



THE  
**NEW ZEALAND GAZETTE.**

Published by Authority.

WELLINGTON, THURSDAY, MARCH 31, 1881.

*Land taken for Road in the Mangamuka Survey District, Provincial District of Auckland.*

(L.S.) ARTHUR H. GORDON, Governor.  
 A PROCLAMATION.

WHEREAS the land described in the Schedule hereto is required to be taken under "The Public Works Act, 1876," and "The Public Works Act 1876 Amendment Act, 1878," for a certain work, to wit, the construction of a road in the Mangamuka Survey District, Provincial District of Auckland:

And whereas the Minister for Public Works has laid before the Governor the memorial and map mentioned in and signed and certified as required by the said Acts:

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

SCHEDULE.

ALL that piece or parcel of land containing by admeasurement 121 acres, commencing at a point situate in Lot No. 1, Parish of Motukakaka. Bounded by lines

generally Westerly, 52761 links; Easterly to commencing point, 53372 links.

Also all that piece or parcel of land containing by admeasurement 1 rood 16 perches, commencing at a point about 11 chains northerly from the last-described parcel of land. Bounded by lines generally Westerly, 660 links; Easterly to commencing point, 729 links.

Also all that piece or parcel of land containing by admeasurement 7 acres 2 roods, commencing at a point 7 chains north-westerly from the last-described parcel of land. Bounded by lines as follows: Generally Westerly, 4300 links; Easterly to commencing point, 4180 links.

Also all that piece or parcel of land containing by admeasurement 1 acre 3 roods, commencing at a point 9 chains north-westerly from the last-described parcel of land. Bounded by lines generally Westerly, 1360 links; Easterly to commencing point, 1200 links.

Also all that piece or parcel of land containing by admeasurement 1 rood 24 perches, commencing at a point 16 chains north-westerly from the last-described parcel of land. Bounded by lines generally Westerly, 630 links; Easterly to commencing point, 632 links.

Also all that piece or parcel of land containing by admeasurement 3 acres, commencing at a point 3 chains north-westerly from the last-described parcel of land. Bounded by lines generally Westerly, 1440 links; generally Easterly to commencing point, 1639 links.

Also all that piece or parcel of land containing by admeasurement 5 acres 3 roods, commencing at a point 4 chains north-westerly from the last-described parcel of land. Bounded by lines generally North-westerly, 3785 links to the boundary of the Tapuwae No. 2 Block; generally South-easterly to commencing point, 3896 links. Be all the aforesaid areas and linkages more or less.

The several parcels of land being situate in the Mangamuka Survey District, and passing through Native land, County of Hokianga, Provincial District of Auckland, the same being more particularly delineated upon the plan marked P.W.D. 8032, attached to the memorial above referred to.

Given under the hand of His Excellency the Honorable Arthur Hamilton Gordon, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, Her Majesty's High Commissioner for the Western Pacific, Governor and Commander-in-Chief in and over Her Majesty's Colony of New Zealand and its Dependencies, and Vice-Admiral of the same; and issued under the Seal of the said Colony, at Dunedin, this twenty-second day of March, in the year of our Lord one thousand eight hundred and eighty-one.

R. OLIVER.

GOD SAVE THE QUEEN!

Approved in Council.

FORSTER GORING,  
Clerk of the Executive Council.

*Taking of Land for the Borough of Wanganui  
Water Supply.*

(L.S.) ARTHUR H. GORDON, Governor.

A PROCLAMATION.

WHEREAS by section one hundred and seventy-nine of "The Municipal Corporations Act, 1876" (herein referred to as "the said Act"), it is enacted that the Council of a borough constituted under the said Act may take any land within the borough for any of the purposes of the said Act, in the manner provided by the Second Part of "The Public Works Act, 1876." And by the two hundred and forty-fourth section of the said Act it is enacted that the Council may construct waterworks for the supply of pure water for the use of the inhabitants of the borough, or of the shipping in any harbour adjoining, and may do all things necessary thereto, and therein especially may purchase or take, under the provisions of "The Public Works Act, 1876," lands and waters within or beyond the borough: And by the two hundred and forty-fifth section of the said Act it is enacted, that any land or water so taken shall be taken under the provisions of "The Public Works Act, 1876."

And whereas by section seven of "The Municipal Corporations Act, 1876 Amendment Act, 1877," it is enacted that the Council of every borough may purchase or take, under the provisions of "The Public Works Act, 1876," any lands outside of as well as within the borough for any purpose connected with the drainage of the borough, the maintenance and repair of the roads, streets, and public places thereof, or the public health, protection, and safety of its inhabitants, or for any other purpose for which the Council is authorized to take land within the borough: And whereas the Council of the Borough of Wanganui propose to construct the following works, viz.: The fencing in of the parcel of land described in the Schedule hereto, and the connection by pipes of the waters of a lake called Virginia Lake, situate thereon, with the present system of water supply of the said borough: And whereas the Council aforesaid has laid before me the memorial and map required by the twenty-fifth section of "The Public Works Act, 1876:"

And whereas it appears to me that all things required by the said Act, "The Municipal Corporations Act 1876 Amendment Act, 1877," "The Public

Works Act, 1876," and "The Public Works Act 1876 Amendment Act, 1878," to be done and performed to authorize the taking of the said parcel of land, and the waters thereon, have been done and performed:

Now, therefore, I, Arthur Hamilton Gordon, the Governor of the Colony of New Zealand, by and with the advice and consent of the Executive Council of the said colony, in exercise and pursuance of the power and authority in me vested by the twenty-fifth section of "The Public Works Act, 1876," and by the said Acts, and of every other power and authority enabling me in that behalf, do hereby proclaim and declare that the land described in the Schedule hereto, and the waters thereon, are hereby taken for the purpose of such works as aforesaid; and that, from and after the twenty-second day of March, one thousand eight hundred and eighty-one, the land described in the Schedule hereto, and the waters thereon, shall become vested in fee-simple in the Mayor, Councillors, and Burgesses of the Borough of Wanganui, discharged from all mortgages, charges, claims, estates, and interests of what kind soever, for the purpose of such works as aforesaid.

SCHEDULE.

ALL that piece or parcel of land (portion of which is covered by the waters of the Virginia Lake) containing by admeasurement 37 acres and 17 perches, more or less, situate near the Town of Wanganui, being portions of Sections Nos. 15, 16, and 17, on the plan of the right bank of the Wanganui River, Wanganui - Waitotara Highway District, Survey District of Wanganui, Provincial District of Wellington, commencing at a point in Section No. 16 at the south-east corner of the Virginia Lake. Bounded—Easterly by a line, 640 links; Southerly by a line, 454 links; generally Easterly by lines, 448, 824, and 824 links respectively; generally Northerly by lines, 554 and 594 links respectively; generally North-westerly by lines, 785, 374, 245, 318, and 376 links respectively; South-westerly by a line, 623 links; North-westerly by a line, 233 links; generally South-westerly by the north-eastern boundary of the great North-western Road to commencing point, 64, 370, and 662 links respectively: be the aforesaid linkages either more or less, as the same is more particularly delineated upon the map attached to the memorial above referred to, and thereon coloured red.

Given under the hand of His Excellency the Honorable Arthur Hamilton Gordon, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, Her Majesty's High Commissioner for the Western Pacific, Governor and Commander-in-Chief in and over Her Majesty's Colony of New Zealand and its Dependencies, and Vice-Admiral of the same; and issued under the Seal of the said Colony, at Dunedin, this twenty-second day of March, in the year of our Lord one thousand eight hundred and eighty-one.

R. OLIVER.

Approved in Council.

FORSTER GORING,  
Clerk of the Executive Council.

GOD SAVE THE QUEEN!

*Abolishing Prisons at Greymouth and Lawrence.*

(L.S.) ARTHUR H. GORDON, Governor.

A PROCLAMATION.

WHEREAS by the eighth section of "The Prisons Act, 1873," it is enacted that, as to any public

prison which the Governor shall be of opinion has become unfit for the purpose, or unnecessary, or for any other reason ought to cease to be a public prison, the Governor may, by Proclamation published in the *New Zealand Gazette*, declare that such public prison shall no longer be a public prison; and upon the publication of such Proclamation in the *New Zealand Gazette*, or from and after any later date fixed in such Proclamation for the purpose, such public prison shall cease to be a public prison:

Now, therefore, I, Arthur Hamilton Gordon, the Governor of the Colony of New Zealand, do hereby proclaim and declare that, on and after the thirty-first day of March instant, the public prisons at Greymouth and Lawrence shall cease to be public prisons.

Given under the hand of His Excellency the Honorable Arthur Hamilton Gordon, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, Her Majesty's High Commissioner for the Western Pacific, Governor and Commander-in-Chief in and over Her Majesty's Colony of New Zealand and its Dependencies, and Vice-Admiral of the same; and issued under the Seal of the said Colony, at Dunedin, this twenty-second day of March, in the year of our Lord one thousand eight hundred and eighty-one.

THOMAS DICK.

GOD SAVE THE QUEEN!

*County of Raglan excluded from Operation of "The Dog Registration Act, 1880."*

(L.S.) ARTHUR H. GORDON, Governor.

#### A PROCLAMATION.

IN pursuance of the powers and authorities vested in me by the third section of "The Dog Registration Act, 1880," I, Arthur Hamilton Gordon, the Governor of the Colony of New Zealand, do hereby proclaim and declare that the County of Raglan shall be excluded from the operation of the said Act.

Given under the hand of His Excellency the Honorable Arthur Hamilton Gordon, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, Her Majesty's High Commissioner for the Western Pacific, Governor and Commander-in-Chief in and over Her Majesty's Colony of New Zealand and its Dependencies, and Vice-Admiral of the same; and issued under the Seal of the said Colony, at the Government House, at Wellington, this twenty-fifth day of March, in the year of our Lord one thousand eight hundred and eighty-one.

THOMAS DICK.

GOD SAVE THE QUEEN!

*Part of Stewart Island County excluded from Operation of "The Dog Registration Act, 1880."*

(L.S.) ARTHUR H. GORDON, Governor.

#### A PROCLAMATION.

IN pursuance of the powers and authorities vested in me by the third section of "The Dog Registration Act, 1880," I, Arthur Hamilton Gordon, the Governor of the Colony of New Zealand, do hereby proclaim and declare that the area comprised within the district described in the Schedule hereto shall be excluded from the operation of the said Act.

#### SCHEDULE.

THE County of Stewart Island, as described in "The Counties Act, 1876," excepting the island called Stewart Island.

Given under the hand of His Excellency the Honorable Arthur Hamilton Gordon, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, Her Majesty's High Commissioner for the Western Pacific, Governor and Commander-in-Chief in and over Her Majesty's Colony of New Zealand and its Dependencies, and Vice-Admiral of the same; and issued under the Seal of the said Colony, at Wellington, this twenty-fifth day of March, in the year of our Lord one thousand eight hundred and eighty-one.

THOMAS DICK.

GOD SAVE THE QUEEN!

*Upper Ashburton, Mount Somers, and Rangitata Road Districts constituted.*

(L.S.) ARTHUR H. GORDON, Governor.

#### A PROCLAMATION.

BY virtue of the powers vested in me by the seventh section of the Ordinance of the Province of Canterbury, intituled "The Canterbury Roads Ordinance, 1872," and of the powers vested in me by "The Abolition of Provinces Act, 1875," and "The Canterbury Roads Ordinance Amendment Act, 1877," I, Arthur Hamilton Gordon, the Governor of the Colony of New Zealand, do hereby proclaim and declare that, from and after the date hereof, the portions of the Upper Ashburton Road District and the Mount Somers Road District, described in the First Schedule hereto, shall be severed from the said road districts, and shall be and are hereby constituted a new district under the name of the "Rangitata Road District," and that the remaining portion of the said Upper Ashburton Road District and of the said Mount Somers Road District, described in the Second Schedule hereto, shall be deemed to be new districts under the names of the "Upper Ashburton Road District" and the "Mount Somers Road District."

#### FIRST SCHEDULE.

DESCRIPTION OF THE RANGITATA ROAD DISTRICT.  
ALL that parcel of land in the Provincial District of Canterbury, bounded towards the North-east by Section 25993 and by a road-line to and along Section 25995 to the Hinds River, and thence by that river to the Great Southern Trunk Railway; thence towards the South-east by that railway, by the Township of Hinds, and again by said railway to the middle of the Rangitata River; thence towards the South-west by the middle of the said river; towards the North-west by Reserve No. 1357 (in red); and again towards the North-east by the south branch of the Ashburton River to Section 25993, the starting point.

#### SECOND SCHEDULE.

#### DESCRIPTION OF THE MOUNT SOMERS ROAD DISTRICT.

Bounded towards the North by a right line commencing at a point on the summit of the Southern Alps due west of the source of the Rakaia River, and running thence due east to said source of the Rakaia River, and by left bank of the said Rakaia River; towards the East by Mount Hutt Road District, as described in the *New Zealand Gazette* No. 28, 1879, to Run No. 124; towards the South-east by said Run No.

124 to the north branch of the Ashburton River, thence up that river to Run No. 59, and by said run to the Hinds River; towards the South-west and again towards the South-east by the Rangitata Road District, hereinbefore described, to the middle of the Rangitata River; again towards the South-east and South by the middle of said river and the Forest Creek to its source in Two-Thumb Range; thence towards the West by the summit of that range to the summit of the Southern Alps; and thence towards the North-west by the summit of the said Southern Alps to a point due west of the source of the Rakaia River, the starting point.

DESCRIPTION OF THE UPPER ASHBURTON ROAD DISTRICT.

Bounded towards the North-east by Mount Hutt and South Rakaia Road Districts, as described in the *New Zealand Gazette* No. 28, 1879, to the Great Southern Trunk Railway; thence towards the South-east by that railway, the Borough of Ashburton, and again by the said railway to the Hinds River; towards the South-west by the Rangitata Road District, hereinbefore described; and towards the North-west by the Mount Somers Road District, hereinbefore described: as the said several districts are delineated on the plan deposited in the Survey Office, Christchurch.

Given under the hand of His Excellency the Honorable Arthur Hamilton Gordon, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, Her Majesty's High Commissioner for the Western Pacific, Governor and Commander-in-Chief in and over Her Majesty's Colony of New Zealand and its Dependencies, and Vice-Admiral of the same; and issued under the Seal of the said Colony, at Wellington, this twenty-fifth day of March, in the year of our Lord one thousand eight hundred and eighty-one.

THOMAS DICK.

GOD SAVE THE QUEEN!

*Amending Crossing-places under "The Sheep Act, 1878."*—Notice No. 90.

(L.S.) ARTHUR GORDON, Governor.  
A PROCLAMATION.

BY virtue and in pursuance of the powers and authorities vested in me by the forty-fourth section of "The Sheep Act, 1878," and of all other powers and authorities enabling me in that behalf, I, Arthur Hamilton Gordon, the Governor of the Colony of New Zealand, do hereby proclaim and order that the Proclamation dated the fourth day of February, one thousand eight hundred and eighty-one, and all other Proclamations issued under the before-mentioned section, are hereby rescinded.

And I do further proclaim and declare that the places mentioned in the Schedule hereto shall be places at which all sheep to be introduced by land into the several sheep districts in the Schedule hereto respectively mentioned shall be crossed over the boundaries of such districts.

SCHEDULE.

NAPIER, AUCKLAND, AND WELLINGTON SHEEP DISTRICTS.

On the boundary between the Wellington and Napier Sheep Districts where the coast-line crosses the Waimata Stream.

In the Township of Woodville, Provincial District of Hawke's Bay, at the junction of the main road

from Masterton with the main road from the Manawatu Gorge to Napier.

At Te Reinga, on the boundary between the Napier and the Auckland Sheep Districts.

Where the main road from Napier to Taupo crosses the boundary of the Napier and the Auckland Sheep Districts.

CANTERBURY AND WAIAU SHEEP DISTRICTS.

The ferry on the Waiau-ua River, known as Arthur's or Upper Waiau Ferry.

The ford or bridge on the Waiau-ua River, opposite the homestead of Leslie Hill's Run.

The ford on the Waiau-ua River, about opposite the Township of Waiau.

The ford or bridge on the Hurunui River, on the Great North Road.

On the boundary of the Canterbury and Waiau Sheep Districts, where the road between St. Leonards and Culverden Runs crosses said boundary.

Given under the hand of His Excellency the Honorable Arthur Hamilton Gordon, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, Her Majesty's High Commissioner for the Western Pacific, Governor and Commander-in-Chief in and over Her Majesty's Colony of New Zealand and its Dependencies, and Vice-Admiral of the same; and issued under the Seal of the said Colony, at the Government House, at Wellington, this thirtieth day of March, in the year of our Lord one thousand eight hundred and eighty-one.

THOMAS DICK.

GOD SAVE THE QUEEN!

*Rehearing of Native Land Claim.*

ARTHUR H. GORDON, Governor.  
ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-ninth day of March, 1881.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

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

And whereas at a sitting of the Native Land Court of New Zealand, at Kaihu, in the District of Kaipara, in the Provincial District of Auckland, on the fourteenth day of August, one thousand eight hundred and eighty, the claim of Mihaka Makoare and others, aboriginal natives of New Zealand, to a piece of land called Tikinui, situate at Tikinui, in the said district, was heard and decided, and a certain order was thereupon made:

And whereas on or about the twenty-first day of October, one thousand eight hundred and eighty, an

application was made, by and on behalf of certain aboriginal natives claiming to have an interest in the said land, for a rehearing of the said claim, and it is expedient that the said claim should be reheard before the said Court:

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

FORSTER GORING,  
Clerk of the Executive Council.

*Extending Time for Preparation of Burgess Roll of Borough of Waimate.*

ARTHUR H. GORDON, Governor.  
ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-ninth day of March, 1881.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

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

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

SCHEDULE.

1. For making out the burgess list: On or before the 2nd May, 1881.
2. Public notification of the burgess list, and the defaulters' list being ready for inspection: On the 3rd May, 1881.
3. Burgess and defaulters' list open for inspection, and delivery of objections thereto: Until the 16th May, 1881.
4. Inspection of list of objections: From the 16th May to the 21st May, 1881.
5. Sitting of Council to determine claims and objections: Between the 23rd May and the 30th May, 1881.

Burgess roll to come into force: On the 1st July, 1881.

FORSTER GORING,  
Clerk of the Executive Council.

*Extending Time for Preparation of Valuation List of Inangahua County.*

A. GORDON, Governor.  
ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-ninth day of March, 1881.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by an Order in Council dated the fourth day of February, one thousand eight hundred and eighty-one, made under "The Rating Act, 1876," the time during which the valuation list of the County of Inangahua should be open for inspection, and objections thereto received, was extended to the seventh day of March, one thousand eight hundred and eighty-one: And whereas it is expedient to further extend the said time:

Now, therefore, His Excellency the Governor of the Colony of New Zealand, in exercise of the powers vested in him by the said "Rating Act, 1876," and by and with the consent of the Executive Council of the said colony, doth hereby further extend the time during which the valuation list of the said County of Inangahua shall be open for inspection, and objections thereto received, until the thirtieth day of April, one thousand eight hundred and eighty-one.

FORSTER GORING,  
Clerk of the Executive Council.

*Fixing Date of Sitting of Court of Appeal.*

ARTHUR H. GORDON, Governor.  
ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-ninth day of March, 1881.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by "The Court of Appeal Act, 1862," and "The Court of Appeal Act Amendment Act, 1870," it is enacted that the Court shall hold its sittings at such times and places as shall be from time to time fixed by the Governor in Council, and proclaimed in the *Government Gazette* thirty days at least before the times so fixed respectively:

Now, therefore, His Excellency the Governor of the Colony of New Zealand, by and with the advice and consent of the Executive Council of the said colony, doth hereby fix that a sitting of the Court of Appeal of New Zealand shall be held within the New Supreme Courthouse, in the City of Wellington, upon the ninth day of May, one thousand eight hundred and eighty-one, at eleven o'clock in the forenoon.

FORSTER GORING,  
Clerk of the Executive Council.

*Appointing Trustees under Maori Real Estate Management Acts, 1867 and 1877.*

ARTHUR H. GORDON, Governor.  
ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-ninth day of March, 1881.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by "The Maori Real Estate Management Act, 1867" (hereinafter called "the said Act"), it is enacted that, if any title to or interest in any hereditaments shall accrue to any Maoris, who or any of whom shall be infants, lunatics, or under legal disability, it shall be lawful for the Governor in

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

And whereas by "The Maori Real Estate Management Act Amendment Act, 1877," it is provided that in all cases in which no trustee of such estate of any infant Maori prior to the passing of the said last-recited Act has been appointed, the Governor may appoint such trustee only on the recommendation of a Judge of the Native Land Court:

And whereas in pursuance of orders bearing dates as contained in the first column of the Schedule hereto, made by the Judges named in the second column thereof, the persons named in the third column were recommended to the Governor as trustees under the said Acts on behalf of the persons named and under the disability described in the fourth column, in respect of the lands described or referred to in the fifth column:

Now, therefore, His Excellency the Governor of New Zealand, with the advice and consent of the Executive Council of the colony, in exercise and pursuance of the powers and authorities vested in him by the said Acts, doth hereby order that the interests and shares of the persons under disability named in the Schedule hereto in the several blocks of land referred to therein shall be and remain vested in the several persons named in the third column thereof as trustees within the meaning and for the purposes of the said Acts for the said persons respectively during the term or terms of their minority or other disability; the said parcels of land having the areas and boundaries set forth in the Crown grants, certificates of title, and memorials of ownership affecting the same, and in the record maps in the office of the Surveyor-General.

## SCHEDULE.

Dates of Orders.	Judges by Whom Made.	Trustees hereby appointed.	Names and Ages of Persons under Disability.	Lands in respect of which Trustees are appointed.
25 Jan., 1881	Francis Dart Fenton ...	Edward Walter Puckey and Kapa Raharuhi	Harawira Hoani ...	Owharoa No. 2, District of Thames, 2,031 acres.
25 Jan., 1881	Francis Dart Fenton ...	Edward Walter Puckey and Kapa Raharuhi	Harawira Hoani and Harai Rina	Owharoa No. 5, District of Thames, 115 acres.
25 Jan., 1881	Francis Dart Fenton ...	Edward Walter Puckey and Kapa Raharuhi	Rota Hoani and Harai Rina	Owharoa No. 2, District of Thames, 2,031 acres.
25 Jan., 1881	Francis Dart Fenton ...	Edward Walter Puckey and Kapa Raharuhi	Harai Rina, Reni Kiriwaitai, and Hone Kiriwaitai	Ohinemuri No. 17, District of Thames, 35,123 acres.
25 Jan., 1881	Francis Dart Fenton ...	Edward Walter Puckey and Kapa Raharuhi	Reni Kiriwaitai ...	Ohinemuri No. 16, District of Thames, 812 acres.
25 Jan., 1881	Francis Dart Fenton ...	Edward Walter Puckey and Haira te Puihi	Unahi Rina, Rina Ngataha, and Anaru Rina	Owharoa No. 2, District of Thames, 2,031 acres.
25 Jan., 1881	Francis Dart Fenton ...	Edward Walter Puckey and Haira te Puihi	Unahi te Kiri and Anaru te Kiri	Ohinemuri No. 10, District of Thames, 408 acres.
25 Jan., 1881	Francis Dart Fenton ...	Edward Walter Puckey and Haira te Puihi	Nahi Haira and Anaru Hira	Ohinemuri No. 17, District of Thames, 35,123 acres.
25 Jan., 1881	Francis Dart Fenton ...	Edward Walter Puckey and Huria Ani	Merea Kiriwaitai ...	Owharoa No. 2, District of Thames, 2,031 acres.
25 Jan., 1881	Francis Dart Fenton ...	Edward Walter Puckey and Huria Ani	Merea Kiriwaitai ...	Ohinemuri No. 10, District of Thames, 408 acres.
25 Jan., 1881	Francis Dart Fenton ...	Edward Walter Puckey and Huria Ani	Merea Kiriwaitai ...	Ohinemuri No. 16, District of Thames, 812 acres.
25 Jan., 1881	Francis Dart Fenton ...	Edward Walter Puckey and Koroneho Kotia	Moihi Koroneho ...	Ohinemuri No. 17, District of Thames, 35,123 acres.
25 Jan., 1881	Francis Dart Fenton ...	Edward Walter Puckey, Herekiuha Muroa, and Warutau Mohi	Herekiuha Reti, Te Oka Reti, Timi Reti, and Mene Reti	Owharoa No. 2, District of Thames, 2,031 acres.
25 Jan., 1881	Francis Dart Fenton ...	Edward Walter Puckey, Herekiuha Muroa, and Warutau Mohi	Herekiuha Reti ...	Owharoa No. 5, District of Thames, 115 acres.
25 Jan., 1881	Francis Dart Fenton ...	Edward Walter Puckey, Herekiuha Muroa, and Warutau Mohi	Herekiuha Reti, Te Oka Reti, Timi Reti, and Mene Reti	Ohinemuri No. 17, District of Thames, 35,123 acres.
25 Jan., 1881	Francis Dart Fenton ...	Edward Walter Puckey and Poihipi Hohua	Turiwhati Poihipi, Hohi Ramari, and Horitau Poihipi	Owharoa No. 2, District of Thames, 2,031 acres.
25 Jan., 1881	Francis Dart Fenton ...	Edward Walter Puckey and Herekiuha Muroa	Hoani Marara, Watene Marara, and Maraea Marara	Owharoa No. 5, District of Thames, 115 acres.
25 Jan., 1881	Francis Dart Fenton ...	Edward Walter Puckey and Herekiuha Muroa	Hoani Marara ...	Ohinemuri No. 12, District of Thames, 200 acres.
25 Jan., 1881	Francis Dart Fenton ...	Edward Walter Puckey and Hirawani te Karawhiu	Hoera Hirawani, Parenga Hirawani, and Pipi Hirawani	Owharoa No. 5, District of Thames, 115 acres.
25 Jan., 1881	Francis Dart Fenton ...	Edward Walter Puckey and Pera Reweti	Pera Harawira and Kiri Harawira	Owharoa No. 2, District of Thames, 2,031 acres.
25 Jan., 1881	Francis Dart Fenton ...	Edward Walter Puckey and Pera Reweti	Pera Harawira ...	Ohinemuri No. 17, District of Thames, 35,123 acres.
25 Jan., 1881	Francis Dart Fenton ...	Edward Walter Puckey and Pera Reweti	Ata Harawira ...	Ohinemuri No. 10, District of Thames, 408 acres.
25 Jan., 1881	Francis Dart Fenton ...	Edward Walter Puckey and Hirawa te Moananui	Wanui te Teira and Pinga te Teira	Ohinemuri No. 3, District of Thames, 3,705 acres.
25 Jan., 1881	Francis Dart Fenton ...	Edward Walter Puckey and Hirawa te Moananui	Wanui te Teira and Pinga te Teira	Ohinemuri No. 6, District of Thames, 200 acres.

## SCHEDULE—continued.

Dates of Orders.	Judges by Whom Made.	Trustees hereby appointed.	Names and Ages of Persons under Disability.	Lands in respect of which Trustees are appointed.
25 Jan., 1881	Francis Dart Fenton ...	Edward Walter Puckey and Hirawa te Moananui	Wanui te Teira and Pinga te Teira	Ohinemuri No. 8, District of Thames, 8,855 acres.
25 Jan., 1881	Francis Dart Fenton ...	Edward Walter Puckey and Hirawa te Moananui	Wanui te Teira and Pinga te Teira	Ohinemuri No. 17, District of Thames, 35,123 acres.
25 Jan., 1881	Francis Dart Fenton ...	Edward Walter Puckey and Hirawa te Moananui	Pinga te Teira ...	Ohinemuri No. 11, District of Thames, 240 acres.
25 Jan., 1881	Francis Dart Fenton ...	Edward Walter Puckey and Hirawa te Moananui	Pinga te Teira ...	Ohinemuri No. 18, District of Thames, 2,700 acres.
25 Jan., 1881	Francis Dart Fenton ...	Edward Walter Puckey and Parata Karena	Ramari Marara and Te Atatu	Ohinemuri No. 8, District of Thames, 8,855 acres.
25 Jan., 1881	Francis Dart Fenton ...	Edward Walter Puckey and Parata Karena	Te Atatu Tamati ...	Ohinemuri No. 2, District of Thames, 3,705 acres.
25 Jan., 1881	Francis Dart Fenton ...	Edward Walter Puckey and Tukukino te Ahiaataewa	Tukukino ...	Ohinemuri No. 7, District of Thames, 1,123 acres.
25 Jan., 1881	Francis Dart Fenton ...	Edward Walter Puckey and Takerei te Putu	Takitaki ...	Ohinemuri No. 5, District of Thames, 2,000 acres.
25 Jan., 1881	Francis Dart Fenton ...	Edward Walter Puckey and Teri te Whatanui	Arara Teri ...	Ohinemuri No. 17, District of Thames, 35,123 acres.
25 Jan., 1881	Francis Dart Fenton ...	Edward Walter Puckey and Wini Kerei te Whetuiti	Mama Rangaunu and Hoihipera Rangaunu	Ohinemuri No. 4, District of Thames, 7,550 acres.
25 Jan., 1881	Francis Dart Fenton ...	Edward Walter Puckey and Wini Kerei te Whetuiti	Mama Rangaunu, Te Hoihipera Rangaunu, and Harihari Rangaunu	Ohinemuri No. 10, District of Thames, 408 acres.
25 Jan., 1881	Francis Dart Fenton ...	Edward Walter Puckey and Wini Kerei te Whetuiti	Mama Rangaunu ...	Ohinemuri No. 9, District of Thames, 500 acres.
25 Jan., 1881	Francis Dart Fenton ...	Edward Walter Puckey and Pineaha te Wharekowhai	Te Papuhau te Pora ...	Ohinemuri No. 13, District of Thames, 200 acres.
25 Jan., 1881	Francis Dart Fenton ...	Edward Walter Puckey, Timotiu te Hati, and Henry Christian Wick	Pani Paura ...	Ohinemuri No. 1, District of Thames, 3,600 acres.
25 Jan., 1881	Francis Dart Fenton ...	Edward Walter Puckey and Hori te Ngatete	Te Wa te Ngatete ...	Ohinemuri No. 14, District of Thames, 50 acres.
25 Jan., 1881	Francis Dart Fenton ...	Edward Walter Puckey, Kemara Tirarahine, and Rapata te Pokiha	Ratana Mateuruta ...	Ohinemuri No. 10, District of Thames, 408 acres.
25 Jan., 1881	Francis Dart Fenton ...	Edward Walter Puckey and Pereniki te Amukete	Arihia Ngatara ...	Ohinemuri No. 17, District of Thames, 35,123 acres.
25 Jan., 1881	Francis Dart Fenton ...	Edward Walter Puckey and Pereniki te Amukete	Arihia Maringi ...	Ohinemuri No. 8, District of Thames, 8,855 acres.
25 Jan., 1881	Francis Dart Fenton ...	Edward Walter Puckey and Pereniki te Amukete	Arihia Ngatara ...	Ohinemuri No. 3, District of Thames, 3,705 acres.
25 Jan., 1881	Francis Dart Fenton ...	Edward Walter Puckey and Rapata te Pokiha	Tumatekitua Paaka ...	Ohinemuri No. 3, District of Thames, 3,705 acres.
25 Jan., 1881	Francis Dart Fenton ...	Edward Walter Puckey and Rapata te Pokiha	Tumatekitua Paaka ...	Ohinemuri No. 4, District of Thames, 7,550 acres.
25 Jan., 1881	Francis Dart Fenton ...	Edward Walter Puckey and Rapata te Pokiha	Tumatekitua Paaka ...	Ohinemuri No. 8, District of Thames, 8,855 acres.
25 Jan., 1881	Francis Dart Fenton ...	Edward Walter Puckey and Rapata te Pokiha	Tumatekitua Paaka ...	Ohinemuri No. 10, District of Thames, 408 acres.
25 Jan., 1881	Francis Dart Fenton ...	Edward Walter Puckey and Rapata te Pokiha	Tumatekitua Paaka ...	Ohinemuri No. 15, District of Thames, 10 acres.
25 Jan., 1881	Francis Dart Fenton ...	Edward Walter Puckey and Rapata te Pokiha	Tumatekitua Paaka ...	Ohinemuri No. 17, District of Thames, 35,123 acres.
25 Jan., 1881	Francis Dart Fenton ...	Edward Walter Puckey and Rapata te Pokiha	Tumatekitua Paaka ...	Ohinemuri No. 18, District of Thames, 2,700 acres.
25 Jan., 1881	Francis Dart Fenton ...	Edward Walter Puckey and Nepihana Tuiru	Ihimaera Rawhirawhi ...	Ohinemuri No. 3, District of Thames, 3,705 acres.
25 Jan., 1881	Francis Dart Fenton ...	Edward Walter Puckey and Nepihana Tuiru	Ihimaera Rawhirawhi ...	Ohinemuri No. 17, District of Thames, 35,123 acres.
25 Jan., 1881	Francis Dart Fenton ...	Edward Walter Puckey and Tahana Potiki	Tukuru Matehaere and Ngamane Ngare	Ohinemuri No. 3, District of Thames, 3,705 acres.
25 Jan., 1881	Francis Dart Fenton ...	Edward Walter Puckey and Tahana Potiki	Matehaere Tukuru and Ngamane Henare	Ohinemuri No. 8, District of Thames, 8,855 acres.
25 Jan., 1881	Francis Dart Fenton ...	Edward Walter Puckey and Tahana Potiki	Matehaere Honana and Ngamane Honana	Ohinemuri No. 17, District of Thames, 35,123 acres.
25 Jan., 1881	Francis Dart Fenton ...	Edward Walter Puckey and Pehimana Potiki	Mere Taukiri ...	Ohinemuri No. 3, District of Thames, 3,705 acres.
25 Jan., 1881	Francis Dart Fenton ...	Edward Walter Puckey and Rangitua	Wiremu Taurua ...	Ohinemuri No. 2, District of Thames, 3,705 acres.
25 Jan., 1881	Francis Dart Fenton ...	Edward Walter Puckey and Rangitua	Wiremu Taurua ...	Ohinemuri No. 8, District of Thames, 8,855 acres.
25 Jan., 1881	Francis Dart Fenton ...	Edward Walter Puckey and Haora Tupaea	Kara te Moananui ...	Ohinemuri No. 3, District of Thames, 3,705 acres.

## SCHEDULE—continued.

Dates of Orders.	Judges by Whom Made.	Trustees hereby appointed.	Names and Ages of Persons under Disability.	Lands in respect of which Trustees are appointed.
25 Jan., 1881	Francis Dart Fenton ...	Edward Walter Puckey and Haora Tupaea	Kara te Moananui ...	Ohinemuri No. 8, District of Thames, 8,855 acres.
25 Jan., 1881	Francis Dart Fenton ...	Edward Walter Puckey and Haora Tupaea	Kara te Moananui ...	Ohinemuri No. 5, District of Thames, 2,000 acres.
25 Jan., 1881	Francis Dart Fenton ...	Edward Walter Puckey and Haora Tupaea	Kara te Moananui ...	Ohinemuri No. 17, District of Thames, 35,123 acres.
25 Jan., 1881	Francis Dart Fenton ...	Edward Walter Puckey and Ramakiria te Ro	Iti Puketapu, Tame Puketapu, and Puaha Puketapu	Ohinemuri No. 3, District of Thames, 3,705 acres.
25 Jan., 1881	Francis Dart Fenton ...	Edward Walter Puckey and Ramakiria te Ro	Iti Puketapu, Tame Puketapu, Puaha Puketapu, and Te Kopa Puketapu	Ohinemuri No. 8, District of Thames, 8,855 acres.
25 Jan., 1881	Francis Dart Fenton ...	Edward Walter Puckey and Ramakiria te Ro	Iti Puketapu, Tame Puketapu, Puaha Puketapu, and Te Kopa Puketapu	Ohinemuri No. 17, District of Thames, 35,123 acres.
25 Jan., 1881	Francis Dart Fenton ...	Edward Walter Puckey and Hapi Rewi	Te Parehe Hapi ...	Ohinemuri No. 7, District of Thames, 1,123 acres.
25 Jan., 1881	Francis Dart Fenton ...	Edward Walter Puckey and Hapi Rewi	Te Parehe Hapi ...	Ohinemuri No. 12, District of Thames, 200 acres.
25 Jan., 1881	Francis Dart Fenton ...	Edward Walter Puckey and Hapi Rewi	Te Parehe Hapi ...	Ohinemuri No. 17, District of Thames, 35,123 acres.
25 Jan., 1881	Francis Dart Fenton ...	Edward Walter Puckey and Hapi Rewi	Parehe Repora ...	Owharua No. 2, District of Thames, 2,031 acres.
25 Jan., 1881	Francis Dart Fenton ...	Edward Walter Puckey and Hapi Rewi	Parehe Repora ...	Owharua No. 5, District of Thames, 115 acres.
25 Jan., 1881	Francis Dart Fenton ...	Edward Walter Puckey and Ruihana Kawhero	Ruihana te Manu ...	Ohinemuri No. 7, District of Thames, 1,123 acres.
25 Jan., 1881	Francis Dart Fenton ...	Edward Walter Puckey and Te Hotene Ngakari	Poukawa Wiremu ...	Ohinemuri No. 17, District of Thames, 35,123 acres.
25 Jan., 1881	Francis Dart Fenton ...	Edward Walter Puckey and Hoera te Mimiha	Te Otimira Hoera ...	Ohinemuri No. 10, District of Thames, 408 acres.

FORSTER GOBING,  
Clerk of the Executive Council.

*Appointing Trustees under Maori Real Estate Management Acts, 1867 and 1877.*

ARTHUR H. GORDON, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-ninth day of March, 1881.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

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

And whereas by "The Maori Real Estate Management Act Amendment Act, 1877," it is provided that in all cases in which no trustee of such estate of any infant Maori prior to the passing of the said last-recited Act has been appointed, the Governor may appoint such trustee only on the recommendation of a Judge of the Native Land Court:

And whereas in pursuance of orders bearing dates as contained in the first column of the Schedule hereto, made by the Judges named in the second column thereof, the persons named in the third column were recommended to the Governor as trustees under the said Acts on behalf of the persons named and under the disability described in the fourth column, in respect of the lands described or referred to in the fifth column:

Now, therefore, His Excellency the Governor of New Zealand, with the advice and consent of the Executive Council of the colony, in exercise and pursuance of the powers and authorities vested in him by the said Acts, doth hereby order that the interests and shares of the persons under disability named in the Schedule hereto in the several blocks of land referred to therein shall be and remain vested in the several persons named in the third column thereof as trustees within the meaning and for the purposes of the said Acts for the said persons respectively during the term or terms of their minority or other disability; the said parcels of land having the areas and boundaries set forth in the Crown grants, certificates of title, and memorials of ownership affecting the same, and in the record maps in the office of the Surveyor-General.

SCHEDULE.

Dates of Orders.	Judges by Whom Made.	Trustees hereby appointed.	Names, Sexes, and Ages of Persons under Disability.	Lands in respect of which Trustees are appointed.
7 March, 1881	Francis Dart Fenton ...	Edward Walter Puckey and Haora Tupaea	Kara te Moananui, m. ...	Moehau No. 1H, or Waiaro East Reserve, 1,026 acres, Coromandel.
7 March, 1881	Francis Dart Fenton ...	Edward Walter Puckey and Wi te Teira	Wanui te Teira, m. ...	Moehau No. 1H, or Waiaro East Reserve, 1,026 acres, Coromandel.
7 March, 1881	Francis Dart Fenton ...	Edward Walter Puckey and Ropata te Arakai	Tumatekitua Paaka ...	Moehau No. 1H, or Waiaro East Reserve, 1,026 acres, Coromandel.
7 March, 1881	Francis Dart Fenton ...	Edward Walter Puckey, Haora Tareranui, and Herami Haora	Tuauraki Haora ...	Moehau No. 1H, or Waiaro East Reserve, 1,026 acres, Coromandel.
7 March, 1881	Francis Dart Fenton ...	Edward Walter Puckey and Rapana Paraku	Tetekura Rapana ...	Moehau No. 1H, or Waiaro East Reserve, 1,026 acres, Coromandel.
7 March, 1881	Francis Dart Fenton ...	Edward Walter Puckey and Haora Tareranui	Hiraani Haora ...	Moehau No. 1H, or Waiaro East Reserve, 1,026 acres, Coromandel.
11 March, 1881	Francis Dart Fenton ...	Edward Walter Puckey and Peneamene Tanui	Te Aramona Tanui, m., 2 years; Tahereraunui Peehi, 7 years; Raheha Tanui, f., 5 years	Moehau No. 1, or Waikawau Reserve, 5,823 acres, Coromandel.

FORSTEE GORING,  
Clerk of the Executive Council.

*Vaccination Stations appointed, Auckland and Ross.*

ARTHUR H. GORDON, Governor.

IN pursuance and exercise of the powers vested in me by "The Public Health Act, 1876," I, Arthur Hamilton Gordon, the Governor of New Zealand, do hereby appoint the several places mentioned in the second column of the Schedule hereto as and to be places at which Public Vaccinators appointed for the respective districts mentioned in the first column of the said Schedule shall attend for the performance of vaccination, as required by the said Act; and I do hereby give notice that each such Public Vaccinator will attend at the respective places aforesaid, for the purpose of performing such vaccination, on the days and at the hours set forth in the third column of the said Schedule opposite the name of each such place; and, further, that at each such place as last aforesaid the Public Vaccinator will attend for the purpose of inspecting the progress of such vaccination in the persons so vaccinated on the days and at the hours respectively set forth in the fourth column of the said Schedule opposite the name of each such place.

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

THOMAS DICK.

SCHEDULE.

District for which Public Vaccinator appointed.	Place where Vaccination to be performed.	Days and Hours fixed for Performance of Vaccination.	Days and Hours fixed for Inspecting the Progress of Vaccination.
Auckland ... ..	Mr. Gilman's, Chemist, Onehunga	Every Thursday, from 10 to 11 a.m.	Every Thursday, from 10 to 11 a.m.
Ross ... ..	The residence of Dr. Gordon, Ross	Every Wednesday from 11 a.m. until 1 p.m.	Every Wednesday, from 11 a.m. until 1 p.m.

*Authorizing the taking and laying down of Roads over Lands granted under "The Poverty Bay Grants Act, 1869," in the Auckland Provincial District.*

ARTHUR H. GORDON, Governor.

IN exercise and pursuance of all powers and authorities enabling me in this behalf by "The Crown Grants Act, 1866," and "The Special Powers and Contracts Act, 1878," I, Arthur Hamilton Gordon, the Governor of the Colony of New Zealand, do hereby authorize

JAMES ORME BARNARD, Esquire,

Surveyor, of Gisborne, 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 Acts may be exercised by a person legally authorized in that behalf under the said Acts.

SCHEDULE.  
DISTRICT OF POVERTY BAY.

No. of Grant.	Name of Block.	Area.		
		A.	B.	P.
2006	Kahukuratara ... ..	17	0	0
15178	Ngakoroa ... ..	12,360	0	0
15176	Ahipakura ... ..	179	3	0
15161	Karaka ... ..	1,000	0	0
15186	Matawhero No. 1 ... ..	1,706	0	0
15353	Matawhero No. 2 ... ..	51	0	0
15168	Ohinekura ... ..	91	0	0
15185	Whataupoko ... ..	19,200	0	0
15181	Te Arai No. 2 ... ..	9,892	0	0
15169	Okaunga ... ..	312	0	0
15182	Wharau Rangi ... ..	147	0	0

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

THOMAS DICK.

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

ARTHUR H. GORDON, Governor.

IN exercise and pursuance of all powers and authorities 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, Arthur Hamilton Gordon, the Governor of the Colony of New Zealand, do hereby authorize

SIDNEY WEETMAN, Esquire,

District 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 Acts may be exercised by a person legally authorized in that behalf under the said Acts.

SCHEDULE.

Block.	Area.	No. of Block.	Date.
	A. R. P.		
Tuhirangi ...	2,012 0 0	3030	15/3/77
Makarau ...	2,014 0 0	3048	20/3/75

As witness the hand of His Excellency the Governor, this thirtieth day of March, one thousand eight hundred and eighty-one.

THOMAS DICK.

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

ARTHUR GORDON, Governor.

IN exercise and pursuance of all powers and authorities 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, Arthur Hamilton Gordon, the Governor of the Colony of New Zealand, do hereby authorize

FRANK WILLIAM KNOWLES, Esquire,

District Surveyor, of Wanganui, 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.

SCHEDULE.

Block.	Area.	Survey District.	Date.
	A. R. P.		
Upokongaro No. 2...	1,406 0 0	Waipakura ...	21/1/70

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

THOMAS DICK.

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

ARTHUR H. GORDON, Governor.

IN exercise and pursuance of all powers and authorities 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, Arthur Hamilton Gordon, the Governor of the Colony of New Zealand, do hereby authorize

FRANK WILLIAM KNOWLES, Esquire,

District Surveyor, of Wanganui, 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 Acts may be exercised by a person legally authorized in that behalf under the said Acts.

SCHEDULE.

Date.	No. of Grant.	Area.	Block.	Survey District.
		A. R. P.		
22/9/68	1661	708 0 0	Kaiwaka ...	Mangawhero
18/12/69	1996	1,216 0 0	Pukohu ...	Mangawhero and Waipakura.
17/12/73	3154	1,652 0 0	Waimatao ...	Waipakura.
18/12/69	1999	236 0 0	Whataroa ...	"
27/9/67	1412	1,355 0 0	Uponkongaro ...	"
18/12/69	1997	44 0 0	Pourewa ...	"
11/3/74	3247	929 0 0	Mangaone ...	"
10/7/71	2257	210 0 0	Matekahu ...	"
10/7/71	2256	600 0 0	Matataranui ...	"
27/6/68	1611	1,230 0 0	Matatara and Makirikiri	"
1/12/66	1322	3,610 0 0	Makirikiri ...	"
13/9/73	3065	131 0 0	Makua ...	"
20/3/73	...	885 2 0	Parihohou ...	"
30/6/79	...	1,040 0 0	Pukenui ...	"
30/6/79	...	1,026 0 0	Poronui ...	"
20/3/73	...	1,888 0 0	Ara-te-Waka No. 1	"
20/3/73	...	81 0 30	Ara-te-Waka No. 2	"
22/9/68	1663	95 2 32	Manawakowara No. 1	Ikitara.
21/1/70	2045	34 2 23	Manawakowara No. 2	"
21/1/70	2046	58 1 2	Manawakowara No. 3	"
7/9/72	2589	18 3 10	Manawatiare ...	"
7/9/72	2590	43 3 29	Matawerohia ...	"
11/4/70	2112	0 3 39	Matapohe No. 1	"
27/6/68	1599	5 0 22	Ngaparaoa ...	"
27/6/68	1607	20 0 25	Natarua No. 1	"
12/5/70	2132	5 0 29	" 3	"
11/4/70	2113	0 2 28	" 4	"
11/4/70	2114	16 3 10	" 5	"
11/3/74	3251	5 3 16	" 6	"
17/12/73	3149	34 0 12	" 7	"
11/3/74	3256	7 1 20	Ngongohau No. 1	"
11/3/74	3255	1 0 24	" 2	"
11/3/74	3254	1 2 18	" 3	"
11/3/74	3253	3 1 13	" 4	"
11/3/74	3252	3 0 27	" 5	"
14/7/68	1614	49 2 10	Te Iwiroa ...	"
27/5/68	1604	12 0 20	Riri-a-te Hore No. 1	"
27/5/68	1605	62 1 0	Riri-a-te Hore No. 2	"
27/5/68	1606	25 1 6	Riri-a-te Hore No. 3	"
27/6/68	1608	24 1 20	Riri-a-te Hore No. 4	"
10/7/71	2252	36 3 8	Riri-a-te Hore No. 5	"
17/12/73	3158	99 2 26	Onetere No. 1	"
17/12/73	3159	6 1 6	" 2	"
17/12/73	3150	12 1 35	" 3	"
17/12/73	3160	3 2 38	" 4	"
21/1/70	2064	1 0 30	Te Opearourou No. 1	"
11/3/74	3250	12 1 9	Te Opearourou No. 2	"
21/1/70	2044	2 0 0	Parua ...	"
11/3/74	3258	2 3 0	Pangaharuru No. 2	"
11/3/74	3249	10 1 21	Popoangaruru	"
21/1/70	2054	49 1 10	Pari-a-Turuaunga No. 1	"

SCHEDULE—continued.

Date.	No. of Grant.	Area.	Block.	Survey District.
4/12/68	1694	A. 2 R. 2 P. 0	Paranui-o-Mata No. 4	Ikitara.
21/1/70	2062	0 1 18	Wharepapa ...	"
27/6/68	1601	1 2 11	Whakamaru No. 1	"
28/6/70	2116	1 2 2	Whakamaru No. 4	"
21/1/70	2042	66 3 25	Waitahanui No. 3	"
11/4/70	2111	9 0 16	"	5
11/3/74	3257	50 1 9	"	7
17/12/73	3151	7 2 2	"	8
9/5/70	2118	187 2 0	Te Karaka A ...	Wairoa.
9/5/70	2119	386 0 0	" B ...	"
9/5/70	2120	736 2 8	" C ...	"
11/3/74	3246	60 0 0	Maenene ...	"

As witness the hand of His Excellency the Governor, this thirtieth day of March, one thousand eight hundred and eighty-one.

THOMAS DICK.

Season for Shooting Native Game in Counties of Wanganui and Rangitikei.

ARTHUR H. GORDON, Governor.

IN exercise of the powers vested in me by "The Animals Protection Act, 1880," I, Arthur Hamilton Gordon, the Governor of the Colony of New Zealand, do hereby declare that the native game mentioned in the Schedule hereto may be taken or killed, within the Counties of Wanganui and Rangitikei, during the period between the first day of April, one thousand eight hundred and eighty-one, and the thirty-first day of July, one thousand eight hundred and eighty-one, both inclusive,

SCHEDULE.

WILD duck of any species, bittern, pied stilt plover, wild geese, dotterell, native pigeon, teal, black stilt plover, curlew, quail.

As witness the hand of His Excellency the Governor, this thirtieth day of March, one thousand eight hundred and eighty-one.

THOMAS DICK.

Season for Shooting Native Game in Marlborough.

ARTHUR H. GORDON, Governor.

IN exercise of the powers vested in me by "The Animals Protection Act, 1880," I, Arthur Hamilton Gordon, the Governor of the Colony of New Zealand, do hereby declare that the native game mentioned in the Schedule hereto may be taken or killed, within the district comprised in the Counties of Marlborough and Sounds, during the period between the first day of April, one thousand eight hundred and eighty-one, and the thirty-first day of May, one thousand eight hundred and eighty-one, both inclusive.

SCHEDULE.

WILD duck of any species, bittern, pied stilt plover, wild geese, dotterell, native pigeon, teal, black stilt plover, curlew, quail.

As witness the hand of His Excellency the Governor, this thirtieth day of March, one thousand eight hundred and eighty-one.

THOMAS DICK.

Season for Shooting Native Game in the North Canterbury District.

ARTHUR H. GORDON, Governor.

IN exercise of the powers vested in me by "The Animals Protection Act, 1880," I, Arthur Hamilton Gordon, the Governor of the Colony of New Zealand, do hereby declare that the native game mentioned in the Schedule hereto may be taken or killed, within the Counties of Amuri, Kaikoura, Cheviot, Ashley, Akaroa, Selwyn, and Ashburton, during the period between the first day of April, one thousand eight hundred and eighty-one, and the thirty-first day of July, one thousand eight hundred and eighty-one, both inclusive.

SCHEDULE.

WILD duck of any species, bittern, pied stilt plover, wild geese, dotterell, native pigeon, teal, black stilt plover, curlew, quail.

As witness the hand of His Excellency the Governor, this thirtieth day of March, one thousand eight hundred and eighty-one.

THOMAS DICK.

Season for Shooting Native Game in Counties of Waikouaiti, Maniototo, Vincent, Lake, Peninsula, Taieri, Bruce, Clutha, and Tuapeka.

ARTHUR H. GORDON, Governor.

IN exercise of the powers vested in me by "The Animals Protection Act, 1880," I, Arthur Hamilton Gordon, the Governor of the Colony of New Zealand, do hereby declare that the native game mentioned in the Schedule hereto may be taken or killed, within the Counties of Waikouaiti, Maniototo, Vincent, Lake, Peninsula, Taieri, Bruce, Clutha, and Tuapeka, during the period between the first day of April, one thousand eight hundred and eighty-one, and the thirty-first day of July, one thousand eight hundred and eighty-one, both inclusive.

SCHEDULE.

WILD duck of any species, bittern, pied stilt plover, wild geese, dotterell, native pigeon, teal, black stilt plover, curlew, quail.

As witness the hand of His Excellency the Governor, this thirtieth day of March, one thousand eight hundred and eighty-one.

THOMAS DICK.

Revoking Regulations made under "The Rabbit Nuisance Act, 1876."

ARTHUR H. GORDON, Governor.

BY virtue of the powers and authorities vested in me by "The Rabbit Nuisance Act, 1880," I, Arthur Hamilton Gordon, the Governor of the Colony of New Zealand, do hereby make and prescribe the following regulation for the purpose of facilitating and more effectually carrying into effect the objects of the said Act, that is to say,—

The regulations made under "The Rabbit Nuisance Act, 1876," and published in the *New Zealand Gazette* of the twenty-ninth day of April, one thousand eight hundred and seventy-eight, are hereby revoked, save as to anything already done thereunder.

As witness the hand of his Excellency the Governor, this thirtieth day of March, one thousand eight hundred and eighty-one.

THOMAS DICK.

*Public Vaccinator appointed.*

Colonial Secretary's Office,  
Wellington, 25th March, 1881.

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

ROBERT WITHERS, Esq., M.R.C.S.E.,  
to be a Public Vaccinator for the Districts of Waitahuna, Waipori, and Bluespur, to perform gratuitous vaccination in accordance with the provisions of the said Act and any regulations made or to be made thereunder.

THOMAS DICK.

*Registrar under "The Sale of Poisons Act, 1871," appointed.*

Colonial Secretary's Office,  
Wellington, 25th March, 1881.

HIS Excellency the Governor has been pleased to appoint

CHARLES EDWARD RAWSON, Esq., R.M.,  
to be Registrar under "The Sale of Poisons Act, 1871," for the Provincial District of Taranaki, *vice* E. Shaw, Esq., R.M.

THOMAS DICK.

*Registrar under "The Dentists Act, 1880," appointed.*

Colonial Secretary's Office,  
Wellington, 25th March, 1881.

HIS Excellency the Governor has been pleased to appoint

WILLIAM ROBERT EDWARD BROWN, Esq.,  
Registrar-General of Births, Deaths, and Marriages,  
to be the Registrar for the purposes of section 10 of "The Dentists Act, 1880."

THOMAS DICK.

*Clerk to Ellesmere Assessment Court appointed.*

Colonial Secretary's Office,  
Wellington, 25th March, 1881.

HIS Excellency the Governor has been pleased to appoint

GEORGE ALFRED BUCK, Esq.,  
to be Clerk to the Assessment Court for the Ellesmere Road District, County of Selwyn.

THOMAS DICK.

*Rangers under "The Animals Protection Act, 1880," appointed, Canterbury.*

Colonial Secretary's Office,  
Wellington, 25th March, 1881.

HIS Excellency the Governor has been pleased to appoint

WILLIAM STYCHE,  
WILLIAM ADAMS, and  
FRANK SHARP

to be Rangers under "The Animals Protection Act, 1880," within the Provincial District of Canterbury.

THOMAS DICK.

*Notifying Changes in the Sheep and Cattle Department.—Notice No. 92.*

Colonial Secretary's Office,  
Wellington, 31st March, 1881.

THE following changes in the Sheep, Cattle, and Branding Department are published for general information:—

*In the Marlborough Sheep and Cattle District.*

Inspector A. K. Blundell, from Amuri Subdivision, is appointed to take charge of the Blenheim and Awatere Subdivisions, and to be Registrar of Brands for the Blenheim Branding District, *vice* Inspector W. A. P. Sutton.

Inspector W. H. Knyvett, from Awatere Subdivision, is appointed to take charge of the Amuri Subdivision, and to be Registrar of Brands for the Amuri Branding District, *vice* Inspector A. K. Blundell.

*In the Wellington Sheep and Cattle District.*

Inspector W. A. P. Sutton, from Blenheim Subdivision, Marlborough District, is appointed to take charge of the North and South Wairarapa Subdivisions, *vice* Inspectors T. Telford and J. Drummond, who remain Sheep Inspectors.

These changes date as from the 1st April, 1881.

THOMAS DICK.

*Members of Licensing Courts appointed.*

Department of Justice,  
Wellington, 25th March, 1881.

HIS Excellency the Governor has been pleased to appoint

ALBERT PARR PARSONS, Esq.,

to be a Member of the Licensing Court for the District of Rangiora, *vice* S. Heywood, Esq., resigned; and

GEORGE LANGDON SUNDERLAND, Esq.,

to be a Member of the Licensing Court for the District of Poverty Bay, *vice* C. Gray, Esq., resigned.

THOMAS DICK,  
(for the Minister of Justice.)

*Clerks of Courts appointed.*

Department of Justice,  
Wellington, 25th March, 1881.

HIS Excellency the Governor has been pleased to appoint

JAMES BUTLER STONEY, Esq.,

to be Clerk at Auckland of the District Court of Auckland, Clerk of the Resident Magistrate's Court at Auckland, and Clerk of the Licensing Courts for the Districts of Takapuna, Waitakerei, Newton, City of Auckland West, City of Auckland North, City of Auckland East, and Parnell, from the 1st proximo, *vice* W. F. Lodge, Esq., retired;

FREDERICK TRIMBLE, Esq.,

to be Clerk at Hawera of the Resident Magistrate's Court for the Upper Wanganui District, *vice* E. C. Wilkinson; and

JOHN JAMES HENRY HALL, Esq.,

to be Clerk of the Licensing Court for the District of Maketu, *vice* Constable N. Marsh.

THOMAS DICK,  
(for the Minister of Justice.)

*Native Assessor appointed.*

Department of Justice,  
Wellington, 25th March, 1881.

HIS Excellency the Governor has been pleased to appoint

JOHN ALFRED JURY,

of Gisborne, to be an Assessor under "The Native Land Court Act, 1880."

THOMAS DICK,  
(for the Minister of Justice.)

*Auditor for Blueskin Road Board District resigned and appointed.*

The Treasury,  
Wellington, 25th March, 1881.

IT is hereby notified for public information that His Excellency the Governor has been pleased to nominate and appoint

EDWARD JOHNSTON

to be an Auditor for the Blueskin Road Board District, *vice* — Thomson, resigned.

WALTER W. JOHNSTON,  
(for the Colonial Treasurer.)

*Appointing Sheep Inspector Sutton to be Ranger of Crown Lands.—Notice No. 91.*

General Crown Lands Office,  
Wellington, 10th March, 1881.

HIS Excellency the Governor has been pleased to appoint

Sheep Inspector W. A. P. SUTTON

to be a Ranger of Crown Lands for Wellington Land District.

WM. ROLLESTON,  
Minister of Lands.

*Resignation of a Receiver of Land Revenue.*

General Crown Lands Office,  
Wellington, 16th March, 1881.

HIS Excellency the Governor has been pleased to accept the resignation of

DAVID PORTER, Esq.,

as a Receiver of Land Revenue for the Wellington Land District.

WM. ROLLESTON,  
Minister of Lands.

*Immigration Officer appointed.*

Immigration Office,  
Wellington, 16th March, 1881.

HIS Excellency the Governor has been pleased to appoint

CHARLES DOUGLAS WHITCOMBE, Esq.,

to be Immigration Officer for the Provincial District of Taranaki, and a Member of the Commission to inspect and report upon the state and condition of Immigrants and Immigrant Ships upon their arrival at the Port of New Plymouth.

WM. ROLLESTON,  
Minister for Immigration.

*Appointing Member of Otago Harbour Board.*

Marine Department,  
Wellington, 28th March, 1881.

HIS Excellency the Governor has, in pursuance of the provisions of section 40 of "The Harbours Act, 1878," been pleased to appoint

ROBERT WILSON

to be a Member of the Otago Harbour Board, in place of Peter Logan, resigned.

WALTER W. JOHNSTON,  
(Minister acting for the Minister having charge of the Marine Department.)

*Appointing Members of Bluff and Riverton Harbour Boards.*

Marine Department,  
Wellington, 28th March, 1881.

HIS Excellency the Governor has, in pursuance of the provisions of section 41 of "The Harbours Act, 1878," been pleased to appoint

The Hon. JAMES MENZIES

to be a Member of the Bluff Harbour Board, the Wallace County Council having failed to elect a member; and has also been pleased to appoint

FREDERICK JOSEPH LOCKE,  
SEPTIMUS SOLOMON MYERS, and  
JOHN WILLIAM CHAPMAN

to be Members of the Riverton Harbour Board, the Council of the Corporation of Riverton having failed to elect the members required by "The Harbours Act, 1878."

WALTER W. JOHNSTON,  
(Minister acting for the Minister having charge of the Marine Department.)

*Promotion and Appointment of Volunteer Officers.*

Defence Office,  
Wellington, 30th March, 1881.

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

*New Zealand Engineer Corps of Sub-marine Miners.*  
Richard Middleton Simpson to be Captain. Date of commission, 18th January, 1881.

*Thames Rifle Ranger Volunteers.*

Lieutenant Robert Turbitt Douglas to be Captain. Date of commission, 24th February, 1881.

WALTER W. JOHNSTON.

*Resignation of Volunteer Officers.*

Defence Office,  
Wellington, 30th March, 1881.

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

*Royal (Rangitikei) Rifle Volunteers.*

Lieutenant James Slight. Date of resignation, 25th January, 1881.

*Thames Rifle Ranger Volunteers.*

Captain Robert Farrell. Date of resignation, 10th February, 1881.

*No. 1 Company (Dunedin) City Guards.*

Captain George Wilson. Date of resignation, 21st February, 1881.

WALTER W. JOHNSTON.

*Volunteer Corps disbanded.*

Defence Office,  
Wellington, 30th March, 1881.

HIS Excellency the Governor has been pleased to disband

The Waitara West Volunteers

at their own request.

The under-mentioned gentleman therefore ceases to be an officer in the Volunteer Force, his commission having lapsed under "The Volunteer Act, 1865:—

Matthew Jonas, late Captain.

WM. ROLLESTON.

*Resignation of Immigration Officer.*

Immigration Office,  
Wellington, 16th March, 1881.

HIS Excellency the Governor has been pleased to accept the resignation of

Major CHARLES STAPP

as Immigration Officer for the Provincial District of Taranaki, and as a Member of the Commission to inspect and report upon the state and condition of Immigrants and Immigrant Ships upon their arrival at the Port of New Plymouth.

WM. ROLLESTON,  
Minister for Immigration.

*Letters of Naturalisation issued.*

Colonial Secretary's Office,  
Wellington, 28th March, 1881.

**H**IS Excellency the Governor has been pleased to issue Letters of Naturalisation, under "The Aliens Act, 1880," in favour of the under-mentioned persons, viz. :—

Name.	Occupation.	Residence.
Samuel Tadih ...	Miner ...	Goldsborough.
William Sang ...	Cook ...	Gore.
Fuh Ah You ...	Gardener ...	Bald Hill Flat, County of Vin- cent.
George Enoch Sass ...	Clergyman ...	Norsewood.
August Olsen ...	Miner ...	Cameron's Creek, Ross.
Adolf Breuer ...	Farmer ...	Sherwood, Ma- karetu.

THOMAS DICK.

*Regulations for the South Malvern Cemetery,  
County of Selwyn.*

Colonial Secretary's Office,  
Wellington, 30th March, 1881.

**T**HE following regulations of the South Malvern Cemetery, having been submitted to His Excellency the Governor in Council, are published in accordance with "The Cemeteries Management Act, 1877."

THOMAS DICK.

**RULES AND REGULATIONS OF THE SOUTH MALVERN CEMETERY, COUNTY OF SELWYN.**

THE following rules and regulations, made under the provisions of "The Cemeteries Management Act," 1877," have been adopted by the Trustees of the South Malvern Cemetery, this 2nd March, 1881.

1. The South Malvern Cemetery shall be divided into burial-plots, as follows, viz. : First, into portions in which the exclusive right of burial in perpetuity may be acquired, in plots of ground 9 feet by 6 feet, superficial measurement, marked out for that purpose, and approved by the Trustees. These lots shall be sold by the Trustees to persons applying for the same, at £1 1s. per plot.

2. Permission will be given by the Trustees to the purchasers of the exclusive right of burial to fence in the plots allotted to them, and erect tombstones, headstones, or other monuments thereon: Provided that, before any such fence, tombstone, headstone, or other monument be erected, a plan thereof and a copy of the epitaph or inscription be submitted to the Trustees, and be duly approved by them.

3. No tree or shrub shall be allowed to be planted in any portion of the cemetery, except by the express permission of the Trustees, and any tall-growing tree or shrub may at any time be trimmed, removed, or cut down by order of the Trustees.

4. Grants of exclusive right of burial in perpetuity shall be made out in the form marked A annexed to these regulations, on payment of a fee of 1s. in addition to the price to be paid for the same, as provided by Rule 1.

5. Any purchaser of exclusive right of burial in any plot of ground in which no interment shall have taken place may transfer his or her interest in the said ground to any other person, with the sanction of the Trustees; and in the event of such transfer a fee of 5s. shall be paid to the Trustees.

6. If a grant of exclusive right of burial should be lost or accidentally destroyed, a duplicate can be obtained on application to the Trustees, and on payment of a fee of 5s.; and any person applying for such duplicate must give satisfactory evidence of the loss of the original grant, and of their authority to apply for a duplicate grant. Should the original grant be found at any time after the issue of the duplicate, the duplicate must be at once returned to the Trustees.

7. If at any time a transfer or duplicate of grants of exclusive right of burial shall be required, the parties applying for the same shall, at their own cost, provide all necessary duty-stamps.

8. The second division of the cemetery shall comprise a portion of ground set apart for the interment of such persons as are not purchasers of, and have not acquired, the exclusive right of burial in any part of the cemetery. No grave of this description 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. No fencing or other obstruction rising more than one foot above the surface shall be allowed. Surviving relatives or friends of those interred in such plots may purchase exclusive right of burial in perpetuity in such plots under clause 4.

9. As soon as any portion of the cemetery is laid out for interment, a complete plan shall be made thereof, showing the plots for sale. Each plot shall be numbered, and such plots shall be marked out by pegs in the ground.

10. The Trustees shall cause to be kept a record-book, in which shall be entered from time to time the number of every lot sold, the name of the purchaser thereof, and the date of sale of the same. A record shall also be kept of every plot of ground used for the purpose of interment, the name of the person interred, and date of burial.

11. The record-book shall be open for the inspection of the public any day, except on Sundays and holidays.

12. A sexton will from time to time be appointed by the Trustees, whose duty it will be to dig all graves required in the cemetery.

13. 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.

14. In all cases of intended interment, the person having the management or control of the same shall apply to the Trustees or other person appointed to issue the same for a burial-warrant, which warrant will be given on payment of a fee of 12s. 6d.

15. The foregoing charge is in addition to any sums that may be paid for grants of exclusive right of burial, and does not include payment for any work required to be done beyond the actual digging of any ordinary grave, and filling in the same after interment.

16. The warrant for burial, when signed, shall be given by the party having the management of the funeral to the sexton, and shall be a sufficient authority for such interment: Provided always that such burial-warrant must be given to the sexton at least six working hours prior to the time fixed for the funeral, otherwise an extra fee of 5s. shall be charged.

17. Until otherwise ordered, the usual hours fixed for funerals will be from 8 o'clock a.m. to 5 o'clock p.m. No funerals will be allowed to take place between the hours of 7 o'clock p.m. and 7 o'clock a.m.

18. The name, age, probable cause of death of deceased, officiating minister, number of block and plot in cemetery, denomination, class of burial, size and depth of grave, must be stated on application for a burial-warrant.

19. The whole or part of the costs and charges of burial may in certain cases be remitted, on proof being given to the satisfaction of the Trustees that there are no funds available for the purpose, and that no person is liable for the payment of such costs and charges.

20. Before any work is commenced towards the construction of any vault, the plan and specification of such work shall be submitted to the Trustees for approval, and no such vault shall be allowed to be excavated without the express permission of the said Trustees, and their approval of the same has been obtained.

21. All vaults shall be lined throughout with brick-work or concrete, and every coffin in a vault or brick grave must be bricked in, cemented, and covered with a slab of stone, slate, or iron, and so as to prevent the escape of any noxious vapour.

22. All labour, tools, and materials required for the construction of any vault or brick grave must be provided by the parties applying for the same; and if any vault shall require to be reopened for interment or otherwise, the materials must be provided by the party owning the same, subject to the approval of the Trustees.

23. All vaults shall be kept in good order, repair, and condition by the owner or surviving owner for the time being, and in case of default by the owner in repairing the same, after notice has been given to him or them so to do for fourteen days, it shall be lawful for the said Trustees to cause all such necessary repairs to be done; and no interment shall be allowed in the said vault until such costs and charges have been paid to the said Trustees, together with interest thereon at the rate of £8 per centum per annum.

24. All earth and rubbish thrown out when excavating a vault shall be removed by the person who applies for permission to construct such vault.

25. No interment shall be permitted in any vault until the person applying for or requiring such interment has obtained a burial-warrant, as provided for ordinary burials.

26. No body shall be disinterred or removed from the cemetery except by the express permission of the Trustees, or an order from a Coroner.

A.

FORM OF GRANT.

(Number of grant.)

GRANT of exclusive right of burial in perpetuity in the public cemetery of South Malvern, in the County of Selwyn, issued under the provisions of the \_\_\_\_\_, and subject to the provisions of any rules and regulations now or which may hereafter be passed and gazetted relating to the cemetery:—

In consideration of the sum of \_\_\_\_\_ pounds shillings and \_\_\_\_\_ pence sterling, the receipt whereof is hereby acknowledged, \_\_\_\_\_, the undersigned, of \_\_\_\_\_, Trustees of the South Malvern Cemetery, do hereby grant unto \_\_\_\_\_, of \_\_\_\_\_, the exclusive right of burial in perpetuity in plot of ground in the said cemetery, numbered Block \_\_\_\_\_, Plot \_\_\_\_\_, on the plan of the said cemetery.

Witness \_\_\_\_\_ hands this \_\_\_\_\_ day of \_\_\_\_\_, one thousand eight hundred and \_\_\_\_\_.

FORM OF TRANSFER.

The within grant of exclusive right of burial in perpetuity in the public cemetery of South Malvern has been duly transferred to the under-mentioned parties, by permission of the Trustees of the said cemetery, on the days and dates hereunder written:—

Transferred from		Transferred to		Date of Transfer.	Signatures of Trustees authorized to sign transfer.	Folio in Record-book.
Name in full.	Residence.	Name in full.	Residence.			

B.

FORM of burial-warrant for interment of persons in the public cemetery of South Malvern, in the County of Selwyn, New Zealand:—

To the Sexton.  
You are hereby authorized to prepare a grave according to the following particulars, viz:—

- Name of deceased :
- Age :
- Probable cause of death :
- Denomination :
- Officiating minister :
- Day and hour of funeral :
- Class of burial :
- Required length, breadth, and depth of grave :
- Name of person furnishing above particulars :
- Number of block :
- Number of plot :
- Position of grave :
- Dated this \_\_\_\_\_ day of \_\_\_\_\_, 18 .

SOUTH MALVERN CEMETERY.—AUTHORITY TO CONSTRUCT VAULT.

To the Sexton.  
THIS is to authorize \_\_\_\_\_, of \_\_\_\_\_, to excavate ground and to construct a vault on plot of land in the South Malvern Cemetery, numbered Block \_\_\_\_\_, Plot \_\_\_\_\_, on the plan of the said cemetery, in accordance with the rules and regulations for the time being in force relating to the construction of vaults.

Dated this \_\_\_\_\_ day of \_\_\_\_\_, 18 . Trustees.

SOUTH MALVERN CEMETERY.—AUTHORITY TO REOPEN A VAULT.

To the Sexton.  
THIS is to authorize \_\_\_\_\_, of \_\_\_\_\_, to reopen vault number \_\_\_\_\_, situated on plot of ground numbered Block \_\_\_\_\_, Plot \_\_\_\_\_, on the plan of the South Malvern Cemetery, for the purpose of interment of deceased person named in the accompanying burial-warrant.

Dated this \_\_\_\_\_ day of \_\_\_\_\_, 18 . Trustees.

ARTHUR L. JOSEPH,  
Chairman of Trustees.

Dated this 14th day of January, 1881.

Approved in Council, 29th March, 1881.

FORSTER GORING,  
Clerk of the Executive Council.

Regulations of the Mount Ida Cemetery, County of Maniototo.

Colonial Secretary's Office,  
Wellington, 30th March, 1881.

THE following regulations of the Mount Ida Cemetery have been approved by His Excellency the Governor, and are published in accordance with "The Otago Cemetery Reserves Management Ordinance, 1864."

THOMAS DICK.

RULES AND REGULATIONS OF THE MOUNT IDA CEMETERY.

From and after the 5th day of March, 1881, the following rules and regulations will be in force in the above cemetery. All former rules and regulations in relation to the said cemetery are hereby repealed:—

1. All charges must be paid in advance when orders are given.

2. All the cost and charges of the burial of any person in such cemetery, which must be paid to the Managers, will be remitted, less the amount of £1, on proof being given to the satisfaction of the Managers that such person was a pauper at the time of his death, and that there are no funds applicable, and no person is liable for the payment of costs and charges.

3. Orders for interment must be given to the sexton at least six working hours prior to the hour fixed for the interment, otherwise an extra charge will be made, in terms of Schedule A.

4. The Managers will cause all ordinary graves to be dug, but parties requiring brick graves or vaults will be required to construct them under the direction of a surveyor appointed by the Managers. Surveyors' fees to be paid by the applicant.

5. The information required by Schedule B must be stated at the time of giving the order.

6. The time fixed for the interment must be the time when the procession is to be at the cemetery, and the same must be punctually observed.

7. Until otherwise ordered, the usual hours fixed for interments will be from 8 o'clock a.m. to 5 o'clock p.m. from the 1st day of September to the 30th day of April, and from 8 o'clock a.m. to 4 o'clock p.m. in the other four months of the year, except on Sundays, when the only interments will be from 2 to 5 o'clock p.m. throughout the year.

8. All monuments, vaults, graves, and gravestones must be kept in repair and proper condition by and at the expense of the owners.

9. Every coffin in a vault or brick grave must be bricked in, cemented, and covered by a slab of stone, slate, or iron; and every coffin in a private grave must have on the lid a metal plate with the name of deceased stamped or painted thereon.

10. A drawing of every stone, tomb, pedestal, vault, and brick grave, and plan of every fence, monument, or tablet proposed to be erected, and a copy of every epitaph or inscription, must be submitted to the Managers and approved of by them. No stone, tomb, pedestal, fence, monument, tablet, or inscription, or other improvement, shall be erected or made without the written consent of the Managers. If any such stone, tomb, pedestal, fence, monument, tablet, inscription, or other improvement be erected or made without such consent as aforesaid, the same may be removed by the Managers at the cost of the parties erecting the same.

11. Any unsightly, dilapidated, or decayed stone, tomb, pedestal, fence, monument, tablet, or structure may be removed by the Managers, at the expense of the owner thereof.

12. No servant or any other person employed by or engaged in any duty on behalf of the Managers shall receive any gratuity, under penalty of dismissal.

13. The ground will be open daily to the public, from sunrise to sunset.

14. A plan of the cemetery, showing the situation of the graves, shall be kept by the Secretary, and may be inspected on payment of the charge mentioned in Schedule A; and registers of all grants shall be kept by the Secretary.

15. The sexton shall have power to expel from the cemetery any person who shall behave indecorously, or commit any trespass or injury to the trees, flowers, or erections, or otherwise infringe the Ordinance relating to the cemetery, or the regulations for the protection of the same; and such person may be proceeded against according to the provisions of "The Cemeteries Reserves Management Ordinance, 1864."

16. No interment will be allowed to take place in the cemetery without a certificate from a Registrar of

Deaths, or the Coroner holding the inquest or inquiry, or a Magistrate, or a duly-qualified medical practitioner; and such certificate must be delivered to the sexton at the cemetery gate.

17. All persons purchasing graves within six months from the date of the first interment therein shall be entitled to a refund of the usual interment fee, £1.

18. On payment in advance of a single fee of £3, the Managers undertake to keep the surface of any grave in proper order for seven years.

19. The Managers reserve the right to make any alterations from time to time in these charges and regulations.

#### SCHEDULE A.

##### CHARGES.

	£	s.	d.
<i>Public Graves.</i>			
Single interment in open ground ... ..	1	0	0
Single interment in open ground for children under five years ... ..	0	10	0
Single interment in open ground for stillborn children	0	5	0
<i>Private Graves.</i>			
Special land for family graves, for each block of 8 feet by 4 feet, as per plan ... ..	2	2	0
Sinking each grave 6 feet ... ..	1	0	0
" for each additional foot ... ..	0	5	0
" for children under six years ... ..	0	10	0
Reopening each grave ... ..	1	0	0
<i>Miscellaneous Charges.</i>			
For all interments that take place not in the usual hours, or of which six hours' notice has not been given, an extra charge of ... ..	0	10	6
Certificate of right of burial in all graves ... ..	0	3	6
Charge for copy of register ... ..	0	1	0
Charge for inspecting plan of register ... ..	0	1	0

#### SCHEDULE B.

##### Form of Instructions for Graves.

Answers to be written opposite to the following questions at the time of giving orders:—

1. What denomination:
2. Name of deceased:
3. Late place of residence of deceased:
4. Rank of deceased:
5. Age of deceased:
6. Where born:
7. Minister to officiate:
8. Day of interment:
9. What hour:
10. Number of grave on plan issued:
11. If a public grave:
12. If special land for private graves, what width:
13. If a family vault or brick grave, what width:
14. What depth:
15. If first or second interment:
16. Nature of disease or supposed cause of death:

(Signature of Representative or Undertaker.)

Order received this                      day of                      , at  
o'clock.

(Signature of Manager or Managers.)

Signed at Naseby, this 5th day of March, 1881.

WALTER INDER, }  
G. F. ROWLATT, }  
GEO. A. WILSON, } Managers.  
JAMES BROWN, }  
L. W. BUSCH, }

*Proposed Bonus for the Establishment of a Powder Manufactory.*

Colonial Secretary's Office,  
Wellington, 19th March, 1881.

THE Government are prepared to receive proposals from any person willing to establish a factory for the manufacture of blasting and sporting powder. The proposer to state what amount of bonus he would require to induce him to undertake the manufacture.

The place where the factory is to be erected to be subject to the approval of the Government, the plans and specifications of the building to be also approved by Government.

All the internal fittings and the arrangements for carrying on the manufacture of the gunpowder to be subject to the inspection of an officer appointed by the Government.

THOMAS DICK.

*Additional Bonus on Colonial Industries.*

Colonial Secretary's Office,  
Wellington, 19th March, 1881.

NOTICE is hereby given that a bonus will be given for sugar-refining on the same conditions as the other bonuses for articles produced in the colony, mentioned in a notice published in the *New Zealand Gazette* of the 17th February, 1881:—

SUGAR-REFINING.

A bonus of five hundred pounds (£500) will be given for three years in succession for the refining each year, by machinery established in New Zealand, of not less than one hundred tons of cane sugar. The establishment by which such refining is effected must be what is ordinarily known as a sugar-refinery. The firm refining the first one hundred tons of sugar, and receiving the bonus, shall be also entitled to the bonus of the two following years upon fulfilling the conditions above named.

THOMAS DICK.

*Bonuses on Colonial Industries.*

Colonial Secretary's Office,  
Wellington, 15th February, 1881.

NOTICE is hereby given that the following bonuses will be paid on articles produced in the Colony of New Zealand, as under:—

ON SUGAR.

A bonus of one thousand pounds (£1,000) will be given for the production of the first 125 tons of sugar, manufactured in New Zealand, from beet grown in the colony.

ON LINSEED OIL.

A bonus of five hundred pounds (£500) will be given for the production, by machinery permanently established in New Zealand, of the first ten thousand (10,000) gallons of oil, of good marketable quality, from linseed grown in the colony.

ON OIL CAKE.

A bonus of one hundred pounds (£100) will be given for the production of the first fifty tons of oil cake, of good marketable quality, from linseed grown in the colony.

ON STARCH.

A bonus of three hundred pounds (£300) will be given on the first fifty tons of starch, manufactured in the colony, which shall be shipped to an English market, and for which a satisfactory certificate shall be given by dealers or brokers in England that the starch is of good marketable quality.

ON SILK.

A bonus of fifty per cent. on the value realized for the first thousand pounds' (£1,000) worth of cocoons of the silkworm, or silkworms' eggs, produced in the colony, to be paid on quantities of not less value than fifty pounds (£50) nor more than one hundred pounds (£100) produced by any one person.

ON SULPHURIC ACID.

A bonus of five hundred pounds (£500) per annum will be given for three years in succession for the production each year, by machinery established in New Zealand, of not less than fifty tons of sulphuric acid, of good marketable quality. The producer to the satisfaction of the Colonial Secretary of the first fifty tons, shall be also entitled to the payments of the two following years if he fulfils the conditions.

ON EARTHENWARE.

A bonus of two hundred and fifty pounds (£250) will be given on the first £1,000 worth of household earthenware manufactured in the colony, on proof that it has been sold at such prices as to show that it is of good marketable quality.

CONDITIONS.

NOTICE of intention to claim any of the above bonuses must be given in writing to the Colonial Secretary not later than the 31st December, 1881.

The claim must be made before the 30th June, 1882.

The other conditions as to quantity, quality, and value to be fulfilled to the satisfaction of an officer appointed for the purpose by the Government.

Further information and particulars may be obtained by application at the Colonial Secretary's Office.

THOMAS DICK.

*Lands in the Harbour, Kaiwarra, and Porirua Districts, Provincial District of Wellington, taken for a Public Road.*

Public Works Department,  
Wellington, 30th March, 1881.

IT is hereby notified that the several pieces of land hereinafter described have been taken for a public road under warrant of His Excellency the Governor of New Zealand, dated the 22nd December, 1880, and that the said road is open for public use.

R. OLIVER,  
Minister for Public Works.

SCHEDULE.

HARBOUR DISTRICT.

ALL that piece or parcel of land containing by admeasurement 1 acre 3 roods 8 perches, being portion of Section No. 2, commencing at a point on the north-eastern boundary-line of Section No. 2 aforesaid. Bounded—North-easterly by Section No. 3, 100 links; generally North-westerly and Westerly by lines, 649, 952, 16, 185, and 190 links respectively; South-easterly by lines to commencing point, 344, 961, and 637 links respectively.

Also all that piece or parcel of land containing by admeasurement 3 acres and 19 perches, being portion of Section No. 2, commencing at a point on the north-eastern boundary-line of Section No. 2 aforesaid. Bounded—North-easterly by Section No. 3, 106 links; North-westerly by lines, 193, 251, 324, 537, 758, 228, 689, and 243 links respectively; South-easterly by lines to commencing point, 902, 203, 748, 572, 357, 246, and 222 links respectively.

KAIWARRA DISTRICT.

All that piece or parcel of land containing by admeasurement 2 acres 1 rood 29 perches, being portion of Section No. 3, commencing at a point on the north-western boundary-line of Section No. 2, Harbour District. Bounded—Generally South-easterly by Section No. 2 aforesaid and lines, 243, 72, 514, 429, 318, 444, 109, 170, and 435 links respectively; South-

westerly by a line, 101 links; generally North-westerly by lines to commencing point, 5, 400, 172, 449, 345, 455, 523, and 238 links respectively.

All that piece or parcel of land containing by admeasurement 1 rood 4 perches, being portions of Section No. 3, commencing at a point on the south-western boundary of the last-described parcel of land. Bounded—North-easterly by a line, 101 links; South-easterly by a line, 310 links; Westerly by a creek, 112 links; North-westerly by a line to commencing point, 238 links.

All that piece or parcel of land containing by admeasurement 3 roods 19 perches, being portion of Section No. 3, commencing at a point on the creek forming the south-western boundary of last-described parcel of land. Bounded—Easterly by the western boundary of last-described parcel of land, 112 links; Northerly by lines, 60, 510, and 282 links respectively; Westerly by a creek, 101 links; Southerly by lines to commencing point, 291, 558, and 32 links respectively.

All that piece or parcel of land containing by admeasurement 5 acres and 32 perches, being portion of Section No. 8, commencing at a point on the creek forming the western boundary of last-described parcel of land. Bounded—Easterly by said creek, 101 links; generally South-westerly and Westerly by lines, 468, 850, 873, 469, 623, 410, 251, 758, and 563 links respectively; Northerly by Section No. 5, 100 links; generally Easterly and North-easterly by lines to commencing point, 607, 787, 235, 369, 569, 418, 868, 844, and 432 links respectively.

Also all that piece or parcel of land containing by admeasurement 15 perches, being portion of Section No. 3 aforesaid, being portion of Subdivisions Nos. 11, 12, 13, and 14 of said section, commencing at the north-westernmost corner of Subdivision No. 11 aforesaid. Bounded—Northerly by the northern boundary of Subdivision No. 11 aforesaid, 109 links; South-easterly by a line, 202 links; Westerly by the western boundaries of Subdivisions 14, 13, 12, and 11, to commencing point, 170 links.

All that piece or parcel of land containing by admeasurement 1 acre 3 roods 2 perches, being portion of Section No. 5, commencing at a point on the south-western boundary of said section. Bounded—South-westerly by said boundary, 100 links; South-easterly by lines, 476, 499, and 786 links respectively; North-easterly by land owned by Mr. J. Chew, 101 links; North-westerly by lines to commencing point, 774, 499, and 486 links respectively.

Also all that piece or parcel of land containing by admeasurement 2 roods 13 perches, being portion of Section No. 5, commencing at a point on the north-eastern boundary of the last-described parcel of land. Bounded—South-westerly by the north-eastern boundary of last-described parcel of land, 101 links; generally Easterly by lines, 45, 374, and 156 links respectively; North-easterly by a line, 126 links; generally Westerly by lines to commencing point, 220, 349, and 14 links respectively.

Also all that piece or parcel of land containing by admeasurement 28 perches, being portion of Section No. 5, commencing at a point on the north-eastern boundary-line of last-described parcel of land. Bounded—South-westerly by said boundary-line, 126 links; Easterly by lines, 127 and 135 links respectively; North-westerly by the south-eastern boundary-line of Section No. 7, 129 links; Easterly by lines to commencing point, 43 and 41 links respectively.

All that piece or parcel of land containing by admeasurement 2 roods and 18 perches, being portion of Section No. 7, commencing at a point on the south-eastern boundary-line of Section No. 7 aforesaid. Bounded—South-easterly by said boundary,

129 links; Easterly by lines, 501 and 26 links respectively; North-easterly by the south-western boundary-line of Section No. 9, 101 links; North-westerly by a line, 80 links; South-westerly by a line to commencing point, 618 links.

All that piece or parcel of land containing by admeasurement 1 acre 2 roods 25 perches, being portion of Section No. 9, commencing at a point on the south-western boundary-line of Section No. 9 aforesaid. Bounded—South-westerly by said boundary-line, 101 links; generally North-westerly by lines, 611, 762, and 371 links respectively; South-easterly by the south-eastern boundary of Section No. 9 aforesaid, 125 links; generally South-easterly by lines to commencing point, 271, 702, and 598 links respectively.

All that piece or parcel of land containing by admeasurement 1 acre 3 roods 36 perches, being portion of Native reserve, commencing at a point on the south-western boundary-line of said reserve. Bounded—South-westerly by said boundary-line, 149 links; North-westerly by lines, 640, 104, 637, 380, and 170 links respectively; North-easterly by the north-eastern boundary-line of reserve aforesaid, 268 links; Southerly and South-easterly by lines to commencing point, 405, 344, 624, 117, and 532 links respectively.

#### PORIRUA DISTRICT.

All that piece or parcel of land containing by admeasurement 3 acres and 35 perches, being portion of Section No. 1, commencing at a point on the south-western boundary-line of said section. Bounded—South-westerly by said boundary, 268 links; generally Southerly and South-easterly by lines, 23, 709, 466, 434, 287, and 474 links respectively; North-easterly by a line, 54 links; South-easterly by lines, 240 and 467 links respectively; North-easterly by the north-eastern boundary-line of said section, 110 links; North-westerly by lines, 426 and 359 links respectively; South-westerly by a line, 63 links; North-westerly and Northerly by lines to commencing point, 369, 253, 399, 429, 698, and 280 links respectively.

All that piece or parcel of land containing by admeasurement 30 perches, being portion of Section No. 2, commencing at a point on the south-western boundary-line of said section. Bounded—South-westerly by said boundary-line, 110 links; North-westerly by a line, 261 links; Easterly and south-easterly by lines to commencing point, 139 and 115 links respectively.

Also all that piece or parcel of land containing by admeasurement 3 roods 21 perches, being portion of Section No. 2, commencing at a point on the south-western boundary-line of said section. Bounded—South-easterly by lines, 607 and 360 links respectively; North-easterly by subdivisional boundary-line of Section No. 2 aforesaid, 100 links; North-westerly by lines to commencing point, 330, 465, and 153 links respectively.

Also all that piece or parcel of land containing by admeasurement 3 roods 20 perches, being portion of Section No. 2, commencing at a point on the north-eastern boundary-line of Section No. 2 aforesaid. Bounded—North-easterly by said boundary-line, 110 links; Westerly by lines, 832 and 46 links respectively; South-westerly by subdivisional boundary-line of said section, 100 links; Easterly by lines to commencing point, 61 and 816 links respectively.

All that piece or parcel of land containing by admeasurement 1 acre 1 rood 17 perches, being portion of Section No. 4, commencing at a point on the south-western boundary-line of said section. Bounded—South-westerly by said boundary-line, 104 links; North-westerly by lines, 380, 835, and 197 links re-

spectively; Easterly and South-easterly by lines to commencing point, 110, 126, 791, 361, and 15 links respectively.

Also all that piece or parcel of land containing by admeasurement 10 perches, being portion of Section No. 4, commencing at a point on the north-eastern boundary-line of said section. Bounded—North-easterly by said boundary-line, 102 links; South-easterly by a line, 137 links; Westerly by lines to commencing point, 88 and 57 links respectively.

All that piece or parcel of land containing by admeasurement 3 roods 22 perches, being portion of Section No. 5, commencing at a point on the south-western boundary-line of said section. Bounded—South-westerly by said boundary-line, 102 links; Westerly by lines, 368, 399, and 125 links respectively; North-easterly by subdivisational boundary-line of Section No. 5 aforesaid, 129 links; Easterly by lines to commencing point, 51, 422, and 407 links respectively.

Also all that piece or parcel of land containing by admeasurement 1 rood 30 perches, being portion of Section No. 5, commencing at a point on the subdivisational boundary-line of Section No. 5 aforesaid. Bounded—South-westerly by said boundary-line, 129 links; Westerly and North-westerly by lines, 134, 190, and 179 links respectively; Easterly by a line to commencing point, 555 links.

Also all that piece or parcel of land containing by admeasurement 1 rood 10 perches, being portion of Section No. 5, commencing at a point on the north-eastern boundary-line of Section No. 5 aforesaid. Bounded—North-easterly by said boundary-line, 121 links; Westerly by lines, 330 and 85 links respectively; generally Easterly by lines to commencing point, 147 and 214 links respectively.

All that piece or parcel of land containing by admeasurement 1 acre 2 roods 37 perches, being portion of Section No. 7 (Native reserve), commencing at a point on the south-western boundary-line of said reserve. Bounded—South-westerly by said boundary-line, 100 links; Westerly by lines, 317, 543, 769, and 109 links respectively; North-easterly by the north-eastern boundary-line of said section, 130 links; Easterly by lines to commencing point, 33, 790, 567, and 334 links respectively.

All that piece or parcel of land containing by admeasurement 3 acres and 4 perches, being portion of Section No. 8 (Native reserve), commencing at a point on the south-western boundary-line of said section. Bounded—South-westerly by said boundary-line, 130 links; Westerly by lines, 795, 575, 527, and 1094 links respectively; North-westerly by a road, 101 links; Easterly by lines to commencing point, 1105, 507, 567, and 886 links respectively.

The areas and linkages of the several parcels of land being either more or less; all situated within the Provincial District of Wellington, Colony of New Zealand, and are more particularly delineated upon the plan marked P.W.D. 8219, deposited in the office of the Minister for Public Works at Wellington, in the Provincial District of Wellington.

#### Tenders.

Public Works Office,  
Wellington, 25th March, 1881.

THE following list of successful and unsuccessful tenderers is published for general information.

THOMAS DICK,  
(Minister acting for the Minister for  
Public Works.)

#### FOXTON-NEW PLYMOUTH RAILWAY—NORMANBY-HAWERA PERMANENT-WAY CONTRACT.

	Accepted.	£	s.	d.
Mace and Bassett, Patea ... ..	...	3,520	13	0
<i>Declined.</i>				
A. Wilkie and J. Wilson, Wanganui ... ..	...	3,538	12	0
W. P. Kendall, Patea ... ..	...	3,596	12	0
Wilkie and Crawford, Waitotara ... ..	...	3,741	2	0
T. Denby, Wanganui ... ..	...	3,749	0	0
Berry and Newman, New Plymouth ... ..	...	4,000	0	0
A. Nathan, Hawera ... ..	...	4,114	0	0
Mulree and Orr, New Plymouth ... ..	...	4,575	9	4
W. Pell, Hawera ... ..	...	4,676	0	0

#### Tenders.

Public Works Office,  
Wellington, 29th March, 1881.

THE following list of successful and unsuccessful tenderers is published for general information.

R. OLIVER,  
Minister for Public Works.

#### EARTHWORK CONTRACT No. 5.—FOXTON-NEW PLYMOUTH RAILWAY.

	Accepted.	£	s.	d.
Scalley and McLaughlin, Wanganui ... ..	...	3,275	12	6
<i>Declined.</i>				
Thomas Denby, Wanganui ... ..	...	3,298	0	0
R. McLean, Foxton ... ..	...	3,750	0	0
Mace and Bassett, Patea ... ..	...	4,100	0	0
Powell and Tonkon, Patea ... ..	...	4,246	5	10
W. P. Kendall, Patea ... ..	...	4,337	10	5
W. F. Clarke, Auckland ... ..	...	4,396	17	0
Downes and Proctor, Patea ... ..	...	5,116	13	4
W. Pell, Hawera ... ..	...	Withdrawn.		

#### Friendly Society registered.

Registrar-General's Office,  
Wellington, 28th March, 1881.

THE Star of the West Lodge No. 121 of the United Ancient Order of Druids Society, at Greymouth, is registered as a Friendly Society, under "The Friendly Societies Act, 1877," this 28th day of March, 1881.

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

#### Officiating Ministers for 1881.—Notice No. 8.

Registrar-General's Office,  
Wellington, 25th March, 1881.

PURSUANT to the provisions of an Act of the General Assembly of New Zealand, passed in the forty-fourth year of the reign of Her Majesty Queen Victoria, and intituled "The Marriage Act, 1880," the following names of Officiating Ministers within the meaning of the said Act are published for general information:—

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

The Reverend Richard Blundell Comins.

*Congregational Independents.*

The Reverend William Jenner.

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

#### In the Supreme Court of New Zealand.—Divorce and Matrimonial Causes Jurisdiction.

NOTICE is hereby given that three or more of the Judges of the Supreme Court of New Zealand will sit at the Supreme Courthouse, Wellington, on Monday, the 16th day of May next, at eleven o'clock in the forenoon, to hear and determine petitions for the dissolution or for a sentence of nullity of marriage, under section 60 of "The Divorce and

Matrimonial Causes Act, 1867;" and also for the despatch of all and other business accruing under the said Act.

Dated at Wellington, this 22nd day of March, 1881.

JAMES PRENDERGAST,  
Chief Justice.

*Balance-sheet of Mount Eden Domain Board, County of Eden.*

TREASURER in account with the Mount Eden Domain Board.

1880.	Dr.	£	s.	d.
Feb. 4.	To Cash paid Bank of New Zealand, being half of division fence, from G. Wilson ...	4	0	0
Mar. 2.	Cheque received from Colonial Secretary ...	100	0	0
	Cash paid Bank of New Zealand, amount half of division fence, from R. Rowlands ...	4	18	0
April 1.	Ditto, half-year's rent reserve, from H. J. Smith, from 1st April to 30th September ...	23	10	0
May 18.	Ditto, for half-division fence, from Captain James ...	2	17	0
Aug. 23.	Ditto, for John Batger, £7 Os. 3d.; J. Cooke, 12s. ...	7	12	3
Oct. 12.	Ditto, from H. J. Smith—80s. copy of agreement, also £15, one quarter's rent reserve in advances; 22s. 6d. from J. Batger, part clearing furze Cheque from Colonial Secretary out of grant-in-aid public domains ...	17	12	6
Dec. 31.	Overdraft due Bank of New Zealand	33	0	0
		1	14	3
		£195	4	0

1880.	Cr.	£	s.	d.
Jan. 1.	By Balance due Bank of New Zealand Interest on overdraft, Bank of New Zealand ...	42	12	2
May 12.	Cash paid S. White for fencing ...	29	8	0
" 18.	" H. M. Shepherd, 25 seats ...	9	7	6
June 5.	" W. J. McKee, fencing ...	30	9	0
	" W. J. McKee, alteration, &c. ...	1	7	6
	Cash paid <i>Herald</i> , advertising tenders	0	5	0
	" <i>Star</i> ...	0	13	6
	" C. Blomfield, notice-boards	2	8	6
	" T. Elliott, on account clearing furze ...	1	5	0
	Cash paid Black, lopping trees ...	1	1	0
Aug. 13.	" W. J. McKee, fencing ...	15	1	6
Oct. 4.	" Stamps and stationery ...	0	7	6
	" Brett, <i>Star</i> , advertising tenders ...	0	4	0
" 18.	Cash paid W. J. McKee, clearing furze	5	0	0
Nov. 17.	" H. M. Shepherd, erection of gates ...	10	10	0
	Cash paid Kingston, building stone wall ...	3	5	0
	Cash paid H. J. Smith, hire of carts	6	5	0
	" B. Tonks and Co., commission and advertising ...	4	13	0
	Cash paid cheque-book ...	0	2	1
	" telegrams ...	0	3	11
Dec. 1.	" Brett, <i>Star</i> , circulars ...	0	12	6
	" Heeketh and Richmond ...	7	5	4
	" D. Hay and Sons, trees and planting ...	12	10	0
" 8.	Cash paid Governor of Mount Eden Gaol, prison labour ...	9	0	0
		£195	4	0

The above is a true and correct statement of accounts.

WILLIAM R. BRIDGMAN,  
Treasurer, Mount Eden Domain Board.

Compared with original vouchers and bank pass-book and found correct.

WM. ST. CLAIR TISDALL,  
Audit Inspector.

Correct. JAMES EDWARD FITZGERALD,  
Controller and Auditor-General.

Gold Fields Notices.

*Gold-Mining Lease cancelled.*

Mines Department,  
Wellington, 28th March, 1881.

IT is hereby notified that His Excellency the Governor has been pleased to pronounce the under-mentioned gold-mining lease cancelled, and that the ground is now open for application as if no lease of the said ground had ever been applied for:—  
Richard Birch; 6 acres and 36 perches, District of Charleston, Nelson South-West Gold Fields. No. 867.

WM. ROLLESTON,  
Minister of Mines.

*Gold-Mining Lease cancelled.*

Mines Department,  
Wellington, 28th March, 1881.

IT is hereby notified that His Excellency the Governor has been pleased to pronounce the under-mentioned gold-mining lease cancelled, and that the ground is now open for application as if no lease of the said ground had ever been applied for:—  
Philip McEnroe; 3 acres, District of Buller, Nelson South-West Gold Fields. No. 775.

WM. ROLLESTON,  
Minister of Mines.

*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 Arrowtown on or before the 15th day of April, 1881.

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

SCHEDULE.

APPLICANTS: Robert Clarke and others. Style under which it is intended to conduct the business: "Clarke and Company." 6 acres, in the Wakatipu Mining District.

Given under my hand, at Dunedin, this twenty-first day of March, one thousand eight hundred and eighty-one.

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 Naseby on or before the 12th day of April, 1881.

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

## SCHEDULE.

APPLICANTS: Simon Hewitt and George Hodgins. Style under which it is intended to conduct the business: "Hewitt and Hodgins." 3 acres, in the Mount Ida Mining District.

Given under my hand, at Dunedin, this twenty-fourth day of March, one thousand eight hundred and eighty-one.

J. P. MATTLAND,  
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 applicant specified in the annexed Schedule, unless there shall be valid objections against such lease.

Objections to the granting of such lease, stating the grounds of objection, must be made in writing, and lodged with the Warden at Reefton on or before the 28th day of April, 1881.

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

## SCHEDULE.

APPLICANT: Thomas Lee. Style under which it is intended to conduct the business: "Kaituna Quartz-Mining Company (Limited)." 16 acres 2 roods, situate east and adjoining Golden Point Company's lease, Devil's Creek, Inangahua, in the Nelson South-West Mining District.

Given under my hand, at Nelson, this twenty-eighth day of March, one thousand eight hundred and eighty-one.

ALFRED GREENFIELD,  
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 Charleston on or before the 7th day of April, 1881.

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

## SCHEDULE.

APPLICANTS: Patrick Walsh and Patrick O'Brien. Style under which it is intended to conduct the business: "Try Again Gold-Mining Company." 8 acres, south of Broomelaw Bridge, adjoining O'Sullivan's lease, south-west side Broomelaw Creek, Charleston, in the Nelson South-West Mining District.

Given under my hand, at Nelson, this twenty-fourth day of March, one thousand eight hundred and eighty-one.

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

## Crown Lands Notices.

*Land for Lease, Auckland.*

Crown Lands Office,  
Auckland, 15th March, 1881.

IT is hereby notified that the blocks of land specified in the Schedule hereunder written will, subject to the terms and conditions hereinafter mentioned, be offered for lease by public auction, at this office, on Tuesday, the 17th day of May, 1881, at the hour of 11 o'clock in the forenoon.

D. A. TOLE,  
Commissioner of Crown Lands.

## SCHEDULE.

## PROVINCIAL DISTRICT OF AUCKLAND.

Locality.	Section.	Area.	Upset Price.
UNIVERSITY ENDOWMENT, WAIMANA.			
Parish of Waimana	245	Aores. 10,000	£25 per annum.
UNIVERSITY ENDOWMENT, TAUPIRI.			
Parish of Taupiri...	463	9,300	£25 per annum.
UNIVERSITY ENDOWMENT, TAUPIRI COAL RESERVE.			
Parish of Taupiri...	463A	700	£25 per annum, and in addition, a royalty of 1s. per ton for all coal raised.

Conditions: Terms of lease, 14 years. Rent payable yearly, in advance. Lessee to have no right to cut or remove timber for other than purely domestic purposes, or to assign his lease without the written consent of the Minister of Lands first had and obtained.

NOTE.—Plans may be seen, and further particulars of the lands obtained, on application at this office, and at all the principal land offices throughout the colony.

## Land Transfer Act Notices.

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

THE NEW ZEALAND LOAN AND MERCANTILE AGENCY COMPANY (LIMITED).—All those pieces of land situated in the District of Mongonui, being Farm Lots 1, 2, 3, 6, 15, 16, 17, and 18, and other parts of the block of land originally granted to William Maxwell, containing 3,027 acres 3 roods 26 perches. Unoccupied. 1601.

GEORGE DONNE.—Allotment 111, Parish of Takapuna, containing 85 acres. Unoccupied. 1659.

STEPHEN SCHISCHKA.—Part of allotment 7, Parish of Waiwera, County of Marsden, containing 19 acres and 26 perches. In Applicant's occupation. 1668.

THOMAS PATON.—Allotments 64, 65, and 154, Parish of Hautapu, Banks County, containing 150 acres. In Applicant's occupation. 1677.

SARAH ANN HIRST.—Parts of Allotment 24, Parish of Hunua, containing 166 acres 2 roods. In Applicant's occupation. 1679.

THOMAS MACFFARLANE.—Allotment 28, Parish of Waipareira, containing 110 acres. Unoccupied. 1680.

WILLIAM JOHN OFFER.—Part of Allotment 21 of Section 28, City of Auckland, containing 10 perches. Unoccupied. 1681.

Diagrams may be inspected at this office.

Dated this 23rd day of March, 1881, at the Lands Registry Office, Auckland.

229 THEO. KISSLING,  
District Land Registrar.

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

4386. GEORGE MEREDITH.—20 acres, Rural Section 7295, Timaru District. Occupied by Applicant.

4432. JAMES HUTCHINSON SUTTER.—17 acres 2 roods 14 perches, part of Rural Sections 6859, 8258, and 9076, Timaru District. Occupied by Timaru Borough Council.

4455. COLIN CAMPBELL AIKMAN and GEORGE PATERSON.—1,538 acres 3 roods, Rural Section 3842 and parts of Rural Sections 3772, 3836, and 3837, Ellesmere District. Occupied by Applicants.

4456. CATHERINE HACKETT.—3 roods, part of Rural Section 2302, Timaru District. Unoccupied.

4458. NICHOLAS KNIGHT BOWDEN.—3 roods, part of Rural Section 72, Christchurch District. Occupied by Applicant.

Diagrams may be inspected at this office.

Dated this 24th day of March, 1881, at the Lands Registry Office, Christchurch.

228 R. W. D'O'LYLY,  
District Land Registrar.

**N**OTICE is hereby given that JAMES ARTHUR McARTHUR, of Dunedin, Clerk, claiming as Heir-at-law of ISABELLA McARTHUR, deceased, has applied to be registered Proprietor of the remainder, subject to the life estate of his father DUNCAN McARTHUR, as tenant by the curtesy, in Sections 9, 10, and 11, Block XIV., Town of Invercargill, being the land described in three certificates of title, registered respectively in Vol. ii., folio 67, and Vol. iii., folios 134 and 204; and that he will be so registered, unless caveat forbidding the same be lodged within one month after the date of the gazetting of this notice.

Dated this 22nd day of March, 1881, at the Lands Registry Office, Invercargill.

227 F. G. MORGAN,  
District Land Registrar.

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

JAMES BAIRD.—1 rood 28 perches, being part of Section 12, Block IV., Hundred of Invercargill. Occupied by Alfred Frederick Dawson. No. 1616.

RICHARD POWELL.—1 acre and 6 perches, being part of Section 32, Block XIX, Hundred of Invercargill. Unoccupied. No. 1620.

Diagrams may be inspected at this office.

Dated this 17th day of March, 1881, at the Lands Registry Office, Invercargill.

283 F. G. MORGAN,  
District Land Registrar.

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

KATE GANNON, Applicant.—302 acres, more or less, part of Whataupoko Block, known as Mangapapa, Poverty Bay. In occupation of Applicant. 675.

Diagrams may be inspected at this office.

Dated this 25th day of March, 1881, at the Lands Registry Office, Napier.

234 J. M. BATHAM,  
District Land Registrar.

**N**OTICE is hereby given that the several parcels of land hereinafter described will be brought under the provisions of "The Land Transfer Act, 1870," unless caveat be lodged forbidding the same in each case on or before the 2nd day of May, 1881.

1013. MARY ISABELLA McINTYRE.—9 perches, part of Section 400, City of Wellington, vicinity of Hawker Street; in occupation of Henry Sexton. Also 4½ perches, other part of said section, fronting on said street; in occupation of James Baldwin.

1144. EDMUND HERNE BUCKRIDGE.—1 acre, Section 116, Township of Featherston. In occupation of Applicant.

1185. WILLIAM NORWOOD.—102 acres, Section 106, left bank Wanganui River. In occupation of Applicant.

Diagrams may be inspected at this office.

Dated this 30th day of March, 1881, at the Lands Registry Office, Wellington.

235 GEO. B. DAVY,  
District Land Registrar.

**N**OTICE is hereby given that the parcel of land hereinafter described will be brought under the provisions of "The Land Transfer Act, 1870," unless caveat be lodged forbidding the same on or before the 7th day of May next.

836. WILLIAM MILNER.—39 perches, part of Section 166, City of Nelson, fronting on Trafalgar Street, 105 links, and on Hardy Street, 42 links, and commencing 106 links and 114 links respectively from the junction of said streets. Occupied by Applicant and the Nelson Club.

Diagrams may be inspected at this office.

Dated this 29th day of March, 1881, at the Lands Registry Office, Nelson.

240 ANDREW TURNBULL,  
District Land Registrar.

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

THOMAS HUMPHRIES, Applicant.—2 roods 2 perches, more or less, comprising Sections Nos. 694 and 695, Town of New Plymouth.

Diagrams may be inspected at this office.

Dated this 28th day of March, 1881, at the Lands Registry Office, New Plymouth.

241 EDWIN BAMFORD,  
District Land Registrar.

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

Part Section 39 and 40, Block XII., Dunedin.—JOHN JENKINS, Applicant. No. 3108.

Allotments 25 and 26, Township of Kensington.—ELIZA REED, Applicant. No. 3110.

Diagrams may be inspected at this office.  
Dated this 28th day of March, 1881, at the Lands Registry Office, Dunedin.

H. TURTON,  
District Land Registrar.

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**Mining Notices.**

**NOTICE OF INTENTION TO CONSTRUCT A WATER-RACE.**

Tuapeka, 20th March, 1881.

To the Warden at Lawrence.

I HEREBY give notice that I intend to construct a Water-race to divert and use water for mining purposes, commencing at a point in Gorge at foot of Tuapeka Basin, and terminating at the Blue Spur and Gabriel's Gully Sluicing Company's claim, Gabriel's Gully.

The length of such race is six miles or thereabouts, and its intended course is south-east. The mean depth of such race is 3 feet, and the mean breadth is 3 feet, and it is proposed to divert six Government-heads of water.

BLUE SPUR AND GABRIEL'S GULLY  
SLUICING COMPANY, LIMITED (per  
John C. Arbuckle, Manager),  
Applicant.

Date and number of miner's right: 3rd November, 1880; No. 15860.

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

Hearing at 11 o'clock on the 8th April, 1881.

H. J. ABEL,  
*pro* Warden.

Warden's Office, 24th March, 1881. 238

**MOUNT AURUM GOLD-MINING COMPANY (LIMITED).**

**NOTICE OF CALL.**

NOTICE is hereby given that the Directors of the above Company, at a meeting held on Monday, the 21st day of March, 1881, decided that a Call be made on this the 28th day of March, 1881, of tenpence per share; and that the same is payable at the registered office of the Company, Ballarat Street, Queenstown, on or before Wednesday, the 13th day of April, 1881.

F. W. F. GEISOW,  
Legal Manager.

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**SPECIMEN HILL EXTENDED QUARTZ-MINING COMPANY (LIMITED).**

Reefton, 17th February, 1881.

THIS is to certify that the Office of the Specimen Hill Extended Quartz-Mining Company (Limited) is situated in Reefton, in the County of Inangahua; and that PATRICK BRENNAN, of Reefton, Mining Agent, is the Manager of the said Company.

D. H. ALEXANDER, } Directors.  
JOHN QUIGLEY, }

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**PHOENIX EXTENDED GOLD-MINING COMPANY (LIMITED).**

Reefton, 17th February, 1881.

THIS is to certify that the Office of the Phoenix Extended Gold-Mining Company (Limited) is situated in Reefton, in the County of Inangahua;

and that PATRICK BRENNAN, of Reefton, Mining Agent is the Manager of the said Company.

JOSEPH STEELE, } Directors.  
TIMOTHY McLAUGHLIN, }

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**OCCIDENTAL GOLD-MINING COMPANY (LIMITED).**

Reefton, 18th March, 1881.

To the Registrar, Supreme Court, Nelson.

SIR,—This is to certify that the Office of the Occidental Gold-Mining Company (Limited) is situated in Broadway, Reefton, in the County of Inangahua; and that PATRICK BRENNAN, of Reefton, Mining Agent, is the Manager of the said Company.

MAURICE FITZGERALD, } Directors.  
TIMOTHY McLAUGHLIN, }

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I, the undersigned, hereby make application to register the Cræsus Quartz-Mining Company (Limited) as a Limited Company under the provisions of "The Mining Companies Act, 1872."

1. The name of the Company is to be the Cræsus Quartz-Mining Company (Limited).
2. The place of operations is situate on the Alpine Range, Lyell, County of Buller.
3. The registered office of the Company will be situated at Lyell, County of Buller.
4. The nominal capital of the Company is eighteen thousand pounds, in eighteen thousand shares of one pound each.
5. The number of shares subscribed for is eighteen thousand.
6. The number of paid-up shares is nil.
7. The amount considered as paid up is nine thousand pounds.
8. The name of the Manager is James Inglis.
9. The names, addresses, and occupations of the shareholders, and the number of shares held by each at this date, are as follow:—

	No. of Shares.
Thomas Quinlan, Lyell, Miner ... ..	2,000
Richard Reeves, Nelson, Gentleman ... ..	500
Martin Conradson, Lyell, Miner ... ..	1,750
Thomas W. Hungerford, Dunedin, Merchant ... ..	3,500
Luca Fantella, Lyell, Miner ... ..	2,000
Thomas Waters, Lyell, Battery Manager ... ..	250
Frederick Feddersen, Lyell, Butcher ... ..	1,000
Christian Rasmussen, Lyell, Butcher ... ..	1,000
James Inglis (in trust for the Company), Lyell, Mining Agent ... ..	6,000
	<b>18,000</b>

Dated this 9th day of February, 1881.

JAMES INGLIS,  
Manager.

Witness to signature—Thomas D. Brown.

I, James Inglis, do solemnly and sincerely declare that—

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

JAMES INGLIS.

Taken before me, at Lyell, this 21st day of March, 1881—W. H. Revell, R.M., a Justice of the Peace in and for the Colony of New Zealand. 223

**Private Advertisements.**

**APPLICATION FOR PATENT.**

Patent Office,  
Wellington, 23rd February, 1881.

PATENT for a Machine for Softening the Fibre of a New Zealand Flax after having been cleaned in a flax-dressing machine.

JAMES MUNRO BERTRAM, of Halcombe, in the Provincial District of Wellington, New Zealand, Settler,

has deposited at this office a specification of the said invention, and I have appointed Friday, the 1st day of July next, at 10 o'clock in the forenoon, at this office, to hear the said application and all objections thereto; and I require all persons having an interest in opposing the grant of such Letters Patent to leave, on or before the 26th day of June next, at this office, particulars in writing of their objections to the said application, otherwise they will be precluded from urging the same.

W. S. REID,  
Patent Officer.

Travers and Son, Agents for S. Goodbehere, Feilding, Solicitor for the Patentee. 237

APPLICATION FOR PATENT.

Patent Office,  
Wellington, 23rd February, 1881.

**P**ATENT for a Machine for Stripping or Scraping and Cleaning all Extraneous Vegetable Matter from the Fibre contained in New Zealand Flax.

JAMES MUNRO BERTRAM, of Halcombe, in the Provincial District of Wellington, New Zealand, Settler, has deposited at this office a specification of the said invention, and I have appointed Friday, the 1st day of July next, at 10 o'clock in the forenoon, at this office, to hear the said application and all objections thereto; and I require all persons having an interest in opposing the grant of such Letters Patent to leave, on or before the 26th day of June next, at this office, particulars in writing of their objection to the said application, otherwise they will be precluded from urging the same.

W. S. REID,  
Patent Officer.

Travers and Son, Agents for S. Goodbehere, Feilding, Solicitor to the Patentee. 236

SOUTHLAND COUNTY.—FORT ROSE-WAIKAWA 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 11th March, 1881, declare the following road to be a County Road within the meaning of the said Act, namely,—

The Fortrose-Waikawa Road, from Fortrose Township to the Tokonui Creek.

ALFRED BALDEY,  
County Chairman.

County Council Office,  
Invercargill, 22nd March, 1881. 225

THE MANAWATU BOILING-DOWN AND CURING COMPANY (LIMITED).

**N**OTICE is hereby given that an Extraordinary Meeting of the Shareholders in the above Company is hereby convened to be held at the offices of Messrs. Palmerson and Scott, the Square, Palmerston North, on Thursday, the 14th day of April, 1881, at 2 o'clock in the afternoon, to consider the following resolution: "That the Company be wound up voluntarily."

Dated this 25th day of March, 1881.

H. S. PALMERSON,  
Secretary. 226

OXFORD ROAD BOARD.

**N**OTICE is hereby given that the Oxford Road Board purpose taking, for the purpose of a road, all that parcel of land containing by admeasurement 3 roods 12 perches or thereabouts, being part of the

Rural Section numbered 201 on the Government map of the Oxford District, commencing at a point on the northern boundary of the said section distant from the north-west corner of the said section 968.3 links. Bounded—Generally Southerly by lines, 329.6 links with a bearing of 95° 53', 219 links with a bearing of 94° 17', 543.5 links with a bearing of 62° 3'; thence along public road (which forms the northern boundary of said section), 1046.2 links with a bearing of 258° 44' 30", to the commencing point.

A plan showing the said land has been deposited at the office of the Oxford Road Board.

All persons affected are requested to set forth in writing any well-grounded objections to the making of the said road or to the taking of such lands, and to send such objections in writing on or before the 21st day of April, 1881, to the said Road Board.

WILSON FISHER,  
242 Chairman of the Oxford Road Board.

IN THE MATTER OF "THE MUNICIPAL CORPORATIONS ACT, 1876," AND "THE PUBLIC WORKS ACT, 1876."

To the Owners or Reputed Owners, Occupiers, or Reputed Occupiers, of the lands hereinafter described.

**N**OTICE is hereby given that, in accordance with the provisions of the above-mentioned Acts, the Borough Council of the Borough of Timaru, in the Provincial District of Canterbury, propose to take, for the purpose of waterworks for the said borough, all that parcel of land containing by admeasurement 9 acres 1 rood 3 perches, more or less, situate in the Survey District of Otaio, Provincial District of Canterbury, being portion of Reserve No. 699, and referred to as Lot No. 2 on Land Transfer deposit plan, commencing at a point on the southern boundary of Reserve No. 699, distant from the north-east corner of Rural Section No. 10702 by a straight line 572 links with a bearing of 314° 25'. Bounded—Generally Southerly and Easterly by lines 50.6 links with a bearing of 7° 43', 328.6 links with a bearing of 114° 1', 222.5 links with a bearing of 132° 43', 599.3 links with a bearing of 75° 28', 377.6 links with a bearing of 121° 43', 633.1 links with a bearing of 45° 54', 920.5 links with a bearing of 73° 56', 256 links with a bearing of 356° 23', 621.4 links with a bearing of 304° 41', 922.6 links with a bearing of 261° 36', 34.2 links with a bearing of 285° 9', 811.1 links with a bearing of 58°, 413.7 links with a bearing of 29° 32', 479 links with a bearing of 352° 50', 1016.2 links with a bearing of 35° 12', 898.2 links with a bearing of 356° 23', 583.8 links with a bearing of 114° 45', 362.5 links with a bearing of 60° 2', 545 links with a bearing of 125° 18', 66.5 links with a bearing of 81° 16', thence by a public road 680.3 links with a bearing of 305° 31', thence by line 318.7 links with a bearing of 240° 2', thence by line 699.9 links with a bearing of 294° 45', thence generally westerly and southerly by lines 1030 links with a bearing of 176° 23', 1019.8 links with a bearing of 215° 12', 484.6 links with a bearing of 172° 50', 355.1 links with a bearing of 209° 32', 1014.9 links with a bearing of 238°, 284.3 links with a bearing of 105° 9', 908.8 links with a bearing of 81° 36', 521.2 links with a bearing of 124° 52', 143.8 links with a bearing of 186° 27', 828.4 links with a bearing of 253° 56', 580.2 links with a bearing of 225° 54', 342.5 links with a bearing of 301° 43', 587.4 links with a bearing of 255° 23', 184.3 links with a bearing of 312° 43', 478.5 links with a bearing of 294° 1', 184 links with a bearing of 187° 43', thence by line 100 links with a bearing of 97° 43' to the commencing point. And also all that parcel of land containing by admeasurement 6 acres 1 rood 22 perches, more or less, situate in the

Survey District of Otaio, Provincial District of Canterbury, being portion of Reserve No. 700, and referred to as Lot No. 3 on Land Transfer deposit plan, commencing at a point on the eastern boundary of Reserve No. 700, distant from the north-west corner of Rural Section No. 9076 443 links. Bounded—Generally Northerly and Easterly by lines 503 links with a bearing of  $301^{\circ} 43'$ , 927 links with a bearing of  $272^{\circ} 19'$ , 145.9 links with a bearing of  $228^{\circ} 17'$ , 1144.9 links with a bearing of  $168^{\circ} 21'$ , 970.5 links with a bearing of  $161^{\circ} 51'$ , 455.6 links with a bearing of  $224^{\circ} 34'$ , 620 links with a bearing of  $118^{\circ} 14'$ , 668.3 links with a bearing of  $158^{\circ} 41'$ , 211.8 links with a bearing of  $223^{\circ} 7'$ , 650 links with a bearing of  $260^{\circ} 35'$ , 119.5 links with a bearing of  $305^{\circ} 2'$ , 60.8 links with a bearing of  $233^{\circ} 34'$ , thence by public road 207.7 links with a bearing of  $125^{\circ} 31'$ , thence generally easterly and southerly by lines 818 links with a bearing of  $81^{\circ} 16'$ , 292.1 links with a bearing of  $7^{\circ} 25'$ , 676 links with a bearing of  $338^{\circ} 41'$ , 523.3 links with a bearing of  $298^{\circ} 14'$ , 383.1 links with a bearing of  $44^{\circ} 34'$ , 1025.8 links with a bearing of  $341^{\circ} 51'$ , 1081.5 links with a bearing of  $348^{\circ} 21'$ , 47.8 links with a bearing of  $48^{\circ} 17'$ , 860.4 links with a bearing of  $92^{\circ} 19'$ , 522.3 links with a bearing of  $121^{\circ} 43'$ , thence along the eastern boundary of Reserve No. 700, 110 links with a bearing of  $7^{\circ} 15'$ , to point of commencement. And, further, that the works proposed to be executed in and about such lands are the cutting of an open race, constructing syphons, flumes, cutting by-washes and waste weirs, and all other works connected therewith necessary for the proper conveyance of water. And, further, that a copy of such plans, showing generally the nature of the works proposed to be executed, and the lands required to be taken for the same, together with the names of the owners and occupiers of such land so far as they can be ascertained, made in accordance with the provisions of the said Act, has been deposited and is open for inspection at the offices of the New Zealand Meat-preserving Company, situate at the Washdyke, fronting on the Great North Road (being a place in the road district in which such lands are), and that another copy of the said plans has been deposited and is open for inspection at the public offices of the said Council in the said borough. And notice is hereby further given that all persons affected are hereby required to set forth in writing any well-grounded objection to the execution of such works or to the taking of such lands, and to send such writing within forty days from the first publication of this notice to the said Borough Council.

Dated this twenty-fourth day of March, 1881.

ARTHUR PERRY,  
Borough Solicitor.

EDWIN H. LOUGH,  
Town Clerk.

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