCULES ROBINSON, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this first day of May, 1880.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL. WHEREAS by "The Maori Real Estate Manage-W 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 certificate of title bearing date the sixth day of April, one thousand eight hundred and seventy, the parcel of land and hereditaments described in the Schedule hereto beares rected in To Training Kitchi (or Kitchi) came vested in Te Taniwha Kitahi (or Kitahi te Taniwha) and others, of the District of Thames, in the Province of Auckland, aboriginal natives of New

Zealand:

And whereas the said Te Taniwha Kitahi (or Kitahi te Taniwha) died intestate:

And whereas at a sitting of the Native Land Court held at Shortland, in the Provincial District of

eight hundred and seventy-seven, a succession order was made by the Court in favour of Renata te Taniwha:

And whereas the said Renata te Taniwha died intestate:

And whereas at a sitting of the Native Land Court held at Shortland, on the twenty-ninth day of October, one thousand eight hundred and seventynine, Hori Ngakapa Whanaunga claimed to succeed to the said Kenata Kitahi (Kenata te Taniwha) in the parcel of land described in the said Schedule, and it was ordered by the said Court that Wiremu Renata and Te Rewarewa Renata, infants under the age of twenty-one years, should succeed to the interest and share of the said Renata Kitahi (Renata te Taniwha) in the hereditaments aforesaid; and it is expedient that Hori Ngakapa Whanaunga be appointed trustee under the said Act on behalf of the said Wiremu Renata (eleven years old) and Te

Rewarewa Renata (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 Wiremu Renata and Te Rewarewa Renata in the land described in the Schedule

hereto shall be and remain vested in

as Trustee, within the meaning and for the purposes of the said Act, for the said Wiremu Renata and Te Rewarewa Renata during their minority.

SCHEDULE.

ALL that parcel of land in the Province of Auckland, in the Colony of New Zealand, containing by admeasurement 490 acres and 6 perches, more or less, situate at Wainui, in the District of Thames, being called or known by the name of Wainui. Bounded towards the North by lines 1108 links, 559 links, 257 links, 487 links, 618 links, 278 links, 327 links, and 482 links, and by the Tapuaebaruru Block 1463 links, 183 links, and 1040 links, and by a stream; towards the East by Te Rata Block, 8296 links; towards the South by a line, 4820 links; and towards the West by a line, 9316 links.

> FORSTER GORING, Clerk of the Executive Council.

Appointing Hori Ngakapa Whanaunga Trustee under "The Maori Real Estate Management Act, 1867."

> HERCULES ROBINSON, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this first day of May, 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 hereditaments, or any part thereof or interest therein, as shall to the Governor in Council be shown to belong to such infant, or lunatic, or other person under legal disability, shall be vested in trustees, as the Governor in Council shall think fit:

And whereas by virtue of a certificate of title bearing date the ninth day of July, one thousand

Auckland, on the fifth day of June, one thousand eight hundred and seventy-four, the parcel of land and hereditaments described in the Schedule hereto became vested in Renata Kitahi and others, of the District of Hauraki, in the Province of Auckland, aboriginal natives of New Zealand:

And whereas the said Renata Kitahi died intestate: And whereas at a sitting of the Native Land Court held at Shortland, in the Provincial District of Auckland, on the thirty-first day of October, one thousand eight hundred and seventy-nine, Hori Ngakapa Whanaunga claimed to succeed to the said Renata Kitahi in the parcel of land described in the said Schedule, and it was ordered by the said Court that Wiremu Renata and Te Rewarewa Renata, infants under the age of twenty one years, should succeed to the interest and share of the said Renata Kitahi in the hereditaments aforesaid; and it is expedient that Hori Ngakapa Whanaunga be appointed trustee under the said Act on behalf of the said Wiremu Renata (eleven years old) and Te Rewarewa Renata (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 Wiremu Renata and Te Rewarewa Renata in the land described in the Schedule

hereto shall be and remain vested in

HORI NGAKAPA WHANAUNGA

as Trustee, within the meaning and for the purposes of the said Act, for the said Wiremu Renata and Te Rewarewa Renata during their minority.

SCHEDULE.

ALL that parcel of land in the Province of Auckland, in the Colony of New Zealand, containing by admeasurement 400 acres, more or less, situate at Warahoe, in the District of Hauraki, being called or known by the name of Te Ahuroa. Bounded towards the South-west by the Ahuroa No. 1 Block, 4300 links; towards the West by the Waipaturaoa Creek and lines, 530 links and 1106 links; towards the North-west by lines 3368 links and 286 links, a stream, and lines 1900 links, 196 links, 181 links, 236 links, 149 links, 55 links, 879 links, and 75 links; towards the North by lines, 515 links, 204 links, 159 links, 275 links, 329 links, 105 links, 154 links, 268 links, 261 links, 184 links, 198 links, 276 links, 242 links, 141 links, 166 links, 180 links, 155 links, 110 links, 189 links, 90 links, 374 links, 111 links, 75 links, 990 links, and 226 links; towards the East by a line 596 links, and the Wharehoe Creek; towards the South-west by the said creek, and the Tupanaki No. 2 Block 446 links, 149 links, 748 links, 260 links, 350 links, 464 links, 276 links, 628 links, 628 links, 464 links, 627 links, 628 links, 6 358 links, 234 links, 630 links, 258 links, 251 links, 342 links, 353 links, 201 links, 270 links, 991 links, 1283 links, 920 links, and 1788 links.

> FORSTER GORING, Clerk of the Executive Council.

Appointing George Anderson Trustee under "The Maori Real Estate Management Act, 1867."

HERCULES ROBINSON, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this first day of May, 1880.

Present:

HIS EXCELLENCY THE GOVERNOR 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 in Council shall think fit:

And whereas by virtue of a certificate of title bearing date the ninth day of July, one thousand eight hundred and seventy-four, the parcel of land and hereditaments described in the Schedule hereto became vested in Peata Kereopa and others, of the District of Hauraki, in the Province of Auckland, aboriginal natives of New Zealand:

And whereas the said Peata Kereopa died intestate:

And whereas at a sitting of the Native Land Court held at Shortland, in the Provincial District of Auckland, on the thirty-first day of October, one thousand eight hundred and seventy-nine, George Anderson claimed to succeed to the said Peata Kereopa in the parcel of land described in the said Schedule, and it was ordered by the said Court that Pepene Ngamokomoko, an infant under the age of twenty-one years, should succeed to the interest and share of the said Peata Kereopa in the hereditaments aforesaid; and it is expedient that George Anderson be appointed trustee under the said Act on behalf of the said Pepene Ngamokomoko (fifteen years old):

Now, therefore, His Excellency the Governor of New Zealand, with the advice and consent of the

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 Pepene Ngamokomoko in the land described in the Schedule hereto shall be and remain vested in

GEORGE ANDERSON

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

SCHEDULE.

ALL that parcel of land in the Province of Auckland, in the Colony of New Zealand, containing by admeasurement 400 acres, more or less, situate at Warahoe, in the District of Hauraki, being called or known by the name of Te Ahuroa. Bounded towards the South-west by the Ahuroa No. 1 Block, 4300 links; towards the West by the Waipaturaoa Creek and lines, 530 links and 1106 links; towards the North-west by lines 3368 links, 181 links, 236 links, 149 links, 55 links, 879 links, and 75 links; towards the North by lines, 515 links, 204 links, 159 links, 275 links, 329 links, 105 links, 204 links, 268 links, 261 links, 184 links, 198 links, 276 links, 242 links, 141 links, 166 links, 180 links, 155 links, 110 links, 189 links, 90 links, 374 links, 111 links, 75 links, 990 links, and 226 links; towards the East by a line 596 links, and the Wharehoe Creek; towards the South-west by the said creek and the Tupanaki No. 2 Block, 446 links, 149 links, 748 links, 260 links, 350 links, 464 links, 276 links, 628 links, 358 links, 234 links, 630 links, 258 links, 251 links, 342 links, 353 links, 201 links, 270 links, 991 links, 1283 links, 920 links, and 1788 links,

FORSTER GORING, Clerk of the Executive Council. Appointing Hamuera Horoiri Trustee under "The Maori Real Estate Management Act, 1867."

HERCULES ROBINSON, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this first day of May, 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 thirteenth day of September, one thousand eight hundred and seventy-eight, 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 Matire Horoiri and others to the land and hereditaments described in the Schedule hereto be inscribed on the Court rolls:

And whereas the said Matire Horoiri is an infant under the age of twenty-one years, and it is expedient that Hamuera Horoiri be appointed trustee under the said Act, on behalf of the said Matire Horoiri:

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 Matire Horoiri in the land described in the Schedule hereto shall be and remain vested in

HAMUERA HOROIRI

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

SCHEDULE.

ALL that parcel of land in the Provincial District of Auckland, containing by admeasurement 980 acres, more or less, situate near Cape Colville, in the District of Thames, being called or known by the name of Moehau No. 1L, or Ngatirongou Reserve. Bounded towards the North by the Moehau No. 1P Block, 10510 links; towards the South-east by the Moehau No. 1k Block, 9269 links; toward the South-west by the Hauraki Gulf, 14300 links; and towards the North-west by the Moehau No. 1P Block aforesaid, 8000 links.

FORSTER GORING, Clerk of the Executive Council.

Appointing Haora Tarerangi Trustee under "The Maori Real Estate Management Act, 1867."

HERCULES ROBINSON, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this first day of May, 1880.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by "The Maori Real Estate Management Act, 1867" (hereinafter called "the said

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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 thirteenth day of September, one thousand eight hundred and seventy-eight, 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 Te Tekura Rapana and others to the land and hereditaments described in the Schedule hereto be inscribed on the Court rolls:

And whereas the said Te Tekura Rapana is an infant under the age of twenty-one years, and it is expedient that Haora Tarerangi be appointed trustee under the said Act on behalf of the said Te Tekura

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

HAORA TARERANGI

as Trustee, within the meaning and for the purposes of the said Act, for the said Te Tekura Rapana during minority.

SCHEDULE.

ALL that parcel of land in the Provincial District of Auckland, containing by admeasurement 562 acres, more or less, situate near Cape Colville, in the District of Thames, being called or known by the name of Moehau No. 3g or Mataiterangi Reserve. Bounded towards the North-east by the Moehau No. 2 Block, 14000 links; towards the South-west by the Taukotarei Block, the Te Pahi Stream, and the Te Uwhi Block, 17030 links; and towards the North-west by the Te Uwhi Block aforesaid, and the Moehau No. 3r Block, 8081 links.

FORSTER GORING, Clerk of the Executive Council.

Appointing Nepihana Tuiri Trustee under "The Maori Real Estate Management Act, 1867."

HERCULES ROBINSON, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this first day of May, 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 thir- further delegate, in respect of the lands referred to teenth day of September, one thousand eight hundred in the aforesaid Orders in Council, all the powers

and seventy-eight, 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 Ihimaera Rawhirawhi and others to the land and hereditaments described in the Schedule hereto be inscribed on the Court rolls:

And whereas the said Ihimaera Rawhirawhi is an infant under the age of twenty-one years, and it is expedient that Nepihana Tuiri be appointed trustee under the said Act on behalf of the said Ihimaera Rawhirawhi:

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 Ihimaera Rawhirawhi in the land described in the Schedule hereto shall be and remain vested in

NEPIHANA TUIRI

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

SCHEDULE.

ALL that parcel of land in the Provincial District of Auckland, in the Colony of New Zealand, containing by admeasurement 562 acres, more or less, situate near Cape Colville, in the District of Thames, being called or known by the name of Moehau No. 36, or Mataiterangi Reserve. Bounded towards the Northeast by the Moehau No 2. Block, 14000 links; towards the South-west by the Taukotarei Block, the Te Pahi Stream, and the Te Uwhi Block, 17030 links; and towards the North-west by the Te Uwhi Block aforesaid and the Moehau No. 3F Block, 8081 links.

FORSTER GORING, Clerk of the Executive Council.

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

HERCULES ROBINSON, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this fifth day of May, 1880.

Present:

WHEREAS by Orders in Council, bearing date the fifteenth day of October, and the twenty-fourth day of December, one thousand eight hundred and seventy-eight, made and issued under the authority of the "Public Domains Act, 1860," "The Public Domains Act, 1865," and "The Public Reserves Act, 1877," certain powers were, in respect of certain lands referred to in a further Order in Council of the same date, made and issued under "The Public Reserves Act, 1877," aforesaid, delegated to Professor F. W. Hutton, John Marshall, Esquire, John Lillie Gillies, Esquire, Charles Stephen Reeves, Esquire, his Worship the Mayor of Dunedin (ex officio), Arthur Beverly, Esquire, and the Commissioner of Crown Lands (ex officio):

Now, therefore, I, Sir Hercules George Robert Robinson, the Governor of the Colony of New Zealand, by virtue and exercise of the powers and authorities vested in me by "The Public Domains Act, 1860," aforesaid, and by and with the advice of the Executive Council of the said colony, do hereby revoke the Order in Council delegating the Governor's powers to the above-named persons; and do hereby further delegate, in respect of the lands referred to in the aforesaid Orders in Council, all the powers

conferred by "The Public Domains Act, 1860," except the powers under or conferred by subsections five and ten of section five and section eleven, to the under-mentioned persons, who shall be known as the Dunedin Botanical Domain Board :-

John Marshall, Esquire, JOHN LILLIE GILLIES, Esquire, CHARLES STEPHEN REEVES, Esquire, His Worship the MAYOR of DUNEDIN (ex officio), ARTHUR BEVERLY, Esquire,

The COMMISSIONER of CROWN LANDS officio), and

FREDERICK REVANS CHAPMAN, Esquire, (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 second Wednesday in each month, at four o'clock p.m., at the office of the Chairman, 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 Wednesday, the twelfth 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 Wednesday in February 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.

Changing the Purpose of a Reserve.

HERCULES ROBINSON, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this fifth day of May, 1880.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS the land mentioned in the Schedule hereto was, by Order in Council dated the fourth day of March, one thousand eight hundred and eighty, vested in the Mayor, Councillors, and Burgesses of the Borough of Wanganui as a site for public buildings:

And whereas the said reserve is for one of the purposes named in Part I. of the Schedule to "The Public Reserves Act Amendment Act, 1878," and, in the opinion of the Governor, it is expedient to change the purpose of such reserve referred to in the Schedule hereto to another of the purposes named in the said Part I., as hereinafter mentioned:

Now, therefore, His Excellency the Governor of the Colony of New Zealand, by and with the advice and consent of the Executive Council of the said colony, and in exercise of the powers and authorities vested in him by the sixth section of "The Public Reserves Act Amendment Act, 1878," doth hereby order and direct that the purpose of the reserve mentioned in the Schedule hereto shall be changed from that of a reserve for a site "for public buildings," and doth hereby declare that the purpose of the said reserve shall be changed to that of "for municipal purposes." And, by and with the like advice and consent, doth hereby declare that the said reserve shall become and the same is hereby vested in the said Mayor, Councillors, and Burgesses of the Borough of Wanganui from the fourth day of March, one thousand eight hundred and eighty aforesaid, "for municipal purposes."

SCHEDULE.

All that parcel of land situate in the Town of Wanganui, Provincial District of Wellington, being Reserve J, containing 1 acre 3 roods 22 perches, more or less. Bounded towards the North-west by Dublin Street, 505 links; towards the East by Tongariro Quay, 904 links; and towards the South-west by Ball Street, 750 links.

FORSTER GORING, Clerk of the Executive Council.

Terms and Conditions of Sale of the Kumeroa Village Settlement.

> HERCULES ROBINSON, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this fifth day of May, 1880.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

THEREAS by the twenty-first section of "The Land Act 1877 Amendment Act, 1879," it is enacted that the Governor in Council may fix the terms and conditions upon which the lands comprised in any village settlement shall be disposed of, and the mode of payment for the same: And whereas the Governor has, by Proclamation in the New Zealand Gazette, bearing date this sixth day of May, set apart the lands enumerated in the Schedules hereto for sale as a village settlement:

Now, therefore, His Excellency the Governor, in pursuance and exercise of the powers and authorities conferred upon him by the hereinbefore in part recited Act, and by and with the advice of the Executive Council of the Colony of New Zealand, doth hereby fix the following terms and conditions upon which the said village settlement shall be disposed of, and the mode of payment for the same, that is to say

1. The lands enumerated in the said Schedules hereto shall all be disposed of as small farm allotments.

2. The day upon which the lands shall be open for application shall be Thursday, the tenth day of June, one thousand eight hundred and eighty, at the Land Office at Napier.

3. The lands enumerated in the First Schedule hereto shall be sold for cash immediately on purchase, and the lands enumerated in the Second Schedule hereto shall be sold on deferred payments.

4. The lands which are disposed of by sale upon deferred payments shall be subject to the provisions relating to suburban land of Part III. of "The Land Act, 1877," and to the provisions of section nine of "The Land Act 1877 Amendment Act, 1879."

5. The prices stated in the Schedules hereto shall be the prices at which the lands shall be open for application.

SCHEDULE I.
VILLAGE OF KUMEROA.

Village	${\it Allotments}$	for	Sale	for	Cash.
1	1				1

Section.	Block.	Area.	Upset Price per Allotment.
3 5 2 4 6 8 5 7 1 3 5 7 9 1 3 5 1 2	I. III. "" IV. VI. "" VII. "" "" "" "" "" "" "" "" "" "" "" "" ""	A. R. P. 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 0 3 0 1 0 0 0 1 31 0 2 0 0 2 0 0 2 0 0 2 0 0 2 0 0 2 0 0 2 0	## s. d. ## s.
16 2 4 8 10 12 14	VIII.	0 2 0 1 0 0 1 0 0 0 2 0 0 2 0 0 2 0 0 2 0	5 0 0 8 0 0 8 0 0 5 0 0 5 0 0 5 0 0

Small Farm Allotments for Sale for Cash.

Section.	Block.	Block. Locality. Area.			
			A. R. P.	£ s. d.	
1	11.	Kumeroa Village	1 2 33	4 0 0	
4	,,	,,	$2 \ 0 \ 0$	4 0 0	
10	III.	>;	9 3 26	2 10 0	
12	,,	,,,	9 2 2	2 10 0	
1	IV.	,,	3 1 12	4 0 0	
17	VIII.	,,	5 2 16	2 10 0	
19	,,	,,	3 1 16	2 10 0	
1	IX.	Tahoraite District	23 1 0	2 0 0	
1 8	,,	,,	27 0 14	2 0 0	
9	"	,,	26 0 0	2 5 0	
13	"	"	25 3 11	2 0 0	
15	,,	",	28 1 26	2 10 0	
17	"	,,	24 3 6	2 10 0	

SCHEDULE II. VILLAGE OF KUMEROA.

Village Allotments on Deferred Payments.

			J						
Section.	Block.	Area.	Upset Price per Allotment.						
4 3 5 7 9 4 6 8 2 6 8 10 2 4 6 13 15 3 7 9	I. III. "" IV. "" VII. "" VIII.	A. R. P. 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 2 0 0 2 0 0 2 0 0 2 0 0 2 0 1 0 0 1 0 0 1 0 0 2 0 0 2 0 0 2 0 0 2 0 0 2 0 0 2 0 0 2 0 0 2 0 0 2 0 0 2 0 0 2 0 0 2 0 0 2 0 0 2 0	£ s. d. 8 0 0 8 0 0 8 0 0 8 0 0 8 0 0 8 0 0 8 0 0 8 0 0 5 0 0						
į	**								

VILLAGE OF KUMEBOA—continued.

Small Farm Allotments on Deferred Payments.

Section.	Block,	Locality.	Ares.	Upset Price per Acre.
1 2 3 6 11 9 13 16 18	I. II. " III. IV. VI. VIII.	Kumeroa Village	A. R. P. 3 2 5 1 2 33 2 0 0 2 0 0 9 3 26 3 0 33 5 3 7 5 2 16 6 3 35	£ s. d. 4 0 0 4 0 0 4 0 0 4 0 0 2 10 0 5 0 0 2 10 0 2 10 0
2 3 10 14 16 18	IX.	Tahoraite District	24 0 37 26 0 0 25 0 15 25 3 0 19 0 0 22 2 24	2 0 0 2 0 0 2 0 0 2 10 0 2 10 0 2 10 0

FORSTER GORING, Clerk of the Executive Council.

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 hereto, for the purpose in the said Schedule specified.

SCHEDULE.

ALL that parcel of land containing by admeasurement 8 acres, more or less, being Lot 394 of Section 1 of the Town of Tauranga, Parish of Te Papa, in the Tauranga Survey District, Provincial District of Auckland. Bounded on the North-west by West Street, 585 links; on the North-east by Chapel Street, 858 links; on the South-east by Brown Street, 1335 links; and on the West by Waikareao Bay, 1250 links: be all the aforesaid linkages more or less. As a site for a high school.

As witness the hand of His Excellency the Governor, this fourth day of May, 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 hereto, for the purpose in the said Schedule specified.

SCHEDULE.

ALL that piece or parcel of land containing by admeasurement 31 acres 2 roods 14 perches, more or less, being Lot 152, Town of Fraser Town, Wairoa, Taramarama Survey District, Provincial District of Auckland. Bounded towards the North-east by a street, 1250 links; towards the South-east by a street, 2436 links; towards the South by a street, 1260 links; and towards the North-west by a street, 2598 links: be all the aforesaid linkages more or less. For a recreation-ground.

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

WM. ROLLESTON,
Minister of Lands.

Land temporarily reserved in the Provincial District of Nelson.

HERCULES ROBINSON, Governor.

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

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

Schedule specified.

SCHEDULE.

All that piece or parcel of land containing by admeasurement 5 acres, be the same more or less, situated in the Town of Cobden, in the Provincial District of Nelson, and bounded as follows: On the Northeastward partly by a cemetery reserve and partly by a reserve for town extension; on the South-eastward by Hall Street, Town of Cobden; on the southward by an overflow of the River Grey; on the Southwestward by a road reserve along the bank of the River Grey; and on the Westward partly by a reserve along high-water mark of the Pacific Ocean and partly by a cemetery reserve. As a site for a signal station.

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

WM. ROLLESTON,
Minister of Lands.

Land temporarily reserved in the Provincial District of Nelson.

HERCULES ROBINSON, Governor.

WHEREAS by the one hundred and forty-fourth section of "The Land Act, 1877," it is enacted

that the Governor may from time to time, either by general or particular description, and whether the same has been surveyed or not, reserve from sale temporarily, notwithstanding that the same may be then held under pastoral license, any Crown lands which, in his opinion, are required for any of the purposes in the said section mentioned:

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

SCHEDULE.

ALL that piece or parcel of land containing by admeasurement 1 acre 1 rood 16 perches, be the same more or less, situated in the Town of Cobden, in the Provincial District of Nelson, and bounded as follows: On the Northward by a reserve for town extension; on the Eastward partly by aforesaid reserve and partly by a reserve for signal station; on the Southward by a reserve for signal station; and on the Westward by a reserve along high-water mark of the Pacific Ocean. As a site for a cemetery.

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

eighty.

WM. Rolleston,

Minister of Lands.

Land temporarily reserved in the Provincial District of Otago.

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 Otago described in the Schedule hereunder written, for the purpose in the said Sche-

dule specified.

SCHEDULE.

All that parcel of land in the Provincial District of Otago, in the Colony of New Zealand, containing by admeasurement 10 acres, more or less, situate in the Cromwell District, and being Section No. 23 of Block I. of said district. Bounded towards the North-west by Section No. 17 of same block, 1000 links; towards the North-east by same section and block, 1000 links; towards the South-east by a main road, 1000 links: towards the South-west by said Section No. 17, 1000 links: be all the aforesaid linkages more or less. For a cemetery.

As witness the hand of His Excellency the

witness the hand of His Excellency the Governor, this fourth day of May, one thousand eight hundred and eighty.

> WM. ROLLESTON, Minister of Lands.

1

Lands permanently reserved.

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:

And whereas by the one hundred and forty-fifth section of the said Act it is provided that land temporarily reserved under the said one hundred and forty-fourth section may, at the expiration of one month but not later than six months after the publication in the Gazette of notice of such temporary reservation,

be permanently reserved, and that notice of such permanent reservation shall be published in the Gazette:

And whereas the lands specified in the first column of the Schedule hereto were, by the several warrants the dates of which are specified in the third column of the said Schedule, and the notifications of which were published in the Gazettes specified in the fourth column, temporarily reserved under the authority of the said Act for the purposes specified in the second column of the said Schedule:

Now, therefore, I, Sir Hercules George Robert Robinson, the Governor of the Colony of New Zealand, in pursuance and exercise of the power and authority vested in me by the said Act, do hereby permanently reserve the lands so temporarily reserved as aforesaid, and enumerated in the first column of the Schedule hereto, for the purposes specified in the second column of the said Schedule, being the same purposes for which the said lands were so temporarily reserved as aforesaid.

SCHEDULE.

	First Column.						Second Column.	Third Column.	Fourth Column.	
DESCRIPTION OF RESERVES.					Purpose for which	Date of				
Provincial District.		Locality.	Lot.	Block.	A	rea.		Land Reserved.	Warrant.	Gazette.
Otago Hawke's Bay Auckland Otago Auckland Wellington Westland ""		Town of Hodg- kinson Clive Mount Hobson Kyeburn Whakatane Town Ahiaruhe Town of Ross Town of Kumara Town of Stratford	45, 46, 31, 32 2A 3, 12 41 101 218 219 220	Sec. XI. V II. XII. XIV.	20 23 1 0 53 1 1	0 1 1 1 0 1	P. 0 0 0 27 0 0 0 0 36 0	Recreation Recreation Cemetery Mechanics' institute Ferry Police and other Government purposes		1879. No. 124,11 Dec 1880. No. 21, 4 Mar. No. 24,11 Mar. "" No. 26,18 Mar.

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

WM. ROLLESTON, Minister of Lands.

Vaccination Station for Popotuna District appointed.

HERCULES ROBINSON, Governor.

IN pursuance and exercise of the powers vested in me by "The Public Health Act, 1876," I, Hercules George Robert Robinson, the Governor of New Zealand, do hereby appoint the place mentioned in the second column of the Schedule hereto as and to be the place at which the Public Vaccinator appointed for the district mentioned in the first column of the said Schedule shall attend for the performance of vaccination, as required by the said Act; and I do hereby give notice that such Public Vaccinator will attend at the place aforesaid, for the purpose of performing such vaccination, on the day and at the hour set forth in the third column of the said Schedule opposite the name of such place; and further that, at such place as last aforesaid, the Public Vaccinator will attend for the purpose of inspecting the progress of such vaccination in the persons so vaccinated on the day and at the hour respectively set forth in the fourth column of the said Schedule opposite the name of such place.

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

THOMAS DICK.

SCHEDULE.

District for which Public Vaccinator appointed. Place where Vaccination to be performed.		Day and Hour fixed for Performance of Vaccination.	Day and Hour fixed for Inspecting the Progress of Vaccination.
Popotuna	The residence of Dr. Eveleigh, Clinton.	Every Thursday, from noon until 1 p.m.	Every Thursday, from noon until 1 p.m.

Place for Performance of Vaccination abolished.

HERCULES ROBINSON, Governor.

WHEREAS by a warrant under the hand of His Excellency the Governor, dated the ninth day of August, one thousand eight hundred and seventysix, the Schoolhouse, Clinton, was appointed a place at which the Public Vaccinator appointed for the District of Popotuna should attend for the performance of vaccination: And whereas it has been found unnecessary that the Public Vaccinator should attend at such place for such purpose:

Now, therefore, I, Hercules George Robert Robinson, the Governor of New Zealand, in exercise and pursuance of all powers enabling me in that behalf, do hereby declare that, from and after the first day

The Schoolhouse, Clinton,

shall cease to be a place at which the Public Vaccinator for the aforesaid district shall attend for the performance of vaccination.

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

THOMAS DICK.

Appointing Place for holding Licensing Court.

HERCULES ROBINSON, Governor.

N pursuance and exercise of all powers and authorities enabling me in this behalf, I, Sir Hercules George Robert Robinson, the Governor of the Colony of New Zealand, do hereby appoint that sittings of the Licensing Court for the Licensing District of Almaria shell satisfactors. District of Ahuriri shall, until otherwise ordered, be held at Mr. Borton's Woolshed, at Maerewhenua.

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

WM. ROLLESTON.

Trustee appointed for Wairoa Cemetery.

HERCULES ROBINSON, Governor.

IN pursuance and exercise of the powers and authorities vested in the powers and 1 authorities vested in me by the fourth section of "The Cemeteries Management Act, 1877," I, Sir Hercules George Robert Robinson, the Governor of the Colony of New Zealand, do hereby appoint

WILLIAM FOSTER SHAW

to be a Trustee in place of George Burton, deceased, to provide for the maintenance and care of the Wairoa Public Cemetery, in conjunction with the other persons appointed by warrant under the hand of His Excellency the Governor on the twenty-eighth day of June, one thousand eight hundred and seventyeight.

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

> WM. ROLLESTON, Minister of Lands.

Trustees appointed for Maintenance of the Feilding Public Cemetery.

HERCULES ROBINSON, Governor.

IN pursuance and exercise of the powers and au-Thorities 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.

Name of Public Cemetery, and Description of Land. Names of Trustees FEILDING. All that area in the Provincial District of Wellington, containing by admeasurement 10 acres, more or less, being portion of Subdivision A, Manchester Block, comprised in the Crown Grants Record-book, Vol. v., folio 266. Bounded towards the West by Section 45, Subdivision A, 1000 links, 916 links, and 620 links; towards the South by the railway-line, 53½ links; towards the East by Section 46, Subdivision A, 1600 links; towards the North by Section 45, Subdivision A, 969 links, to the point of departure. Arthur William Follet Halcombe. Andrew Todd. Edwin Young. William Baker. John Colclough Thompson. William George Haybittle. Farquhar McLeod. Douglas Hastings Macarthur. departure.

> As witness the hand of His Excellency the Governor, this fourth day of May, one thousand eight hundred and eighty.

> > WM. ROLLESTON, Minister of Lands.

Fire Inspectors appointed, Tauranga and Oamaru.

Colonial Secretary's Office, Wellington, 29th April, 1880.

IS Excellency the Governor has been pleased to appoint the under-mentioned persons to be Fire Inspectors under "The Fire Inspectors Act, 1870," for the towns set opposite their names:-

Names. ... Tauranga. ASHER ASHER Andrew Thompson, Inspector of Police... Oamaru. THOMAS DICK.

Public Vaccinator appointed.

Colonial Secretary's Office, Wellington, 4th May, 1880.

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

JOHN EDWARD FLETCHER, Esq.,

to be a Public Vaccinator, to perform gratuitous vaccination in accordance with the provisions of the said Act and any regulations made or to be made thereunder, for the District of Aorere.

THOMAS DICK.

Crown Solicitor and Crown Prosecutor appointed.

Department of Justice, Wellington, 1st May, 1880.

HIS Excellency the Governor has been pleased to appoint appoint

CHARLES YATES FELL, Esq.,

to be a Crown Solicitor for the Judicial District of Nelson, and Crown Prosecutor at Nelson for the District Court District of Nelson, vice H. Adams, Esq., resigned.

WM. ROLLESTON.

Justice of the Peace appointed.

Department of Justice,

Wellington, 1st May, 1880.

Weinington, 1st May, 1880.

H IS Excellency the Governor has been pleased to appoint

JAMES STEPHENSON CLENDON, Esq., of Helensville, Kaipara, to be a Justice of the Peace for the colony.

WM. ROLLESTON.

Resident Magistrate and Chairman of Licensing Courts appointed.

> Department of Justice, Wellington, 1st May, 1880.

H IS Excellency the Governor has been pleased to appoint appoint

JAMES STEPHENSON CLENDON, Esq., J.P., to be a Resident Magistrate for the Districts of Kaipara, Whangarei, Whangarei Heads, Mangapai, Waipu, and Bay of Islands, with jurisdiction to £50; and to be Chairman of the Licensing Courts for the Districts of Mongonui, Bay of Islands, Whangarei Heads, Whangarei, Mangapai, Waipu, and Kaipara.

WM. ROLLESTON.

Visiting Justice appointed.

Department of Justice, Wellington, 1st May, 1880.

HIS Excellency the Governor has been pleased to appoint

James Stephenson Clendon, Esq., J.P., to be a Visiting Justice to the Prison at Russell.

WM. ROLLESTON.

Chairman and Clerk of Licensing Court appointed.

Department of Justice,

Wellington, 1st May, 1880.

IS Excellency the Governor has been pleased to appoint

THOMAS WINDLE PARKER, Esq., R.M.,

of Ahuriri.

to be Chairman, and WILLIAM GABRIEL FILLEUL, Esq., to be Clerk, of the Licensing Court for the District

WM. ROLLESTON.

Auditor for Counties appointed.

The Treasury, Wellington, 26th April, 1880.

T is hereby notified for general information that His Excellency the Governor has, under warrant dated the 23rd April instant, appointed

WILLIAM BUTLER YALDWYN, Esq., to be an Auditor for the Counties of Hawke's Bay, Waipawa, and Wairoa.

H. A. ATKINSON.

Auditor for County of Cook appointed.

The Treasury, Wellington, 29th April, 1880.

T is hereby notified for general information that His Excellency the Governor has, under warrant dated the 23rd April instant, appointed

DAVID JOHNSTON, Jun., Esq., to be an Auditor for the County of Cook, vice M. Price, Esq., resigned.

H. A. ATKINSON.

Appointment of Adjutant to Auckland Rifle Battalion.

Defence Office,

Wellington, 5th May, 1880.

HIS Excellency the Governor has been pleased to make the under-mentioned appointment:

Auckland Rifle Battalion.
William Featherston Clifton to be
Date of commission, 2nd April, 1880. Lieutenant Adjutant.

WM. ROLLESTON.

Appointment under "The Property Assessment Act, 1879."

Wellington, 1st May, 1880.

HIS Excellency the Governor in Council has been pleased to appoint

THOMAS HOWLEY Esq.,

to be Deputy Property-Tax Commissioner for the District of Waitaki.

JOHN HALL.

Member of Wellington District Highway Board elected.

Colonial Secretary's Office,

Wellington, 4th May, 1880.

NOTICE has been received at this office that, on the 23rd April last the 23rd April last,

RICHARD SMITH

was duly elected a Warden for No. 2 Ward of the Wellington Highway District.

THOMAS DICK.

Members of Motueka Highway Board elected.

Colonial Secretary's Office,

Wellington, 4th May, 1880. N conformity with an Act of the Provincial Council of the late Province of Nelson intituled "The (Nelson) Highways Act, 1872," it is hereby notified that the following gentlemen have been duly elected Members of the Motueka Highway Board:—

DIEDERICH BEUKE, Upper Moutere Subdistrict. CHARLES FRY, Riwaka Subdistrict.

THOMAS DICK.

Letters of Naturalization issued.

Colonial Secretary's Office,

Wellington, 4th May, 1880.

IS Excellency the Governor has been pleased to issue Letters of Naturalization under "The Aliens Act, 1866," in favour of the under-mentioned person, viz.:-

Name.	Occupation,	Residence.
August Albert Langbein	Cabinet-maker	Timaru.
	T	HOMAS DICK.

Confirming Declarations made by South Auckland Cattle Board of Infected Places .--Notice No. 50.

Colonial Secretary's Office,

Wellington, 5th May, 1880. NOTICE is hereby given that under section 24 of "The Diseased Cattle Act, 1871," His Excel-

lency the Governor has confirmed the decisions of the South Auckland Cattle Board that the places as set forth in the Schedule hereto are infected places.

SCHEDULE.

ALL that part of the South Auckland Cattle District, commencing at the north side of the new bridge across the Waikato River at Hamilton, continuing along the east bank of the river to a point where the railway bridge crosses the Waikato River at Ngaruawahia; thence along the east side of the railway to the railway bridge across the Mangawaro Creek thence along the south side of the Mangawaro Creek to where it crosses the confiscated line; thence along the confiscated line, in a southerly direction, to where it crosses the Waitakaruru Creek at Tahuroa; thence along Whyte's Road to Whyte's Bridge; thence in a straight line to the Te Raunga Eel-weir; thence along the south hand of the Manager Court in the court hand the Manager Court in the court in thence along the north bank of the Mangaonui Creek to its junction with the Waikato River; thence along the east bank of the Waikato River to the north side of the new bridge which crosses the Waikato at Hamilton.

The Township of Cambridge. The Cambridge Highway District. The Tamahere Highway District.

> JOHN HALL, (for the Colonial Secretary.)

Authority to Property-Tax Assessors to Frank.

General Post Office, Wellington, 1st May, 1880.

His Excellency the Governor has been pleased to authorize

The Assessors under "THE PROPERTY-TAX Assessment Act, 1879,"

notifications of whose appointments appeared in the Gazettes of the 15th, 21st, and 29th ultimo, or whose appointments may be hereafter notified in any subsequent Gazette, to frank, free from the prepayment of postage, for a period of three months from this date, letters and packets posted on the public service.

JOHN HALL, Postmaster-General.

Authority to Frank.

General Post Office, Wellington, 1st May, 1880.

IS Excellency the Governor has been pleased to authorize

The DEPUTY PROPERTY-TAX COMMISSIONER for the DISTRICT OF WAITAKI

to frank and receive, free from the prepayment of postage, letters and parcels posted on the public service.

> JOHN HALL, Postmaster-General.

Authority to Frank.

General Post Office, weinington, 1st May, 1880.

H IS Excellency the Governor has been pleased to authorize Wellington, 1st May, 1880.

The REGISTRARS appointed under "THE REGISTRATION OF ELECTORS ACT, 1879,"

a notification of whose appointments appeared in the New Zealand Gazette of the 4th March, 1880, to frank and receive, free from the prepayment of postage, letters and parcels posted on the public service.

> JOHN HALL, Postmaster-General.

-To stand in lieu of the notice which appeared in the Gazette of the 15th ultimo.

Authority to Frank.

General Post Office, Wellington, 1st May, 1880.

Weinington, 1st May, 1880.

HIS Excellency the Governor has been pleased to authorize authorize

The Interim Secretary to the Melbourne EXHIBITION COMMISSION

to frank, free from the prepayment of postage, letters and parcels posted on the public service; also to cancel the like authority previously granted in favour of the Secretary to the Sydney Exhibition Commission.

JOHN HALL, Postmaster-General.

Officiating Ministers for 1880.—Notice No. 8.

Registrar-General's Office,

Wellington, 5th May, 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 names of Officiating Ministers within the meaning of the said Act are published for general information:

Church of the Province of New Zealand, commonly called the Church of England.

The Reverend Frederick S. Platts, M.A. The Reverend Edward Shears, M.A. The Reverend J. A. Fenton, M.A.

Wesleyan Methodist Society. The Reverend George Hall.

Congregational Independents. The Reverend Abraham Riding. The Reverend Alexander Macdonald.

Baptists.

The Reverend Charles William Spencer.

WM. R. E. BROWN, Registrar-General.

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.

1879.

1880

Mar. 31.

JOHN HISLOP, Secretary.

Greytown Trust Lands Management Balance-sheet.

PALANCE-SHEET of the GREYTOWN TRUST LANDS MANAGEMENT for the Year ended the 31st March, 1880.

£ s. d. £ s. d. April 1. To Balance from last balance-55 0 8 sheet

> Cash for rent of land ... Cash for hire of Town 93 14 0 Hall 61 10 0

155 4 0

£210 4

£210 4 8

No.	Name of Deceased.		Colonial Residence.	Supposed British or Foreign Residence.	Date of Rule or Order.	Value or Estimated Value of Personal Estate.	Time of Deceased's Death,	Remarks.
1			Auckland		•••	Under £5		_
2	Anderson, Matthew .		Herbert	•••	•••	Under £20		
3		{	Auckland	•••	•••	Under £12		
4			Auckland	•••	***	Under £20		
5			«Timaru		•••			
6			Lawrence		•••	Under £5		
7			Rakaia	.,,	•••			
8			Auckland		•••		Oct. 6, 1879	
9	Falcon, Francis	(Auckland		***	Under £2		
10			Clinton		***	Under £20		
11		[Auckland		•••	Under £5		
12	May, Robert		Oamaru		•••	Under £20		
13	McDonald, John		Cromwell	.,.	•••	Under £30		
14	Reid, Robert		Auckland	•••	•••			
15	Robinson, John		Christchurch	•••	***	Under £50		
16	Robinson, James .]	Moa Flat		•••	Under £10		
17	Sullivan, Michael	[Auckland		•••	Under £20	Feb. 11, 1880	
18	Tovey, Abraham .		Auckland	١ ا	•••	Under £15	Dec. 29, 1879	
	Dated the 5th day	0	f May, 1880.			J. WOODW	ABD, Public T	rustee.

Audited and found correct,

WM. SKEET, Auditor,

ZEALAND TELEGRAPHS.

COMPARATIVE RETURN of Number of Telegrams forwarded, the Revenue received, and the Value of General Government Telegrams transmitted, for Quarters ended March, 1879 and 1880.

TELEGRAMS	Forwarded.			Cash Reven	UE RECEIVED.				overnment rams.			
March Quarter, 1879.	March Quarter, 1880.	In crease.	DECREASE.	March Quarter, 1879.	March Quarter, 1880.	Increase.	Decrease.	March Quarter, 1879.	March Quarter, 1880.	INCREASE.	DECREASE.	Remarks.
392,847	342,862		49,985	£ s. d. 21,993 6 6	£ s. d. 18,300 2 7		£ s. d.	£ s. d.	£ s. d. 6,168 17 9	£ s. d.	£ s. d.	

1::::

Registrar-General's Office, Wellington, 3rd May, 1880.

THE results of the collection made in February last for the under-mentioned counties (as returned by the Superintendent Collectors) are published for general information, with the results of the previous collection (1879), for comparative purposes.

WM. R. E. Brown, Registra

		Nuv	ח פעעמ	г Ногр	INGS	Extent										In Other			In So	WN GRASSES.				SAR'S CROP
				IN Ex		of Land broken up, but not	In W	VHEAT.		In Oats	8.	In B	ARLEY.	In Po	TATORS.	CROPS.	TOTAL NUMBER OF	In H	AY.	In Grasses after	Grass- sown lands		ING ON HAI	
Countu	ES.			g, r	ers gs.	under Crop.			Acr	es.	Estimated	1					ACRES UNDER CROP.	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Esti-	having been broken up	not pre- viously ploughed			
		Freehold.	Rented.	Part Freehold, part Rented.	Total Numbers of Holdings.	Acres.	Aores.	Estimated Gross Produce (in bushels).	For Green Food or	For Grain.	Gross Produce of Grain (in bushels).	Acres.	Estimated Gross Produce (in bushels).	Acres,	Estimated Gross Produce (in tons).	Acres.	exclusive of Land under Grasses.	Acres.	mated Gross Produce (in tons).	(including such as in Hay).	(including such as in Hay).	Wheat (bushels).	Oats (bushels).	Barley (bushels).
		E			Ĕ,		1	<u> </u>	Hay.		1		1	·					1	Acres.	Acres.	<u> </u>	<u> </u>	
The same and	(1879	461	134	78	673	1,560	1,555	30,206	121	687	14,537	117	3,077	477	1,597	347	3,304	1,163	1,620	19,323	25,504		•••	•••
TARANAKI	1880	54 0	168	85	793	1,292	1,321	16,567	250	575	11,178	161	3,096	511	1,527	536	3,354	1,221	1,516	21,849	35,675	28	240	62
Patea	(1879	152	80	70	302	635	1,113	42,920	43	1,599	61,760	54	1,775	92	597	26	2,927	989	1,883	11,990	59,578			•••
FATKA	(1880	207	81	82	370	216	1,007	22,685	209	2,270	85,045	48	1,440	161	1,117	615	4,310	1,346	2,246	13,347	68,479	283	3,667	•••
Winds	(1879	167	109	40	316	1,324	1,242	34,400	233	887	30,960	13	344	221	1,518	100	2,696	1,43 8	2,632	23,574	60,595		•••	•••
WANGANUI	[1880]	180	136	37	353	2,004	839	24,420	241	2,020	52,381	94	2,748	315	2,249	87	3,596	1,156	2,398	23,734	71,310	242	2,368	•••
Rangitikei	(1879	171	47	16	234	1,542	2,462	47,862	67	3,338	91,676	175	4,460	128	608	159	6,329	1,068	1,459	31,630	65,123		•••	•••
JVANGITIAEZ	(1880	159	59	21	239	2,372	2,296	40,764	41	3,775	105,571	3 97	9,319	151	631	264	6,924	969	1,475	28,571	64,192	1,170	8,650	60
Manawatu	§1879	277	95	50	422	777	2,002	55,769	156	1,952	56,240	64	1,626	275	1,310	145	4,594	1,034	1,504	4,470	69,000		•••	
MANAWATO	(1880	353	106	54	513	6,302	1,606	32,388	249	2,097	58,208	57	1,049	277	1,799	242	4,528	878	1,260	8,995	87,128		50	•••
Нотт	§ 1879	461	223	66	750	160	30	550	238	364	10,122	1	30	348	1,892	196	1,177	1,645	2,439	3,368	71,895			•••
11011	(1880	445	265	63	773	171	25	637	345	33 0	9,862	1	23	385	2,691	210	1,296	1,602	2,364	3,379	78,617	•••		***
W <u>a</u> irarapa	$\int_{}^{1879}$	57	20	22	99	946	119	2,305	129	603	14,095	5	165	3 9	130	366	1,261	407	451	2,811	202,731	•••		•••
EAST	1880	55	26	23	104	1,284	808	9,817	180	1,446	34,550	13	486	49	193	389	2,885	407	410	3,045	243,048	220	2,703	•••
Wairarapa West	${1879 \atop 1880}$	444 552	84 112	52 64	580 728	2,488 1,145	1,412 1,331	31,472 27,887	180 164	3,219 4,568	94,740	40 54	752 1,068	287 285	1,457 1,795	330 311	5,468 6,713	1,219 980	1,546	18,826 16,258	102,027 120,251	 212	 4,225	200
	(1000	002				1,210	_,,551	2,,55,		2,555	-10,020		,,,,,		-,,,,,		5,720	550	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	20,200			_,,	

Registrar-General's Office, Wellington, 4th May, 1880. previous collection (1879) for comparative purposes.

WM. R. E. Brown, Registrar-General.

				F Hold		Extent of Land	In V	VHEAT.		In Oats		Tw 1	BARLEY.	Tw D.	TATOES.	In Other			In So	wn Grasses.				EAR'S CROP
		OTER	1 ACM	, IN 123	TBNT.	broken up, but not							JARREI.	INTO	TATOES.	Crops.	TOTAL NUMBER	In H	AY.	In Grasses after	Grass- sown Lands		ING ON HAN WAS FILLI	
Соимт	IES.	Freehold.	Rented.	Part Freehold, part Rented.	Total Numbers of Holdings.	under Crop.	Acres,	Estimated Gross Produce (in bushels).	For Green Food or Hay.	For Grain.	Estimated Gross Produce of Grain (in bushels).	Acres.	Estimated Gross Produce (in bushels).	Acres.	Estimated Gross Produce (in tons).	Acres.	ACRES UNDER CROP, EXCLUSIVE OF LAND UNDER GRASSES.	Acres.	Esti- mated Gross Produce (in tons).	having been broken up (including such as in Hay).	not pre- viously ploughed (including such as in Hay).	Wheat (bushels).	Oats (bushels).	Barley (bushels).
						<u>'</u>			<u> </u>				<u> </u>		<u> </u>	!			<u> </u>	Acres.	Acres.		1	1
WAIMEA	§ 1879	572	211	152	935	1,255	3,001	56,262	1,986	2,287	54,235	2,310	55,663	663	2,888	802	11,049	2,685	3,508	16,688	29,634			
	(1880	617	230	150	997	1,414	2,352	29,780	2,389	2,158	47,399	3,695	86,710	912	3,165	762	12,268	2,273	2,764	17,512	33,654	2,527	4,106	230
Colling-	$\int 1879$	111	33	44	188	94	44	824	129	105	2,961	11	305	111	572	30	430	415	566	1,011	5,220			
WOOD	(1880	102	26	5 0	178	34	19	334	127	52	1,501	14	218	118	925	27	357	447	553	1,125	7,627	16	40	
Buller	$\int 1879$	19	57	7	83	282	4	84	32	2	50	1	42	31	170	19	89	31	39	37	974			
MAINTOCK	(1880	24	102	10	136	39	11	280	26	2	67	2	59	71	373	39	151	64	89	313	1,405			
Inangahua	§ 1879	22	105	11	138	1,712			462	69	1,340	•••		109	610	17	657	217	251	796	4,311			
INANGAHUA	1880	17	82	18	117	1,183			221	32	480	1	40	80	457	11	345	158	213	1,537	3,263			
A	(1879	18	9	14	41	1,591	107	2,780	478	379	12,710	23	575	34	137	1,218	2,239	198	93	9,811	7,483	•••	•••	
AMURI	1880	14	10	9	33	1,215	98	3,390	465	680	23,539	28	1,020	41	193	3,655	4,967	66	69	10,043	3,304	270	200	
•	(1879	2		2	4	500	64	1,925	25	161	3,330	•••		7	30	400	657	15	40	6,150	6,015	-	}	•••
CHEVIOT	1880	2	•••	2	4	420	1	10	30	277	10,500	30	1,800	9	39	2	349	64	127	5,150	6,500	530	150	•••
						1					_ :,000	00	2,000	·		4	949	04	127	9,150	0,500	530	150	

Registrar-General's Office, Wellington, 5th May, 1880.

THE results of the collection made in February last for the under-mentioned counties (as returned by the Superintendent Collectors) are published for general information, with the results of the previous collection (1879) for comparative purposes.

							·							······································	l			In So	WN GRASSES.		QUANTITY	of last Yi	EAR'S CROP
			F Hold	TENT.	Extent of Land broken up.	In W	√нват.		In Oats.		In B	ABLEY.	In Po	ratoes.	IN OTHER CROPS.	Total Number of	In H	AY.	In Grasses	Grass- sown		NG ON HAN WAS FILLE	
Counties.			old, ted.		but not under Crop.		Estimated	Acı	res.	Estimated Gross		Estimated		Estimated		ACRES UNDER CROP, EXCLUSIVE OF LAND		Esti- mated Gross	having been broken up (including	Lands not previously ploughed (including	Wheat	Oats	Barley
	reehold.	ted.	Part Freehold, part Rented.	Total Numbers of Holdings.	Acres.	Acres.	Gross Produce (in bushels).	For Green Food or	For Grain.	Produce of Grain (in bushels).	Acres.	Gross Produce (in bushels).	Acres.	Gross Produce (in tons).	Acres.	UNDER GRASSES.	Acres.	Produce (in tons).	such as in Hay).	such as in Hay).	(bushels).	(bushels).	(bushels).
	Free	Rented.	Par pa	Tot	Acres.			Hay.				1							Acres.	Acres.			1
TAURANGA { 1879 1880 1880 1880	120 128 74 78 70 43 29 31 298 406 141 154	15 22 18 17 3 1 86 70 16 20 41 63 94	16 20 17 19 42 56 30 25 29 34 47 46	151 170 109 114 3 1 198 169 75 76 368 503 282 282 312	1,445 1,166 115 342 6 2,590 959 1,442 1,095 5,752 7,139 7,376 4,314	144 56 299 138 1 596 115 52 45 1,119 1,552 514 507	3,022 804 6,697 2,151 20 12,976 2,631 1,226 896 20,981 22,032 11,833 8,350	540 433 56 66 2 4 149 215 111 70 556 238 478 454	79 106 112 169 11 330 308 109 147 2,591 3,022 1,175 2,214	1,950 1,739 2,632 3,062 345 6,579 8,757 1,998 4,600 53,984 74,890 25,056 50,227	22 1 6 16 237 7 287 7 287 165 196 479	363 1 120 465 7,320 90 174 4,587 3,853 4,579 13,374	172 221 108 123 3 2 108 124 41 43 178 220 404 449	676 873 516 588 26 10 202 933 153 259 433 1,082 1,522 3,089	304 171 361 387 549 228 46 52 1,037 334 835 774	1,261 988 942 883 17 6 1,748 1,227 366 364 5,768 5,531 3,602 4,877	491 893 163 232 4 727 843 293 219 1,332 2,649 3,882 5,537	666 1,026 248 376 4 1,194 1,303 401 287 1,695 4,731 3,389 9,859	8,173 10,221 2,534 3,367 33 4 6,657 8,197 4,791 3,737 25,682 27,975 40,174 46,075	3,360 2,327 3,848 3,301 23 80,440 79,906 49,955 57,110 174,607 213,476 224,127 258,200	 212	 674 1,385	

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 gold-mining purposes to the applicants 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 St. Bathans on or before the 11th day of May, 1880.

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

SCHEDULE.

APPLICANTS: Thomas Hughes and others. Style under which it is intended to conduct the business: "United Company." 6 acres, at Shepherd's Hut Flat, in the Mount Ida Mining District.

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

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

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 gold-mining purposes to the applicants 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 21st day of May, 1880.

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

SCHEDULE.

APPLICANTS: Edward Murphy and party. Style under which it is intended to conduct the business: "Erin-go-bragh." 6 acres, at Belfast Terrace, Brighton, in the Nelson South-West Mining District.

Given under my hand, at Nelson, this fourth day of May, 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. R. P. 8 0 22 8 0 13 10 2 33	£ s. d. 40 13 9 40 7 0 53 10 7

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

Land Transfer Act Notices.

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 on or before the 14th day of June, 1880.

the 14th day of June, 1880.

1104. ISAAC MAXWELL MORRISON.—

11\frac{1}{4} perches, part of Section 626, Wellington, fronting 32 feet 8 inches on Tinakori Road, with a depth of 93 feet 9 inches. Bounded on North by Section 627. Occupied by Applicant.

Diagrams may be inspected at this office.

Dated this 5th day of May, 1880, at the Lands Registry Office, Wellington.

GEO. B. DAVY, District Land Registrar.

NOTICE is hereby given that LEONARD HARPER, of Christchurch, Solicitor, and EDWARD CEPHAS JOHN STEVENS, of Christchurch, Land Agent, claiming as Trustees under the will of Henry Sewell, late of Cambridge, in England, deceased, have applied to be registered as Proprietors of five acres and a half of land, part of Rural Section 72, Christchurch District, as comprised in certificate of title, Vol. xlv., folio 127; and also in one acre and a quarter of said section, as comprised in certificate of title, Vol. xxiii., folio 296; and that they 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 29th 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 within one month after the date of the Gazette containing this notice.

4225. ANDREW CORFIELD. — 1 rood 21 perches, part of Rural Section 72, Christchurch District. Occupied by Applicant.

District. Occupied by Applicant.
4226. JOSEPH WOOD.—1 rood 13 perches, part of Lot 172, Christchurch Town Reserves. Occupied by Applicant.

4227. GEORGE WILLIAM SPENCER LYT-TELTON.—1 acre 1 rood 26 perches, part of Rural Section 76, Christchurch District. Occupied by J. C. Witte.

4228. DANIEL WATKINS.—17 perches, part of Rural Section 61, Banks Peninsula District. Occupied by Esther Munro.

4229. JAMES FLACK.—10 acres, part of Rural Section 110, Christchurch District. Occupied by Applicant.

4230. JOHN JOSLING.—2 roods, Sections 165 and 166, Town of Lyttelton. Occupied by W. D'Authreau.

295

4233. WILLIAM HENRY DE LA MERE.—22 perches, part of Rural Section 206, Christchurch istrict. Occupied by Theophilus Lightfoot. Diagrams may be inspected at this office. District.

Dated this 29th day of April, 1880, at the Lands Registry Office, Christchurch.

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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 within one calendar month from the date of the Gazette containing this notice.

No. 559. HENRY CHARLES ROBJOHNS, Applicant.—1 rood 5 perches, part Suburban Section

No. 87, Napier. Occupied by weekly tenant.

No. 661. WILLIAM THOMAS RUSSELL,

Applicant.—240 acres, Suburban Sections 8, 9, 10, 11, 12, and 13, Porangahau, Hawke's Bay. Occupied by John White.

Diagrams may be inspected at this office.

Dated this 30th day of April, 1880, at the Lands Registry Office, Napier.

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J. M. Batham, District Land Registrar.

NOTICE is hereby given that the parcel of land hereinafter described will be a 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

ANDREW CHRISTIE.—5 acres and 31 perches, being part of Section (styled in grant) 2 of 32, Block I., Invercargill Hundred. Unoccupied. No. 1310. Diagrams may be inspected at this office.

Dated this 29th day of April, 1880, at the Lands Registry Office, Invercargill.

FREDK. G. MORGAN, 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 within one calendar month from the date of publication of this notice.

Part of Sections 47 and 48, Block V., Dunedin and East Taieri District.—CECILIA RUTHERFORD (by her Attorney, ROBERT RUTHERFORD DOUGLAS), Applicant. No. 2877.

Part of Sections 1, 2, 3, 4, 5, and 6, Block XXXIX.,

Dunedin; also Sections 8, 9, 10, 51, and 53, Wakari District; Sections 3, 4, and 5, Block XX., Waihola District; Section 15, Irregular Block, East Taieri District.—THE CORPORATION OF THE CITY

OF DUNEDIN, Applicant. Nos. 2905 aand 2909. Section 19, Block XIII., Town of Oamaru.—ALBERT DEVORE, Applicant. No. 2911. Part of Sections 59 and 60, Block XXX., Dunedin.—JAMES GODSO, Applicant. No. 2916.

Sections 29, 30, and 33, part of Sections 16, 17, 18, 19, 20, 21, 22, 34, 35, 45, and 46, Block VI., District of

Otepopo.—WILLIAM BARR, Applicant. No. 2918. Section 9, Block I., East Taieri District.—GRACE

ANDREWS, Applicant. No. 2920.
Allotments 1, 2, 3, 4, 5, 6, 7, 8, 9, and 10, Block XLVIII., Township of St. Kilda.—ARCHIBALD McINNES, Applicant. No. 2928.
Section 3, Block II., Otago, Peninsula District.—WILLIAM ANDERSON, Applicant. No. 2927.

Diagrams may be inspected at this office.

Dated this 1st day of May, 1880, at the Lands Registry Office, Dunedin.

A. W. SMITH, District Land Registrar.

Mining Notices.

NOTICE OF INTENTION TO CONSTRUCT A WATER-RACE.

To the Mining Registrar, also to the Warden, at Arrow, in the Mining District of Otago Gold Fields, and to all others whom it may concern.

TAKE notice that it is intended to construct a Water-race for other than gold-mining purposes, to wit, for irrigation, commencing at a point in Spots Creek, 30 chains west of Main Road, Cardrona Valley, and terminating at the Lake County Forest Reserve, under the provisions of subsection I of section 31 of "The Mines Act, 1877." The length of race is one and a quarter miles or thereabouts, and course nearly north-east; mean depth of such race is 3 feet, and the mean breadth 3 feet. Three months are required to construct said race, and it is proposed to divert six Government-heads of

Dated at Arrowtown, this 26th day of April, 1880.

THE LAKE COUNTY COUNCIL, By their Clerk, P. B. BOULT.

Received at the office of the Mining Registrar, at Arrowtown, on this 26th day of April, 1880, at one o'clock in the afternoon.

> JAMES FLEMING Mining Registrar.

NOTICE OF INTENTION TO CONSTRUCT A WATER-RACE.

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

VAKE notice that it is intended to construct a Water-race, and divert water, commencing at Nineteen-Mile Creek, Mount Pisa, about 600 yards from Wanaka Road, and terminating at my home-stead, Wanaka Road. The race runs parallel with the Wanaka Road about 200 yards distant.

The length of the race is about three miles.

The breadth and depth of the same will be 2 by 2 feet respectively, and it is proposed to divert four sluice-heads of water.

The above race is required for irrigation and mining, under section 31 of "The Mines Act, 1877."

Dated at Cromwell, this 23rd day of March, 1880. JOHN ANDERSON.

NOTICE OF INTENTION TO CONSTRUCT A WATER-RACE.

District of Tuapeka, 16th April, 1880. To the Warden at Lawrence.

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 | accounts. In this amount is included the sum of days from the date hereof. Hearing at 11 o'clock on the 14th May, 1880.

H. J. ABEL, pro Warden.

Warden's Office, Lawrence, 16th April, 1880.

NEW CALEDONIA QUARTZ-MINING COMPANY.

DANIEL TURNER, of Dunedin, in the Provincial District of Otago and Colony of New Zealand, Manager of the New Caledonia Quartz-Mining Company (Limited), do solemnly and sincerely declare that the statements hereunto annexed, and marked with the letters "A" and "B" respectively, are, to the best of my belief, true and correct in every respect; and I make this solemn declaration conscientiously believing the same to be true, and by virtue of an Act of the General Assembly of New Zealand intituled "The Justices of the Peace Act, 1866.

DANIEL TURNER. Declared at Dunedin aforesaid, this 23rd day of April, 1880, before me-W. Parker Street, J.P.

\mathbf{A} .

FIRST HALF-YEARLY REPORT of the Directors of the NEW CALEDONIA QUARTZ-MINING COMPANY (LIMITED), Hindon, for the period ending the 30th April, 1880.

THE Directors have pleasure in submitting to the shareholders, at this the first general meeting of the Company, the statement of accounts for the half-year ended the 14th April, 1880.

On the 20th September the yield of first crushing was 57 oz. 13 dwt., and since that time only two crushings have been had, owing to the very dry weather and consequent scarcity of water. The want of water has been the only hindrance in obtaining regular returns from the mine; and, to obviate this difficulty, your Directors considered it advisable to bring in a race, capable of carrying two heads of water, from Coal Flat, at the head of Gamecock Creek, which would in the driest seasons supply ample water for carrying on operations continuously. This race is now being constructed, and in all probability will be finished by the middle of next month.

The Mining Manager reports that the mine is in thorough working order, and that as soon as the water is brought in the shareholders may confidently look forward to satisfactory and regular returns. The last letter from the Mine Manager is dated the 9th instant, and he informs us that he will be able to manage a week's crushing with the water which was then in the dams.

In the profit and loss account, on the debit side, appears the sum of £1,251 3s. 11d. for wages, which is the total amount expended for wages since the formation of the Company. Only a very small portion of that sum was actually expended upon getting out stone and crushing. The greater part was spent in opening up the mine and coal-pit, constructing

dams, making roads, and laying tramways, &c.
There is an amount of £141 13s. 8d., on the debit side of the profit and loss account, for interest, which we consider the shareholders should have an explanation of. The engine, boiler, and battery contract amounted to £1,731, and the contractors who supplied the machinery agreed to accept payment in three years from the 19th May, 1879, in consideration of the Company giving them security, and paying interest at the rate of 10 per cent. per annum, by quarterly payments. This statement, then, easily explains the apparently large item of interest.

£1,731 for machinery, previously brought under your notice, thus leaving only a very small sum for current accounts unpaid.

For Directors.

J. B. CALLAN, Chairman.

Dunedin, 14th April, 1880.

This is the statement, marked with the letter "A," referred to in the annexed declaration of Daniel Turner, declared before me this 23rd day of April, 1880-W. Parker Street, J.P.

B.

HALF-YEARLY STATEMENT, ending the 14th April, 1880.

	3	PROFIT	AND	Loss	Accou	INT				
	Dr.							£	s.	d.
To	Wages						• • •	1,251	3	11
	Sundry expens	ses						771	2	3
	Rent of leases							47	5	0
	Cartage							80	0	0
	Interest							141	13	8
	Salaries							12	10	ō
	Advertising								13	6
	Law expenses							-	16	8
	Commission						• • • • • • • • • • • • • • • • • • • •	. 3	2	7
			•••		•••		•••			
								£1,658	. 7	7
								21,000		-
	Cr.							£	8.	đ.
By	Mine Gold Ac	count -	-100 (z. 23	ør.			381	11	10
•	Transfer fees				8			2	0	ō
	Amounts recei	ved fro	m or	iøinal	sharel	ماذ	lers		-	
	for Tramw	av and S	Shed	Accor	int			175	0	0
	Balance								15	9
			•••	•	•••		•••	. 1,000		
							•	£1,658	77	7
								JUL,090		<u> </u>
		В.	ALAN	CE-SH	EET.					
			Ligh	ilities	,			£	C 1	d.
To	Capital, 6,000	shares a			6,000	0	0	2	ø.	
	Less uncalled c	anital.	3.000		0,000	v	•			
	shares at 1s.		,000		450	0	0			
	District do 10,	ou.					_	5,550	0	0
	Accounts unpa	ьid						2,289		10
	Bills payable		•••		• • •		•••	305		3:
	Dins payable	•••	•••				•••	800	12	9
								60 1 42		
								£8,145	5	1
			4							3
ъ-	Mina animinal			sets.				£	8.	d.
Бу	Mine, original	purcuas	se		• • • •		•••	4,000	0	0
	Machinery and	i plant	• • •		***		• • •	2,617	4	9
	Arrears of call	s	• • •		• • •			147	4	10
	Unpaid calls	;	•••				• • •	224	0	9
	Balance in bar	ık	•••		•••		• • •	55	18	4
	Cash in hand	•••			•••			1	0	8
	Balance	•••	• • •					1,099	15	9
								£8,145	5	1

DANIEL TURNER, Legal Manager.

We have examined the books of the Company, and certify that the above statement of accounts is correct.

J. B. CALLAN, Auditors. H. NORTH,

Dunedin, 17th April, 1880.

This is the statement, marked with the letter "B," referred to in the annexed declaration of Daniel Turner, declared before me this 23rd day of April, 1880-W. Parker Street, J.P. 292

CALEDONIAN GOLD-MINING COMPANY (LIMITED).

N Extraordinary General Meeting of the Shareholders of the Caledonian Gold-Mining Company (Limited) will be held at the Company's office, Shortland Street, Auckland, on Thursday, the 27th In the balance-sheet, under the head of liabilities, Shortland Street, Auckland, on Thursday, the 27th is the sum of £2,289 12s. 10d., representing unpaid day of May, 1880, at 12 o'clock noon, to confirm the following special resolutions passed at an extra-

ordinary meeting held this day:

"1. That the Caledonian Gold-Mining Company (Limited) be wound up voluntarily under the provisions of 'The Joint Stock Companies Act, 1860,' and the various Acts amending the same."

"2. That James Stodart of Auckland, Mining Agent,

be appointed Liquidator."

"3. That the sale be authorized of the Company's property to a new Company to be formed under the provisions of 'The Joint-Stock Companies Act, 1860,' and to be called the Old Caledonian Gold-Mining Company (Limited).

CHARLES TOTHILL,

Auckland, 26th April, 1880.

Secretary. 291

GREYMOUTH COAL-MINING COMPANY (LIMITED).

ALFRED HASSALL KING, Registrar of the Supreme Court for the District of Westland, do hereby notify that an affidavit, a copy of which is hereunder given, by George William Moss, 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.

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 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 Wetherstones
Cement Gold-Mining Communication Cement Gold-Mining Company (Limited), for the half-year ended 31st March, 1880, in accordance with section 135 of "The Mining Companies Act,

Name of Company: The Wetherstones Cement Gold-Mining

Name of Company: The Wetherstones Cement Gold-Mining Company (Limited).

When formed, and date of registration: September, 1878.

Where business is conducted, and name of Legal Manager: Princes Street, Dunedin; John Alexander Mackenzie.

Nominal capital: £8,000.

Amount of paid-up scrip given to shareholders: £6,000; 15s. per share paid up on 8,000 shares.

Number of shares in which capital is divided: 8,000.

Number of shares taken: 8,000.

Amount of calls made: £2,000.

Number of shares taken: 8,000.

Amount of calls made: £2,000.

Total amount of subscribed capital paid up: £6,000.

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

Amount of cash in hand: £104 13s. 7d.

Whether in operation or not: In operation.

Total amount of dividends declared: £1,433 6s. 8d.

Number of shares unallotted: Nil.

J. A. MACKENZIE,

Manager.

Private Advertisements.

NOTICE.

DESCRIPTION OF ROAD PROPOSED TO BE CLOSED IN THE AVON DISTRICT.

LL that road running between Rural Sections 2194 and 298, a distance of 1250 links, and receiving in lieu thereof a road through Rural Section 298, running parallel with the Railway Reserve for a

distance of 1252 links, by a chain in width.

The road proposed to be closed is delineated on plan and tinted blue; road given in exchange is tinted

Plan may be seen at the office of the Avon Road Board.

PATEA WEST ROAD BOARD.

DEVIATION OF WILSON ROAD.

THE above Board hereby give notice that they intend to deviate the above-mentioned road. The plan can be inspected at the office of the Board during office hours. Any person affected by the proposed deviation, and who wishes to object to the same, must give notice in writing to the Board within forty days from this date.

W. DALE,

Carlyle, 14th April, 1880.

Secretary. 296

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

NOTICE is hereby given that it is the intention of the Hawke's Bay County Council to take certain lands hereinafter particularly described for the purpose of constructing a road, and all persons affected are hereby requested to set forth in writing any well-grounded objection to the execution of such work or to the taking such lands, and to send such writing within forty days from the date of publication hereof to the Chairman of the Hawke's Bay County Council; and notice is further given that the plans of the said lands and works are open for inspection at the office of the said County Council, and at the office of the Meanee Road Board District, and the following is the description of the said land:-

All that parcel of land situate in the Papakura District, containing by admeasurement one acre one rood and twelve and a half perches, being part of Section No. 2 on the second map of the said district, and comprised within the following boundaries. Bounded towards the North-west by a public road one thousand links and seven hundred and twenty-six links, and portion of the said Section No. 2 eight hundred and five links; towards the North-east by Section No. 1 of the said Papakura District, one hundred links; and towards the South by other portion of the said Section No. 2, two thousand five hundred and twenty-three links, back to the starting point at corner of Section No. 4.

Dated at Napier, this 13th day of April, 1880. G. T. FANNIN,

Clerk, Hawke's Bay County Council.

IN THE MATTER OF A BILL INTITULED AN ACT TO AMEND "THE MALVERN WATER RACE TRANSFER ACT, 1878."

NOTICE is hereby given that application is intended to be made at the next session of the General Assembly of New Zealand by the Selwyn County Council for leave to introduce a Bill to amend "The Malvern Water-race Transfer Act,

1878," and to enable the said Council, by special order, to make and levy a special rate on all rateable property within the district for the purpose of securing the repayment of the moneys to be borrowed as therein mentioned with interest.

From time to time, as occasion may require, to borrow and take up at interest any sum or sums of money not exceeding in the whole the sum of fifty thousand pounds on the security of the said rate, for the purpose of constructing, completing, extending, enlarging, repairing, and maintaining the said waterrace and the works connected therewith, and of otherwise carrying into effect the provisions of the said "Malvern Water-race Transfer Act, 1878," and for paying all expenses incidental to the raising and borrowing of such moneys.

To secure to the lender or lenders of such moneys the repayment thereof with interest by debentures to be issued under the authority of this Act.

To pay and apply the net proceeds of the said rate in manner following, that is to say,

Firstly. In payment of the interest on the sum or sums of money to be borrowed.

Secondly. In providing a sinking fund for the repayment of the principal of such moneys.

Thirdly. In maintaining the said water-race. Notice is hereby further given that copies of the proposed Bill may be obtained at the offices of Messrs. Joynt and Perceval, Solicitors, Christchurch, and at the following places: Selwyn County Council Offices, Christchurch; East Malvern Road Board Office; and Courtenay Road Board Office.

EDWARD J. LEE, Chairman, Selywn County Council.

Messrs. Joynt and Perceval, Solicitors for the Selwyn County Council, Christchurch. 306

SLEE V. EVANS AND HIS WIFE.

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

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

Dated this 7th day of February, 1880.

RICHMOND BEETHAM,

93

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, Commission April 1914 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 interest of the said Samuel Parkes as a tenant in

common in the fee-simple in all that piece or parcel of land situate in the Hutt District, containing ten acres and thirty-two perches, more or less; bounded towards the North, four hundred and thirty links; the East, two thousand three hundred and seventythree links: and the South, four hundred and thirty links, by other part of the under-mentioned section and towards the West, two thousand three hundred and seventy-three links, by other part of the said section, now used as a road; be the said several linkages a little more or less; which said piece of land is part of Section marked 5 delineated on the public map of the said Hutt District, deposited in the office of the Commissioner of Crown Lands, Wellington; except Lots numbered 18, 19, and 20 thereof: And that I intend to cause the same to be sold at the auction-rooms, on Lambton Quay, in the City of Wellington, of Messrs. Lacry 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.

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DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the Partnership heretofore carried on by the undersigned John NAIRN and HENRY NAIRN, at Pourerere, in the Provincial District of Hawkes' Bay, as Sheepfarmers, under the firm of "John and Henry Nairn," hath been dissolved by mutual consent as from the 1st day of January, 1880. Dated this 6th day of April, 1880.

JOHN NAIRN. HENRY NAIRN.

Witness to the signature of John Nairn-James Daniel Ramsden, Pourerere, Sheepfarmer.

Witness to the signature of Henry Nairn-300 Cotterill, Solicitor, Napier.

MEDICAL PRACTITIONER'S REGISTRATION.

JAMES HUDSON, Bachelor of Medicine of the University of London, Member of the Royal College of Surgeons of England, and Licentiate of the Society of Apothecaries, hereby give notice that I have, this day, lodged my diplomas with the Registrar-General, 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 7th day of June, 1880.

Wellington, 5th May, 1880.

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JUST PUBLISHED. PRICE 6D.

NEW ZEALAND CROWN LANDS GUIDE (No. 1), containing information as to the character and localities of Crown lands, the terms and conditions on which they may be obtained, together with a list of all lands open for selection, accompanied by a map showing the land districts, principal towns, and railway lines, the land for sale under different systems, and also land already disposed of. GEO. DIDSBURY.

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

JUST PUBLISHED.

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

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

FOR SALE.

THE MINES ACT, 1877, together with the Regulations made thereunder, in 8vo. form. Price 2s. 6d.

GEO. DIDSBURY.

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

THE NEW ZEALAND GAZETTE.

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

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0	5	0
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Second and subsequent insertions same charge as for first.

Single copies of the Gazette, 1s. each.

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

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The number of insertions required must be written across the face of the advertisement.

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

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

GEO. DIDSBURY. Government Printer.

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

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