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NEW ZEALAND GAZETTE.

Published by Authority.

WELLINGTON, THURSDAY, APRIL 14, 1881.

Lands permanently reserved.

ARTHUR H. GORDON, Governor.

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

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

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

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

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

SCHEDULE.

		First C	olumn.					Second Column.	Third Colum		Fourth	Column.
	DESCRIPTION OF RESERVES.											
Land District.		Locality.	Lot.	Block. Area.		Purpose for which Land Reserved.	Date of Warrant.		Gazette.			
West Coast (I	North	Suburbs of Manaia	23	VII.	A. 20	R.	P.	Site for a cemetery	1880 12 Nov.			380. 7,12 Nov.
Auckland*		Te Aroha	5	IX.	131	2	27	Endowment for pri- mary education	14 Dec.	•••		7,16 Dec. 381.
?		Town of Uawa	12	XIII.	0	I	0	Police purposes	30 ,,			6 Jan.
Southland†		Town of North Invercargill	13	I.	٥	2	1	Municipal purposes	"	•••	"	,,
) ;	•••	>>	4	ıï.	0	2	2	,,	,,		,,	,,
"		"	5] 11.	0	2	2	,,	,,	•••	,,	"
5>	***	»	17	"	0	2	2	, ,,	,,	•••	,,	"
"	•••	"	26	7,7	0	2	2	,,	,,	•••	,,	>>
5>	•••	"	16	III.	0	2	. 0	,,	,,	•••	,,	2)
"	••••	"	23	ı".	0	2	0	,,	>>	•••	,,	2)
>>	***	,,	_ 5] 1V.	0	2	0	"	,,	•••	"	"
"	•••	"	15	v".	0	2	0	,,	,,	•••	"	"
**	•••]	,,,	11, 12	vi.	I	0	4	"	"	• • •	,,	"
"	••••))	_5	, v.i.	0	2	2	,,	,,	•••	,,	"
»		Town of Athol	17 1, 2	XXXIII.	8	2	2	Site for a compton	,,	•••	"	"
. 33	<u> </u>	TOWN OF AUROI	1, 2	AAAIII.		٥	0	Site for a cemetery	,,	•••	• • • • • • • • • • • • • • • • • • • •	**

^{*} Reserved in conformity with the provisions of section 3 of "The Onehunga Water Reserves Act, 1879." † Reserved in conformity with the provisions of section 5 of "The Plans of Towns Regulation Act, 1875."

ERRATUM.—In New Zealand Gazette No. 21, of the 31st March, 1881, page 366, for "Frederick Trimble, Esq.," read "Alfred Trimble, Esq."

SCHEDULE-continued.

		First of Description	Column. —— of Reserv	es.				Second Cole	umn.	Third Colum		Fourth	Colum
Land Distri	et.	Locality.	Lot.	Block.	A	rea	•	Furpose for t Land Reser		Date o Warra		Ga	rette.
O tago		Table Hill Town of Hill's	46 1, 2, 5, 28	VI.	A. 9	3	P, 36 29'6	School site		1880 30 Dec.		No. 1,	
. "	•••	Creek	1			•	-	. "	•••	,,,	•••	"	"
"	•••	Otepopo Town of Ophir	82	IV.	8		28 12	,,	***	, ,,	•••	"	"
55 25	•••	Town of Herriot	1	ī.	10		34	99	***	"	•••	"	"
**		Tuapeka West	43	XI.	10	ŏ	ö	"		,,	•••] ",	"
"	•••	Town of Dunkeld	11, 12, 13	VI.	0	3	0	>>	•••	,,	•••	,,	"
<i>t</i>)	***	Waikouaiti Town of Bastings	65	I. II.	12		24 21	"	•••	,,	•••	,,,	99
12 17	•••	Waitahuna West	116	ī.	9 5	3· 2	0	"		,,	•••	"	"
997		Wakefield	1	II.	10	ō	0	,,	•••	,,		"	••
. 12		Catlin's	12	-22-	10	2	22	"	•••	,,,	•••	,,	,,
59	•••	Waipahi Town of Clinton	68	III. II.	2		18	**	•••	"	•••	* ***	33
**	•••	10wh of Chaton	5, 6, 7, 8 , 17, 18, 19,	11.	2	0	۰	"	•••	,,	•••	,,,	, j)
1)	***	Waipahi	20 75	VII.	3	ö	0	"	•••	,,,		,,	**
))))	•••	Glenkenich	74 37	ıï.	10	0	3)) .))	***.) »)	•••	>>	39
		Tuapeka East {	18, 21,	XVIII.	13					"		"	**
25	•••	Tuahera rast	116	XIX.	3	0	16	**	***	**	•••	"	25.
Auckland		Waikomiti		ļ ·	188	_	_	Wan a same at a	_	1881		NT.	
Augustanu 25	•••	Pakuranga		5	100	3	0 27	For a cemetery For a water re		20 Jan.	•••	No. 6,	•
'n	•••	,,,	17, 18	5	24		27	For a recr		35° 25	•••	"	39 33
i) i)		Suburbs of Gis-	20 211	5	8	3	, 5 11	For a quarry For a sheep and) ,,		"	;; ;;
Westland Hawke's Bay	•••	borne Greymouth Town of Clyde	224 (in red) 417	1	1 0	ò	28	quarantine-g School site Site for a med		, Woh	•••	No. 12,	
Wellington	•••	Tauherenikau	417	•••	8	۰	0	institute Racecourse		4 Feb.	•••		
W Chington	•••	River	•••	•••	٠,	٥	١	Tracecourse	***	; >	•••	99	'n
55	•••	Town of Feather- ston	338		22	Ó	٥	Recreation	•••	"	•••	5 5	.
Canterbury		Orari	262 (in 2,167 (in	red) red)	20	ò	0	Extension of		ý		,,	5)
99	144	Geraldine	2,488 (in	red)	22	2	ō	Board premi Improvement	and	, ;,		33.	jj
								protection of banks of the River					
Otago		Oamaru	62	IV.	10	o	ò	Lighthouse		,,,		, ,	źż
Southland	•••	Town of Seaward	33	I.	I	0	0	Town hall	•••	25	•••	"	is
Wellington	•••	Bush Mangahao	2	VII.	118	~ 0	٥	Endowment for		16 F eb.		No. 15,	24 Fe
		,,	23	VIII.	204	2	0	mary educat	IOI	22			
99 99			12	IV.	308	2	ō	. ,,	_	;;	•••	99 99	oó oó
**	•••	Kairanga	286	XV.	120	I	0	,,	i	,,		j,	33
55	•••	,	1,557	IX. IX.	125	I		,,		ý)	•••	,,	3 2.
99	•••	,, ···	1,608 1,580	IX.	97 158	0	8	**		"	•••	"	25
))))		Arawaru	275A	III.	348		28	jj - 1)))))	•••	"	99 95
<i>5</i> >		Town of Feather-	Suburban		5	0	0	,, ,,		"		"	,, 13
N		ston	Sec. 120				ı	a 1 ''	l		į		
Santerbury	•••	Tangawai	2,489 (in 168, 169, 170, 171,	red)	18	٥	°	Gravel-pit	•••	**	•••	<i>5</i> 5 `	33 -
**	ļ	•	172, 173,										
			174, 175,		İ				ļ				
uckland		Town of Opotiki	176, 177, 207, 208,	} I.	5	•	٥	Recreation		24 Feb.		No. 16,	3 Marc
	.		209, 210,	1	1		- 1		ł				
	•		211, 212, 213, 214,				İ	4	.				
			215, 216				- 1						
n,	•••	Suburbs of New- castle	101		4	3	12	39		**	•••	,,)j
27		Mangapiko	5 4 4	XIV.	8	3 2	24	n _		"		95	55
7)		Oruawharo		XII.	0	3	10	Landing-place		27		,,,	53

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

JOHN HALL, (for the Minister of Lands.)

ARTHUR GORDON, Governor.

NDER and in pursuance of the powers and authorities vested in me by an Act of the Province of Auckland intituled "The Highways Act, 1874," and by "The Abolition of Provinces Act, 1875," I, Arthur Hamilton Gordon, the Governor of the Colony of New Yorked Ada hearthy patient but I. the Colony of New Zealand, do hereby notify that I do hereby abolish the highway districts constituted under the said "Highways Act, 1874," and named the Whaingaroa Highway District and the Karioi Highway District.

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

THOMAS DICK.

Whaingaroa Highway District, County of Raglan, constituted.

ARTHUR GORDON, Governor.

NDER and in pursuance of the powers and authorities vested in me by an Act of the Province of Auckland intituled "The Highways Act, 1874," and by "The Abolition of Provinces Act, 1875," I, Arthur Hamilton Gordon, the Governor of the Colony of New Zealand, hereby notify that I do hereby create that portion of the Provincial District of Auckland described in the Schedule hereto a new highway district, under the said "Highways Act, 1874," by the distinctive name of the Whaingaroa Highway District, and I declare that the boundaries of the said district shall be those defined in the Schedule hereto.

SCHEDULE.

ALL that parcel of land in the Provincial District of Auckland, bounded towards the North and West by the Whaingaroa Harbour from Ohira Creek to the eastern boundary of Te Akau Block; towards the West by the said eastern boundary to the northwestern corner of Section No. 59; again towards the North by a line forming the northern boundary of aforesaid section; again towards the West and North by lines forming the western and northern boundaries of Section No. 56 to an estuary of the Whaingaroa Harbour; thence across and along the eastern bank of said estuary to the north-western corner of Section No. 33; thence by a line forming the northern boundary of said section; again towards the West by a line forming the western boundary of Section No. 72; towards the South and again towards the West and North by lines forming the southern, western, and northern boundaries of Section No. 71; again towards the West by lines forming the western boundaries of Sections Nos. 73 and 74; towards the North-east by a line forming the north-eastern boundary of said Section No. 74 to a stream; thence by that stream and by a line forming the northeastern boundary of Section No. 55, all of the Parish of Waipa; towards the East by a right line drawn from the eastern corner of said Section No. 55 to the north-eastern corner of Section No. 167; thence by lines forming the eastern boundaries of Sections Nos. 167 and 173, Parish of Karamu, to a stream; thence by that stream to the Waitetuna River; thence by that river to the southern boundary of Section No. 60; again towards the South by lines forming the

Whaingaroa and Karioi Highway Districts, County | tions Nos. 61, 62, and 63; thence by a right line to of Raglan, abolished. | the easternmost angle of the Karioi Highway Districts. trict (as defined by a notification of even date herewith); and thence towards the West by the said Karioi Highway District to the Whaingaroa Har-

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

THOMAS DICK.

"Highways Act, 1874" (Auckland), brought into Operation in Whaingaroa Highway District.

ARTHUR GORDON, Governor.

UNDER and in pursuance of an Act of the Province of Auckland intituled "The Highways Act, 1874," and by "The Abolition of Provinces Act, 1875," I, Arthur Hamilton Gordon, the Governor of the Colony of New Zealand, do hereby notify that I do hereby bring the said "Highways Act, 1874," into operation in the Whaingaroa Highway District; and I further notify that I do hereby appoint the twenty-eighth day of May, one thousand eight hundred and eighty-one, at two o'clock in the afternoon, at the Courthouse, Raglan, to be the day, hour, and place for the first meeting of ratepayers for the said dis-trict; and I appoint James La Trobe to be the Chairman of such meeting.

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

THOMAS DICK.

Karioi Highway District, County of Raglan, constituted.

ARTHUR H. GORDON, Governor.

UNDER and in pursuance of the powers and authorities vested in male authorities vested in me by an Act of the Province of Auckland intituled "The Highways Act, 1874," and by "The Abolition of Provinces Act, 1875," I, Arthur Hamilton Gordon, the Governor of the Colony of New Zealand, hereby notify that I do hereby create that portion of the Provincial District of Auckland described in the Schedule hereto a new highway district, under the said "Highways Act, 1874," by the distinctive name of the Karioi Highway District, and I declare that the boundaries of the said district shall be those described in the Schedule hereto.

SCHEDULE.

ALL that parcel of land in the Provincial District of Auckland, bounded towards the North by the Whaingaroa Harbour to Ohira Creek; thence towards the East by the said Ohira Creek and Sections Nos. 79A, 50A, 40, and 21; towards the North-east by said Section No. 21 and Sections Nos. 100 and 41, all of the Parish of Whaingaroa, and by a right line being the production of the south-western boundary of said Section No. 41 until intersected by another right line drawn between the easternmost angle of Section No. 104 and the southernmost angle of Section No. 65; thence towards the South-east by a right line to the said easternmost angle of Section No. 104, and by lines forming the south-eastern boundaries of Sections Nos. 104, 103, 97, and 100, all of the said Parish of Whaingaroa, and Section No. 101, Parish of Karioi, to the south-easternmost angle of last mentioned southern boundaries of Sections Nos. 60, 61A, and section; thence again towards the North-east by a 61, Parish of Whaingaroa; towards the South-east right line to the Matau (old pa) on the Pakoka by lines forming the south-eastern boundaries of Section; thence again towards the North-east by a crief line to the Matau (old pa) on the Pakoka by lines forming the south-eastern boundaries of Section; thence again towards the North-east by a crief line to the Matau (old pa) on the Pakoka by lines forming the south-eastern boundaries of Sections.

bour; thence again towards the East and South-east by the said harbour; and towards the West by the

As witness the hand of His Excellency the Governor, this eleventh day of April, one thousand eight hundred and eightyone.

THOMAS DICK.

"Highways Act, 1874" (Auckland), brought into Operation in the Karioi District.

ARTHUR GORDON, Governor.

INDER and in pursuance of the powers and authorities vested in me by an Act of the Province of Auckland intituled "The Highways Act, 1874," and by "The Abolition of Provinces Act, 1875," I, Arthur Hamilton Gordon, the Governor of the Colony of New Zealand, do hereby notify that I do hereby bring the said "Highways Act, 1874," into operation in the Karioi Highway District; and I further notify that I do hereby appoint the twenty-first day of May, one thousand eight hundred and eighty-one, at two o'clock in the afternoon, at the Courthouse, Raglan, to be the day, hour, and place for the first meeting of ratepayers for the said district; and I appoint James La Trobe to be the Chairman of such meeting.

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

THOMAS DICK.

Season for Shooting Native Game in Hawke's Bay.

ARTHUR 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 Hawke's Bay, Waipawa, and Wairoa, during the period between the second day of May, one thousand eight hundred and eighty-one, and the thirty-first day of July, one thousand eight hundred and eightyone, 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 thirteenth day of April, one thousand eight hundred and eighty-

> > THOMAS DICK.

Season for Shooting Native Game in Manawatu.

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 County of Manawatu, 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 eightyone, 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 eleventh day of April, one thousand eight hundred and eighty-

THOMAS DICK.

Season for Shooting Native Game in Nelson.

ARTHUR GORDON, Governor.

N 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 Waimea, Collingwood, and Buller, 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 eleventh day of April, one thousand eight hundred and eighty-

> > THOMAS DICK.

Season for Shooting Native Game in County of Grey.

ARTHUR GORDON, Governor.

N 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 County of Grey, excepting the Borough of Greymouth, 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 inclu-

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 eleventh day of April, one thousand eight hundred and eightyone.

THOMAS DICK.

Fixing Shooting Season, License Fee, &c., for Auckland District.

ARTHUR 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 appoint the Provincial District of Auckland, excepting the Counties of Cook and Wairoa, to be a district under the said Act, to be called the Auckland District. And I do hereby notify that cock-pheasants and Californian and Australian qual may be taken or killed within the said Auckland District from the killed within the said Auckland District from the first day of May, one thousand eight hundred and

eighty-one, to the thirty-first day of July, one thousand eight hundred and eighty-one, both inclusive (subject nevertheless to the restrictions in the said Act. mentioned). And I do further notify that licenses to take or kill such game within the said district shall be issued on payment of the sum of forty shillings each, and that licenses to sell such game shall be issued on payment of the sum of five pounds each; and the Secretary to the Acclimatisation Society at Auckland is hereby appointed to issue the said licenses.

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

> > THOMAS DICK.

Fixing Shooting Season, License Fee, &c., for Taranaki District.

ARTHUR GORDON, Governor.

N 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 appoint the County of Taranaki to be a district under the said Act, to be called the Taranaki District. And I do hereby notify that cockpheasants may be taken or killed within the said Taranaki District from the first day of May, one thousand eight hundred and eighty-one, to the thirty-first day of July, one thousand eight hundred and eighty-one, both inclusive (subject nevertheless to the restrictions in the said Act mentioned). And I do further notify that licenses to take or kill such game within the said district shall be issued on payment of the sum of twenty-five shillings each, and the licenses to sell such game shall be issued on payment of the sum of five pounds each; and the Secretary to the Taranaki Acclimatisation Society at New Plymouth is hereby appointed to issue the said licenses.

As witness the hand of His Excellency the Governor, this thirteenth day of April, one thousand eight hundred and eightyone.

THOMAS DICK.

Fixing Shooting Season, License Fee, &c., for Hawke's Bay District.

ARTHUR 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 appoint the Counties of Hawke's Bay, Waipawa, and Wairoa to be a district under the said Act, to be called the Hawke's Bay District. And I do hereby notify that goal phosonts have And I do hereby notify that cock-pheasants, hares, and Californian quail may be taken or killed within the said Hawke's Bay District from the second day of May, one thousand eight hundred and eighty-one, to the thirtieth day of July, one thousand eight hundred and eighty-one, both inclusive (subject nevertheless to the restrictions in the said Act mentioned). And I do further notify that licenses to take or kill such game within the said district shall be issued on payment of the sum of fifty shillings each, and that licenses to sell such game shall be issued on payment of the sum of five pounds each; and the Secretary to the Hawke's Bay Acclimatisation Society at Napier is hereby appointed to issue the said licenses

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

THOMAS DICK.

Fixing Shooting Season, License Fee, &c., for Wanganui District.

ARTHUR 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 appoint the Counties of Wangarian Residue." nui and Rangitikei to be a district under the said Act, to be called the Wanganui District. And I do hereby notify that cock-pheasants and Californian quail may be taken or killed within the said Wanganui District from the first day of May, one thousand eight hundred and eighty-one, to the thirty-first day of July, one thousand eight hundred and eighty-one, both inclusive (subject nevertheless to the restrictions in the said Act mentioned). And I do further notify that licenses to take or kill such game within the said district shall be issued on payment of the sum of thirty shillings each, and that licenses to sell such game shall be issued on payment of the sum of five pounds each; and the Secretary of the Wanganui Acclimatisation Society at Wanganui is hereby appointed to issue the said licenses.

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

THOMAS DICK.

Fixing Shooting Season, License Fee, &c., for Manawatu District.

ARTHUR 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 appoint the County of Manawatt Leading of the county of Manawatt Leading of the county of Manawatt Leading of the county of Manawatt Leading of the county of Manawatt Leading of the county of Manawatt Leading of the county of Manawatt Leading of the county of Manawatt Leading of the county of Manawatt Leading of the county of the co to be a district under the said Act, to be called the Manawatu District. And I do hereby notify that cock-pheasants and hares may be taken or killed within the said Manawatu District from the first day of May, one thousand eight hundred and eighty-one, to the thirty-first day of July, one thousand eight hundred and eighty-one, both inclusive (subject nevertheless to the restrictions in the said Act mentioned). And I do further notify that licenses to take or kill such game within the said district shall be issued on payment of the sum of thirty shillings each, and that licenses to sell such game shall be issued on payment of the sum of five pounds each; and the Secretary to the Manawatu Acclimatisation Society at Palmerston is hereby appointed to issue the said licenses.

As witness the hand of His Excellency the Governor, this thirteenth day of April, one thousand eight hundred and eightyone.

THOMAS DICK.

Fixing Shooting Season, License Fee, &c., for Nelson District.

ARTHUR GORDON, Governor.

N 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 appoint the Counties of Waimea, Buller, and Collingwood to be a district under the said Act, to be called the Nelson District. And I do hereby notify that cock-pheasants and Californian quail may be taken or killed within the said Nelson District from the sixteenth day of May, one thousand eight hundred and eighty-one, to the thirtieth day of June, one thousand eight hundred and eighty-one,

both inclusive; and that hares may be taken or killed | Seciety at Christchurch is hereby appointed to issue in the said district from the second day of May, one | the said licenses. in the said district from the second day of May, one thousand eight hundred and eighty-one, to the thirtieth day of July, one thousand eight hundred and eighty-one, both inclusive (subject nevertheless to the restrictions in the said Act mentioned). And I do further notify that licenses to take at him. do further notify that licenses to take or kill such game within the said district shall be issued on payment of the sum of twenty shillings each, and that licenses to sell such game shall be issued on payment of the sum of five pounds each; and the Secretary to the Nelson Acclimatisation Society at Nelson is hereby appointed to issue the said licenses.

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

THOMAS DICK.

Fixing Shooting Season, License Fee, &c., for Marlborough District.

ARTHUR GORDON, Governor.

N 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 appoint the Counties of Marlborough and Sounds to be a district under the said Act, to be called the Marlborough District. And I do hereby notify that cock-pheasants and Californian quail may be taken or killed within the said Marlborough District from the first day of May, one thousand eight hundred and eighty-one, to the thirtyfirst day of May, one thousand eight hundred and eighty-one, both inclusive (subject nevertheless to the restrictions in the said Act mentioned). And I do further notify that licenses to take or kill such game within the said district shall be issued on payment of the sum of twenty shillings, and that licenses to sell such game shall be issued on payment of the sum of five pounds; and that the Secretary to the Marlborough Acclimatisation Society, Blenheim, is hereby appointed to issue the said licenses.

As witness the hand of His Excellency the Governor, this thirteenth day of April, one thousand eight hundred and eightyone.

THOMAS DICK.

Fixing Shooting Season, License Fee, &c., for North Canterbury District.

ARTHUR 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 appoint the Counties of Amuri, Kaikoura, Cheviot, Ashley, Akaroa, Selwyn, and Ashburton to be a district under the said Act, to be called the North Canterbury District. And I do hereby notify that hares may be taken or killed within the said North Canterbury District from the first day of May, one thousand eight hundred and eighty-one, to the thirty-first day of July, one thousand eight hundred and eighty-one, both inclusive (subject nevertheless to the restrictions in the said Act mentioned). And I do further notify that licenses to take or kill such game within the said district shall be issued on payment of the sum of twenty shillings each, and that licenses to sell such game shall be issued on payment of the sum of five pounds each; and the Secretary to the Canterbury Acclimatisation

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

THOMAS DICK.

Fixing Shooting Season, License Fee, &c., for South Canterbury District.

ARTHUR GORDON, Governor. N 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 appoint the Counties of Geraldine and Waimate to be a district under the said Act, to be called the South Canterbury District. And I do hereby notify that hares may be taken or killed within the said South Canterbury District from the first day of May one thousand eight hun from the first day of May, one thousand eight hundred and eighty-one, to the thirty-first day of July, one thousand eight hundred and eighty-one, both inclusive; and that cock-pheasants and Californian quail may be taken or killed within the said district from the first day of June, one thousand eight hundred and eighty-one, to the thirtieth day of June, one thousand eight hundred and eighty-one both inthousand eight hundred and eighty-one, both inclusive (subject nevertheless to the restrictions in the said Act mentioned). And I do further notify that licenses to take or kill such game within the said district shall be issued on payment of the sum of one pound each, and that licenses to sell such game shall be issued on payment of the sum of five pounds each; and the Secretary to the South Canterbury Acclimatisation Society at Timaru is hereby appointed to issue the said licenses.

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

THOMAS DICK.

Fixing Shooting Season, License Fee, &c., for Otago District.

ARTHUR GORDON, Governor.

N 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 appoint the Counties of Wai-kouaiti, Maniototo, Vincent, Peninsula, Taieri, Bruce, Clutha, and Tuapeka to be a district under the said Act, to be called the Otago District. And I do hereby notify that cock-pheasants and Californian quail may be taken or killed within the said Otago District from the first day of June, one thousand eight hundred and eighty-one, to the thirty-first day of July, one thousand eight hundred and eighty-one, both inclusive; and that hares may be taken or killed therein from the first day of May, one thousand eight hundred and eighty-one, to the thirty-first day of July, one thousand eight hundred and eighty-one, both inclusive (subject nevertheless to the restrictions in the said Act mentioned). And I do further notify that licenses to take or kill such game within the said district shall be issued on payment of the sum of forty shillings each, and that licenses to sell such game shall be issued on payment of the sum of five pounds each; and the Secretary to the Otago Acclimatisation Society at Dunedin is hereby appointed to issue the said licenses.

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

THOMAS DICK.

Fixing Shooting Season, License Fee, &c., for Lake District.

ARTHUR 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 appoint Lake County to be a district under the said Act, to be called the Lake District. And I do hereby notify that Californian quail may be taken or killed within the said Lake District from the first day of May, one thousand eight hundred and eighty-one, to the thirty-first day of July, one thousand eight hundred and eighty-one, both inclusive (subject nevertheless to the restrictions in the said Act mentioned). And I do further notify that licenses to take or kill such game within the said district shall be issued on payment of the sum of thirty shillings each, and that licenses to sell such game shall be issued on payment of the sum of five pounds each; and the Secretary of the Lake District Acclimatisation Society at Queenstown is hereby appointed to issue the said licenses.

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

THOMAS DICK.

Fixing Shooting Season, License Fee, &c., for Southland District.

ARTHUR 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 appoint the Counties of Southland, Wallace, Fiord, and Stewart Island to be a district under the said Act, to be called the Southland District. And I do hereby potify that each land District. And I do hereby notify that cock-pheasants and Californian quail may be taken or killed within the said Southland District from the first day of May, one thousand eight hundred and eighty-one, to the thirty-first day of May, one thousand eight hundred and eighty-one, both inclusive (subject nevertheless to the restrictions in the said Act mentioned). And I do further notify that licenses to take or kill such game within the said district shall be issued on payment of the sum of thirty shillings each, and the licenses to sell such game shall be issued on payment of the sum of five pounds each; and the Secretary to the Southland Acclimatisation Society at Invercargill is hereby appointed to issue the said licenses.

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

THOMAS DICK.

Registrar of Dogs for Stewart Island appointed.

Colonial Secretary's Office, Wellington, 8th April, 1881. IS Excellency the Governor has been pleased to appoint appoint

Constable Angus Ewen LIVINGSTONE

to be a Registrar of Dogs, under "The Dog Registration Act, 1880," for that part of the County of Stewart Island commonly known as Stewart Island.

THOMAS DICK.

Additional Public Vaccinator appointed, Mataura.

Colonial Secretary's Office, Wellington, 8th April, 1881. T is hereby notified that, under the provisions of "The Public Health Act, 1876," His Excellency the Governor has been pleased to appoint

GEORGE THOMAS STOCKWELL, Esq., M.R.C.S.E., to be an additional Public Vaccinator for the District of Mataura, 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 of Marriages, &c., appointed.

Colonial Secretary's Office, Wellington, 8th April, 1881. HIS Excellency the Governor has been pleased to appoint appoint JAMES WYLIE, Esq.,

to be Registrar of Marriages and of Births and Deaths, and Vaccination Inspector, for the District of Balclutha.

THOMAS DICK.

Members of Licensing Court appointed.

Department of Justice, Wellington, 9th April, 1881.

H IS Excellency the Governor has been pleased to appoint

LEMUEL JOHN BAGNALL, Esq., J.P., and WILLIAM WILKINSON, Esq.,

to be Members of the Licensing Courts for the Districts of Hauraki and Thames, vice E. W. Puckey, Esq., J.P., and W. Souter, Esq., resigned.
Thomas Dick

(for the Minister of Justice.)

Coroner appointed.

Department of Justice, Wellington, 9th April, 1881. IS Excellency the Governor has been pleased to appoint

ROBERT WARD, Esq., R.M., of Marton, to be a Coroner within the colony. THOMAS DICK, (for the Minister of Justice.)

Resident Magistrate appointed.

Department of Justice, venington, 12th April, 1881.

IS Excellency the Governor has been pleased to appoint Wellington, 12th April, 1881. appoint

CALEB WHITEFOORD, Esq., R.M., to be a Resident Magistrate for the District of Lyttelton, with jurisdiction to £100.

THOMAS DICK (for the Minister of Justice.)

Coroner resigned.

Department of Justice, Wellington, 9th April, 1881. HIS Excellency the Governor has been pleased to accept the resignation by

PIERS E. WARBURTON, Esq., of Palmerston North, of his appointment as a Coroner within the colony.

> THOMAS DICK, (for the Minister of Justice.)

Letters of Naturalisation issued.

Colonial Secretary's Office, Wellington, 11th April, 1881. IS Excellency the Governor has been pleased The Aliens Act, 1880," in favour of the undermentioned persons, viz. :-

Name.	Occupation.	Residence,		
Nicolo Radove Johan Carl August Püschel Carl Heinrich Püschel Chun Ah Dunn	Tanner	Mackenzie Country Avonside. Avonside. Clyde.		

THOMAS DICK.

Application for Registration of a Trade Mark.

Colonial Secretary's Office,

Wellington, 12th April, 1881.

NOTICE is hereby given that Messieurs STAVELEY,
AUSTIN, and COMPANY, of Dunedin, in the
Colony of New Zealand, Merchants, have applied to
register, under "The Trade Marks Act, 1866," the
trade mark of which the following is a description,

Description of Trade Mark.

A symbol of the planet Mars, consisting of a circle from which, on the left side, projects an arrow with an inclination to the right.

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

Casks and cases containing spirituous liquors.

THOMAS DICK, Colonial Secretary and Registrar of Trade Marks.

Wardens for Masterton Highway District, County of Wairarapa West, elected.

Colonial Secretary's Office,

Wellington, 13th April, 1881.

OTICE has been received at this office, under the hand of the Returning Officer, Mr. R. Wilsone, that the under-mentioned persons were elected Wardens for the Masterton Highway District:-

No. 1 Ward—Dougal McQuarrie.
No. 2 Ward—Joseph Bennett.
No. 3 Ward—Thomas Edinburgh Chamberlain.
No. 4 Ward—James Charles Vallance.
No. 5 Ward—Walter Clarke Bychanan.

No. 6 Ward-Edwin Meredith, Sen.

THOMAS DICK.

Despatch. — Treaty with Switzerland for Mutual Surrender of Fugitive Criminals prolonged.

Colonial Secretary's Office,

Wellington, 9th April, 1881. despatch, received from Her THE following despatch, received from Her Majesty's Principal Secretary of State for the Colonies, is published for general information. THOMAS DICK.

Downing Street, 29th December, 1880.

Sir,—With reference to my predecessor's circular despatch of the 24th December, 1879, I have the honor to transmit to you, for publication in the colony under your Government, a copy of an Order in Council, dated the 16th December, giving effect to a convention between this country and Switzerland, which was signed at Berne on the 11th December, money.

further prolonging the duration of the Treaty of the 31st March, 1874, for the mutual surrender of fugitive criminals.

I have &c.,

KIMBERLEY.

The Officer Administering the Government of New Zealand.

[Extract from the London Gazette of Friday, 17th December, 1880.]

At the Court at Windsor, the 16th day or December, 1880.

Present:

THE QUEEN'S MOST EXCELLENT MAJESTY, LORD PRESIDENT, LORD CHAMBERLAIN, SECRETARY SIR WILLIAM VERNON HARCOURT, MR. GLADSTONE.

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

And whereas a treaty was concluded on the thirty first day of March, one thousand eight hundred and seventy-four, between Her Majesty and the Swiss Confederation, for the mutual extradition of fugitive

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

Great Britain and Ireland: Alfred Guthrie Graham Benar, Esquire, Her Envoy Extraordinary and Minister Plenipotentiary to the Swiss Conferation;

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

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

ARTICLE I.

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

ARTICLE II.

The crimes for which the extradition is to be

- granted are the following:—
 1. Murder (including infanticide) and attempt to murder.
 - 2. Manslaughter.
- 3. Counterfeiting or altering money, uttering or bringing into circulation counterfeit or altered

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

5. Embezzlement or larceny.

Obtaining money or goods by false pretences.

Crimes against bankruptcy law.

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

9. Rape.

10. Abduction of minors.

11. Child-stealing or kidnapping.

12. False imprisonment.

- 13. Burglary, or housebreaking, with criminal intent.
 - 14. Arson.

Robbery with violence.

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

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

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

ARTICLE III.

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

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

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

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

ARTICLE V.

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

ARTICLE VI.

If the individual claimed by one of the two contracting parties in pursuance of the present treaty should be also claimed by one or several other powers, on account of other crimes committed upon their respective territories, bis surrender shall be granted which makes the requisition.

to that State whose demand is earliest in date; unless any other arrangement should be made between the Governments which have claimed him, either on account of the gravity of the crimes committed, or for any other reason.

ARTICLE VII.

A fugitive criminal shall not be surrendered if the offence in respect of which his surrender is demanded is one of a political character, or is connected with a crime of that nature, or if he prove that the requisition for his surrender has, in fact, been made with a view to try and punish him for an offence of a political character.

ARTICLE VIII.

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

This stipulation does not apply to crimes committed

after the extradition.

ARTICLE IX.

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

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

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

A requisition for extradition cannot be founded on

sentences passed in contumaciam.

ARTICLE X.

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

the post or by telegraph.

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

to the stipulations contained in Article IX.

ARTICLE XI.

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

ARTICLE XII.

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

ARTICLE XIII.

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

ARTICLE XIV.

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

ARTICLE XV.

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

ARTICLE XVI

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

Her Britannic Majesty.

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

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

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

present treaty.

ARTICLE XVII.

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

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

if possible.

In witness whereof the respective Plenipotentiaries have signed the same, and have affixed thereto the seal of their arms.

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

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

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

And whereas a protocol amending Article XVI. of the aforesaid treaty was signed by the Plenipotentiaries of Her Majesty and of the Swiss Confederation on the twenty-eighth day of November, one thousand eight hundred and seventy-four, which protocol is in the following terms:

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

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

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

substituted :-

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

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

the case to his Government.'

The other provisions of Article XVI. remain in force as they have been agreed upon in the treaty. This protocol shall be regarded and acted upon as

forming part of the treaty in question.

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

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

The Plenipotentiary of Great Britain-

EDWIN CORBETT. (L.S.)

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

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

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

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

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

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

Who, after having communicated to each other their full powers, found in good and due form, have

concluded the following convention:

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

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

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

HORACE RUMBOLD.

The Plenipotentiary of Switzerland-

ANDERWERT.

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

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

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

Swiss Confederation; and

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

Who, after having communicated to each other their full powers, found in good and due form, have

concluded the following convention:

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

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

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

HOBACE RUMBOLD.

The Plenipotentiary of Switzerland-

Anderwert.

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

The Swiss Federal Council having, by a note of the 22nd December, 1877, denounced the extradition treaty of the 31st March, 1874, which exists between the United Kingdom of Great Britain and Ireland and the Swiss Confederation, and a new extradition treaty not having as yet been concluded, the high of New Zealand, as under:-

contracting parties, being desirous of prolonging the duration of the treaty now in force, have named as their Plenipotentiaries for this purpose-

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

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

Who, after having communicated to each other their full powers, found in good and due form, have

concluded the following convention:

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

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

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

HORACE RUMBOLD.

The Plenipotentiary of Switzerland-

ANDERWERT.

And whereas on the eleventh day of December, one thousand eight hundred and eighty, a further convention was entered into between Great Britain and

Switzerland in the terms following:-

The Swiss Federal Council having denounced, by their note of the 22nd December, 1877, the treaty of extradition of the 31st March, 1874, existing between the United Kingdom of Great Britain and Ireland and the Swiss Confederation, and the new treaty of extradition, signed on the 26th November, 1880, not having yet received the necessary ratifications, the high contracting parties, being desirous of prolonging the duration of the treaty which is still in force, have named as their Plenipotentiaries with this object-

Her Majesty the Queen of the United Kingdom of Great Britain and Ireland: Francis Carew, Esquire, Her Britannic Majesty's Chargé d'Affaires at Berne;

and

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

Who, after having reciprocally proved their full powers, have concluded the following convention:

The duration of the treaty of extradition of the 31st March, 1874, between the United Kingdom of Great Britain and Ireland and the Swiss Confederation shall be prolonged from the 22nd December, 1880, until the moment when the new treaty of extradition of the 26th November, 1880, shall come into force in the two countries.

Done at Berne, the elevents thousand eight hundred and eighty.

Francis Carew. Done at Berne, the eleventh day of December, one

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

C. L. PEEL.

Bonuses on Colonial Industries.

Colonial Secretary's Office, Wellington, 11th April, 1881.

OTICE is hereby given that the following bonuses will be paid on articles produced in the Colony

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.

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.

On 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.

GUNPOWDER.

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.

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

THOMAS DICK.

Reward for the Recovery, &c., of Five Bars of Gold.

£1,000 REWARD.

Department of Justice, Wellington, 12th April, 1881.

WHEREAS a box containing five bars of gold, weighing 1,255 ounces, valued at £5,000, was stolen from a safe in possession of the Union Steamship Company of New Zealand (Limited), between the 5th and 13th November last, in transit from Port Chalmers to Melbourne, the above reward is offered by the said Company for such information as shall lead to the conviction of the offender or offenders, and recovery of the said property.

This is in lieu of the offer of reward of £500

previously issued.

THOMAS DICK, (for the Minister of Justice.)

Notice to Mariners.—No. 13 of 1881.

Marine Department, Wellington, 6th April, 1881.

THE following Notice to Mariners, received from the Commodore Commanding the Australian Station, is published for general information.

JOHN HALL, (Minister acting for the Minister having charge of the Marine Department.)

SOLOMON ISLANDS. By H.M.S. "Emerald."

-Admiralty Chart No. 214. Referred Savo Island.to position of Ferguson Island, Marau Sound. (No. 880.) Savo is placed 2' to the southward and 7' to the westward of its actual position.

Florida Group: Barranago Harbour.—No. 214, and rough plan by late J. St. C. Bower. This anchorage is only fit for small craft, and, as the tides run very strong, and there is no shelter from westerly winds (north-west monsoon), and can be very little in the south-east trade, it cannot be called a desirable one under any circumstances.

Florida Group: Rock awash.—S. 73° E., one mile and nine-twentieths from south point of Barranago Island. No. 214, and rough plan by late J. St. C. Bower. Always visible, and breaks even in fine

Florida Group: Nogu Island.—9° 11′ 30″ S., 160° 15′ E. (approximate). No. 214. *Nogu Island is about 70 feet high, about one mile long in an east and west direction, and half a mile wide, surrounded by reefs which extend 2 or 3 cables on its south side, but for fully a mile on its west side.

Florida Group: Village of Raita.—No. 214. The Village of Raita is about two miles and a half east of Nogu Island. The coast in this vicinity may be approached within half a mile. There is a flat-topped rock about that distance north-west of village, which is steep-to.

^{*}Supposed to be Sesarga Island marked on the Admiralty chart.

Florida Group: Passage round North of Ditto.—
o. 214. The "reported good passage," as shown in Chart No. 214, was used. It is much narrower, and there is a rock awash about mid-channel. The "Emerald" passed north of this rock, midway between it and the two small islands south of Buena Vista. The tide rips are very strong, showing right across the channel.

Florida Group: East Side of 7-fathom Patch.—East Pt., S. 39° E.; East Island, S. 65" E. No. 214. A vessel keeping a mile outside a line from Tree Island to East Island will be in deep water. After passing East Island the small islets which front the shore to the westward of the Ass's Ears may all be approached within from 1 to 5 cables.

Marau Sound: $6\frac{1}{2}$ fathom Patch.—N.E. extreme of Beagle Island, N. $3\frac{1}{2}$ W.; south point of Kamachu Island, S. $76\frac{1}{2}$ W. No. 880. The ship anchored in 17 fathoms, and used to swing over this patch, which was the least water found, with the northerly stream. The position was verified by angles.

Coolambangra Island: Blackett Strait.—No. 214.
Apparently free from any danger. The small islet at eastern entrance had better be left on the north

Coolambangra Island: Ariel Cove.—8° S., 156° 57' E. (approximately). No. 214. Ariel Cove (as recognized by "Sandfly's" sketch) is on the west coast, and not on the south as marked in chart, nor could any similar cove be seen on the south side of the

Choiseul Island.—No. 214 Made the south coast of Choiseul Island in 157° E. (Chart No. 214), and steered to the north-westward, from four to five miles off shore, for about three miles, when shoal water was observed ahead. There is a chain of coral patches (some awash) with deep water between, from three to six miles off shore. Fifteen of these patches were counted in all to abreast Bambatani. An extensive reef was seen about ten miles off shore. There is apparently a clear passage two or three miles off shore as far as Bambatani, only one shoal spot seen in this passage, which can be passed on either hand. "Emerald" passed between it and the shore. Bambatani consists of three villages, close together in one bay, viz. :-

Village. Keelangota (west) Chief's Name. Rumaseu (centre) Ramboowhy. Ramboowhy ... Serrakikola. Coovuee (east) ...

Choiseul Island: Bambatani.-7° 7' S., 156° 40' E. (approximate). No. 214. The King's name (of Bambatani District) is Sickasecka, who speaks a little English, and is "friendly." Good anchorage was found at the west end of the bay in 12 fathoms (crl. s.). Anchor bearings: Shortland Island (native name "Soondah"), N. 80° W.; Vella Lavelly (the 3,000-feet peak), S. 1° W.

Choiseul Island.—No. 214. Between Bambatina

and Choiseul Bay the reefs extend about ten miles off shore, with no deep-water passage inside. The south-west portion of Choiseul Island does not exist, Cape Alexander being only about twelve miles from the passage used by the "Emerald" between the islets forming Choiseul Bay. The sketch of Choiseul Bay (No. 209) is very incorrect, though still of use as a guide. The south entrance is narrowed to about a cable by the reefs on either hand. Good anchorage was found in 12 fathoms (crl. s.). Anchor bearings: first or southernmost islet, S. 21° W.; second islet, N. 69° W.; islet in centre of bay, N. 2° E.; Choiseul Point, S. 14° N.

Choiseul Bay.—No. 214. The whole of the bay to the northward of the centre islet is thickly studded with shoals. There is a (and I believe the only one) deep-water channel between the third and fourth of the centre islet is thickly studded in rounding Cape Kidnappers his vessel slightly took

The centre islet should be passed on its west islets. The centre islet snould be passed on side. There is a "spur-shaped" reef extending southwest from this islet, but apparently has plenty of water on it at a cable distance. From Cape Alexander to the

eastward the chart appears to be correct.

Village of Kangopassu.—6° 40′ S., 156° 33′ E. (approximate). No. 214. Kangopassu, the place where the "Zephyr" massacre took place, is situated between two small islands, and by Chart No. 214 is in 156° 33' E. The chief's name is Koka. Our boats reported apparently good anchorage in the lagoon formed by outer reefs.

Noumanouma.-5° 54' S., Bouganville Island: 155° 9' E. (approximate). No. 214. The reefs appear to extend about six miles from the east coast. Mount Balbi kept on a S.W. by W. ½ W. bearing leads in clear of reefs, and a ship bound to Noumanouma can then coast along to the southward, until abreast the village. Anchorage was obtained in centre of small bay off the north end of the huts. abreast the village.

The beach here is very steep and has no fringe reef.

Ahloo Island.—No. 214. Is situated about six miles west of Shortland Island (Soondah). name is Gori; said by the traders to be friendly.

Louisiade Archipelago.

Two Islets South-west of East Island.—Nos. 2123 and 2764. Consider these to be placed too far to the southward, the eastern one by five miles and the

western by two miles.

Shoal, 7 fathoms.—10° 36′ 50″ S., 151° 35′ 30″ E., from chart. Bearings: Hastings Island, N. 38½° E.; Dawson Island, N. 43 W.; Hummock Island, S. 82° W. Nos. 2123 and 2764. The depth of 7 fathoms was struck in what appeared to be the bight of an extension prof. one portion extending from this extensive reef, one portion extending from this position in a N.N.W. direction about four miles, and the other in an easterly direction for probably a much greater distance. The tide rips prevented the limits of the reef being clearly defined, but just to the westward of the 7 fathoms it appeared to be nearly awash.

Teste Island.—Anchorage off south side Teste Island: North-east Island—N.N.W., West Island N. 82°W. Nos. 2123 and 2764. Anchored on the southwest edge of a large flat with from 8 to 9 fathoms on it; 14 fathoms was obtained in the chains at the same time, with coral mud bottom. The tides from the anchorage run in a N.N.E. and S.S. W. direction about four knots (springs). The reefs off the island extend further to the eastward than shown on Chart No. 2123, and East Island about one-third of a mile east of its position (relatively with Teste Island). Coming from the southward, East Island bearing N.N.W. 1/4 W., appears under the highest peak at east end of Teste, and leads to the anchorage. A missionary teacher resides here, who speaks a little English.

Mewstone Island.—Anchor bearings: Mewstone, N. 58° E.; N. 69° W. No. 2124. Good anchorage on south side of island, in 15 fathoms (crl. s.), about a mile from the shore. The reefs in the bay extend for more than half that distance from the latter.

Shoal.—11° 8′ S., 152° 33′ 30″ E. (from Chart 2124). No. 2124. About half a mile in extent, and from its appearance probably has 3 to 4 fathoms on it.

Notice to Mariners.—No. 14 of 1881.

REPOBTED DANGER OFF CAPE KIDNAPPERS, EAST COAST OF NORTH ISLAND.

Marine Department,

the ground, Cape Kidnappers at the time bearing N. 70° W. (magnetic), distant about one mile, the lead just before showing 7 fathoms water. As the position of this danger is only approximate, vessels are recommended not to approach Cape Kidnappers nearer than two miles.

JOHN HALL, (Minister acting for the Minister having charge of the Marine Department.)

Examination of Teachers.

Education Department, Wellington, 12th April, 1881.

THE following lists contain statements of the principal results of the examination held at the end of January, 1881, so far as relates to the examination for Class C and to candidates in the Education District of Otago. It must be understood that the granting of a certificate depends only in part upon the result of an examination, and that candidates who have not had the experience required by the regulations, or who do not receive the necessary marks from a School Inspector, have no claim to a certificate.

The first name is that of a successful candidate for Class C. The first of the lists referring to the Otago District contains the names of the successful candidates at the examination for Class D. The second supplies similar information with regard to Class E. The third and fourth lists give the names of candidates who will be allowed to qualify for Classes D and E respectively, by passing at the next examina-tion in those subjects only in which they have this year been unsuccessful. The fifth is the list of candidates whose status before the examination was "provisional," and who have now passed in the additional subjects necessary for a full certificate.

Every candidate will receive a private intimation of his success or failure, and those whose names are in the third and fourth lists will be advised as to the subjects in which they will require to be examined

An asterisk against a name signifies that the candidate is too young to hold a full certificate.

THOMAS DICK.

PASSED THE EXAMINATION FOR CLASS C. Hawke's Bay-

Thomson, Archibald Bruce.

- I. Passed the Examination for Class D.
 - *Bicknell, Bertha.
 - *Brown, Mary Maxwell. *Dow, Jane Maria.
 - *Little, Caroline Eliza.
 - Mahoney, James. Mitchell, Henry.

 - Robertson, James.
 - *Whetter, Richard Gill. Whyte, John.
 - Worsop, William Hurnall Arthur.
- II. PASSED THE EXAMINATION FOR CLASS E.
 - *Allan, Amelia.
 - Beattie, Robert Martin. *Bowden, Sarah Emma.

 - *Darton, Henry Lawrence. Drummond, Alexander Peter.
 - Kirkland, Martha.
 - Menzies, Christina Flora.
 - *Nicol, Mary Annie.
 - *Oudaille, Frances Jane.
 - Spedding, Selina Amy.
 - *Titchener, Hugh. *Tracey, Mary Anna Temple.

- III. PARTIAL SUCCESS RECORDED TOWARDS CLASS D.
- *Marshall, Margaret Dunbar.
- *Young, Charles.
- IV. PARTIAL SUCCESS RECORDED TOWARDS CLASS E.
 - *Attwood, Edith Elizabeth Mary.
 - Darton, Annie.
 - *Ferguson, Jane Clark. *Gazzard, George.

 - *Hooper, Jane Dunlop. Kilby, Arthur.

 - *Mills, Mary Wilson.

 - Officer, John. Wicks, William Henry.
- V. Passed in the Subjects required to com-PLETE FORMER EXAMINATION.

Aldred, Frederick Scott.

Bennett, Selina Mary.

Black, Jane Ann Stuart.

Brown, Jessie Christina.

Brunton, Jessie.

Carrington, George William.

*Crump, Sarah Lizzie. Lowry, Priscilla Anna.

Pearson, David.

Watson, Margaret.

Land required to be taken for Road Bridge and Approaches, Inangahua.

NOTICE is hereby given that it is proposed, under the provisions of "The Public Works Act, 1876," to execute a certain public work, to wit, the construction of a road bridge and road approaches at Ross Town and Reefton, in the County of Inangahua, and for the purposes of such public work the lands described in the Schedule hereto are required to be taken; and notice is further given that a plan of the said road and approaches, and of the lands so required to be taken, is deposited in the Warden's Court at Reefton, in the said County of Inangahua, and is there open for inspection: And notice is hereby given that all persons affected by the execution of the said public work, or by the taking of the said lands, shall, if they have any well-grounded objections to the execution of the said public work, or to the taking of such lands, set forth the same in writing, and send such writing, within forty days from the first publication of this notice, to the Minister for Public Works, Wellington.

SCHEDULE.

ALL that piece or parcel of land containing by admeasurement 3 roods 12 perches, more or less, being portions of Sinnamon Street, Strand, Township of Reefton, and right-of-way across the Inangahua ${f River}.$

Also that piece or parcel of land containing by admeasurement 2 perches, being portion of Section No. 129.

Also that piece or parcel of land containing by admeasurement 8 perches, being portion of Section No. 8.

Also that piece or parcel of land containing by

admeasurement 36 perches, being portion of Sections Nos. 545, 543, 544, 811, and 812, Ross Town.

Also that piece or parcel of land containing by admeasurement 24 perches, being Sections Nos. 546 and 547, Ross Town.

Also that piece or parcel of land containing by admeasurement 12 perches, being Section No. 813, Ross Town.

Description and

Also that piece or parcel of land containing by admeasurement 24 perches, being Sections Nos. 814 and 815, Ross Town.

Also that piece or parcel of land containing by admeasurement 24 perches, being Sections Nos. 816 and 817, Ross Town.

Also that piece or parcel of land containing by admeasurement 26 perches, being Sections Nos. 818, 819, and portion of Sections Nos. 551 and 552.

Also that piece or parcel of land containing by admeasurement 1 rood 37 perches, Ross Town,

commencing at the northernmost corner of Section No. 246, and being a strip of land 1 chain in width, extending to the boundary-lines of Sections Nos. 552 and 819.

All within the Survey District of Reefton, Provincial District of Nelson.

Dated at Wellington, this ninth day of April, 1881.

R. OLIVER, Minister for Public Works.

Working Men's Club registered.

Registrar-General's Office, Wellington, 8th April, 1881.

THE Invercargill Working Men's Club and Mutual L School of Arts, situated at Invercargill, is registered as a Working Men's Club, under "The Friendly Societies Act, 1877," this 8th day of April, 1881.

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

Election of Governors of the Auckland College.

NOTICE.—In pursuance of "The Auckland College N and Grammar School Act, 1877," and of the regulations thereunder for the election of Governors by the Board of Education for the District of Auckland, I hereby notify that, at a meeting of the said Board, held this day,

The Hon. Colonel THEODORE MINET HAULTAIN was re-elected a Governor of the Board of Governors constituted by the said Act; and

> THOMAS PEACOCK, Esq., and JOSEPH McMullen DARGAVILLE, Esq.,

were elected as Governors to fill the vacancies caused since the last annual election by the resignations of James McCosh Clark, Esq., and John Logan Campbell, Esq.

WM. P. MOAT, Chairman of Meeting.

Auckland, 5th April, 1881.

Crown Lands Notices.

Changing Purpose of a Reserve, in the Township of Hawera.

General Crown Lands Office,

Wellington, 1st April, 1881.

To is hereby notified that His Excellency the Governor intends, under the provisions of section 8 of "The Public Reserves Act Amendment Act, 1878," to change the specific purpose of the land described in the second column of the Schedule hereto for which the land was heretofore set apart as a reserve, as specified in the first column of the said Schedule, to the specific purpose specified in the third column of the said Schedule.

SCHEDULE.

Purpose of Reserve.	Area of which the Purpose is intended to be Changed.	Intended Purpose.
Southern half of Section No. 19, containing 5 acres and 4 perches, in the Town of Hawera, Provincial District of Taranaki. For a site for telegraph station or other purposes of the General Government. (See New Zealand Gazette No. 24, of the 26th April, 1871, page 182.)	All that parcel of land in the Provincial District of Taranaki, situate in the Town of Hawera, containing by admeasurement 2 roods 28 perches, more or less. Bounded towards the North-east by High Street; towards the South-east by Sections Nos. 25, 27, 28, 29, and 30 of Block XIX.; towards the South-west by a right line from the south-western corner of said Section No. 30 to the south-eastern corner of Section No. 18 of said Block XIX.; and towards the North-west by said Section No. 18, and Sections Nos. 17, 16, and 7, of said Block XIX.: as the same is delineated on the plan deposited in the District Survey Office, New Plymouth.	For a public road.

J. HALL, (for the Minister of Lands.)

Sale of Land in the Waimate Plains.

Principal Land Office, Carlyle, 6th April, 1881.

THE under-mentioned Crown lands will be open for application for eash, at the prices named in for application for cash, at the prices named in the Schedule, on Monday, the 23rd May next, and every lawful day thereafter until sold, at the Land Offices, Carlyle and Hawera.

SCHEDULE.

Block.	Section.	Area.	Upset Price per Acre.								
	KAUPOKONUI SURVEY DISTRICT.										
XV.	2	A. R. P. 101 0 0	£ s. d.								
AV.	3	100 0 0	2 0 0 1 15 0								
	4	100 0 0	1 15 0								
	5	100 0 0	1 15 0								
	6	100 0 0	1 15 0								
	13	111 0 0	1 10 0								
XVI.	, 9	98 0 0	1 10 0								
	15	150 0 0	1 10 0								
	21	100 0 0	1 10 0								
	22	100 0 0	1 10 0								
	Na	AIRE SURVEY DISTRI	OT.								
XIII.	38	200 0 0	1 10 0								
	39	179 0 0	1 10 0								
	43	100 0 0	1 10 0								
	45	100 0 0	1 10 0								
	49	100 0 0	1 10 0								
	51	216 0 0	1 10 0								
	52	320 0 0	1 10 0								
	,	ı i									

Description of the Land.—These sections are inland of the Waimate Plains and to the west of the Waingongoro Stream. They adjoin the continuous belt of Native reserves.

From Manaia and Okaiawa, on the open plains, roads are now being opened up to this land, and other roadways are being cleared to give access to the railway-line from Waitara and New Plymouth, which is now open to the Eltham Station, within about a mile of the block.

The continuation of the railway to Hawera is now under construction; it skirts the land for three miles, and when completed the distance by rail to Hawera will be about ten miles.

With the exception of a few rata the bush consists mainly of soft woods and other light timber, and can easily be cleared. The country is well watered, and is admirably adapted for conversion into grass lands.

Twenty-two sections, scattered over the block, have been disposed of at good prices on the deferred-payment system, and one-third of the proceeds will, under the provisions of "The Land Act, 1877," Part III., be spent on roads within or to open up the block for the benefit of the selectors.

Terms of Payment.—The terms of payment are: One-fourth cash to accompany the application, and the remaining three-fourths within one month after the applicant has been declared the purchaser. The Crown grant fee to be paid with the balance of the purchase-money.

C. A. WRAY, Commissioner of Crown Lands.

Sale of Crown Lands, Napier District.

Crown Lands Office, Napier, 30th March, 1881.

NOTICE is hereby given that the under-mentioned allotments of land will be offered for sale by public auction, at the Council Chamber, Napier, on Wednesday, the 11th day of May next, at 11 o'clock in the forenoon.

One-fourth of the purchase-money to be paid at the sale, and the remainder within one calendar month, or the deposit will be forfeited.

J. T. TYLEE, Commissioner of Crown Lands.

SCHEDULE.

Block.	Section.	Area.	Upset Price.
No	ESEWOOD ST	RVEY DISTRICT—NO	замоко Вьоск.
	l · ·	A. R. P.	£ s. d.
III.	13	50 0 7	75 1 6
,,	15	84 1 6	126 8 6
"	18	101 1 26	152 2 6
,,	20	100 0 0	125 0 0
22	21	138 2 0	138 10 0
_22	23	50 0 20	75 3 9
VI.	15	78 1 17	73 7 0
29	17	100 1 17 83 3 22	150 10 6
29	19 21	83 3 22 135 3 0	125 16 6 169 13 9
"	24	59 0 11	88 12 0
37		EVEY DISTRICT—TU	
٧.	2	95 2 0	95 10 0
• -	3	78 2 11	78 11 6
"	4	105 2 0	105 10 0
"	5	127 2 0	127 10 0
ż	6	42 2 0	42 10 0
,, 1)	7	134 1 28	134 8 6
37 71	8	86 3 0	86 15 0
ΥÏ.	i	100 1 38	100 9 9
**	2	85 3 38	86 0 0
"	8	98 1 11	147 9 6
33	4	84 2 19	126 18 - 6
33	5	115 1 26	173 2 6
,,	6	81 0 0	162 0 0
,,	8	44 0 30	88 7 6
,,	10	43 2 0	87 0 0
33,	11	46 0 0	92 0 0
,,,	12	31 1 30	62 17 6
33	13	39 0 35	78 8 9
. 29	14	30 2 0	61 0 0
X.	1 . 1 .	59 2 7	119 1 9
22	2	58 0 28	116 0 6
"	3	44 2 16	89 4 0
v.,	er to the	MAKARETU.	
98	147 1 Ave 1	50 0 0	50 0 0
158	•••	50 0 0	50 0 0

Land for Lease, Auckland.

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

T 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.

	nocanty.	ection.	Area.	Upaet Price.
	University			
	Parish of Waimana	245	10,000	£25 per annum.
	Universit	Y End	OWMENT,	TAUPIRI.
	Parish of Taupiri	463	9,300	£25 per annum.
l	University Endo	WMENT	, TAUPIE	COAL RESERVE.
7	Parish of Taupiri	463A	700	£25 per annum, and, in addition, aroyalty
1				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.

Gold Fields Notices.

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 goldmining purposes to the applicants specified in the annexed Schedule, unless there shall be valid objections tions against such lease.

Objections to the granting of such lesse, stating the grounds of objection, must be made in writing, and lodged with the Warden at Lawrence on or before the 12th day of May, 1881.

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

may be seen at the Warden's Office at Lawrence.

SCHEDULE.

APPLICANTS: Charles Thomson and others. Style under which it is intended to conduct the business: "The Extended Gold-Mining Company." 4 acres 1 rood 36 perches, in the Tuapeka Mining District, being Section 117, Block V., Waitahuna.

Given under my hand, at Dunedin, this sixth day of April, 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 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 Riverton on or before the 23rd day of April, 1881.

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

SCHEDULE.

APPLICANT: James Brown. Style under which it is intended to conduct the business: "Pioneer Reefing Company (Limited)." 15 acres 1 rood 10 perches, in the Longwood Mining District, being Section 27, Block XIX., Jacob's River Hundred.

Given under my hand, at Dunedin, this sixth

day of April, 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 goldmining 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 30th day of May, 1881. (Hearing at

Serpentine, 31st May.)

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

SCHEDULE.

APPLICANTS: Joseph Edmonds and James Atkin. Style under which it is intended to conduct the business: "Edmonds Try-again." 16 acres, in the Mount Ida Mining District.

Given under my hand, at Dunedin, this sixth day of April, one thousand eight hundred

and eighty-one.

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

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 on or before the 21st day of May, 1881.

1193. GEORGE FREDERIC ALLEN WILLIAM DOUGLAS.—1 acre 3 roods, Sections 840, 841, 842, 843, 858, 859, and 860 of subdivision of Suburban Blocks XXXVI. and XXXVII., Wanganni.

known as Lots 53 and 54, Campbelltown Extension. Unoccupied.

1195. JOHN JOHNSTONE.—50 acres, Rural Section 95, Okotuku District. In occupation of Applicant.

1197. JOHN WILLIAMS.-6,113 acres 1 rood, Sections 1 to 22 inclusive, also Sections 44 and 47, Tiraumea Block. In occupation of Applicant.

Diagrams may be inspected at this office.

Dated this 13th day of April, 1881, at the Lands

Registry Office, Wellington.

Geo. B. Davy, District Land Registrar.

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

4371. SAMUEL WRIGHT.—617 acres, part of Rural Section 4844, Ashburton District. Occupied

by Applicant.

JOE DRANSFIELD and FRANK DRANSFIELD.—2 roods 11 perches, part of Rural Section 320, Mandeville District. Unoccupied.

Diagrams may be inspected at this office. Dated this 7th day of April, 1881, at the Lands Registry Office, Christchurch.

R. W. D'OYLY,

District Land Registrar.

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

THE BANK OF NEW SOUTH WALES.—1 rood, being Section 7, Block IV., Town of Campbelltown. Unoccupied. No. 1626.

MARTIN ROSS.—2 roods, being Sections 9 and 10, Block LX., Town of Invercargill. Occupied by Applicant. No. 1628.

RICHARD BLACKHAM .- 20 perches, being the southern half of Section 16, Block LXXII., Town of Invercargill.

Diagrams may be inspected at this office.

Dated this 31st day of March, 1881, at the Lands Registry Office, Invercargill.

F. G. MOBGAN, District Land Registrar.

NOTICE is hereby given that the several parcels of land hereinaften described 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.

GEORGE FREDERICK MARTIN and ALLAN McDOUGALL CARMICHAEL .-- 110 acres, being Sections 29, 31, and 33, Oreti Hundred; also 5 acres, being Section 10, in the Township of Heddon Bush. Occupied by Applicants. Nos. 1631 to 1634.

Diagrams may be inspected at this office.

Dated this 2nd day of April, 1881, at the Lands Registry Office, Invercargill.

F. G. MORGAN, District Land Registrar.

WILLIAM ROYSE, of Dunedin, Otago, Merchant having made of a Land Revenue Receiver's receipt (Provisional Register, Vol. iv., folio 47) for 220 acres, Wakarara 1194. JOHN RALPH REES.—2 roods, part of District, Hawke's Bay, as comprised in Application Country Section 43, left bank Wanganui River, 2508, and having applied to register a certain dealing affecting the said land, I hereby give notice that I shall register such dealing at the expiration of fourteen days after the date of the Gazette containing this notice, unless caveat be lodged at this office in the meantime.

Dated at the Lands Registry Office, Napier, this 7th day of April, 1881.

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J. M. BATHAM, District Land Registrar.

NOTICE is hereby given that ALFRED LAM-BERT, of Porangahau, Hawke's Bay, Settler, claiming as Heir-at-law of ALFRED OCEAN LAMBERT, late of Porangahau aforesaid, deceased, intestate, has applied to be registered as Proprietor in fee-simple of Town Sections 28, 30, 31, 33, 35, 36, 77, 126, 157, 170, 171, and 172, Porangahau aforesaid; and that he will be so registered, unless caveat forbidding the same be lodged at this office within one calendar month after the date of the Gazette containing this notice.

Dated at the Lands Registry Office, Napier, this 6th day of April, 1881.

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J. M. BATHAM, District Land Registrar.

JOHN HENRY STUBBS, of Gisborne, Poverty Bay, Chemist, having made a declaration of the loss of a memorandum of lease from James Butcher Brathwaite to the said John Henry Stubbs, of Town Allotment 72, Gisborne, and having applied to register a certain instrument affecting such lease, I hereby give notice that I shall, at the expiration of fourteen days after the date of the Gazette containing this notice, register such instrument, unless in the meantime caveat be lodged at this office forbidding me so to do.

Dated at the Lands Registry Office, Napier, this

6th day of April, 1881.

J. M. BATHAM, District Land Registrar.

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

Gazette containing this notice.

ALFRED LAMBERT, Applicant.—34 acres 3 roods, Suburhan Section 40, Porangahau, Hawke's

ay. Occupied by Applicant. 645.
PATRICK HENRY HICKEY, Applicant. acres 3 roods 10 perches, part Block XXXVII., Patangata, Hawke's Bay. Occupied by Applicant.

Diagrams may be inspected at this office.

Dated this 6th day of April, 1881, at the Lands Registry Office, Napier.

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J. M. BATHAM, District Land Registrar.

NOTICE is hereby given that the parcel of land hereinafter described will be brought under the provisions of "The Land Transfer Act, 1870," unless caveat be local forbidding the same on or before the 16th day of May next.

HENRY PITTS.—Lots 2, 3, and 6 of a subdivision of Allotment 6 of Section 2, Parish of Takapuna. In occupation of Messrs. Cox and Booth. 1652.

Diagrams may be inspected at this office. Dated this 6th day of April, 1881, at the Lands

Registry Office, Auckland.

THEO. KISSLING, District Land Registrar.

Mining Notices.

MOUNT ARTHUR GOLD-MINING AND CRUSHING COMPANY (LIMITED).

THIS is to give notice that the Legal Manager of the Company is ARTHUR D'OYLY BAYFEILD.

JAMES SMITH, JAMES BYRNE, Directors.

Nelson, 11th April, 1881.

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MOUNT ARTHUR GOLD-MINING AND CRUSHING COMPANY (LIMITED).

THIS is to give notice that the Registered Office of the Company is the office of Mr. A. D. Bayfeild, Hardy Street, Nelson.

JAMES SMITH, JAMES BYRNE, Directors.

Nelson, 11th April, 1881.

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the undersigned, hereby make application to register the Mount Arthur Gold-Mining and Crushing Company (Limited) as a Limited Company under the provisions of "The Mining Companies Act, 1872."

1. The name of the Company is to be the Mount Arthur Gold-Mining and Crushing Company (Limited).

2. The place of operations is at Mount Arthur, in the Provincial District of Nelson. 3. The registered office of the Company will be situated at

Nelson.

4. The nominal capital of the Company is twenty-six thousand pounds, in twenty-six thousand shares of one pound each.

5. The number of shares subscribed for is twenty thousand, being not less than two-thirds of the entire number of shares in the Company.

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

7. The amount already paid up is two thousand five hundred nounds.

pounds.

8. The name of the Manager is Arthur D'Oyly Bayfeild.
9. The names, addresses, and occupations of the there-holders, and the number of shares held by each at this date are as follow:—

No. of James Byrne, New Street, Nelson, Miner ...
James Malcolm, Duuedin, Master Mariner ...
James Smith, New Street, Nelson, Winemaker
W. Conway, Nelson, Master Mariner ...
Joseph Kilgour, Greymouth, Publican ...
Joseph Kilgour, Greymouth, Publican ...
Robert Perry, Customhouse Hotel, Nelson, Miner
Alexander Duff McGillivroy, Wellington, Mariner
Arthur Robert Guinness, Greymouth, Solicitor
George Stoddart Whitmore, Wellington, Gentleman
Alfred Johnston, Nelson, Miner ...
Mount Arthur Gold-Mining and Crushing Comme 4,000 4,000 4.0002,000 ... 1,000 1,000 500 1,000 2,000 Mount Arthur Gold-Mining and Crushing Company (Limited), Nelson 6,000

Dated this 11th day of April, 1881.
A. D. BAYFEILD,

Legal Manager. Witness to signature—James Sclanders, J.P., Nelson.

I, Arthur D'Oyly Bayfeild, do solemnly and sincerely declare that

1. I am the Manager of the said intended Com-

pany.

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

A. D. BAYFEILD. Taken before me this 11th day of April, 1881-James Sclanders, J.P.

TATEMENT of the Affairs of the Nil Desperandum Quartz-Mining Company (Limited), for the half-year ended the 31st December, 1880, in accordance with section 135 of "The Mining Companies Act, 1872."

Name of Company: The Nil Desperandum Quartz-Mining Com-

pany (Limited).
When formed, and date of registration: 24th February, 1877;

When formed, and date of registration: 24th February, 1877; 5th April, 1877.
Where business is conducted, and name of Legal Manager: Bridge Street, Reefton; Thomas Lee.
Nominal capital: £23,000.
Amount of paid-up scrip given to shareholders: Nil.
Number of shares in which capital is divided: 23,000.
Number of shares taken: 23,000.
Amount of calls made: £143 15s.
Total amount of subscribed capital paid up: £2,340 19s. 3½d.
Number of shareholders at time of registration of Company: 42.

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

Number of shares unallotted : Nil.

THOMAS LEE, Manager

9th February, 1881.

CTATEMENT of the Affairs of the Homeward Bound Quartz-Mining Company (Limited), for the half-year ended the 31st December, 1880, in accordance with section 135 of "The Mining Companies Act, 1872."

Name of Company: The Homeward Bound Quartz-Mining Com-

pany (Limited).
When formed, and date of registration: 7th July, 1877; 14th September, 1877.

Where business is conducted, and name of Legal Manager: Bridge Street, Reefton; Thomas Lee. Nominal capital: £16,000.

Amount of paid-up scrip given to shareholders: Nil.

Number of shares in which capital is divided: 16,000.

Number of shares taken: 16,000.

Amount of calls made: £66 13s. 4d.

Total amount of subscribed capital paid up: £711 2s. 0½d. Number of shareholders at time of registration of Company: 30.

Amount of cash in hand: Nil.

Whether in operation or not: In operation.

Total amount of dividends declared: Nil.

Number of shares unallotted: Nil.

THOMAS LEE, Manager.

9th February, 1881.

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NATEMENT of the Affairs of the Eureka Quartz-Mining Company (Limited), for the half-year ended the 31st December, 1880, in accor-dance with section 135 of "The Mining Companies Act, 1872.'

Name of Company: The Eureka Quartz-Mining Company (Limited).

When formed, and date of registration: 14th July, 1877; 20th

When formed, and date of registration: 14th July, 1877; 20th October, 1877.
Where business is conducted, and name of Legal Manager: Bridge Street, Reefton: Thomas Lee.
Nominal capital: £16,000.
Amount of paid-up scrip given to shareholders: Nil.
Number of shares in which capital is divided: 16,000.
Number of shares taken: 16,000.
Amount of calls made: £66 13s. 4d.
Total amount of subscribed capital paid up: £694 19s. 8d.
Number of shareholders at time of registration of Company: 29.
Amount of cash in hand: Nil.

Amount of cash in hand: Nil.
Whether in operation or not: Not in operation.
Total amount of dividends declared: Nil.

Number of shares unallotted: Nil.

THOMAS LEE, Manager.

9th February, 1881.

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CTATEMENT of the Affairs of the United Ingleword and North Star Quartz-Mining Company (Limited), for the half-year ended the 31st December, 1880, in accordance with section 135 of "The Mining Companies Act, 1872."

Name of Company: The United Inglewood and North Star Quartz-Mining Company (Limited). When formed, and date of registration: 15th January, 1876;

21st November, 1876.

Where business is conducted, and name of Legal Manager:

Bridge Street, Reefton; Thomas Lee. Nominal capital: £19,000.

Nominal capital: £19,000.

Amount of paid-up scrip given to shareholders: Nil.

Number of shares in which capital is divided: 19,000.

Number of shares taken: 19,000.

Amount of calls made: £118 15s.

Total amount of subscribed capital paid up: £3,086 3s. 6½d.

Number of shareholders at time of registration of Company: 43.

Amount of cash in hand: Nil.

Whether in operation or not: Not in operation.

Total amount of dividends declared: Nil

Total amount of dividends declared: Nil.

Number of shares unallotted: Nil.

THOMAS LEE,

Manager.

9th February, 1881.

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STATEMENT of the Affairs of the Golden Treasure
Gold Mining Company (Torright) Gold Mining Company (Limited), for the half-year ended the 31st December, 1880, in accordance with section 135 of "The Mining Companies Act,

Name of Company: The Golden Treasure Gold-Mining Company (Limited).

When formed, and date of registration: 20th September, 1877;

10th December, 1877.

Where business is conducted, and name of Legal Manager:
Bridge Street, Reefton; Thomas Lee.

Nominal capital: £12,000.

Amount of paid-up scrip given to shareholders: Nil. Number of shares in which capital is divided: 24,000. Number of shares taken: 24,000. Amount of calls made: £1,250.

Total amount of subscribed capital paid up: £3,381 ls. $10\frac{1}{2}$ d. Number of shareholders at time of registration of Company: 19.

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

Number of shares unallotted: Nil.

THOMAS LEE,

Manager.

9th February, 1881.

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Private Advertisements.

APPLICATION FOR PATENT.

Patent Office,

Wellington, 9th April, 1881. DATENT for an Invention for Washing Wool and other Materials, to be called "Preston's Selfacting Wool-wash."

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 1st day of August 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.

THAMES PRODUCE COMPANY (LIMITED).

N Extraordinary Meeting of Shareholders in above Company will be held at office of Company, Thames, Wednesday, 4th May, 1881, 7.30 p.m.

Business: To pass, or otherwise deal with, the following resolution: "That the Company be wound up voluntarily, and that a Liquidator be appointed."

WM. CARPENTER,

INTEL, Secretary. **261**

Thames, 28th March, 1881.

BOROUGH OF NEW PLYMOUTH.

NOTICE is hereby given that the Council of the above borough propose to take for a certain work, to wit, the construction of waterworks for the said borough, all that parcel of land in the Provincial Dietziet of Tarapaki containing by admessivement. District of Taranaki, containing by admeasurement 14 acres 1 rood 26 perches, more or less, being part of Rural Allotment No. 184 on the plan of the Grey District; bounded towards the North by the re-District; bounded towards the North by the remainder of the Allotment, 1048 links, 250 links, and 634 links; towards the East by the Waiwakaiho River; towards the South by Rural Allotment No. 203, 2275 links; and towards the West by a public road, 575.4 links. And all that parcel of land containing by admeasurement 12 acres 3 roods 32 perches, more or less, being part of Rural Allotment No. 203 on the same plan; bounded towards the North by the land firstly described, 1287 links; towards the East and South by the Waiwakaiho River; and towards the West by the remainder of the allotment, 537 links, 535 links, 175 5 links, and 175 links: be the aforesaid linkages more or less.

All persons affected thereby having any wellgrounded objection to the taking of such lands are called upon to set forth the same in writing within forty days from the date hereof, and to send such objection to the office of the Town Clerk, New

Plymouth.

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Plans of the above-described lands required to be taken are on view and may be inspected at the house of Alexander Randolph Smith, Mangorei Road, in the said Grey District, and at the Council Chambers of the borough.

Dated at New Plymouth, this 25th day of March, 1881.

L. H. CHOLWILL, Town Clerk.

HALSE AND ROY, Solicitors for the Borough Council of New Plymouth.

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NOTICE.

MR. FRANK MORTON OLLIVIER, Barrister IVL and Solicitor, begs to give notice to his clients and the public that he has taken into Partnership Mr. EDWARD LAUNCELOT HOLLAND, M.A., Barrister and Solicitor, and Mr. EDWARD BALCOMBE BROWN, B.A., Barrister and Solicitor. The new firm will be styled "Ollivier, Holland, and Brown," and may be consulted at their offices in Lambton Quay, Wellington.

DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the Copartnership in the business of Sheepfarmers and Graziers, lately carried on at Whakatane, in the Provincial District of Auckland, in the Colony of New Zealand, between Frederick Swindley, Robert Wilkin, EVERARD HANNAM HENDERSON, and FREDERICK WILLIAM HELYAR, under the style or firm of "Swindley and Wilkin," has been dissolved by mutual consent.

The said Frederick Swindley is authorized to receive all debts due to the said partnership, and will pay all the liabilities thereof.

ROBERT BROWNING, Solicitor, Shortland Street, Auckland.

THE NEW ZEALAND GAZETTE.

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MENT BEING MADE.

GEO. DIDSBURY, Government Printer.

Government Printing Office, Wellington, 1st January, 1881.

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By Authority : GEORGE DEDSBURY, Government Printer, Wellington.