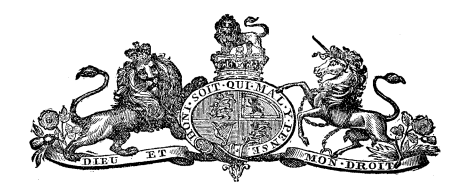
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THE

ZEALAND NEW GAZETTE.

Published by Authority.

WELLINGTON, THURSDAY, OCTOBER 21, 1880.

Lands declared to be Waste Lands of the Crown.

JAMES PRENDERGAST, (L.S.) Administrator of the Government. A PROCLAMATION.

WHEREAS the lands described in the Schedule hereto have been purchased out of the sums authorized under "The Immigration and Public Works Act, 1870," and Acts amending the same, to be issued and expended in the purchase of lands in the North Island of New Zealand, and it is expedient that the said lands should be declared to be waste lands of the Crown:

Now, therefore, I, James Prendergast, the Admin-istrator of the Government of the Colony of New Zealand, being satisfied that the lands described in the Schedule hereto are free from Native claims and all difficulties in connection therewith, in pursuance and exercise of the power and authority vested in me by the seventeenth section of "The Waste Lands Administration Act, 1876," and the twenty-eighth section of "The Land Act 1877 Amendment Act, 1879," and all other authorities enabling me in that behalf, do hereby proclaim and declare the said lands to be waste lands of the Crown, subject, except as in the first-mentioned Act provided, to be sold and dealt with according to the provisions of the laws regulating the sale and disposal of waste lands of the Crown in force in the Land District of Wellington.

SCHEDULE.

MANAWATU KUKUTAUAKI No. 4A.

ALL that parcel of land at Ohau, in the District of Otaki, in the Provincial District of Wellington, known by the name of Manawatu Kukutauaki No. 4A,

1 Block, the Pukehou No. 4 Block, and the Wairo-ngomai Block, 105737 links; and towards the North-west by the Huritini Block, 3032 links: excepting an area of 650 acres reserved from sale for the benefit of the Native owners.

MANAWATU KUKUTAUAKI No. 4c.

All that parcel of land at Ohau, in the District of Otaki, in the Provincial District of Wellington, known by the name of Manawatu Kukutauaki No. 4c, containing by admeasurement 3,759 acres, more or less. Bounded towards the North-east by the Manawatu Kukutauaki No. 4D Block, 119713 links; towards the South-east by the Tararua Block, 3480 links; towards the South-west by the Manawatu Kukutauaki No. 4G Block and the Manawatu Kukutauaki No. 4B Block, 112016 links; and towards the West by the Huritini Block, 7494 links : excepting an area of 1,000 acres reserved from sale for the benefit of the Native owners.

MANAWATU KUKUTAUAKI NO. 4E.

All that parcel of land at Waikawa, in the District of Otaki, in the Provincial District of Wellington, known by the name of Manawatu Kukutauaki No. 4E, containing by admeasurement 3,775 acres, more or less. Bounded towards the North-east by the Manawatu Kukutauaki No. 4F Block, the Ohau No. 3 Block, and the Ohau No. 2 Block, 121352 links; towards the South-east by the Tararua Block, 3550 links; towards the South-west by the Manawatu Kukutauaki No. 4p Block, 118400 links; and towards the North-west by the sea, 1800 links: excepting an area of 1,000 acres reserved from sale for the benefit of the Noting empore of the Native owners.

MANAWATU KUKUTAUAKI No. 4G.

All that parcel of land at Waikawa, in the District of Otaki, in the Provincial District of Wellington, known by the name of Manawatu Kukutauaki No. known by the hame of Manawatu Kukutauaki No. 4A, containing by admeasurement 5,057 acres, more or or less. Bounded towards the North-east by the Manawatu Kukutauaki No. 4B Block and the Mana-watu Kukutauaki No. 4G Block, 104326 links; towards the South-east by the Tararua Block, 800 links; towards the South-west by the Pukehou No.

RRATUM .- In New Zealand Gazette No. 94, October 7, 1880, at page 1435, for "John Keith," read "John Reith."

towards the South by the Manawatu Kukutauaki towards the West by the Pukehou No. 4 Block, 2853 No. 4A Block, 71326 links; and towards the North-west by the Manawatu Kukutauaki No. 4B Block, 3800 links.

MANAWATU KUKUTAUAKI NO. 4B (PART OF).

All that parcel of land at Waikawa, in the District of Otaki, in the Provincial District of Wellington, being the eastern portion of the Manawatu Kukutauaki No. 4B Block, containing by admeasurement 561 acres, more or less. Bounded towards the North by the Manawatu Kukutauaki No. 4c Block ; towards the South-east by the Manawatu Kukutauaki No. 4g Block; towards the South by the Manawatu Kukutauaki No. 4A Block; and towards the West by a road and other portion of said Manawatu Kuku-tauaki No. 4B Block.

MUHUNOA No. 4.

All that parcel of land at Otaki, in the District of Otaki, in the Provincial District of Wellington, known by the name of Muhunoa No. 4, contain-ing by admeasurement 3,600 acres, more or less. Bounded towards the North-east by a line, 83150 links; towards the South-east by a line, 5587 links; towards the South-west by the Muhunoa No. 2 Block, 82183 links; and towards the North-west by the Muhunoa No. 1 Block and the Muhunoa No. 3 Block, 3200 links: excepting an area of 100 acres reserved from sale for the benefit of Paranihia Whawha and Kipa te Whatanui, half-castes.

NGAKARORO NO. 1C.

All that parcel of land at Otaki, in the District of Otaki, in the Provincial District of Wellington, known by the name of Ngakaroro No. 1c, containing by ad-measurement 300 acres 1 rood 8 perches, more or less. Bounded towards the North-east by the Wairarapa Block, 5480 links; towards the South-east by the Ngakaroro No. 1B Block, 5480 links; towards the South-west by the last-named block, 5480 links; and towards the North-west by the said Ngakaroro No. 1B Block, 5480 links.

NGAKARORO NO. 2B.

All that parcel of land at Otaki, in the District of Otaki, in the Provincial District of Wellington, known by the name of Ngakaroro No. 2B, containing by ad-measurement 1,933 acres, more or less. Bounded towards the North-east by the Ngakaroro No. 2c Block, 81527 links; towards the South-east by the Tararua Block, 2500 links; towards the South-west by the Ngakaroro No. 2A Block, 82371 links; and towards the North-west by the Ngakaroro No. 2F Block, 2381 links.

NGAKARORO NO. 2c.

All that parcel of land at Otaki, in the District of Otaki, in the Provincial District of Wellington, known by the name of Ngakaroro No. 2c, containing by admeasurement 1,933 acres, more or less. Bounded towards the North-east by the Ngakaroro No. 2D Block, 80757 links; towards the South-east by the Tararua Block, 2700 links; towards the South-west by the Ngakaroro No. 2B Block, 81527 links; and towards the North-west by the Ngakaroro No. 2F Block, 2186 links.

PUKEHOU NO. 1.

All that parcel of land at Pukehou, in the District of Otaki, in the Provincial District of Wellington, known by the name of Pukehou No. 1, containing by admeasurement 2,123 acres, more or less. Bounded towards the North by the Manawatu Kukutauaki No. 4A Block, 81281 links; towards the South-cast by the Tararua Block, 2619 links; towards the South-west by the Pukehou No. 2 Block, 79938 links; and west by the South at Otaki, in the Provincial District of Wellington, known by the name of Waihoanga No. 2B, containing

links.

PUKEHOU No. 2.

All that parcel of land at Pukehou, in the District of Otaki, in the Provincial District of Wellington, known by the name of Pukehou No. 2, contain-ing by admeasurement 2,086 acres, more or less. Bounded towards the North by the Pukehou No. 1 Block, 79938 links; towards the South-east by the Tararua Block, 2619 links; towards the South by the Pukehou No. 3 Block, 78595 links; and towards the West by the Pukehou No. 4 Block, 2853 links.

Рикенои No. 3.

All that parcel of land at Pukehou, in the District of Otaki, in the Provincial District of Wellington, bi Otaki, in the Provincial District of Wellington, known by the name of Pukehou No. 3, contain-ing by admeasurement 2,050 acres, more or less. Bounded towards the North by the Pukehou No. 2 Block, 78595 links; towards the South-east by the Tararua Block, 2620 links; towards the South by the Pukehou No. 5A Block, 77256 links; and towards the West by the Pukehou No. 4 Block, 2852 links.

PUKEHOU NO. 5B.

All that parcel of land at Pukehou, in the District of Otaki, in the Provincial District of Wellington, known by the name of Pukehou No. 5B, contain-ing by admeasurement 2,356 acres 1 rood 9 perches, more or less. Bounded towards the North-east by the Pukehou No. 5A Block, 45432 links; towards the South-east by the Pukehou No. 5E Block, 6900 links; towards the South-west by the Pukehou No. 5c Block, 42036 links; and towards the West by the Pukehou No. 51 Block, 4400 links.

PUKEHOU NO. 5C.

All that parcel of land at Pukehou, in the District of Otaki, in the Provincial District of Wellington, known by the name of Pukehou No. 5c, containing by admeasurement 2,314 acres and 39 perches, more or less. Bounded towards the North-east by the Pukehou No. 5B Block, 42036 links; towards the South-east by the Pukehou No. 5E Block, 7500 links; towards the South-west by the Pukehou No. 5D Block, 38634 links; and towards the West by the Pukehou No. 5L Block, 4500 links.

PUKEHOU NO. 5D.

All that parcel of land at Pukehou, in the District of Otaki, in the Provincial District of Wellington, known by the name of Pukehou No. 5D, containing by admeasurement 1,062 acres and 8 perches, more or less. Bounded towards the North-east by the Pukehou No. 5c Block, 38634 links; towards the Southeast by the Pukehou No. 5E Block, 2754 links; towards the South-west by the Waihoanga No. 3D Block, 36825 links; and towards the West by the Pukehou No. 51 Block, 3190 links.

PUKEHOU NO. 5E.

All that parcel of land at Pukehou, in the District of Otaki, in the Provincial District of Wellington, known by the name of Pukehou No. 5E, containing by admeasurement 978 acres 2 roods 18 perches, Bounded towards the North-east more or less. by the Pukehou No. 5A Block, 5901 links; towards the South-east by the Tararua Block, 17880 links; towards the South-west by the Waihoanga No. 3D Block, 5708 links; and towards the North-west by the Pukehou No. 5D Block, the Pukehou No. 5c Block, and the Pukehou No. 5B Block, 17154 links.

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Oct. 21.]

by admeasurement 1427 acres 1 rood 31 perches, more | sales of land in such local districts, and for receiving or less. Bounded towards the North-east by the Waihoanga No. 3c Block, 42244 links; towards the South-east by the Tararua Block, 4025 links; towards the South-west by the Waihoanga No. 1c Block, 40193 links; and towards the West by the Waihoanga No. 2. Block, 2021 links No. 2A Block, 3291 links.

WAIHOANGA NO. 4.

All that parcel of land at Otaki, in the District of Otaki, in the Provincial District of Wellington, known by the name of Waihoanga No. 4, containing by admeasurement 9,750 acres, more or less. Bounded towards the North-east by the Waihoanga No. 1B Block and the Waihoanga No. 1c Block, 75257 links; towards the South-east by the Tararua Block, 11732 links; towards the South-west by the Wairarapa Block, 48332 links; and towards the West by the Otaki River, the Waihoanga No. 4A Block, and the said river, 48393 links : excepting an area of 250 acres reserved from sale for the benefit of certain of the Native owners whose names are mentioned in the deed of conveyance to the Crown.

WAIHOANGA NO. 4 RESERVE (PART OF).

All that parcel of land at Otaki, in the District of Otaki, in the Provincial District of Wellington, containing by admeasurement 200 acres, more or less, being a portion of the 250 acres reserved from the original sale of the Waihoanga No. 4 Block. (The remaining 50 acres are in terms of the deed of onveyance to the Crown, the property of J. H. Wallace, half-caste.)

WAIRARAPA.

All that parcel of land at Otaki, in the District of Otaki, in the Provincial District of Wellington, known by the name of Wairarapa, containing by admeasurement 6,100 acres, more or less. Bounded towards the North by the Wairarapa No. 1 Block, 5375 links; towards the North-east by the Otaki River and the Waihoanga No. 4 Block, 84332 links; towards the South-east by the Tararua Block, 12800 links; towards the South-west by the Ngakaroro No. 1B Block, the Ngakaroro No. 1c Block, the said Ngakaroro No. 1B Block, and the Ngakaroro No. 1A Block, 73112 links; and towards the West by the Waha-o-te-marangai Block, 8730 links: excepting an area of 1,050 acres reserved from sale for the benefit of certain of the Native owners whose names are mentioned in the deed of conveyance to the Crown.

> Given under the hand of His Excellency James Prendergast, Esquire, Chief Justice, the Administrator of the Government of Her Majesty's Colony of New Zealand; and issued under the Seal of the said Colony, at the Government House, at Wellington, this thirteenth day of October, in the year of our Lord one thousand eight hundred and eighty.

JOHN BRYCE. GOD SAVE THE QUEEN!

Hawera Local Land District constituted.

JAMES PRENDERGAST. (L.S.) Administrator of the Government. A PROCLAMATION.

WHEREAS by the twenty-fourth section of "The VV Land Act. 1877," it is enacted that the Governor, by Proclamation in the Gazette, may from time to time establish and define, abolish, alter, or reconstitute local districts for the sale or disposal of land, and in like manner from time to time may appoint Land Officers or other persons for conducting | the said local district.

applications for the sale, letting, disposal, or occupation of Crown lands, and for generally carrying into effect the provisions of the said Act:

Now, therefore, I, James Prendergast, Chief Justice of the Colony of New Zealand, and Administrator of the Government thereof, do hereby proclaim and declare that the district described in the Schedule hereto is established, defined, and constituted a local district for the sale and disposal of land under the said Act; and that the Land Office the name of which is in the said Schedule set opposite the name of the said local district is appointed the land office for the said local district.

SCHEDULE.

Name and Description of Local District.	ame of Land Office.
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HAWERA LOCAL LAND DISTRICT.

HAWERA LOCAL LAND DISTRICT. All that portion of the West Coast Land District bounded towards the North by the Stony River from the sea to its source, thence by a right line to the summit of Mount Egmont, thence by a right line to the source of the Waingongoro River, thence by that river to the southern boundary of Block X., Ngaire Survey District, thence by that block to the confiscated boundary-line, thence by that line to the Tangahoe River; towards the East by the Tangahoe River; and towards the South and West by the ocean : as delineated on the maps in the Survey Office, New Plymouth. The Land Office

> Given under the hand of His Excellency James Prendergast, Esquire, Chief Justice, the Administrator of the Government of Her Majesty's Colony of New Zealand; and issued under the Seal of the said Colony, at the Government House, at Wellington, this nineteenth day of October, in the year of our Lord one thousand eight hundred and eighty.

WM. Rolleston, Minister of Lands.

GOD SAVE THE QUEEN!

Establishment of Local Land District and Land Office at Jackson's Bay, in the Provincial District Westland. ot

JAMES PRENDERGAST, (L.S.) Administrator of the Government. A PROCLAMATION.

WHEREAS by the twenty-fourth section of "The Land Act, 1877," it is enacted that the Governor, by Proclamation in the *Gazette*, may from time to time establish and define, abolish, alter, or reconstitute local districts for the sale or disposal of land, and in like manner from time to time may appoint Land Officers or other persons for conducting sales of land in such local districts, and for receiving applications for the sale, letting, disposal, or occupation of Crown lands, and for generally carrying into effect the provisions of the said Act:

Now, therefore, I, James Prendergast, Chief Justice of the Colony of New Zealand, and Administrator of the Government thereof, do hereby proclaim and de-clare that the district described in the Schedule hereto is established, defined, and constituted a local district for the sale and disposal of land under the said Act; and that the Land Office, the name of which is in the said Schedule set opposite the name of the said local district, is appointed the Land Office for

at Hawera.

THE NEW ZEALAND GAZETTE.

SCHEDULE.

Name and Description of Local District.	Name of Land Office.

JACKSON'S BAY LOCAL LAND DISTRICT. All that parcel of land comprising 8,500 acres, more or less, situate in the Okarito District. Bounded on the Northward by Smoothwater Bay, Reserve No. 120, and Jackson's Bay; on the North-eastward by the original boundary of Special Settlement Block No. 1; on the South-eastward by Jackson's River; and on the Southward by the watershed between the Smoothwater Creek and Stafford River, and by the water-shed between Smoothwater Creek and Hominy Creek and Dandy Creek. Also all that parcel of land in the Pro-vincial District of Westland, comprising 60,000 acres, more or less, and extending from the south side of Haast River to a point two miles south of the Arawata River. Bounded on the West by the sea-coast; ou the East by a line four miles distant from and generally parallel with the coast; on the North by the Haast River. The Land Office

Given under the hand of His Excellency James Prendergast, Esquire, Chief Justice, the Administrator of the Government of Her Majesty's Colony of New Zealand and its Dependencies; and issued under the Seal of the said Colony, at the Government House, at Wellington, this fourteenth day of October, in the year of our Lord one thousand eight hundred and eighty.

> WM. ROLLESTON, Minister of Lands.

at Bay.

Jackson's

GOD SAVE THE QUEEN!

Local Land Officer appointed.

JAMES PRENDERGAST, (L.S.) Administrator of the Government. A PROCLAMATION.

WHEREAS by the twenty-fourth section of "The Land Act, 1877," it is enacted that the Governor, by Proclamation in the *Gazette*, may from time to time establish and define, abolish, alter, or reconstitute local districts for the sale or disposal of land, and in like manner from time to time may appoint Land Officers or other persons for conducting sales of land in such local districts, and for receiving applications for the sale, letting, disposal, or occupation of Crown lands, and for generally carrying into effect the provisions of the said Act:

Now, therefore I, James Prendergast, Chief Justice of the Colony of New Zealand, and Administrator of the Government thereof, do hereby appoint

ERNEST CALVERT WILKINSON

to be a Land Officer for conducting sales of land, and for receiving applications for the sale, letting, and disposal or occupation of Crown lands, and for generally carrying into effect the provisions of the said Act within the Hawera Local Land District, as established by Proclamation under my hand, dated the nineteenth day of October, one thousand eight hundred and eighty.

> Given under the hand of His Excellency James Prendergast, Esquire, Chief Justice, the Administrator of the Government of Her

Majesty's Colony of New Zealand; and issued under the Seal of the said Colony, at the Government House, at Wellington, this nineteenth day of October, in the year of our Lord one thousand eight hundred and eighty.

> WM. ROLLESTON, Minister of Lands.

GOD SAVE THE QUEEN !

Local Land Officer appointed.

JAMES PRENDERGAST, (L.S.) Administrator of the Government. A PROCLAMATION.

WHEREAS by the twenty-fourth section of "The Land Act, 1877," it is enacted that the Governor, by Proclamation in the *Gazette*, may from time to time establish and define, abolish, alter, or reconstitute local districts for the sale or disposal of land, and in like manner from time to time may appoint Land Officers or other persons for conducting sales of land in such local districts, and for receiving applications for the sale, letting, disposal, or occupation of Crown lands, and for generally carrying into effect the provisions of the said Act:

Now, therefore, I, James Prendergast, Chief Justice of the Colony of New Zealand, and Administrator of the Government thereof, do hereby appoint

DUNCAN MACFABLANE, Esquire,

to be a Land Officer for conducting sales of land, and for receiving applications for the sale, letting, and disposal or occupation of Crown lands, and for generally carrying into effect the provisions of the said Act within the Jackson's Bay Local Land District, as established by Proclamation under my hand, dated the fourteenth day of October, one thousand eight hundred and eighty.

Given under the hand of His Excellency James Prendergast, Esquire, Chief Justice, the Administrator of the Government of Her Majesty's Colony of New Zealand; and issued under the Seal of the said Colony, at the Government House, at Wellington, this fourteenth day of October, in the year of our Lord one thousand eight hundred and eighty.

WM. Rolleston, Minister of Lands.

GOD SAVE THE QUEEN! .

Land set apart for the Opunake Village Settlement.

JAMES PRENDERGAST. (L.S.) Administrator of the Government. A PROCLAMATION.

N pursuance and exercise of the powers and N pursuance and exercise of the powers and authorities conferred upon me by the twentieth section of "The Land Act 1877 Amendment Act, 1879, I, James Prendergast, the Administrator of the Government of the Colony of New Zealand, do hereby set apart the lands enumerated in the Schedule hereto for sale as a village settlement, upon such former and coulitions 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.

Oct. 21.]

SCHEDULE. **OPUNAKE VILLAGE SETTLEMENT.**

Section.	Area.	Section.	Area.
37	A. R. P. 3 0 0	6	A. R. P 4 1 4
36 11	$\begin{array}{cccc} 3 & 0 & 0 \\ 7 & 2 & 0 \end{array}$	4 38	4 1 4 3 0 0
8	11 0 0	39	3 0

Given under the hand of His Excellency James Prendergast, Esquire, Chief Justice, the Administrator of the Government of Her Majesty's Colony of New Zealand; and issued under the Seal of the said Colony, at the Government House, at Wellington, this nineteenth day of October, in the year of our Lord one thousand eight hundred and eighty.

> WM. ROLLESTON, Minister of Lands. GOD SAVE THE QUEEN !

Terms and Conditions of Sale of the Opunake Village Settlement.

> JAMES PRENDERGAST, Administrator of the Government. ORDER IN COUNCIL.

At the Government House, at Wellington, this nineteenth day of October, 1880.

Present: HIS EXCELLENCY THE ADMINISTRATOR OF THE GOVERNMENT IN COUNCIL.

WHEREAS 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 mode of payment for the same: And whereas the Governor has, by Proclamation in the New Zea-land Gazette, bearing date this nineteenth day of October, set apart the lands enumerated in the Schedule hereto for sale as a village settlement: Now, therefore, His Excellency the Administrator

of the Government, 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 Schedule hereto

shall be disposed of as village allotments.2. The day upon which the lands shall be open for application shall be Thursday, the second day of December, one thousand eight hundred and eighty, at the Land Offices, Carlyle and Hawera.

3. The lands enumerated in the Schedule hereto shall be sold on deferred payments.

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. No person shall be allowed to acquire more than one section upon deferred payments.
6. The prices stated in the Schedule hereto shall be the prices at which the lands shall be open for

be the prices at which the lands shall be open for application.

7. If there should be more than one application for any allotment offered, the right to occupy the allot-ment shall be determined by lot amongst the applicants.

SCHEDULE. OPUNAKE VILLAGE SETTLEMENT.

Suburban Allotments.

Section.	Area.	Upset Price	or Acre
	A. R. P.	£.	d.
37	3 0 0	10 0	0
36	300	10 0	0
11	7 2 0	6 0	0
8	11 0 0	6 0	0
6	414	7 0	0
4	4 1 4	8 0	0
38	3 0 0	10 0	0
39	3 0 0	10 0	0

FORSTER GORING, Clerk of the Executive Council.

Timaru Public Cemetery brought under "The Cemeteries Management Act, 1877."

JAMES PRENDERGAST, Administrator of the Government.

ORDER IN COUNCIL.

At the Government House, at Wellington, this nineteenth day of October, 1880.

Present:

HIS EXCELLENCY THE ADMINISTRATOR OF THE GOVERNMENT IN COUNCIL.

WHEREAS by section thirty-nine of "The Cemeteries Management Act, 1877," it is, amongst other things, enacted that, where the Trus-tees of any public cemetery, or the Trustees, Mana-gers, or other persons having the care and control of any other compared humid ground or place of burid any other cemetery, burial-ground, or place of burial heretofore established, shall be desirous of adopting the provisions of this Act, or any of them, in the place of any Act or Ordinance, or any provisions of such Act or Ordinance, heretofore regulating the management of any such last-mentioned cemetery, burial-ground, or place of burial, the said Trustees, Managers, or other persons may apply to the Governor in Council in that behalf, who may thereupon cause inquiry to be made in such manner as he shall think fit as to the desirability of granting such petition, and the Governor may, by Order in Council, direct that the provisions of this Act, or any of them, shall come into force in respect of any such cemetery, burial-ground, or place of burial, or he may reject any such application :

And whereas the Trustees of the Timaru Public Cemetery have applied to the Governor to bring the said cemetery under the provisions of the said Act, and due inquiry has been made in pursuance of the said thirty-ninth section as to the desirability of granting such petition :

Now, therefore, His Excellency the Administrator of the Government of the Colony of New Zealand, in pursuance and exercise of the powers and authorities vested in him, and by and with the advice and consent of the Executive Council of the said colony, doth hereby order and direct that all pro-visions of "The Cemeteries Management Act, 1877," shall come into force in respect of the public cemetery at Timaru, in the Provincial District of Canterbury

and known as the Timaru Cemetery, as the same is described in the Schedule hereto: And in further pursuance and exercise of the powers and authorities vested in me, I do, with the like advice and consent as aforesaid, order and direct that this order shall come into force on the nineteenth day of October instant.

SCHEDULE.

ALL that area in the Provincial District of Canterbury, containing by admeasurement 5 acres, more or less, being Section No. 122 (in red), situate in the Timaru Survey District. Bounded towards the North by a road-line, 500 links; towards the East by Section No. 2,367, 1000 links; towards the South by same section, 500 links; and towards the West by Section No. 1706, 1000 links: be all the aforesaid linkages more or less; as the same is delineated on the plan deposited in the District Survey Office, Christchurch.

> FORSTER GORING, Clerk of the Executive Council.

Winchester Recreation, Cricket, and other Sports Ground brought under "The Public Domains Act, 1860."

JAMES PRENDERGAST, Administrator of the Government. ORDER IN COUNCIL.

At the Government House, at Wellington, this nineteenth day of October, 1880.

Present:

HIS EXCELLENCY THE ADMINISTRATOR OF THE GOVERNMENT IN COUNCIL.

BY virtue of the powers and authorities vested in me by the eleventh section of "The Public Reserves Act, 1877," I, James Prendergast, Chief Justice of the Colony of New Zealand, and Administrator of the Government thereof, by and with the advice and consent of the Executive Council of the said colony, do hereby order and declare that the reserve made for public recreation in the Provincial District of Canterbury, and known as the Winchester Recreation, Cricket, and other Sports Ground, and described in the Schedule hereto, shall be and the same is hereby brought under the operation of and declared to be subject to the provisions of "The Public Domains Act, 1860," and its amending Acts; and such domain shall hereafter be managed, administered, and dealt with in manner directed by the said Acts.

SCHEDULE.

ALL that parcel of land in the Geraldine Survey District, Provincial District of Canterbury, containing 12 acres 1 rood, more or less, being part of Section No. 283 (in red). Bounded—Eastward by the Southern Railway Reserve; Southward by a line bearing 265° 20' true, drawn from a point on the western boundary of the said reserve 4035 links north of the north-eastern corner of Section 2692; Westward by the Main South Road; Northward by a line parallel to the southern boundary and 1149 links distant therefrom; and North-eastward by a road-line: and numbered 2449 (in red) on the official may in the Survey Office, Christchurch.

FORSTER GOBING, Clerk of the Executive Council. Powers delegated to the Winchester Recreation, Cricket, and other Sports Domain Board under "The Public Domains Act, 1860."

JAMES PRENDERGAST, Administrator of the Government. ORDER IN COUNCIL. At the Government House, at Wellington, this nineteenth day of October, 1880.

Present:

HIS EXCELLENCY THE ADMINISTRATOR OF THE GOVERNMENT IN COUNCIL.

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

Now, therefore, His Excellency the Administrator of the Government, by and with the advice and consent of the Executive Council of the Colony of New Zealand, doth, by this present order, delegate all the powers conferred by the Act first above mentioned, except the powers under or conferred by subsections five and ten of section five, and section eleven, to the under-mentioned persons, who shall be known as the Winchester Recreation, Cricket, and other Sports Domain Board :--

John Albert Young, William Arthur Murray, William de Renzie,

JAMES PATERSON, and

RICHARD ALFRED BARKER (herein referred to as "the Board"), subject to the stipulations hereinafter contained, that is to say,—

stipulations hereinafter contained, that is to say,— 1. The Board shall meet for the transaction of business on the first Monday in each month, at four o'clock p.m., at the Schoolhouse, Winchester, or at such other time or place as may from time to time be fixed by the Board. The first meeting shall be held on Monday, the first day of November, one thousand eight hundred and eighty.

held on Monday, the first day of Froemeer, one check sand eight hundred and eighty. 2. Special meetings may be convened by the Chairman, or by any two members of the Board, provided that two days' notice of such meeting be given to each member, specifying the business to be transacted at such special meeting, and no other business than that so specified shall be transacted at such meeting.

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

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

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

6. If, by resignation, death, or incapacity, or other-wise, 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.

Incorporation of Ellesmere Agricultural Society.

JAMES PRENDERGAST, Administrator of the Government. ORDER IN COUNCIL

At the Government House, at Wellington, this nineteenth day of October, 1880.

Present:

HIS EXCELLENCY THE ADMINISTRATOR OF THE GOVERNMENT IN COUNCIL.

IN exercise of the powers and authorities vested in him by "The Agricultural and Pastoral Societies Act, 1877," His Excellency the Administrator of the Government of the Colony of New Zealand, by and with the advice of the Executive Council of the said colony, doth hereby incorporate the members of the Ellesmere Agricultural and Pastoral Association into a corporate body under the said Act, under the style and title of "The Ellesmere Agricultural and Pastoral Association."

FORSTER GORING, Clerk of the Executive Council.

Regulations under "The Property Assessment Act, 1879."

JAMES PRENDERGAST, Administrator of the Government. ORDER IN COUNCIL.

At the Government House, at Wellington, this nineteenth day of October, 1880.

Present:

HIS EXCELLENCY THE ADMINISTRATOR OF THE GOVERNMENT IN COUNCIL.

IN exercise and pursuance of all powers vested in him by "The Property Assessment Act, 1879," and "The Property Assessment Act Amendment Act, 1880," and all other authorities in that behalf enabling him, the Administrator of the Government of the Colony of New Zealand doth hereby make the following regulations for the purposes of the said Acts, that is to say,-

REGULATIONS.

1. The assessment rolls of real and personal property for the several districts constituted under the said Acts shall be kept in the forms in the Schedules A and B hereto respectively. 2. The "sealed notice" required to be given to

2. The "sealed notice" required to be given to each person whose name appears on an assessment roll shall be in the form in the Schedule C hereto, and shall contain a short statement of real and personal property, distinguishing freehold from lease-hold, and a separate statement as to personal property according to the particulars appearing on each roll. Where the name of a person appears on property action of the particular statement of district several rolls, the name of the borough or road district for which the roll is made shall be stated.

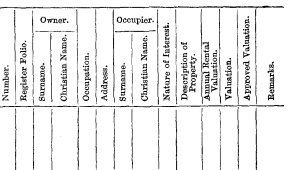
3. The form of objection to be given by any person who considers himself aggrieved by reason of any assessment in which he is personally interested shall be that set forth in the Schedule D hereto.

SCHEDULE A.

PROPERTY ASSESSMENT ACTS, 1879, 1880. Real Property Assessment Roll.

District :

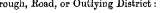


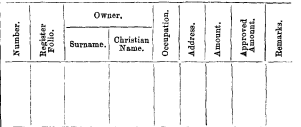


SCHEDULE B. PROPERTY ASSESSMENT ACTS, 1879, 1880.

Personal Property Assessment Roll.

Property Assessment District : Borough, Road, or Outlying District :



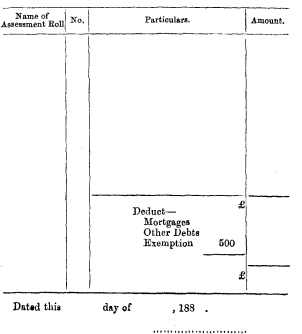


SCHEDULE C.

PROPERTY ASSESSMENT ACTS, 1879, 1880. Notice of Assessment.

District of

 \mathbf{To} To . Take notice that you have been assessed under "The Property Assessment Act, 1879," and "The Property Assessment Act Amendment Act, 1880," in respect of your real and personal property for the above district (in manner hereunder men-tioned), and that your name appears on the assessment rolls for the aforesaid district as liable to taxation accordingly.



Commissioner.

If you consider yourself aggrieved by this assessment, you may object in the manner provided by the above Acts and the regulations. The objection must be in writing under your hand, in the prescribed form, which can be obtained on application at any Post Office or Deputy Commissioner's Office. When signed, the objection must be posted or delivered to the Deputy Commissioner at , on or before the day of next. next.

NOTE.-Public notice will be given of the sittings of the Courts of Reviewers.

SCHEDULE D. PROPERTY ASSESSMENT ACTS, 1879, 1880.

Notice of Objection. The Deputy Commissioner,

District.

I HEREBY give you notice that I object to the assessment of my property, as shown in the assessment roll for the district, on the following grounds :--

Here state property, and specify grounds of objection in con-eise but explicit terms cise terms.

Name : Address

Date :

N.B.-This must be sent to the Deputy Commissioner on or , 188 before the day of

FORSTER GORING, Clerk of the Executive Council.

Fixing Sittings of District Court of Westland.

JAMES PRENDERGAST,

Administrator of the Government.

TN pursuance and exercise of the power and authority in this behalf enabling me, I, James Prendergast, the Administrator of the Government of the Colony of New Zealand, do hereby fix and appoint that sittings of the District Court of Westland shall, from the first day of November next, be held as follows, in lieu of those previously fixed and appointed :-

In the Supreme Courthouse at Hokitika, for criminal and civil business, on the ninth day of December next.

In the Resident Magistrate's Courthouse at Grey mouth, for criminal and civil business, on the sixth day of December next.

In the Resident Magistrate's Courthouse at Reefton, for criminal and civil business, on the second day of December next.

In the Resident Magistrate's Courthouse at Westport, for criminal and civil business, on the twentyninth day of November next.

Provided that in case any of the days so fixed as aforesaid shall happen to be a Sunday or a holiday, then the Court appointed for that day shall be holden on the first day thereafter not being a Sunday or a holiday.

As witness the hand of His Excellency the Administrator of the Government, this fourteenth day of October, one thousand eight hundred and eighty. WM. ROLLESTON.

Fixing Sittings of District Court of Christchurch.

JAMES PRENDERGAST,

Administrator of the Government. IN pursuance and exercise of the power and authority in this behalf enabling to T I authority in this behalf enabling me, I, James Prendergast, the Administrator of the Government of the Colony of New Zealand, do hereby fix and appoint that sittings of the District Court of Christchurch, for civil business, shall be held as follows, on and after the first day of November next, in lieu of

of every month.

In the Provincial Council Chamber at Christchurch on the fifth day of every month.

Provided that in case any of the days so fixed as aforesaid shall happen to be a Sunday or a holiday, then the Court appointed for that day shall be holden on the first day thereafter not being a Sunday or a holiday.

As witness the hand of His Excellency the Administrator of the Government, this fourteenth day of October, one thousand eight hundred and eighty.

WM. ROLLESTON.

Fixing Sittings of District Court of Timaru and **Oamaru** District.

JAMES PRENDERGAST.

Administrator of the Government.

N pursuance and exercise of the power and authority in this behalf enabling me, I, James Prendergast, the Administrator of the Government of the Colony of New Zealand, do hereby fix and appoint that sittings of the District Court of the Timaru and Oamaru District shall be held as follows, from and after the first day of November next, in lieu of those previously fixed and appointed :-

At Timaru, at the Courthouse in North Street, for the despatch of civil business, on the eleventh day of every month, and for the despatch of criminal business on the eleventh day of March and September in each year.

At Oamaru, at the Resident Magistrate's Courthouse, for the despatch of civil and criminal business, on the twenty-eighth day of March, June, September, and November in each year.

Provided that in case any of the days so fixed as aforesaid shall happen to be a Sunday or holiday, then the Court appointed for that day shall be holden on the first day thereafter not being a holiday.

As witness the hand of His Excellency the Administrator of the Government, this fourteenth day of October, one thousand eight hundred and eighty.

WM. ROLLESTON.

Fixing Sittings of District Court of Dunedin.

JAMES PRENDERGAST.

Administrator of the Government.

pursuance and exercise of the power and authority in this behalf enabling me, I, James Prendergast, the Administrator of the Government of the Colony of New Zealand, do hereby fix and appoint that sittings of the District Court of Dunedin shall be held as follows, from and after the first day of November next, in lieu of those previously fixed and appointed :-

In the Resident Magistrate's Courthouse, Dunedin, for the despatch of civil business, on the twentieth day of every month.

Provided that in case any of the days so fixed as aforesaid shall happen to be a Sunday or a holiday, then the Court appointed for that day shall be holden on the first day thereafter not being a Sunday or a holiday.

As witness the hand of His Excellency the Administrator of the Government, this fourteenth day of October, one thousand eight hundred and eighty.

WM. ROLLESTON.

Fixing Sittings of the District Court of Western Otago.

JAMES PRENDERGAST,

Administrator of the Government.

TN pursuance and exercise of the power and authority in this behalf enabling me, I, James Prendergast, the Administrator of the Government of the Colony of New Zealand, do hereby fix and appoint that sittings of the District Court of Western Otago shall be held as follows, from and after the first day of November next, in lieu of those previously fixed and appointed :-

In the Council Hall at Invercargill, for civil business, on the twenty-fifth day of every month, and for criminal business on the twenty-fifth day of March and September in every year.

Provided that in case any of the days so fixed as aforesaid shall happen to be a Sunday or holiday, then the Court appointed for that day shall be holden on the first day thereafter not being a Sunday or a

holiday. As witness the hand of His Excellency the Government, this Administrator of the Government, this fourteenth day of October, one thousand eight hundred and eighty.

WM. ROLLESTON.

Fixing Sittings of District Court of Otago Gold Fields.

JAMES PRENDERGAST,

Administrator of the Government. IN pursuance and exercise of the power and I authority in this behalf enabling me, I, James Prendergast, the Administrator of the Government of the Colony of New Zealand, do hereby fix and appoint that sittings of the District Court of the Otago Gold Fields, for civil and criminal business, shall be held as follows, from and after the first day of November next, in lieu of those previously fixed and

appointed :-In the Resident Magistrate's Courthouse at Queenstown on the twenty-eighth day of April and October in each year.

In the Resident Magistrate's Courthouse at Lawrence on the twenty-eighth day of January and

July in each year. Provided that in case any of the days so fixed as aforesaid shall happen to be a Sunday or a holiday, then the Court appointed for that day shall be holden on the first day thereafter not being a Sunday or a holiday.

 \mathbf{As} witness the hand of His Excellency the Administrator of the Government, this fourteenth day of October, one thousand eight hundred and eighty.

WM. ROLLESTON.

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

JAMES PRENDERGAST, Administrator of the Government.

In exercise and pursuance of all powers and au-thorities enabling me in this behalf by "The Native Lands Act, 1873," "The Native Land Act Amendment Act, 1878 (No. 2)," and "The Public Works Act, 1880," I, James Prendergast, the Ad-ministrator of the Government of the Colony of New Zeeland do hereby enthering Zealand, do hereby authorize

WILLIAM JOHN PALMER, Esquire, Surveyor, of Auckland, to take and lay down roads

over the lands specified in the Schedule hereto, and for that purpose to exercise all such powers as by the said Act may be exercised by a person legally authorized in that behalf under the said Act.

SCHEDHLE

No.	Name of Block.		A	rea.	
			A.	R.	P.
1946a	Kaihu No. 1		16,103	0	0
975	" No. 3		874	0	0
1976	" No. 4		1,048	0	0
946в	",		25,516	0	0
756	Aoroa]	13,893	0	0
903	" No. 2		31	0	0
2656	Okapakapa		100	0	0
2658	Oturei		2,061	0	0
841	Aoroa No. 1		1	1	0
1843	Te Keriotupato]	5	0	0
3046	Opanake		14,457	0	C
1509	Kaihu No. 2		11,466	0	0

As witness the hand of His Excellency the Administrator of the Government, this twelfth day of October, one thousand eight hundred and eighty.

WM. ROLLESTON.

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

JAMES PRENDERGAST,

Administrator of the Government.

IN exercise and pursuance of all powers and au-thorities enabling main this but have Lands Act, 1863," I, James Prendergast, the Ad-ministrator of the Government of the Colony of New Zealand, do authorize

JOHN S. BROWNING, Esquire,

Chief Surveyor, of Nelson, to take and lay down roads over lands in the County of Waimea, and for that purpose to exercise all such powers as by the said Act may be exercised by a person legally au-thorized in that behalf under the said Act.

As witness the hand of His Excellency the Administrator of the Government, this twelfth day of October, one thousand eight hundred and eighty.

WM. ROLLESTON.

Principal Land Office, West Coast Land District, constituted.

JAMES PRENDERGAST,

Administrator of the Government. Administrator of the Government. I N exercise and pursuance of the provisions of "The Land Act, 1877," and all other powers and authorities enabling the Governor in that behalf, I, James Prendergast, Esquire, Chief Justice of the Colony of New Zealand, and Administrator of the Government thereof, do hereby appoint the office of the Commissioner of Crown Lands at Carlyle to be the Principal Land Office for the West Coast Land District, as constituted by "The West Coast Settle-ment (North Island) Act, 1880."

Given under the hand of His Excellency the Administrator of the Government of the Colony of New Zealand, this nineteenth day of October, one thousand eight hundred and eighty.

> WM. ROLLESTON, Minister of Lands.

THE NEW ZEALAND GAZETTE.

Conditions for Trout Fishing in Canterbury.

JAMES PRENDERGAST, Administrator of the Government.

IN pursuance of the powers and authorities vested in him by "The Salmon and Trout Act, 1867," His Excellency the Administrator of the Government of the Colony of New Zealand doth hereby make the following regulations for that part of the Provincial District of Canterbury lying to the north of the Rangitata River.

REGULATIONS.

1. These regulations shall come into force on the 16th day of October, 1880.

2. Licenses to fish for trout in all the rivers, streams, and lakes in the Provincial District of Canterbury north of the Rangitata River will be issued under the hand of the Secretary of the Canterbury Acclimatization Society at Christchurch, and for every such license a fee of twenty shillings will be charged. Provided that it shall not be obligatory upon the said Secretary to issue a license in case he shall have sufficient good reason for refusing the same.

3. Every such license shall entitle the person named therein to fish in any of the said rivers, streams, and lakes, from the 16th day of October, 1880, until the 31st day of March, 1881, between the hours of 5 a.m. and 10 p.m. only, but no such license shall confer any right of entry upon the land of any person without his consent.

4. Every such license shall entitle the person named therein to fish with rod and line only, and any person who shall use any ground bait, or any net (except a landing net), or other engine, instrument, or device, or shall use or employ either of the methods known as "cross-line fishing," or "stroke-hauling," or any other unsportsmanlike device, or shall use as bait salmon-roe or any bait prepared with any chemical or medicated dressing whatever, for taking fish in any of the said rivers, streams, or lakes, shall be liable to a penalty not exceeding $\pounds 50$; and every such net, or other engine, instrument, or device used contrary to these regulations shall be forfeited.

5. Any person fishing without a license, and any person who shall, on the demand of any person holding and showing a license, or on the demand of any police officer or constable or of any officer of the said Acclimatization Society, fail to produce and show to such person, police officer, constable, or officer his license shall be liable to a penalty not exceeding £20.

6. Every trout not exceeding eight inches in length taken by any person shall be immediately returned alive into the water from which the same is taken, and any person infringing this regulation shall be

liable to a penalty not exceeding £20. 7. Any person who shall put, throw, or place, or allow to be put, thrown, or placed, into any river, stream, or lake in the said Provincial District of

stream, or lake in the said Frovincial District of Canterbury any poisonous, deleterious, or noxious material, with intent to destroy any fish therein, shall be liable to a penalty not exceeding £100. 8. If any person shall be convicted of any offence against these regulations, the convicting Magistrate or Justices may, over and above any penalty inflicted, also declare the license of the offender to be forfeited, and thereare his license shall be come wid and thereupon his license shall become void.

As witness the hand of His Excellency the Administrator of the Government, this twentieth day of October, one thousand eight hundred and eighty.

THOMAS DICK.

Deputy Registrar of Marriages, &c., appointed.

Colonial Secretary's Office, Wellington, 14th October, 1880. IS Excellency the Administrator of the Govern-It ment has been pleased to appoint ROLAND JOHN BATES, Esq.,

to be the Deputy of the Registrar of Marriages and of Births and Deaths for the District of Reefton. THOMAS DICK.

Receiver of Land Revenue appointed.

General Crown Lands Office, Wellington, 19th October, 1880.

IS Excellency the Administrator of the Govern-ment has been pleased to consist ment has been pleased to appoint

FREDERICK CLINTON HERMAN STEWART

BADDELEY, Esq.,

to be Receiver of Land Revenue for the district constituted under "The West Coast Settlement (North Island) Act, 1880."

WM. ROLLESTON, Minister of Lands.

Crown Lands Ranger appointed.

General Crown Lands Office, Wellington, 19th October, 1880. IS Excellency the Administrator of the Govern-ment has been pleased to arrive ment has been pleased to appoint GEORGE FRANCIS ROBINSON

to be a Ranger of Crown Lands for the district con-stituted under "The West Coast Settlement (North Island) Act, 1880."

WM. ROLLESTON,

Minister of Lands.

Receiver of Land Revenue appointed.

General Crown Lands Office, Wellington, 19th October, 1880. IS Excellency the Administrator of the Government has been pleased to appoint

ERNEST CALVERT WILKINSON, Esq, to be a Receiver of Land Revenue for the district constituted under "The West Coast Settlement (North Island) Act, 1880."

WM. ROLLESTON, Minister of Lands.

Member of Land Board appointed.

General Crown Lands Office,

Wellington, 19th October, 1880. IS Excellency the Administrator of the Govern-

H 18 Excellency the round second to appoint ment has been pleased to appoint

GEORGE LESLIE LEE, Esq.,

to be a Member of the Land Board of the Land District of Canterbury.

WM. ROLLESTON, Minister of Lands.

District Judges appointed.

Department of Justice,

Wellington, 18th October, 1880. IS Excellency the Administrator of the Government has been pleased to appoint

CHARLES DUDLEY ROBERT WARD, Esq., Barrister, of Timaru, to be District Judge for the Districts of Dunedin, Otago Gold Fields, and

Western Otago, from the 1st proximo, vice G. W. Harvey, Esq.; and

LOWTHER BROAD, Esq.,

Barrister, to be District Judge for the District of Westland, from the 1st proximo, vice T. S. Weston, Esq.

WM. ROLLESTON.

Judges of Native Land Court appointed.

Department of Justice, Wellington, 18th October, 1880. IS Excellency the Administrator of the Govern-ment has been pleased to sure it. ment has been pleased to appoint JAMES EDWIN MACDONALD, Esq., and

LAUGHLIN O'BRIEN, Esq.,

Barristers, of Auckland, to be Judges of the Native Land Court under "The Native Land Court Act, 1880."

WM. ROLLESTON.

Deputy District Judge appointed.

Department of Justice, Wellington, 18th October, 1880. HIS Excellency the Administrator of the Govern-ment has been pleased to appoint ment has been pleased to appoint FRANCIS DART FENTON, Esq.,

Barrister, to be Deputy of the District Judge of the District Court of Auckland.

WM ROLLESTON.

Chairman of Licensing Courts appointed.

Department of Justice, Wellington, 18th October, 1880. HIS Excellency the Administrator of the Govern-ment has been pleased to arrest ment has been pleased to appoint

JACKSON KEDDELL, Esq., R.M., to be Chairman of the Licensing Courts for the Districts of Arrowtown, Queenstown, Town of Queenstown, and Cardrona, vice H. A. Stratford, Esq, R.M., resigned.

WM. ROLLESTON.

Gaoler appointed.

Department of Justice, Wellington, 18th October, 1880. H IS Excellency the Administrator of the Govern-ment has been pleased to say it

Sergeant WILLIAM EDWARD WYATT

to be Gaoler of the Prison at Ripa Island, from the 9th instant, vice Sergeant McMillan. WM. ROLLESTON.

Registrar, &c., of the Supreme Court appointed.

Department of Justice,

Wellington, 19th October, 1880. HIS Excellency the Administrator of the Govern-ment has been pleased to appoint

HUDSON WILLIAMSON, Esq.,

to be Registrar at Auckland of the Supreme Court, and Sheriff for the District of Auckland, vice E. S. Willcocks, Esq., retired; and

GEORGE WILLIAM BASLEY, Esq., to be Deputy Registrar at Auckland of the Supreme Court, and Deputy Sheriff for the District of Auck-land, vice Hudson Williamson Esq., promoted. WM. ROLLESTON.

Assessor appointed.

Native Office,

Wellington, 19th October, 1880. H IS Excellency the Administrator of the Govern-ment has been pleased to arrive the Government has been pleased to appoint

TIMOTI POPATA,

of the Awanui, to be an Assessor for the purposes of "The Resident Magistrates Act, 1867," "The Native Circuit Courts Act, 1858," and "The Native Circuit Court Courts Act Amendment Act, 1862," within the District of the Bay of Islands.

JOHN BRYCE.

Persons appointed to sue for Penalties under "The Property Assessment Act, 1879."

Property-Tax Office, Wellington, 18th October, 1880. H IS Excellency the Administrator of the Govern-ment has been pleased to appoint the full with II ment has been pleased to appoint the following persons to sue for penalties under "The Property Assessment Act, 1879 :"-

Benjamin Maclean, Deputy Property-Tax Commissioner, Auckland;

Samuel Yeoman Collins, Deputy Property-Tax Commissioner, Hawke's Bay;

Charles Melville Crombie, Deputy Property-Tax Commissioner, Wellington;

Thomas Mackay, Deputy Property-Tax Commismissioner, Nelson;

Edward Circuit Latter, Deputy Property-Tax Commissioner, Canterbury;

Thomas Howley, Deputy Property-Tax Commissioner, Waitaki;

Richard Bowden Martin, Deputy Property-Tax

Commissioner, Otago; and William Stuart, Deputy Property-Tax Commissioner, Southland.

H. A. ATKINSON.

Volunteer Officers appointed and promoted.

Defence Office,

Wellington, 20th October, 1880.

IS Excellency the Administrator of the Government has been pleased to make the undermentioned appointment and promotion :-

Southland Hussars

Frederick William Burwell to be Lieutenant. Date of commission, 17th May, 1880.

D Battery of Artillery.

Second Lieutenant Mathew McCredie to be Lieu. tenant. Date of commission, 21st September, 1880.

JOHN BRYCE.

Rules and Regulations for the Carlyle Cemetery, County of Patea.

Colonial Secretary's Office

Wellington, 19th October, 1880. THE following rules and regulations of the Carlyle Cemetery, County of Patea, have been submitted to His Excellency the Administrator of the Government in Council, and are published in accordance with "The Cemeteries Management Act, 1877."

THOMAS DICK.

Under 10 Very

RULES AND REGULATIONS OF THE CARLYLE CEMETERY,

As adopted and passed at a Meeting of the Cemetery Trustees held on the 17th Feb RUARY, 1880.

1. A portion of the cemetery reserves shall be divided into three classes, viz. :--

Olass A.

2. Class A, being ground of which the perpetual and exclusive right may be acquired with the privilege of enclosing the ground and erecting headstones or other monuments thereon. A portion of ground of this class shall be staked off into lots of 19 feet 4 inches by 10 feet 10 inches. These lots shall be sold for £5 each.

Class B.

3. These lots shall be 10 feet 10 inches by 9 feet 8 inches, and shall be sold for £2 10s. each. Permission shall be given to fence the lots in either of these classes subject to the approval of the Trustees, provided that all fences be kept within the pegs, and that any fence made of wood shall not exceed 4 feet in height.

Class C.

4. Class C will comprise a portion of ground set aside for the interment of such persons as are not purchasers of and have not acquired a right to private ground.

On ground of this class no fencing or other obstruc-tion rising more than 1 foot above the surface shall be allowed, and no grave shall, under any circumstances, be opened for any new interment sooner than after the expiry of five years from the time of the first or last interment, as the case may be. Flat tombstones will be allowed on payment of a fee of 10s., and the friends or relatives of the deceased may acquire the right to the grave with the consent of the Trustees, and by paying the stipulated price for the ground.

5. All graves must be 6 feet deep; but in the event of purchasers of private ground desiring a greater depth an extra charge of 2s. shall be made for every foot more than 6 feet deep.

6. Any purchasers of private ground in which no interment shall have taken place may transfer his or her interest in the said ground to any other person upon payment being made to the Clerk of the cemetery for the time being of a fee of 2s. for such transfer.

7. A plan of the cemetery shall be prepared show-ing particularly the lots so laid off, together with the numbers thereof.

8. The Clerk of the cemetery for the time being shall keep a book in which he shall enter from time to time the number of every lot sold, the name of the purchaser thereof, together with the date of sale of the same, and shall keep a record of the burials in the cemetery.

9. A receipt for the purchase-money of any allot-ment shall be held conclusive evidence of the purchase, provided the same shall have been indorsed by the Chairman, and have the seal of the Board of Trustees affixed.

10. In all cases of intended interment the person having the management or control of the same shall apply to the Clerk of the cemetery for the time being for a warrant for such interment, which warrant the Clerk is hereby authorized to grant on payment of the following fees, viz. :--

			TDOAG					
			of	Age	э.	of	Age.	•
Ξ	Digging grave	. 	£0	10	0	£0	7	6
•	Attendance and dre	88-						
	ing grave		0	5	0	0	4	0
	Warrant		0	5	0	0	2	6
	Recording	•••	0	2	6	0	2	6
			$\overline{\pm 1}$	2	6	£0	16	6
1	Class	C.	Pui	blic	Gra	ound.		-
)	Digging grave	•••	£0	10	0	£0	7	0
- I	Attendance and dres	88-						
E	ing grave		0	5	0	0	4	6
6	Warrant		0	5	0	0	2	6
l	Recording	•••	0	2	6	0	2	6
			£1	2	6	£0	16	6

Class A or B.—Private or Purchased Ground. Above 10 Vegra

No charge shall be made for paupers on account of warrant or recording. 11. The said warrant, when received by the grave-

digger, shall be sufficient authority to him for each interment.

12. The moneys arising from the sale of such lots and the said fees shall, after deducting all necessary expenses incurred and to be incurred, be expended in improving the cemetery. 13. The said record-book shall be open for the

inspection of the public on payment of a fee of one shilling for each inspection.

We hereby certify that the above rules and regula-tions are the rules and regulations of the Carlyle Cemetery, as passed by the Trustees on the 17th day of February, 1880.

G. F. SHERWOOD, Chairman. D. M. HARRIS, Clerk.

Approved in Council, 19th October, 1880.

FORSTER GORING. Clerk of the Executive Council.

Application for Registration of a Trade Mark.

Colonial Secretary's Office

Colonial Secretary's Office, Wellington, 18th October, 1880. NOTICE is hereby given that HENRY SCOTT BARROW, of Christchurch, in the Colony of New Zealand, has applied to register, under "The Trade Marks Act, 1866," the trade mark, of which the following is a description, viz. :--

Description of Trade Mark.

A pyramid having on the left side the bust of a bald-headed smooth-faced man, with the words "Before Use" underneath, and on the right side the bust of a man with luxuriant hair and whiskers, and the words "Six Months after Use" underneath.

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

A preparation for producing hair.

THOMAS DICK, Colonial Secretary and Registrar of Trade Marks.

Warden for Masterton Highway District elected.

Colonial Secretary's Office,

NOTICE has been received at this office, under the hand of the Returning Office, and the received at the set office, under the Wellington, 19th October, 1880. hand of the Returning Officer, Mr. R. Wilsone, that, at an election held at Masterton on the 15th instant.

JAMES CHARLES VALLANCE

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was duly elected Warden for No. 4 Ward of the Masterton Highway District, vice N. Beetham, resigned.

THOMAS DICK.

Notice to Mariners.-No. 46 of 1880.

Marine Department,

Wellington, 15th October, 1880. THE following Notices to Mariners, received from the Commissioner of Trade and Customs, Melbourne, and Superintendent, Marine Survey of India, are published for general information. H. A. ATKINSON.

PORT PHILLIP.-PILE LIGHTHOUSE FOR NORTH END OF WEST CHANNEL, IN LIEU OF PRESENT LIGHT-SHIP.-RED BUOY TO MARK POSITION OF PILE

LIGHTHOUSE.

MARINERS, pilots, and others navigating the West Channel are hereby informed that a red buoy has been moored closed to the southward of No. 9 buoy, on the edge of the bank, in 15 feet at low water.

The contractor will exhibit a white light from a pile showing the position of lighthouse from sunset to sunrise, as soon as the works commence.

CHARLES B. PAYNE, Chief Harbourmaster.

Department of Ports and Harbours, Melbourne, 13th September, 1880.

BAY OF BENGAL, COROMANDEL COAST.-MADRAS. CHANGES IN THE BUOYAGE OF THE PORT.

WITH reference to Notice to Mariners No. 27, issued from this department on the 21st August, 1879, it is further notified that, owing to the con-tinual extension of the harbour piers into deep water, and in order to permit of a greater space being available for steamers inside the harbour piers, it has become necessary to remove the large red buoy which hitherto marked the western limit of the anchorage for steamers.

Commanders of steamers are warned by the Marine authorities of Madras not to anchor between the piers in less than $5\frac{1}{2}$ fathoms at low water; and that when anchoring in this depth they will do so on their own responsibility, and with the exercise of care and judgment.

All sailing vessels, excepting dhonies, should anchor in or beyond the 812-fathom line of soundings, and outside the northern and southern port buoys.

The port buoys are painted red and white ver-tically, and are anchored in 8 fathoms. These buoys are danger buoys, and commanders of vessels making or leaving the anchorage are hereby warned not to pass inshore of either of them, nor come under 9 fathoms by night.

The nothern buoy marks the position which will form the extreme end of the north pier.

Vessels are on no account to venture between the northern buoy and the north pier, nor between the southern buoy and the south pier, as the rubble bases of both piers extend much further seaward than the piers themselves.

By direction of the Government of India.

A. DUNDAS TAYLOR, Commander (late I.N.)

Superintendent, Marine Survey of India. Marine Survey Department,

Calcutta, 31st August, 1880.

Alteration of Regulations for Preventing Collisions at Sea.

Marine Department,

Marine Department, Wellington, 15th October, 1880. WITH reference to the regulations for the pre-vention of collisions at sea, made by Her Majesty's Order in Council of the 14th August, 1879, under the provisions of "The Merchant Shipping Act, 1862," and published in the *New Zealand Gazette* No. 36, of the 15th April last, it is hereby notified that, by Her Majesty's Order in Council of the 24th March last, Article No. 10 of the regulations hereinbefore referred to is supended until the 1st hereinbefore referred to is suspended until the 1st September, 1881, and that Article No. 9 of the regulations appended to Her Majesty's Order in Council of the 9th January, 1863, is to continue in force until the said 1st September, 1881. This article is appended hereto.

This alteration is, in pursuance of section 172 of "The Shipping and Seamen's Act, 1877," in force in New Zealand.

H. A. ATKINSON.

ARTICLE No. 9 of the Regulations appended to Her Majesty's Order in Council of the 9th day of January, 1863, which is to supersede Article No. 10 appended to Her Majesty's Order in Council of the 14th August, 1879, until the 1st day of September, 1881.

Lights for Fishing Vessels and Boats. Art. 9. Open fishing boats and other open boats shall not be required to carry the side lights required for other vessels, but shall, if they do not carry such lights, carry a lantern having a green slide on the one side and a red slide on the other side; and on the approach of or to other vessels such lantern shall be exhibited in sufficient time to prevent collision, so that the green light shall not be seen on the port side, nor the red light on the starboard side.

Fishing vessels and open boats when at anchor, or attached to their nets and stationary, shall exhibit a bright white light.

Fishing vessels and open boats shall, however, not be prevented from using a flare-up, in addition, if considered expedient.

Alterations and Additions to the Rates for the Conveyance, Delivery, and Storage of Goods, Parcels, &c., on the New Zealand Railways.

IN accordance with the By-laws for the New Zea-land Railways, fixed by Order in Council dated the 17th day of December, 1878, the following alterations and additions to the rates for the conveyance, delivery, and storage of goods, parcels, &c., on all the New Zealand Railways, are hereby declared to be fixed and to come into force from this date :-

PART II. NEWSPAPERS. The rate for newspapers is hereby cancelled.

PRAT IV. LOCAL RATES.

Auckland Section.

The following special passenger rates between Auckland and the under-mentioned stations will come into force from this date :---

			First	Class.	•	5	econd	l Class		
Station.		Sin	gle.	Ret	urn.	Sin	gle.	Ret	urn.	-
Mount Eden Kingsland Mount Albert	 	s. 0 1 1	6 0 0	s. 0 1 1	d. 9 6 6	s. 0 0 0	d. 4 9 9	s. 0 1 1	d. 6 2 2	
Whau	••••	1	0	1	6	0	9	1	2	

Wellington Section.

Class N.—Sand, gravel, and boulders from Lower Hutt, Petone, and Hayward's to Wellington will be charged 1s. 6d. per ton. Minimum quantity, five tons; any less quantity to be charged as such minitons; any less quantum mum, or as Class D. Dated this 11th day of October, 1880. R. OLIVER,

Minister for Public Works.

Resignation of Member of Land Board accepted.

General Crown Lands Office, Wellington, 19th October, 1880. IS Excellency the Administrator of the Govern-ment has been pleased to accept the ment has been pleased to accept the resignation of

HOBACE BASTINGS, Esq., M.H.R., as a Member of the Land Board of the Land District of Otago.

WM. ROLLESTON, Minister of Lands.

Branch of Friendly Society registered.

Registrar-General's Office, Wellington, 14th October, 1880. THE Loyal Hand of Friendship Lodge, No. 6117, of the Independent Order of Odd Fellows, 1. 6117, of the Independent Order of Odd Felows, Manchester Unity, situated at Okain's Bay, is regis-tered as a branch of the Lyttelton District of the Independent Order of Odd Fellows, Manchester Unity Friendly Society, under "The Friendly Societies Act, 1877," this 14th day of October, 1880.

WM. R. E. BROWN, Registrar of Friendly Societies.

Notice as to making Returns of Property under Property Assessment Act.

Property-Tax Office, Wellington, 15th October, 1880. THE 25th October having been prescribed as the latest day for sending in statements of property, the following section of the Act is published for general information :-

31. Every person owning any property shall apply for the forms prescribed for furnishing accurate statements of his property required by this Act; and any person failing to furnish such statements shall not be exempted from any penalty he may have incurred thereby, by reason only that he received no personal notice to furnish the same, or that proper forms of returns were not delivered to him.

JOHN SPERREY, Commissioner.

Member of Education Board, Auckland, elected.

Board of Education.

Auckland, 15th October, 1880. IN accordance with sections 7 and 22 of "The Education Act, 1877," it is hereby publicly notified that

FREDERICK JOSEPH MOSS has been this day elected a Member of the Education Board of the District of Auckland under the said Act, in the place of the Hon. Colonel Haultain, resigned.

J. M. CLARK,

Chairman.

VII.

Standing Orders relative to Local Bills.

JOINT Standing Orders of both Houses of the General Assembly moleting to the Houses of the General Assembly relative to Local Bills :---

1. Local Bills are those which, not being private Bills, affect particular localities only.No local Bill shall be read a second time, unless

notice shall have been given of the said Bill in the locality to which the Bill refers.

3. Such notice shall state explicitly the object which such Bill is intended to effect, and shall have been published once at least in each of three successive weeks before the second reading, in a newspaper circulating in such locality.

October, 1880.

F. E. CAMPBELL. Clerk of Parliaments.

Crown Lands Notices.

Sale of Waimate Plains.

Crown Lands Office,

Wellington, 9th September, 1880. T is hereby notified that the lands described in

the Schedule hereunder will be offered for sale on deferred and immediate payments. The sections on deferred payments will be open for application on Monday, the 25th October, at the Land Offices, Carlyle and Hawera. Sections for which there are more than one application will be submitted to auction, between the applicants only, on Thursday, the 28th October, at Hawera.

The price of land on deferred payments will be £5 an acre. Five shillings per acre will have to be deposited on making application. Each applicant will only be allowed to apply for one section on deferred payments. Applicants for land on deferred payments may

Applicants for land on deferred payments may send their applications and deposits, with statutory declaration as required by "The Land Act, 1877," through post to Land Office, Carlyle, Patea, to arrive on or before the 25th October. Envelopes should be marked "Application for deferred-payment land, Waimate Survey District." The land on immediate payments will be sold by public auction, open to all bidders, on Friday, the 29th October at Hawera. Unset price, f4 an acre.

29th October, at Hawera. Upset price, £4 an acre.

SCHEDULE.

On Immediate Payment. On Deferred Payment. Block. Section. A. R. P. 80 0 0 A. R. P. III. 10 11 12 13 14 15 2 ••• ... 0 0 0 61 0 ... 96 100 0 0 ... 82 0 0 IV. $\begin{array}{cccc} 90 & 0 & 0 \\ 72 & 0 & 0 \\ 72 & 0 & 0 \\ 72 & 0 & 0 \end{array}$ ••• 3 ••• 4567263666789712346748950 49 **3 15** 49 0 11 • • • *ю* о 50 ... 0 0 0 50 50 0 0 0 ••• ••• 62 $\begin{array}{c} \ddots & 2 & 29 \\ 0 & 0 & 0 \\ 0 & 0 & 0 \end{array}$ 63 ... 70 99 ... 62 0 0 73 91 60 100 ... 0 0 0 0 0 0 0 0 0 0 ••• •••

80

52

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Block.

Section.

On

Block. On Immediate Payment. On Deferred Payment. A. R. P. 50 3 0 Р. 0 0 A. R. P. VIII. $\begin{array}{c} 74\\ 75\\ 76\\ 77\\ 78\\ 80\\ 81\\ 82\\ 83\\ 84\\ 85\\ 86 \end{array}$ 51 3 35 51 3 35 51 3 35 1 18 0 0 58 55 ... $\begin{array}{cccc} & & & & \\ 78 & 0 & 0 \\ 55 & 0 & 0 \\ 55 & 0 & 0 \\ 55 & 0 & 0 \\ 62 & 0 & 0 \end{array}$ • • • ••• ••• ••• 61 0 0 ... 0 0 0 0 86 ... 87 39 ••• The above comprises 7,500 acres on the west bank of the Waingongoro River, having a frontage of nearly three miles to the sea, is a compact area (four by three miles) of level and undulating land. (four by three miles) of level and undulating land. The block is well watered, and is intersected by a well-formed metalled road, being part of the main coast road-line from Hawera to New Plymouth. The distance from Hawera to the bridge across Waingongoro is four and a half miles. Coloured lithograph plans may be seen at all the Land Offices of the colony on and after the 15th instant.

Section.

Information as to the mode of making applications for land on deferred payments, and the necessary forms, may be obtained from any of the Commis-sioners of Crown Lands.

SCHEDULE-continued.

THOMAS DICK (for the Minister of Lands.)

Sale of Crown Lands, Marlborough.

THE Land Board of the Marlborough Land Dis-trict hereby notifies that the L trict hereby notifies that the town and pasture lands hereinafter mentioned will be offered for sale, by public auction, at the Survey Office, Blenheim, at noon, on Tuesday, the 2nd November, 1880.

One-fourth of the purchase-money must be paid at the auction, and the balance within one month, or the amount of such payment will be forfeited. A deposit for each section must be made at the time of comple-tion of the purchase, to cover the Crown-grant fee.

	Section.	Area.	Upset Price.
	Town I	ANDS TOWN OF KA	LIKOURA.
		A. R. P.	£ s. d.
	223	0 2 0	15 0 0
	346	0 1 26	13 0 0
:		the MARSHLAND H arlborough Waste La VEY DISTRICT.	

BLOCK XII. 302 0 0

151 0 0* 1 1 1 * If this section is purchased by any other person than the applicant, the cost of survey, £16, must be paid at the auction, in addition to one-fourth of the purchase-money.

Immediately after the above sale a license, under clause 149 of "The Land Act, 1877," to authorize the occupation of a Government reserve at Te Ruakaka, Queen Charlotte Sound, estimated to con-tain 150 acres, will be put up to auction at the upset annual rent of £10. The first year's rent to be paid at auction, and subsequent rent to be paid on every succeeding 1st July and 2nd January during the con-tinuance of the license. The first of such half-yearly

1523

Block,	Section.	Immediate Payment.	Deferred Paymo
VII.	51 52	A. R. P. 	A. R. P. 59 0 0 71 0 0
	53	40 0 0	
	54 55	$53 \ 1 \ 13 \\ 53 \ 1 \ 13$	•••
	$\begin{array}{c} 56 \\ 115 \end{array}$	53 0 0	49 0 0
	116	$52 \ 0 \ 0$	
	114 117	33 0 0	65 0 0
	118 119	$57 \ 3 \ 6 \\ 52 \ 1 \ 2$	•••
	120	50 0 0	•••
	$\begin{array}{c} 121 \\ 122 \end{array}$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	
	$123 \\ 124$		$50 0 0 \\ 50 0 0$
	125	50 0 0	
VI11.	126		73 0 0 50 0 0
	2 3	$50 \ 0 \ 0 \ 50 \ 0 \ 0$	
	4		53 2 36
	5 6	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	•••
	7 8	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	
	9	50 0 0	•••
	10 11	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	•••
	$\frac{12}{13}$	$50 ext{ 0 } 0 ext{ 0 } 0 ext{ 50 } 0 ext{ 0 } 0 ext{ 0 } 0 ext{ 10 } 0 ext$	•••
	14	50 0 0	
	15 16	$50 \ 0 \ 0 \ 50 \ 0 \ 0$	
)	17 18		$\begin{array}{ccc} 69 & 0 & 0 \\ 83 & 0 & 0 \end{array}$
	20		67 1 33
	24 26	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	•••
	28 29	72 0 0	52 0 0
	30	65 0 0	
	33 34	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	•••
	35 36	44 1 0	64 0 0
	37		58 1 9
	38 39	63 1 18 	52 0 0
	40 41	$\begin{array}{cccc} 60 & 0 & 0 \\ 64 & 0 & 0 \end{array}$	•••
	42	51 2 2	
	43 44	56 1 3 0	51 1 26
	$\begin{array}{c} 45\\ 46\end{array}$	63 1 6	56 2 0
Į	47	58 2 0	
	48 49	60 0 0	60 0 0
.	50 51	60 0 0	60 0 0
.	$52 \\ 53$	55 1 38	55 0 0
	54	55 2 11	•••
	55 56	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	•••
	57 58	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	
	59	55 0 0	
	60 61	64 0 0	48 0 0
	62 63	66 0 0	50 0 0
	64	56 0 0	•••
	65 66	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	•••
-	67 68	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	•••
	69	70 0 15	
	70 71	$\begin{array}{cccc} 76 & 2 & 50 \\ 43 & 0 & 19 \end{array}$	•••
	72 73	53 1 20	57 0 0
		- ,	• •

SCHEDULE-continued.

On to P

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payments to be made on the 1st July, 1881. If any portion of the rents shall remain unpaid for six months after the same becomes due, the license to be *ipso facto* forfeited.

Dated at the Crown Lands Office, Blenheim, the 28th day of September, 1881.

HENEY G. CLARKE, Commissioner of Crown Lands.

Sale of Town, Suburban, and Rural Lands, Auckland Land District.

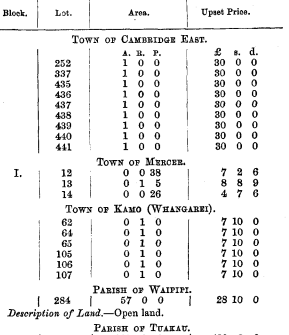
Crown Lands Office, Auckland, 25th September, 1880. I HEREBY notify that the town, suburban, and rural lands mentioned in the Schedule hereunder will be offered for sale by public auction, at this office, on Friday, the 29th October next, at the hour of 11 o'clock in the forenoon. D. A. TOLE,

SCHEDULE.

Commissioner of Crown Lands.

		·····	
Block.	Section.	Area.	Upset Price.
	ı	OWN OF NEWCASTLE.	·
		A. R. P.	£ s. d.
	17	0 0 25	4 13 9
	Su	BURBS OF NEWCASTLE.	•
	101	4 3 12	14 10 0
	102 103	$\begin{array}{cccc} 2 & 2 & 0 \\ 2 & 2 & 0 \end{array}$	$\begin{array}{rrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrr$
	103	500	15 0 0
	105	500	15 0 0
	122	4 3 20	14 13 0
	123	6 2 16	19 16 0
	127	7 0 0	21 0 0
	128	$\begin{array}{ccc} 7 & 0 & 10 \\ 7 & 0 & 0 \end{array}$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
	130 131	7 0 0 7 0 10	$21 \ 4 \ 0$
	133	6 3 31	
	134	7 0 0	21 0 0
	135	7 0 10	21 4 0
	138	7 0 10	21 4 0
	St	JEURES OF TE ARONA.	
XI.	12	6 0 29	18 11 0
	21	500	15 0 0
	22	500	$egin{array}{cccc} 15 & 0 & 0 \ 15 & 0 & 0 \end{array}$
	25 26	500 4330	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$
	20	5 2 31	17 2 0
	28	9 2 3	28 12 0
	29	9 2 17	28 17 0
	30	630	20 5 0
	31 32	$\begin{array}{cccc} 6 & 3 & 0 \\ 10 & 2 & 26 \end{array}$	20 5 0 32 0 0
	32 44		30 0 0
	45		30 0 0
	46	10 0 0	30 0 0
	47	10 0 0	30 0 0
	48		30 0 0
	49 50	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
	51	10 0 0	35 19 0
	52	9 3 28	29 16 0
	53	10 0 0	3 0 0 0
	54	10 0 0	30 0 0
	55	7 3 28 9 3 11	23 16 0 29 10 0
	56 57	9 3 11 10 0 0	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
	58	10 0 0	30 0 0
	59	10 0 0	30 0 O
	60	15 1 32	46 7 0
	61	3 3 11	11 10 0
	62 63	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	44 1 0 25 5 0
	66	8 1 25	40 Q V

SCHEDULE-continued.



PARISH OF TUAKAU. | 13 | 120 0 0 | 420 0 0 Description of Land.—Good second-class land, clay subsoil, 60 acres bush, tawa and other soft woods; 80 to 90 acres level, remainder in short slopes, all ploughable.

NOTE.—Plans may be seen, and further particulars of the land obtained, on application at this office.

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

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

Sale of Crown Lands: Deferred-payments and Special Value.

Crown Lands Office,

Wellington, 13th October, 1880. IT is hereby notified that the following sections of rural land, situate in the Oroua Survey District (being part of the balance of the unsold Crown land in the Kiwitea Block, Manawatu), will be open to purchase on deferred payments by application at the Land Office, Wellington, on Wednesday, the 24th November next.

SCHEDULE.

	~		
Block.	Section.	Area.	Upset Price.
		A. R. P.	£ s. d.
III.	304	205 3 11	308 14 6
ļ	305	205 2 34	308 11 0
	308	206 2 25	310 0 0
1	309	191 2 24	287 9 6
	312	210 3 36	316 9 6
	313	197 0 13	$295 \ 12 \ 6$
	316	137 1 10	205 19 6
1	317	124 0 0	186 0 0

If two or more applications are put in on the same day for the same section it will be put up to auction between the applicants on the day following.

IT is further notified that the following sections of rural land in the Ongo and Oroua Survey Districts will be offered for sale at public auction, at the

Land Office, Wellington, on Tuesday, the 23rd day of November next, at noon, for cash. One-fourth of the purchase-money to be paid on the day of sale, and the balance, including Crown-grant fee, within one month. SCHEDULE

	LAN	D OF SPECIAL VAL	UE.
Block.	Section.	Area.	Upset Price.
	0:	NGO SURVEY DISTRICT	•
		A. R. P.	£ s. d.
XIV.	284	265 3 19	$279 \ 3 \ 6$
	285	320 0 0	336 0 0
	286	319 3 11	$335 \ 16 \ 6$
	287	320 0 24	336 3 0
	288	320 0 8	$336 \ 1 \ 0$
XV.	289	199 3 0	209 15 0
	290	200 0 11	210 1 6
	291	200 0 17	$210 \ 2 \ 0$
	292	200 0 24	210 3 0
	293	200 0 26	210 3 0
	294	200 0 21	210 3 0
	295	193 0 34	202 17 0
	296	215 3 18	$296 \ 16 \ 6$
	297	209 1 24	287 18 6
	298	209 2 2	288 2 0
	299	208 3 24	287 5 0
	300	326 1 36	448 18 0
	O B	OUA SURVEY DISTRICT	r.
II.	301	176 0 0	184 16 0
	302	220 1 0	231 5 6
III.	303	209 1 20	287 18 0
	306	206 0 29	283 10 0
	307	202 3 28	279 0 0
	310	200 2 8	275 15 0
	311	143 1 38	197 5 6
	314	188 0 32	258 15 6

NOTE .--- The land is situate 10 miles from Feilding, and 8 miles from Halcombe, and is connected thereto by good roads. Each section is accessible, the timber on the road-lines within the blocks having been felled, and the roadway cleared. The soil is good all over, level and undulating, some portion hilly, covered with forest, mixed quality. Maps can be had on application.

Also the lease of Suburban Section No. 122, Featherston, Block III., containing 5 acres, subject to the following conditions:

 That if the whole or any portion of the reserve be required for public purposes during the currency of the lease, the same shall be surrendered by the lessee, on his receiving twelve months' notice, without compensation.

3. That at the termination of the lease no compensation shall be paid to the lessee for improvements, or any other account whatever. 4. The rent to be paid yearly in advance.

J. G. HOLDSWORTH Commissioner of Crown Lands.

Gold-Mining Lease to be granted.

IN conformity with the thirty-seventh section of "The Mines Act, 1877," and with the regu-lations 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 Lawrence on or before the 18th day of November, 1880. Copy of the application made and plan annexed may be seen at the Warden's Office at Lawrence.

SCHEDULE.

APPLICANTS: Samuel Caudwell and John Shannon. Style under which it is intended to conduct the business: "Golden Gate Quartz-Mining Company." 5 acres, in the Tuapeka Mining District (Section 11, Hedgehope).

Given under my hand, at Dunedin, this fifteenth day of October, one thousand eight hundred and eighty. J. P. MAITLAND, Commissioner of Crown Lands,

(Holding delegated powers.)

Gold-Mining Lease to be granted.

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 Lawrence on or

before the 18th day of November, 1880. Copy of the application made and plan annexed may be seen at the Warden's Office at Lawrence.

SCHEDULE. APPLICANTS: John Thompson and others. Style under which it is intended to conduct the business: "Waitahuna Deep Lead Gold-Mining Company." 10 acres, in the Tuapeka Mining District (Section 38, Block XXXIII., Havelock). Given under my hand, at Dunedin, this thirteenth day of October, one thousand wight hundred and eighty.

eight hundred and eighty.

J. P. MAITLAND,

Commissioner of Crown Lands,

(Holding delegated powers.)

Gold-Mining Leases to be granted.

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

Objections to the granting of such leases, stating the grounds of objection, must be made in writing, and lodged with the Warden at Lyell on or before the twenty-ninth day of October, 1880.

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

SCHEDULE.

SCHEDULE. APPLICANTS: William Campbell and ten others. Style under which it is intended to conduct the business: "South British Quartz-Mining Company." 16 acres 2 roods, Alpine Range, Lyell, in the Nelson South-West Mining District.

Applicants: George Wright and five others. Style "New South Wales Quartz-Mining Company." 16 acres 2 roods, Alpine Range, Lyell, in the Nelson South-West Mining District.

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

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

	Postage re- ceived from Foreign Offices. Stamps Sold.	Money Order	rivate Box and Bag Rents. Postal Guides.	Miscel- laneous Totals. Receipts.	Mount Hy William Block IV. William Hyde. Gi Gi Bathe Postal Dia the Postal Dia	T is h appli Mining D in each ca of the sat
Auckland Blenheim Christchurch Dunedin Greymouth Hokitika Invercargill Napier Nelson New Plymouth Thames Wanganui Westport Total third quarter in 1880	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	$\begin{array}{c} \\ 324 \ 1 \\ 8 \\ 48 \ 15 \\ 4 \\ 284 \ 12 \\ 8 \\ 304 \ 12 \\ 8 \\ 65 \\ 11 \\ 2 \\ 38 \\ 2 \\ 6 \\ 94 \\ 6 \\ 2 \\ 102 \\ 18 \\ 4 \\ 44 \\ 18 \\ 8 \\ 36 \\ 14 \\ 8 \\ 36 \\ 14 \\ 8 \\ 36 \\ 14 \\ 8 \\ 36 \\ 14 \\ 8 \\ 36 \\ 14 \\ 8 \\ 36 \\ 14 \\ 8 \\ 36 \\ 14 \\ 8 \\ 36 \\ 14 \\ 8 \\ 22 \\ 19 \\ 0 \\ 75 \\ 8 \\ 4 \\ 97 \\ 13 \\ 6 \\ 233 \\ 19 \\ 8 \\ 22 \\ 2 \\ 10 \\ \hline \end{array}$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	yde. yde. Mount Hyde. Mount Hyde. Kenney ; Section 4, Block IV., Mou ren under my hand, at Dunedin, this this teenth day of October, one thousan eight hundred and eighty. J. P. MAITLAND, Commissioner of Crown Lands, (Holding delegated powers.) N of the PostAL REVENUE collected 1 General Post Office and in the sever stricts of New Zealand for the Quart h September, 1880.	hereby notified that the under-mentioned ications for gold-mining leases in the Hindon District have been refused, and that the land ase is now open for occupation as if no lease me had ever been applied for :

NEW ZEALAND TELEGRAPHS.

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

TELEGRAMS	Forwarded.			Cash Reven	UE RECEIVED.				HOVERNMENT HEAMS.			
September Quarter, 1879.	September Quarter, 1880.	INCEBASE.	DECREASE.	September Quarter, 1879.	September Quarter, 1880.	Increase.	DECREASE.	September Quarter, 1879.	September Quarter, 1880.	Increase.	Decrease.	REMARKS.
336,661	300,622		36,039	£ s. d. 17,700 4 5	£ s. d. 16,791 13 11		£ s. d. 908 10 6	£ s. d. 7,657 2 0	£ s. d. 6,267 5 3	£ s. d. 	£ s. d. 1,389 16 9	· · · · · · · · · · · · · · · · · · ·

New Zealand Telegraphs, Head Office, Wellington, 20th October, 1880.

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A. T. MAGINNITY, Secretary.

STATEMENT showing the NUMBEB, AMOUNT, &c., of MONEY	ORDER and SAVINGS BANK TRANSACTIONS in the several Po	stal Districts of the Colony of NEW ZEALAND,
- · · · · · · ·	during the QUARTER ended 30th SEPTEMBER, 1880.	

X

		ler gs Open.		MONEY (Orders.						SAVINGS BAN	NES.		
POSTAL DISTRICTS.	¢	Money Order and Savings ank Offices Open.		Issued.		Paid.	Acco	unts.	Number	Number of With-	Amount of	Amount of	Excess of Deposits over	Excess of Withdrawals
		Mo ank Bank	Number.	Amount.	Number.	Amount.	Opened.	Closed.	Deposits.	drawals.	Deposits.	Withdrawals.	Withdrawals.	over Deposits.
Auckland		41	5,979	£ s. d. 20,839 8 11	5,218	£ s. d. 18,771 17 7	464	352	2,536	1,651	£ s. d. 26,343 19 7	£ s. d. 24,320 5 4	£ s. d. 2,023 14 3	£ s. c
Blenheim		4	921	3,541 0 6	397	1,380 17 9	55	49	332	205	3,488 6 6	3,019 18 5	468 8 1	***
Christchurch		20	4,512	15,593 5 9	3,267	10,686 12 9	982	815	4,839	3,635	50,267 13 9	45,730 5 4	4,537 8 5	
Dunedin		31	5,463	17,845 1 10	5,622	17,431 19 3	782	526	4,700	2,954	41,950 10 1	37,520 10 7	4,429 19 6	
Greymouth		4	1,097	4,275 2 8	609	1,977 11 2	85	58	479	196	5,648 13 11	3,386 0 11	2,262 13 0	
Hokitika		8	659	2,156 9 1	451	1,507 12 4	45	39	236	142	2,938 11 10	2,179 11 9	759 0 1	
Invercargill		12	1,798	6,088 10 3	1,096	3,426 13 2	153	117	709	468	6,553 3 1	5,862 16 11	690 6 2	
Napier		12	1,639	5,82 9 0 2	851	3,127 18 0	138	117	776	491	7,657 4 1	6,310 13 6	1,346 10 7	
Nelson		6	858	3,291 19 8	1,032	4,325 3 2	79	39	553	264	5,956 7 11	5,160 0 1	796 7 10	
New Plymouth		3	673	2,387 12 0	411	1,623 6 8	156	111	555	321	9,756 6 7	6,267 18 3	3,488 8 4	•••
Oamaru		5	1,031	3,392 0 9	436	1,607 6 0	129	117	530	402	4,956 1 11	5,008 8 3		52 6 4
Thames		1	419	1,456 9 10	312	998 11 6	61	45	516	325	5,283 10 8	4,477 17 7	805 13 1	
Timaru		4	1,395	4,507 3 3	585	1,874 19 9	170	128	678	548	6,140 18 8	6,401 13 4		260 14 8
Wanganui		10	1,945	6,299 4 11	1,211	3,780 4 2	211	137	859	544	9,822 13 6	7,254 2 2	2,568 11 4	
Wellington		17	4,579	13,832 1 1	4,905	16,201 5 9	530	552	3,622	2,397	32,177 7 9	30,256 13 6	1,920 14 3	
Westport	•••	4	400	1,548 5 7	150	613 5 3	21	24	124	96	1,352 2 1	1,990 13 1		638 11 (
Total for 3rd Quarter in 188	so	177	33,368	112,882 16 3	26,553	89,335 4 3	4,061	3,226	22,044	14,639	220,293 11 11	195,147 9 0	25,146 2 11	
Total for 3rd Quarter in 187	9	158	29,509	104,441 5 2	22,859	80,256 18 7	3,299	2,782	17,247	13,830	172,267 12 5	198,542 8 0		26,274 15

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THE NEW ZEALAND GAZETTE.

Heads of Revenue.	Rates of Duty.	Auckland.	Thames.	Russell.	Mongonui.	Hokianga.	Kaipara.	Tauranga.	Poverty Bay.	New Plymouth.	Wanganui.	Foxton.	Wellington.	Napier.	Wairau.	Picton.	Havelock.	Kaikoura.	Nelson.	Westport.	Greymouth.	Hokitika.	Lyttelton.	Akaroa.] Timaru.	Oamaru.	Dunedin.	Invercargill.	Riverton. Chathams.	TOTAL Quantities.	Revenue.	Corresponding Quarter, 1879.	HEADS OF REVENUE.	T
" New Zealand,	21s 14s 7s.	£ 15358 	£ 1377 	£ 157 	£ 10 	£ 244 	£ 17 	£ 422 	£ 1051 	£ 1383 	£ 3084 11		£ 12289 	£ 2574 	£ 643 	£ 129 	£ 112 	£ 151 	£ 2995 	£ 1317 21	£ 3349 	£ 2194 24	£ 15953 12		£ 1919 8	£ 2528 11	£ 22902 38	£ 3710 	££ 304		£ 96389 125	£ 93265 574	Spirits, ¥ gal. ,, New Zealand, ¥ gal.	HE NE
 P gal. Cigars and Snuff, P fb. Tobacco, P fb. ,, (Sheepwash), P lb. 	6s. 3s. 6d. 3d.	817 8859 	13 149 	 124 	 78 	 170 	 453 	 33 	 298 	$27 \\ 795 \\ 1$	85 649 1	 109 	877 5498 	43 1218 		 71 	 114 	iii1 	115 1528 	25 477 	91 1465 	150 1091 	664 5674 		20 471 	35 756 			177 	14740 lb. 260560 " 160 "	4422 45598 2	3906 32106 11	Cigars and Snuff, P lb. Tobacco, P lb.	Z
Wine, & gal. Ale, Beer, &c. in Bottle, & gal.	1s. 6d.	1191 891	26	5 	 	 3	 	⁶	$\begin{array}{c} 77\\12\end{array}$	108 38	255 179	29 9	1255 1517	2 27	17 	7	7 	14 1	240 416	90 25	31 3 45	86 26	1997 1550 126		163 53		1862 918 179	136	8		8546 6080 835	6278	Wine, p gal. Ale, Beer, &c. in Bottle, p gal. Ale, Beer, &c. in Wood,	F
Ale, Beer, &c. in Wood, P gal. Tea, P ib. Coffee, Cocoa, &c., P ib.	1s. 3d. 4d. 3d.	71 2557 402	9	 4	···· 7 	···· ····	 54 	····	 23 	 49 	 61 	 14 	328 1976 330	78 136 41	14	 9 7	3	··· 7	19 1340 97	 77 1	 152 3	 150 74	3030 431)	 65 4	 70 1	2440 679	203 118	7	175040 "	12460 2188	14685	P gal. Tea, P fb. Coffee, Cocoa, &c., P fb. , Roasted, P fb.	UD
Goods by Weight .	5d. ½d. 20s.	$2 \\ 3263 \\ \\ 5452$	 	 50			 113 60		 96 8	183 221	 19 66	 4	1992 1 3767	 487 239	 29 16	14 2		İ	509 1087	110 251	302 831	312 710	1325 1325 1 3078 12200	l	37 162 1307	 17 55 860	3422 770 6879 30484		 64	336 " 6230880 " 772 " …	$12981 \\772 \\23620 \\83747$	775 18394	, Koasted, P 10. Sugar & Molasses, P lb. Opium, P lb. Goods by Weight. Ad val., 25 & 15 P cent.	Ď
Ad val., 25 & 15 P cent. Other Duties not speci- fied above	•••	16724 2188	1				16 		43 10	326 52	458 96		2338	330	44			,	3683 547	74	1515 229	374 191	2699		143	29	5609	178	21	····	14756		Other Duties not spe- cified above.	
Totals Corresponding Quar., 1879		57775 55906										[·					([-								91131 92011				312528	 308850	Corresponding Quar., 1879.	ļ

RETURN of the CUSTOMS REVENUE at the several Ports of New ZEALAND during the QUARTER ended 30th SEPTEMBER, 1880.

* Return not in.

Customs Department, Wellington, 19th October, 1880.

WILLIAM SEED, Secretary and Inspector of Customs.

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Land Transfer Act Notices.

NOTICE is hereby given that JANE BOODY, of Dunedin, in the Provincial District of Otago, Widow, claiming as Devisee of the estate of DAVID Boory, late of Kowai Pass, Miner, has applied to be registered as Proprietress of Lots Nos. 9 and 11, on deposited plan No. 110, part of Rural Section No. 4342, comprised in certificate of title, Vol. xxvii., folio 228; and that she will be so registered, unless caveat forbidding the same be lodged within one month after the date of the *Gazette* containing this notice.

Dated this 15th day of October, 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.

taining this notice. 3245. PHILIP HANMER.—9 acres 3 roods, part of Rural Section 143, Christchurch District. 4267. JAMES BARCLAY, JOHN McLEOD, and ELIZABETH HAGLEY.—17 acres, part of Rural Section 1455, Ashley District. Occupied by Elizabeth Hagley

4343. JOSHUA STRANGE WILLIAMS.-14 perches, part of Sections 823 and 824, Christchurch City. Occupied by Charles Dunn and Hyman Marks.

JOHN BIGWOOD .- 20 perches, part of 4346. Lot 34, Christchurch Town Reserves. Occupied by Applicant.

4347. GEORGE ADCOCK.-16 perches, part of Lot 2, Christchurch Town Reserves. Unoccupied.

Diagrams may be inspected at this office. Dated this 14th day of October, 1880, at the Lands Registry Office, Christchurch.

R. W. D'OYLY, District Land Registrar. 742

NOTICE is hereby given that the several parcels of land hereinaften described with the several parcels of land hereinafter described will be brought under the provisions of "The Land Transfer Act, 1870," unless caveat be lodged forbidding the same in each case on or before the 22nd day of November next.

RICHARD ARTHUR and THOMAS BUDDLE. -Parts of Allotments 1, 2, 3, 5, 16, 17, and 18 of Section 48 of the City of Auckland. In occupation of Richard Arthur. 1617. WILLIAM STEPHEN COCHRANE, WIL-

LIAM FRANCIS HAMMOND, and THOMAS BUDDLE.—Allotments 65, 66, 154, 156, and 159 of the Parish of Takapuna, containing 154 acres 2

roods 26 perches. Unoccupied. 1620. Diagrams may be inspected at this office. Dated this 13th day of October, 1880, at the Lands Registry Office, Auckland.

THEO. KISSLING,

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 from the date of the gazetting of this notice.

perches or thereabouts, being Sections 1, 12, 20, 21, 22, 23, and 24, Block I., Sections 1, 20, 21, and 22, Block VI., and Sections 2, 3, 4, 5, 7, 8, 9, 12, 19, 20, 23, 24, 25, 26, 29, 30, and 32, Block VII., Winton Hundred. Occupied by Applicants. Nos. 1055 to 1061 1061

ROBERT DUNCAN YULE.—1 rood, being Section 17, Block LII., Town of Invercargill. Oc-cupied by Applicant. No. 1389.

Diagrams may be inspected at this office. Dated this 14th day of October, 1880, at the Lands Registry Office, Invercargill.

F. G. MORGAN, District Land Registrar.

NOTICE is hereby given that the several parcels of land hereinsfrom density in the several parcels Notice is never given that the several parcels of land hereinafter described will be brought under the provisions of "The Land Transfer Act, 1870," unless caveat be lodged forbidding the same within one month from date of the gazetting this notice.

WILLIAM FULTON.-1 rood, being Section 18, Block XVIII., Town of Waikaia. Unoccupied. No. 1381.

JOHN HAWKINS .- 1 rood, being part of Sec-

JOHN HAWKINS.—1 rood, being part of Sec-tion 28, Block I., Invercargill Hundred. Occupied by Demosthenes Josiah Service. No. 1383. ARCHIBALD CAMPBELL and EDWARD HUFFADINE.—30 acres 3 roods 18 perches, being Section 26, Block IV., Campbelltown Hundred. Occupied by Applicants. No. 1385. JOHN CHARLES WILD.—1 rood, part of Section 1, Block I., Invercargill Hundred. Occupied by Applicant. No. 1386

by Applicant. No. 1386. AARON BLACKE.—1 rood, being Section 20, Block LXII., Town of Invercargill. Occupied by Applicant. No. 1388.

Diagrams may be inspected at this office.

Dated this 11th day of October, 1880, at the Lands Registry Office, Invercargill.

F. 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 on or before the 22nd day of November, 1880. 1117. ARTHUR THO MAS BOTHAMLEY,

as Attorney for HARRY GEORGE GORDON, THOMAS DUNCAN, WILLIAM HENRY CHALLIS, and JOHN FRANCIS CHARLES KING.-1 acre and 6 perches, being Sections 141, 142, 143, 146, and 148, Town of Wanganui. Unoccupied.

1139. DUNCAN SINCLAIR and JOHN MOW-LEM.—553 acres 3 roods 16 perches, Sections 20, 21, 22, and 23, Harbour District. Occupied by Applicants.

1143. FALCONER LARKWORTHY.-71 acres 1 rood, Rural Section 251, Township of Foxton. Occupied by Applicant.

Occupied by Applicant. Diagrams may be inspected at this office. Dated this 20th day of October, 1880, at the Lands Registry Office, Wellington. GEO. B. DAVY,

District Land Registrar.

A PPLICATION having been made on behalf of WILLIAM WARING TAYLOR, as regis-tered Proprietor, to register a certain dealing affecting Sections Nos. 233 and 234, Pahaua Block, included in Land Revenue Receiver's Receipt Pro-JOHN THOMSON (the Elder), JAMES THOM-SON, JOHN THOMSON (the Younger), and PETER THOMSON.-2,739 acres 3 roods 11 same is not deposited as security for any loan, notice

is hereby given that such dealing will be registered, and the production of the said receipt dispensed with, under section 97 of the said Act, unless caveat be lodged on or before the 4th day of November next. Dated this 13th day of October, 1880, at the Lands Registry Office. Wellington.

nogistry Onic	GEO. B. DAVY,
739	District Land Registrar.

Mining Notices.

NOTICE OF INTENTION TO CONSTRUCT A WATER-RACE.

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

TAKE notice that it is intended to construct a Water-race and divert water for domestic, irrigation, and machinery purposes, commencing in Becks Creek, about three miles from the Lauder Home Station, and terminating at the aforesaid Home Station.

The mean depth and breath of such race is 2 feet by $1\frac{1}{2}$ feet; the intended course is north and south; length, about three miles; and it is proposed to divert two Government-heads of water. Required for a term of fifteen years.

JOHN STEWART HANDYSIDE, Lauder Station, Becks.

Dated this 6th day of October, 1880.

Hearing at Mining Registrar's Office, Naseby, at 11 a.m. on Wednesday, the 3rd November, 1880. THOMAS L. SHEPHERD,

738

Mining Registrar. APPLICATION FOR LEASE.

Lyell, 1st September, 1880.

To the Warden at Lyell. W^E hereby apply for a Gold-Mining Lease of the lands hereinafter described, in accordance with the Gold-Mining Leases Regulations of New Zealand, and we agree, upon the approval of this application, to execute a lease upon the basis therein stated, if the Governor shall think fit to grant the same.

GEORGE WRIGHT. Applicant.

Names and addresses in full of applicants: George-Wright, James Hart, Thomas Callaghan, George Zanetti, John Campbell, Alexander Tait; all of Lyell.
Style under which it is intended to conduct the business: The New South Wales Quartz-Mining Company.
Extent of ground applied for: 16½ acres.
Minimum number of men proposed to be employed by the lessees: For the first six months, two men: subsequently, when in full work ten men

lessees: For the first six months, two men: subsequently, when in full work, ten men.
Amount of capital proposed to be invested: £2,000.
Proposed mode of working the land: By tunnelling and other means of quartz-raising.
Precise locality: Alpine Range, western boundary of the Great Northern Lease, and north of United Alpine Lease.
Term for which lease is required: Fifteen years.
Time of commencing operations: When lease is granted.

The above application, and any objection thereto, will be heard at the Warden's Office at Lyell on the 19th October, 1880.

Any person desiring to object to the issue of a mining lease upon the above application must, within twenty-one clear days from the date of such application, enter his objection at the Warden's Office at Lyell.

JAMES INGLIS.

pro Warden. Warden's Office. Lyell, 14th September, 1880. 746

To the Warden at Lyell. W E hereby apply for a Special Claim of the lands hereinafter described, in accordance with section 93, "Mines Act, 1877," of New Zealand, and we agree, upon the approval of this application, to execute a lease upon the basis therein stated, if the

APPLICATION FOR LEASE.

Governor shall think fit to grant the same. PATRICK BRENNAN, JOHN BUTLER. HENRY COSGROVE, JOHN B. WALSH, Applicants.

Lyell, October, 1880.

Names and addresses in full of applicants: Patrick Brennan, Reefton; John Butler, Reefton; Henry Cosgrove, Lyell; John B. Walsh, Reefton. Style under which it is intended to conduct the business: The Lyell Low Level Tunnel Company (Limited). Extent of ground applied for: About 60 acres. Minimum number of men proposed to be employed by the lessees: For the first twelve months, eight men; subsequently, when in full work, fifty men.

when in full work, fifty men. Amount of capital proposed to be invested : £24,000. Proposed mode of working the land : By tunnelling. Precise locality : Alpine Range, Lyell. Term for which lease is required : Fifteen years. Time of commencing operations : When special claim shall be granted. granted.

granted. General remarks: Henry Cosgrove is at present the holder of a lease, 164 acres, and John Butler of a lease, 16 acres 1 rood 15 perches, which are included in the present application. In the event of the granting of the special claim we are willing to surrender the said leases; we are also desirous of obtaining an additional 27 acres, taking in 1,200 feet (where obtainable) on either side of proposed Low Level Tunnel, commencing in Brown's Creek.

The above application, and any objection thereto, will be heard at the Warden's Office at Lyell on the 23rd November, 1880.

Any person desiring to object to the issue of a special claim upon the above application must, within twenty-one clear days from the date of such application, enter his objection at the Warden's Office at Lyell.

JAMES INGLIS, pro Warden. Warden's Office, Lyell, 4th October, 1880.

APPLICATION FOR LEASE.

Lyell, 25th September, 1880.

747

To the Warden at Lyell. WE hereby apply for a Gold-Mining Lease of the VV lands hereinafter described, in accordance with the Gold-Mining Leases Regulations of New Zealand, and we agree, upon the approval of this application, to execute a lease upon the basis therein stated, if the Governor shall think fit to grant the same.

WILLIAM CAMPBELL, Applicant.

Names and addresses in full of applicants: William Campbell, Lyell, 6 shares; William Green, Lyell, 5 shares; Peter Mangoes, Lyell, 1 share; James Staton, Lyell, 1 share; Timothy McLaughlin, Reefton, 1 share; Patrick Brennan, Reefton, 1 share; Maurice Fitzgerald, Reefton, 1 share; James Ryan, Lyell, 1 share; William Brown, Lyell, 1 share; James Fitzgerald, Reefton, 1 share; Charles Cullen, Lyell, 1 share. Total, 20 shares. Style under which it is intended to conduct the business: The South British Quartz-Mining Company. Extent of ground applied for: 16½ acres. Minimum number of men proposed to be employed by the lessees: For the first six months, six men; subsequently, when in full work, twelve men. Amount of capital proposed to be invested: £10,000. Proposed mode of working the land: Tunnelling and other means of quartz-raising.

means of quartz-raising.

1530

The above application, and any objection thereto, will be heard at the Warden's Office at Lyell on the 19th October, 1880.

Any person desiring to object to the issue of a mining lease upon the above application must, within twenty-one clear days from the date of such oplication, enter his objection at the Warden's Office at Lyell.

JAMES INGLIS, pro Warden. Warden's Office, Lyell, 25th September, 1880.

STATEMENT of the Affairs of the Tipperary Mining Company (Limited), for the half-year ended 30th September, 1880, in accordance with section 135 of "The Mining Companies Act, 1872." section 135 of "The Mining Companies Act, 1872."
Name of Company : The Tipperary Mining Company (Limited).
When formed, and date of registration : 14th February, 1878.
Where business is conducted, and name of Legal Manager : Princes Street, Dunedin ; John Alexander Mackenzie.
Nominal capital : £12,000.
Amount of paid-up scrip given to shareholders : £3,000.
Number of shares in which capital is divided : 1,200.
Number of shares taken : 1,200.
Amount of calls made : £120.
Total amount of subscribed capital paid up : £3,120.
Number of shareholders at time of registration of Company: 7.
Amount of cash in hand : Nil.
Whether in operation or not : In operation.

735

Whether in operation or not : In operation. Total amount of dividends declared : £6,300. Number of shares unallotted : Nil.

J. A. MACKENZIE, Manager.

S TATEMENT of the Affairs of the Wetherstones Cement Gold-Mining Comment Cement Gold-Mining Company (Limited), for the half-year ended 30th September, 1880, in accord-ance with section 135 of "The Mining Companies Act, 1872."

Name of Company: The Wetherstones Cement Gold-Mining Company (Limited). When formed, and date of registration: September, 1878.

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.
Total amount of subscribed capital paid up: £6,000.
Number of shareholders at time of registration of Company: 7.
Amount of cash in hand: Nil.
Whether in operation or not: In operation.

Whether in operation or not: In operation. Total amount of dividends declared : £2,566 13s. 4d.

Number of shares unallotted : Nil.

J. A. MACKENZIE, Manager.

736

Dunedin, 7th October, 1880.

Private Advertisements.

SOUTHLAND COUNTY.-MIDDLE KNAPDALE ROAD DECLARED A COUNTY ROAD.

I HEREBY give notice that, in pursuance of the powers granted by "The Public Works Act, 1876," the Southland County Council did, on the 9th October, 1880, declare the road known as the Middle Coctober, 1880, declare the road known as the Middle Knapdale Road to be a County Road within the meaning of the said Act. Such road to start at railway-crossing, East Gore, passing due north through that township to north-west corner of Section 13, Block I., Waikaka Survey District; thence till it intersects Knapdale Road in Section 8

Precise locality: Alpine Range, Lyell, County Buller, south of [†] United Alpine Quartz-Mining Company's lease. Term for which lease is required: Fifteen years. Time of commencing operations; When lease is granted. General remarks: This ground was originally held by the United Albion and Tambaroora Company. [†] United Albion and Tambaroora Company. Road at Hunter's Hill.

CUTHBERT COWAN,

County Chairman.

Southland County Council Office, Invercargill, 13th October, 1880.

MEDICAL PRACTITIONER'S REGISTRATION.

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

ALEXANDER HYNDMAN NEILL, Doctor of Medicine of the University of Paris, Fellow and Licen-tiate of the Royal College of Surgeons, Edinburgh, and Licentiate in Midwifery, do hereby give notice that I intend to apply to the Registrar, on the 12th day of November, 1880, to have my name placed on the Register of Medical Practitioners in the Colony of New Zealand, and that is my intention to practise in Dunedin. Further, I have lodged my diplomas, with a copy of this notice, in the office of the Registrar in Dunedin for public inspection, in compliance with "The Medical Practitioners Registration Act, 1869."

ALEXANDER HYNDMAN NEILL, M.D., F.R.C.S. 11th October, 1880. 737

THE EVENING AND WEEKLY MAIL COMPANY (LIMITED).

In the matter of "The Limited Liability of Joint-Stock Companies Dissolution Act, 1872," and of the Evening and Weekly Mail Company (Limited).

COLIN MCKENZIE GORDON, Registrar of the 9 Supreme Court for the District of Otago and Southland, do hereby notify that an affidavit, a copy of which is hereunder, given by Alfred James Samuel Headland, Chairman of the Evening and Weekly Mail Company (Limited), has been lodged in the Boridant Magistrate's Court at Openad in the Resident Magistrate's Court at Oamaru, 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 dis-solved in manner provided by "The Limited Liability Joint-Stock Companies Dissolution Act, 1872."

Signed this twenty-first day of September, one thousand eight hundred and eighty. COLIN MCKENZIE GORDON,

Registrar.

I. ALFRED JAMES SAMUEL HEADLAND, of Oamaru, in the Provincial District of Otago and Colony of New Zealand, Chairman of the Board of Directors of the Evening and Weekly Mail Company (Limited), incorporated under "The Joint-Stock Companies Act, 1860" do horeby melte orth and com do hereby make oath and say,-1860.

1. That the nominal capital of the said Company is one thousand five hundred pounds, in five hundred shares of three pounds each. 2. That the shares have been fully paid up.

3. That the Company has no assets, and has ceased to carry on its operations; and I do hereby apply for

733

SCOULAR AND ARCHIBALD V. TE ARO THEATRE | with Mr. WILLIAM MAUDE, of Gisborne, against AND PUBLIC HALL COMPANY (LIMITED). | whom legal proceedings, on behalf of the legatees and

HEREBY give notice that, under writ of fieri facias, duly issued out of the Supreme Court of New Zealand, Wellington District, at the suit of THOMAS DONALD SCOULAR and ROBERT ARCHIBALD, of the City of Wellington, Contractors, I have taken in execution the fee-simple of the Te Aro Theatre and Public Hall Company (Limited), in all that piece of land situated in the City of Wellington, con-taining one rood, more or less; bounded towards the North, sixty one feet three inches, and the East, one hundred feet and ninety-two feet, by other part of Section two hundred and ten; towards the South-west, sixty-five feet, by Manners Street; and towards the West, one hundred and seventy feet, by Section two hundred and nine; which said piece of land is part of Section two hundred and ten, delineated on the public map of the said city, and is the piece of land described in the certificate of title entered in the Register-book, Vol. x., folio 237: and that I intend to cause the same to be sold at the auction-rooms, Panama Street, in the City of Wellington, of Messieurs T. Kennedy Macdonald and Co., after the expiration of three calendar months from this date, namely, on Monday, the sixth day of December, 1880, at two o'clock in the afternoon.

The Solicitor for the Execution Creditors is Mr. Charles William Cutten, of Messieurs Moorhouse, Edwards, and Cutten, Featherston Street, Wellington.

Dated this 30th day of August, 1880.

611

732

ALEX. S. ALLAN, Sheriff.

G. E. READ'S ESTATE.

NOTICE is hereby given that we, the undersigned, EDWARD fFRANCIS WARD, jun., and FREDERIC GREENE SKIPWORTH, Licensed Interpreter, both of Gisborne, as two of the Executors of the estate of the late GEORGE EDWARD READ, of Gisborne, Merchant, deceased, have constituted WILLIAM COLEMAN, Solici-tor, and JOSEPH FRIAR CLARKE, Mining and Estate Agent, both of Auckland, Trustees of the will of the said George Edward Read, appointed by order of the Supreme Court of New Zealand, to be our true and lawful Attorneys in the matter of the estate of the said George Edward Read; and the said Trustees are said George Edward Read; and the said Trustees are fully authorized and empowered to use our names and act for us the said Executors, Edward ffrancis Ward and Frederic Greene Skipworth, and generally to deal with the said estate; and we, the said Executors, have assented that all the property and estate of the said George Edward Read should vest in the said Trustees, William Coleman and Joseph Friar Clarke; and all persons are hereby cautioned against dealing with Mr. William Maude, of Gisborne, or any other person in relation to such estate, without or any other person in relation to such estate, without the consent of our said Attorneys, the said Trustees, and any such dealing or attempted dealing, without the consent of our said Attorneys, will not be recognized.

Dated at Gisborne, the 9th October, 1880.

EDWARD ffras. WARD, Jun., F. G. SKIPWORTH,

Executors of the late Captain G. E. Read, deceased.

G. E. READ'S ESTATE.

LL persons are hereby cautioned against having any dealings in relation to the above estate

whom legal proceedings, on behalf of the legatees and the undersigned, are about to be commenced, on account of the wrongful conduct of the said William Maude in relation to such estate.

Gisborne, 9th October, 1880.

WM. COLEMAN, J. FRIAR CLARKE,

Trustees of G. E. Read's Estate, Attorneys for Edward ffrancis Ward, jun., and Frederic Greene Skipworth, Executors.

CONTENTS.

APPOINTMENTS		PAGE
Chairman of Licensing Courts		1519
Crown Lands Ranger		1518
Deputy Registrar of Marriages		1518
District Judges and Deputy Gaoler		-1519
Indeed of Nation Land Count	• ••• •••	$1519 \\ 1519$
	• ••• •••	1513
Member of Land Board	· ··· ···	1518
Native Assessor		1519
Persons appointed to sue for Per	nalties under "The	-
Property Assessment Act, 1879)"	1519
Receivers of Land Revenue	• ••• •••	1518
Registrar and Deputy Registrar o	f Supreme Court	1519
LAND-		
Declared Waste Lands of the Cro	own	1509
Gold-Mining Leases to be grante		1000
		-1526
for Leases refused Principal Land Office, West Co	past Land District,	
constituted	·. ··· ···	1517
Sale on Deferred Payments, Well	ington	1524
Set apart for the Opunake Village	e Settlement	1512
Terms of Sale of the Opunake Vi	llage Settlement	1513
LAND TRANSFER ACT NOTICES		1529
DAND TRANSFER ACT NOTICES	• ••• •••	1023
MINING NOTICES	• ••• •••	1530
Mraguer ANDORG		
Application for Registration of a	Trada Mark	1520
Authorizing the taking and laying		
Auckland and Nelson		1517
Branch of Friendly Society regist	ered	1522
Conditions for Trout Fishing in C	anterbury	1518
Customs Revenue for September	Quarter, 1880	
Establishment of Local Land 1	District and Land	
Office at Jackson's Bay		1511
Fixing Sittings of District Co	ourt of Westland,	
Christchurch, Timaru and		
Western Otago, and Otago Gol	ld Fields 1516	-1517 1511
Hawera Local Land District cons	sulturel Society	1911
Incorporation of Ellesmere Agric Member of Education Board, Au	suitural Society	1615
Menne Orden and Seviera Ban	abland alacted	$1515 \\ 1522$
	ckland, elected k Transactions for	$\begin{array}{c} 1515\\ 1522 \end{array}$
	k Transactions for	$\begin{array}{c} 1515\\ 1522 \end{array}$
September Quarter, 1880	k Transactions for	$ \begin{array}{r} 1515 \\ 1522 \\ 1527 \\ \end{array} $
September Quarter, 1880 Notice to Mariners, No. 46 Notice under the Property Assess	k Transactions for	$1515 \\ 1522 \\ 1527 \\ 1521 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ 1522 \\ $
September Quarter, 1880 Notice to Mariners, No. 46 Notice under the Property Assess Number and Value of Telegra	k Transactions for	1515 1522 1527 1521 1522
September Quarter, 1880 Notice to Mariners, No. 46 Notice under the Property Assess Number and Value of Telegra Quarter, 1880	k Transactions for ment Act ms for September	1515 1522 1527 1521 1522 1522
September Quarter, 1880 Notice to Mariners, No. 46 Notice under the Property Assess Number and Value of Telegra Quarter, 1880 Postal Revenue for September Q	k Transactions for ment Act ms for September uarter, 1880	1515 1522 1527 1521 1522 1526 1526
September Quarter, 1880 Notice to Mariners, No. 46 Notice under the Property Assess Number and Value of Telegra Quarter, 1880 Postal Revenue for September Q Powers delegated to the Winche	k Transactions for 	1515 1522 1527 1521 1522 1526 1526
September Quarter, 1880 Notice to Mariners, No. 46 Notice under the Property Assess Number and Value of Telegra Quarter, 1880 Postal Revenue for September Q Powers delegated to the Winche under "The Public Domains A	k Transactions for ment Act ms for September uarter, 1880 ester Domain Board Act, 1860	1515 1522 1527 1521 1522 1526 1526 1526
September Quarter, 1880 Notice to Mariners, No. 46 Notice under the Property Assess Number and Value of Telegra Quarter, 1880 Postal Revenue for September Q Powers delegated to the Winche under "The Public Domains A Railway Tariff Rates, Alteration	k Transactions for ment Act ms for September uarter, 1880 ester Domain Board Act, 1860	1515 1522 1527 1521 1522 1526 1526 1526
September Quarter, 1880 Notice to Mariners, No. 46 Notice under the Property Assess Number and Value of Telegra Quarter, 1880 Postal Revenue for September Q Powers delegated to the Winche under "The Public Domains A Railway Tariff Rates, Alteration Regulations for Preventing Collis	k Transactions for ment Act ms for September 	1615 1522 1527 1521 1522 1526 1526 1526 1514 1521 1521
September Quarter, 1880 Notice to Mariners, No. 46 Notice under the Property Assess Number and Value of Telegra Quarter, 1880 Postal Revenue for September Q Powers delegated to the Winche under "The Public Domains A Railway Tariff Rates, Alteration Regulations for Preventing Collis Regulations under "The Proper	k Transactions for ment Act ms for September 	1615 1522 1527 1521 1522 1526 1526 1526 1526 1514 1521 1521
September Quarter, 1880 Notice to Mariners, No. 46 Notice under the Property Assess Number and Value of Telegra Quarter, 1880 Postal Revenue for September Q Powers delegated to the Winche under "The Public Domains A Railway Tariff Rates, Alteration Regulations for Preventing Collis Regulations under "The Proper 1879" Resignation of Member of Land J	k Transactions for ment Act ms for September 	1615 1522 1527 1521 1522 1526 1526 1526 1526 1514 1521 1521
September Quarter, 1880 Notice to Mariners, No. 46 Notice under the Property Assess Number and Value of Telegra Quarter, 1880 Postal Revenue for September Qy Powers delegated to the Winche under "The Public Domains A Railway Tariff Rates, Alteration Regulations for Preventing Collis Regulations under "The Proper 1879" Resignation of Member of Land J Rules and Regulations of the Car	k Transactions for ment Act ms for September 	1615 1522 1527 1521 1522 1526 1526 1526 1514 1521 1521 1521 1515 1522 1519
September Quarter, 1880 Notice to Mariners, No. 46 Notice under the Property Assess Number and Value of Telegra Quarter, 1880 Postal Revenue for September Q Powers delegated to the Winche under "The Public Domains A Railway Tariff Rates, Alteration Regulations for Preventing Collis Regulations for Preventing Collis Regulations under "The Proper 1879" Resignation of Member of Land J Rules and Regulations of the Car Timary Public Cemetery brod	k Transactions for ment Act ms for September 	1615 1522 1527 1521 1522 1526 1526 1514 1521 1521 1521 1515 1522 1519
September Quarter, 1880 Notice to Mariners, No. 46 Notice under the Property Assess Number and Value of Telegra Quarter, 1880 Postal Revenue for September Q Powers delegated to the Winche under "The Public Domains A Railway Tariff Rates, Alteration Regulations for Preventing Collis Regulations under "The Proper 1879" Resignation of Member of Land J Rules and Regulations of the Car Timaru Public Cemetery brow Cemeteries Management Act, 1	k Transactions for ment Act ms for September 	1615 1522 1527 1521 1522 1526 1526 1526 1514 1521 1521 1521 1515 1522 1519 1518
September Quarter, 1880 Notice to Mariners, No. 46 Notice under the Property Assess Number and Value of Telegra Quarter, 1880 Postal Revenue for September Q Powers delegated to the Winche under "The Public Domains A Railway Tariff Rates, Alteration Regulations for Preventing Collis Regulations under "The Proper 1879" Resignation of Member of Land J Rules and Regulations of the Car Timaru Public Cemetery brou Cemeteries Management Act, J Warden for Masterton Highway	k Transactions for ment Act ms for September 	1615 1522 1527 1521 1522 1526 1526 1526 1526 1514 1521 1521 1515 1522 1519 1518 1520
September Quarter, 1880 Notice to Mariners, No. 46 Notice under the Property Assess Number and Value of Telegra Quarter, 1880 Postal Revenue for September Q Powers delegated to the Winche under "The Public Domains A Railway Tariff Rates, Alteration Regulations for Preventing Collis Regulations for Preventing Collis Regulations of Preventing Collis Regulations of Member of Land I Rules and Regulations of the Car Timaru Public Cemetery brow Cemeteries Management Act, 1 Warden for Masterton Highway Winchester Recreation-ground b	k Transactions for ment Act ms for September 	1615 1522 1527 1521 1522 1526 1526 1526 1514 1521 1521 1521 1515 1522 1519 1518 1520
September Quarter, 1880 Notice to Mariners, No. 46 Notice under the Property Assess Number and Value of Telegra Quarter, 1880 Postal Revenue for September Q Powers delegated to the Winche under "The Public Domains A Railway Tariff Rates, Alteration Regulations for Preventing Collis Regulations under "The Proper 1879" Resignation of Member of Land J Rules and Regulations of the Car Timaru Public Cemetery brou Cemeteries Management Act, J Warden for Masterton Highway Winchester Recreation-ground b	k Transactions for ment Act ms for September 	1615 1522 1527 1521 1522 1526 1526 1526 1526 1514 1521 1521 1515 1522 1519 1518 1520
September Quarter, 1880 Notice to Mariners, No. 46 Notice under the Property Assess Number and Value of Telegra Quarter, 1880 Postal Revenue for September Q Powers delegated to the Winche under "The Public Domains A Railway Tariff Rates, Alteration Regulations for Preventing Collis Regulations for Preventing Collis Regulations of Preventing Collis Regulations of Member of Land I Rules and Regulations of the Car Timaru Public Cemetery brow Cemeteries Management Act, 1 Warden for Masterton Highway Winchester Recreation-ground b	k Transactions for mement Act ms for September 	1615 1522 1527 1521 1522 1526 1526 1526 1521 1521 1521
September Quarter, 1880 Notice to Mariners, No. 46 Notice under the Property Assess Number and Value of Telegra Quarter, 1880 Postal Revenue for September Q Powers delegated to the Winche under "The Public Domains A Railway Tariff Rates, Alteration Regulations for Preventing Collis Regulations for Preventing Collis Regulations of Member of Land I Rules and Regulations of the Car Timaru Public Cemetery brou Cemeteries Management Act, 1 Warden for Masterton Highway Winchester Recreation-ground b Public Domains Act, 1860"	k Transactions for mement Act ms for September 	1615 1522 1527 1521 1522 1526 1526 1526 1514 1521 1515 1522 1519 1518 1520 1514

By Authority: GEORGE DIDSBURY, Government Printer, Wellington,