

THE

NEW ZEALAND GAZETTE.

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WELLINGTON, THURSDAY, OCTOBER 19, 1882.

Defining the Middle Line of further Portion of the Foxton to New Plymouth Railway (Portion of Hukatere to Manutahi Section), and revoking Part of Line, as proclaimed on 14th July, 1880.

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

A PROCLAMATION.

WHEREAS the line of railway from Foxton to New Plymouth is one of the railways specified in the First Schedule to "The Public Works Act, 1879," and which Act is therein declared to be a special at authorizing the construction of such railway; and the same is unfinished, and it has been determined to construct and maintain a further portion of such railway:

And whereas it is desired to revoke a part of the Proclamation, dated the fourteenth day of July, one thousand eight hundred and eighty, defining the middle line of further portion of the Foxton to New Plymouth Railway, from Hukatere to Manutahi:

Now, therefore, I, James Prendergast, the Administrator of the Government of the Colony of New Zealand, in exercise and in pursuance of all powers and authorities enabling me in that behalf, do hereby revoke that part of the said Proclamation of the fourteenth day of July, one thousand eight hundred and eighty, which is described in the First Schedule hereto, and do hereby proclaim and declare that the middle line of a further portion of the said railway shall be from a point situate in Section number four hundred and five to a point in Rural Section number three hundred and sixty-six, all within the Carlyle Survey District, Patea County, Provincial District of Taranaki, as defined and set forth in the Second Schedule hereto. The said middle line and the land through which the same passes are set forth in the map and plan marked P.W.D. 9180, and authenticated for the purposes of this Proclamation by the signature of the Honorable Way Wods Johnston, Minister for Public Works, which said map and plan is deposited in the office of the

Registrar of the Supreme Court at New Plymouth, in the Provincial District of Taranaki.

FIRST SCHEDULE.

Commencing at a point 3 chains south-east from the Manutahi Road, on the railway-line from Foxton to New Plymouth, as described by a Proclamation dated the 14th July, 1880, and published in the New Zealand Gazette No. 69, of the 15th July, 1880; proceeding thence in a generally north-westerly direction for a distance of 1 mile 2 chains or thereabouts, and passing in, into, through, or over the following lands, &c.: Sections Nos. 405, 367, and terminating at a point in Section No. 366, on the eastern boundary-line of main road to Wanganui, Township of Manutahi, all within the Carlyle Survey District, Patea County, Provincial District of Taranaki; and including all adjoining and intervening places, lands, roads, reserves, streams, rivers, and watercourses; in the manner delineated upon the plan marked P.W.D. 9180, signed by the Hon. Walter Woods Johnston, Minister for Public Works, deposited in the office of the Registrar of the Supreme Court at New Plymouth, in the Provincial District of Taranaki; the total length being 1 mile 2 chains.

SECOND SCHEDULE.

Commencing at a point 3 chains south-east from the Manutahi Road, on the railway-line from Foxton to New Plymouth, as described by Proclamation dated the 14th July, 1880, and published in the New Zealand Gazette No. 69, of the 15th July, 1880; proceeding thence in a generally north-westerly direction for a distance of 1 mile 17 chains or thereabouts, and passing in, into, through, or over the following lands: Rural Sections Nos. 405, 367, and 366, to and terminating on the south-eastern side of the Taumaha Road leading to the Manutahi Township, all within the Carlyle Survey District, Patea County, Provincial District of Taranaki, Colony of New Zealand; in the manner delineated upon the map marked P.W.D. 9180, signed by the Hon. Walter

RRATA.—In New Zealand Gazette No. 62, of 13th July, 1882, page 942, second column, line 46 from top, for "171 links," read "1598 links." and in line 56, for "171 links," read "1598 links." In same Gazette, page 943, second column, line 28 from top, for "3 perches," read "0.75 perches."

Woods Johnston, Minister for Public Works, deposited in the office of the Registrar of the Supreme Court at New Plymouth, in the Provincial District of Taranaki; the total length being 1 mile 17 chains or thereabouts.

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

WALTER W. JOHNSTON, Minister for Public Works.

GOD SAVE THE QUEEN!

Land taken for a Portion of the Picton-Hurunui Railway.—Further Portion of Vernon Contract.

JAMES PRENDERGAST, Administrator of the Government.

A PROCLAMATION.

WHEREAS by a Proclamation issued under the authority of sections one hundred and twentytwo, one hundred and twenty-three, and one hundred and twenty-four of "The Public Works Act, 1876," the middle line of a portion of the line of railway from Picton to Hurunui (Vernon Contract), being one of the railways specified in "The Public Works Act, 1879," was defined: And whereas pursuant to the one hundred and twenty-fifth section of "The Public Works Act, 1876," the Minister for Public Works has caused to be made and, on the thirteenth day of December, one thousand eight hundred and eightyone, to be deposited in the office of the Registrar of the Supreme Court at Blenheim, in the Provincial District of Marlborough, such maps and plans as were necessary to explain the said portion of the said line of railway and the land through which the same passes, and such maps and plans were referred to in such Proclamation as aforesaid: And whereas "The Public Works Act, 1879," enacts that such of the railways mentioned therein as are unfinished may be completed under the provisions of "The Public Works Act, 1876," "The Public Works Act 1876 Amendment Act, 1878," and "The Public Works Act, 1879:" And whereas the two hundred and Act, 1879:" And whereas the two hundred and twenty-ninth section of "The Public Works Act, 1882," enacts as follows: Any public work authorized under the authority of any Act repealed by this Act, or of any Act or Ordinance repealed by "The Public Works Act, 1876," and any land required to be taken, purchased, or acquired for such work, or anything commenced under any such authority as aforesaid, may be continued, taken, purchased, or acquired, executed, carried out, enforced, and completed under the provisions of this Act: And whereas the land described in the Schedule hereto is required to be taken for a part of the said portion of the said line of railway from Picton to Hurunui:

Now, therefore, I, James Prendergast, the Administrator of the Government of the Colony of New Zealand, in exercise of the powers and authorities conferred by sections one hundred and thirty and two hundred and twenty-nine of "The Public Works Act, 1882," and of every other power and authority in anywise enabling me in that behalf, do hereby proclaim and declare that the land described in the Schedule hereto is taken for the said part of the said line of railway.

SCHEDULE.

ALL that piece or parcel of land containing by admeasurement 36 perches, being part of Allotment No. 63 of the subdivision of Section No. 46; commencing at the north-west corner of said Allotment No. 63. Bounded—Northerly by Attorment No. 63, 159 links; North-easterly by other part of said Allotment No. 63, 103 8 links; Easterly by Freswick Street, 50 links; Southerly by Allotment No. 65, Street, 50 links; Southerly by Allotment No. 65, 250 links; and Westerly by Allotment No. 62 to commencing point, 100 links.

All that piece or parcel of land containing by admeasurement 33 perches, being part of Allotment No. 114 of Section No. 46; commencing at the northwest corner of said Allotment No. 114. Bounded—Northerly by Kinross Street, 250 links; Easterly by Allotment No. 115, 100 links; Southerly by Allotment No. 112, 126'3 links; South-westerly by other parts of said Allotment No. 114, 141'1 links; and Westerly by Freswick Street to commencing point, 32 links.

Also all that piece or parcel of land containing by admeasurement 39 perches, being part of Allot-ment No. 113 of the subdivision of Section No. 46; commencing at the north-west corner of said Allot-ment No. 113. Bounded—Northerly by Allotment No. 115, 250 links; Easterly by a street, 100 links; Southerly by Allotment No. 111, 1944 links; South-westerly by other part of said Allotment No. 113, 63.4 links; and Westerly by Allotment No. 112 to commencing point, 69 4 links.

Also all that piece or parcel of land containing by admeasurement 39 perches, being part of Allotment No. 108 of the subdivision of Section No. 46; commencing at the north-west corner of said Allotment No. 108. Bounded-Northerly by Allotment No. 110, 1967 links; North-easterly by other part of said Allotment No. 108, 608 links; Easterly by Allotment No. 109, 70 7 links; Southerly by Allotment No. 106, 250 links; and Westerly by Freswick Street to commencing point, 100 links.

Also all that piece or parcel of land containing by admonsurement 33 perches, being part of Allotment No. 107 of the subdivision of Section No. 46; commencing at the north-west corner of said Allotment No. 107. Bounded—Northerly by Allotment No. 109 of said subdivision, 128 7 links; North-easterly by other part of said Allotment No. 107, 138 4 links; North-labels by Street 22 2 links; Street Allots Easterly by a Street, 33 3 links; Southerly by Allotment No. 105, 250 links; and Westerly by Allotment No. 106 of said subdivision to commencing point, 100 links.

Also all that piece or parcel of land containing by admeasurement 27 perches, being part of Section No. 46; commencing at a point on the north side of South Street 1152 links east of Redwood Street. Bounded-Westerly by a street, 1914 links; Northeasterly by other portion of said part of Section No. 46, 96.1 links; Easterly by Nicholson Terrace, 149.8 links; and Southerly by South Street to commencing point, 1217 links.

Be all the aforesaid linkages and areas either more or less; the several parcels of land being situated in the Borough of Blenheim, Survey District of Opawa, Provincial District of Marlborough, Colony of Zealand; and are more particularly delineated upon the plan marked P.W.D. 9281, deposited in the office of the Minister for Public Works, at Wellington, in the Provincial District of Wellington.

Given under the hand of His Excellency Sir

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

Walter W. Johnston, Minister for Public Works.

GOD SAVE THE QUEEN!

Epsom Recreation-ground brought under "The Public Domains Act, 1881."

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

At the Government House, at Wellington, this seventeenth day of October, 1882.

Present:

HIS EXCELLENCY THE ADMINISTRATOR OF THE GOVERNMENT IN COUNCIL.

BY virtue of the powers and authorities vested in me by the twenty-fourth section of "The Public Reserves Act, 1881," I, James Prendergast, Administrator of the Government of the Colony of New Zealand, by and with the advice and consent of the Executive Council of the said colony, do hereby order and declare that the reserve made for public recreation in the Provincial District of Auckland, and known as the Epsom Recreation-ground, and described in the Schedule hereto, shall be and the same is hereby brought under the operation of and declared to be subject to the provisions of "The Public Domains Act, 1881;" and such domain shall hereafter be managed, administered, and dealt with in manner directed by the said Acts.

SCHEDULE.

ALL that piece or parcel of land containing by admeasurement 11 acres 2 roods 16 perches, more or less, being Lot No. 182 of Section No. 10 of the Suburbs of Auckland, Parish of Waitemata, Otahuhu Survey District, Provincial District of Auckland. Bounded on the North by a line, 1365 links; on the East by a road-line, 850 links; on the South by Lot No. 181, 1365 links; and on the West by a road-line, 850 links: be all the aforesaid linkages more or less.

FORSTER GORING, Clerk of the Executive Council.

Powers delegated to the Epson Domain Board under "The Public Domains Act, 1881."

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

At the Government House, at Wellington, this seventeenth day of October, 1882.

Present:

HIS EXCELLENCY THE ADMINISTRATOR OF THE GOVERNMENT IN COUNCIL.

WHEREAS by the twelfth section of "The Public Domains Act, 1881," it is, inter alia, enacted that the Governor, by Order in Council, may from time to time delegate all or any of the powers by the said Act conferred, save as is therein mentioned, to any person or persons for any period, and subject to such stipulations as may be specified in such order, and that every such delegation may from time to time in like manner be altered or revoked: And whereas pursuant to "The Public Reserves Act, 1881," by an Order in Council of even date herewith, the land described in the Schedule thereto is declared to be brought under the operation of and to be subject to the provisions of the said "Public Domains Act, 1881:"

Now, therefore, His Excellency the Administrator of the Government, by and with the advice and consent of the Executive Council of the Colony of New Zealand, doth, by this present order, delegate all the powers conferred by the Act first above mentioned, except the powers under or conferred by sections five and twelve, to the under-mentioned persons, who shall be known as the Epsom Domain Board:—

FRANK LAWRY, ROBERT NEAL, ARTHUR HEATHER, SAMUEL HESKETH, AND WILLIAM S. COCHRANE

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

1. The Board shall meet for the transaction of business on the first Friday in each month, at three o'clock p.m., at Mr. Cochrane's office, Insurance Buildings, Auckland, or at such other time or place as may from time to time be fixed by the Board. The first meeting shall be held on Friday, the third day of November, one thousand eight hundred and eighty-two

eighty-two.

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

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

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

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

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

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

FORSTER GORING, Clerk of the Executive Council.

Delegation of Powers to the Christchurch Domains Board.

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

At the Government House, at Wellington, this seventeenth day of October, 1882.

Present:

HIS EXCELLENCY THE ADMINISTRATOR OF THE GOVERNMENT IN COUNCIL.

WHEREAS in pursuance of the powers and authorities vested in him by "The Canterbury Public Domains Act, 1872," and "The Abolition of Provinces Act, 1875," His Excellency the Governor, by Proclamation dated the first day of November, one thousand eight hundred and seventy-eight, did make a delegation of certain powers in manner as

Powers and Contracts Act, 1882," I, James Prendergast, Administrator of the Government of the Colony of New Zealand, do hereby change the purpose of all that piece or parcel of land situate in the Tikorangi District, containing two acres, being part of Section number twenty-five on the map of the said district; bounded on the South by the North Road, five hundred links; on the West and North by Section number twenty-five, nine hundred links; on the East by Section number fourteen, four hundred links -from primary education to a public cemetery.

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

> WM. ROLLESTON, Minister of Lands.

Hares may be killed in the Blue Mountain Sub-division of the Palmerston Road District, Wai-

JAMES PRENDERGAST, Administrator of the Government.

IN exercise of the powers vested in me by "The Animals Protection Act, 1880," and "The Animals Protection Act, 1880," and "The Animals Protection Act Amendment Act, 1881," I, James Prendergast, the Administrator of the Government of the Colony of New Zealand, do hereby declare that, from and after the date hereof, hares shall cease to be within the operation of the said Acts within the Blue Mountain Subdivision of the Palmerston Road District.

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

THOMAS DICK.

Conditions for Trout Fishing in Otago.

JAMES PRENDERGAST, Administrator of the Government.

N pursuance of the powers and authorities vested in him by "The Solvery of the So in him by "The Salmon and Trout Act, 1867, His Excellency the Administrator of the Government of the Colony of New Zealand doth hereby make the following regulations for the District of Otago:-

1. Any holder of a license may fish with rod and line for trout in all the rivers and streams within and forming the boundaries of the following district (except the Water of Leith), from the first day of October, one thousand eight hundred and eighty-two, to the thirty-first day of March, one thousand

eight hundred and eighty-three, both inclusive, viz.:—
All that area in the Provincial District of Otago, bounded on the East and South by the ocean, from Shag Point to the mouth of the Mataura River; on the West, South-west, and South by the Mataura River and the Counties of Southland and Wallace; on the North-west by the ocean; and on the North, North-west, and North-east by the Counties of Westland and Waitaki.

2. Any holder of a license may fish with rod and line for trout in the Water of Leith, in the months of November, December, January, February, and March next ensuing.

3. Licenses to fish with rod and line in the abovedescribed district will be issued under the hand of the Secretary of the Otago Acclimatisation Society at Dunedin, and for every license a fee of twenty shillings will be charged and the second of t

4. No license shall authorise any person other than the person named therein to fish, and that only with rod and line, and between the hours of four o'clock in the morning and ten o'clock in the even-

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

6. All trout not exceeding seven inches in length taken by any person fishing as aforesaid shall be immediately returned alive to the water; and any person convicted of infringing this regulation shall be liable to a penalty not exceeding twenty pounds sterling, and his license shall thereupon become void.

7. Except as aforesaid, no person shall fish or use any net or other engine, instrument, or device for taking fish in any river, or stream within the above-described district; and all persons offending against this regulation shall be liable to a penalty

not exceeding fifty pounds.

8. Any person who puts, throws, or places, or allows to be put, thrown, or placed, into any river, or stream in the said district, any dynamite or other explosive substance, or any matter or liquid deleterious to fish, shall be liable to a penalty not exceeding one hundred pounds.

9. These regulations shall come into force as from the first day of October, one thousand eight hundred and eighty-two.

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

THOMAS DICK.

NOTE.—The foregoing warrant is in substitution of that published in the New Zealand Gazette of the 5th October, 1882, page 1377.

Registrars of Marriages, &c., appointed.

Colonial Secretary's Office, Wellington, 13th October, 1882.

HIS Excellency the Administrator of the Government has been placed in ment has been pleased to appoint the undermentioned gentlemen to be the Registrars of Marriages and of Births and Deaths, and also Vaccination Inspectors, for the districts respectively set opposite their names:-

Name. HELYAR WEDDERBURN BISHOP, Esq. Mongonui. CHARLES LOYNES WHITE, Esq. ... Whangaroa. CHARLES MORTON, Esq. Ashley-Clinton. Frederick Howe Drower, Esq. ... Waipukurau. ... Norsewood. ALFRED LIPMAN LEVY, Esq. WILLIAM GIBB CRAWFORD, Esq. ... Woodville. JOHN OWENS, Esq. Kaitangat WILLIAM ARTHUR COMERFORD, Esq. Balclutha. ... Kaitangata. THOMAS DICK.

Deputy-Registrar of Marriages, &c., appointed.

Colonial Secretary's Office, Wellington, 13th October, 1882.

IS Excellency the Administrator of the Government has been pleased to ment has been pleased to appoint

WILLIAM TYRONE FERRAR, Esq.,

to be the Deputy of the Registrar of Marriages and of Births and Deaths for the District of Mount

THOMAS DICK.

Analyst appointed under "The Adulteration Prevention Act, 1880," Auckland.

Appointment of Assessors under "The Property Assessment Act, 1879," and its Amendments.

Colonial Secretary's Office, Wellington, 14th October, 1882. IS Excellency the Administrator of the Government has been pleased to appoint

JAMES ALEXANDER POND, Esq.,

of 4, Hobson Street, Auckland, to be an Analyst under "The Adulteration Prevention Act, 1880," vice J. M. Tunny, Esq., deceased.

THOMAS DICK.

Patent Officer under "The Patent Act, 1870," appointed.

Colonial Secretary's Office, Wellington, 19th October, 1882. H 18 Excellency the Administrator of the Government has been placed to ment has been pleased to appoint

CHARLES JOHN ALLEN HASELDEN, Esq., to be Patent Officer under "The Patents Act, 1870," vice W. S. Reid, Esq., resigned.

THOMAS DICK.

Clerks of Courts appointed.

Department of Justice, Wellington, 17th October, 1882. IS Excellency the Administrator of the Government has been pleased to appoint

ROBERT COLTHART

to be Clerk of the Resident Magistrate's Courts at Sheffield and Coalgate; and

Constable Joshua Hutchison

to be Clerk of the Resident Magistrate's Court at Wade.

EDWD. T. CONOLLY.

Clerk of Licensing Committee appointed.

Department of Justice, Wellington, 17th October, 1882. IS Excellency the Administrator of the Government has been pleased to appoint

CHARLES EDWARD DUDLEY

to be Clerk of the Licensing Committee for the District of Kaiapoi, vice G. F. Hewlings.

EDWD. T. CONOLLY.

Member of Licensing Committee appointed.

Department of Justice, Wellington, 18th October, 1882. IS Excellency the Administrator of the Government has been pleased to reappoint

JAMES SHAND

to be a Member of the Licensing Committee for the District of Outram.

EDWD. T. CONOLLY.

Resident Magistrate appointed.

Department of Justice, Wellington, 18th October, 1882. H IS Excellency the Administrator of the Government has been pleased to appoint

HENRY WIRGMAN ROBINSON, Esq., R.M., to be a Resident Magistrate for the District of Timaru, with jurisdiction to £100.

EDWD. T. CONOLLY.

Property Tax Office, Wellington, 18th October, 1882.

IS Excellency the Administrator of the Government has been pleased to appoint the following to be Assessors under "The Property Assessment Act, 1879," and its amendments, within the districts hereinafter mentioned:

- 1. Auckland Property Assessment District. George Gardiner Menzies, of Herd's Point.
- 2. Canterbury Property Assessment District. Richard Wolseley Cooke and Joseph Cottrell, both of Christchurch.
- 3. Southland Property Assessment District. Thomas Borthwick McNeil and Reginald Bree, both of Gore.

H. A. ATKINSON.

Registrars under "The Companies Act, 1882," appointed.

Head Office, Stamp Department, Wellington, 18th October, 1882. HIS Excellency the Administrator of the Government has been pleased to appoint JOHN SPERREY, Esq.,

to be Registrar of Joint-Stock Companies for the Colony of New Zealand; and

Theophilus Kissling, Auckland, William Stuart, Taranaki, David Mitchell Luckie, Wellington, Edwin Bamford, Hawke's Bay, Andrew Turnbull, Nelson, Thomas Duffy, Marlborough. Gwalter Palairet, Canterbury, Francis Russell Smith, Otago, Frederick George Morgan, Southland, Alfred Hassall King, Westland,

to be Assistant-Registrars of Joint-Stock Companies for the district set opposite the name of each respectively, under the provisions of section 237 of The Companies Act, 1882.'

These appointments to take effect on and from the 1st October, 1882.

H. A. ATKINSON.

Member of Land Board appointed.

General Crown Lands Office, Wellington, 18th October, 1882. H IS Excellency the Administrator of the Government has been pleased to approximate ment has been pleased to appoint FREDERICK SUTTON, Esq.,

to be a Member of the Land Board of the Land District of Hawke's Bay. Date of appointment, 18th October, 1882.

WM. ROLLESTON, Minister of Lands.

Mining Inspector for Te Aroha District appointed.

Mines Department, Wellington, 12th October, 1882. H IS Excellency the Administrator of the Government has been pleased to appoint ment has been pleased to appoint Mr. George Wilson

to be a Mining Inspector, under "The Gold-Mining Districts Act, 1873," for the Aroha Gold-Mining District, as from the 1st October, 1882.

WM. ROLLESTON, Minister of Mines. Appointment in the Survey Department.

General Survey Office, Wellington, 13th October, 1882.

H IS Excellency the Administrator of the Government has been pleased to experient ment has been pleased to appoint

WILLIAM CHARLES LEVERSEDGE

to be a Cadet in the Survey Department of New Zealand. The appointment to date from the 1st November, 1882.

WM. ROLLESTON, Minister of Lands.

Licensed Interpreter appointed.

Native Office, Wellington, 16th October, 1882. HIS Excellency the Administrator of the Government has been pleased to license

JAMES EDWARDS, of Kihikihi, to act as an Interpreter under "The Native Land Court Act, 1880."

JOHN BRYCE.

Licensed Interpreter appointed.

Native Office, Wellington, 16th October, 1882. IS Excellency the Administrator of the Government has been pleased to live ment has been pleased to license

ISAAC NEWTON WATT,

of Dunedin, to act as an Interpreter under "The Native Land Court Act, 1880," from the 2nd October, 1882. JOHN BRYCE.

Members of Public Trust Office Board under "The Native Reserves Act, 1882," appointed.

Public Trust Office, Wellington, 16th October, 1882. Tis hereby notified for general information that The Hon. WI TAKO NGATATA and Mr. HOANI TAIPUA

have been duly appointed Members of the Public Trust Office Board, under section 2 of "The Native Reserves Act, 1882."

R. C. HAMERTON, Public Trustee.

Letters of Naturalisation issued.

Colonial Secretary's Office,

Wellington, 16th October, 1882.

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

Name.	Occupation.	Residence.
Lo Keong Johan Sjoblom Charles Frederick Helander Peder Jensen, the younger	Mariner	Dunedin. Lyttelton. Auckland. Makaretu,Hawke's Bay.

THOMAS DICK.

Application for Registration of Trade Mark.

Colonial Secretary's Office, Wellington, 16th October, 1882.

OTICE is hereby given that John Lewin Bacon, of Wellington in the Column 1882. of Wellington, in the Colony of New Zealand, Aërated Water Manufacturer, has applied to register,

under "The Trade Marks Act, 1866," the trade mark of which the following is a description:—

Description of Trade Mark.

The letters "J.L.B." within an oblong figure.

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

Fermented and aërated beverages.

THOMAS DICK, Colonial Secretary and Registrar of Trade Marks.

Bonuses on Colonial Industries.

Colonial Secretary's Office, Wellington, 18th July, 1882.
OTICE is hereby given that the following bonuses will be paid on articles produced in the Colony of New Zealand, as under:-

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 10,000 gallons of oil, of good marketable quality, from linseed grown in the colony.

OIL-CAKE.

A bonus of one hundred pounds (£100) will be given for the production of the first 50 tons of oilcake, of good marketable quality, from linseed grown in the colony.

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 or any other root or plant grown in the colony.

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.

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 100 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 100 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.

OSTRICHES.

A bonus of five pounds (£5) per head will be given for healthy ostrich chicks landed in New Zealand for the purpose of being reared and maintained in the colony; the number of any importation to be not less than ten nor more than fifty.

BUTTER OR CHEESE.

A bonus of five hundred pounds (£500) will be given for the first 25 tons of butter or the first 50 tons of cheese (produced in a factory worked on the American principle, and to which factory any farmer, subject to certain conditions, may send his milk) which shall be exported from New Zealand, and sold at such prices in a foreign market as shall show that the articles are of fair quality.

Conditions.

1. Notice of intention to claim any of the above

£266 14 5

bonuses must be given in writing to the Colonial Secretary not later than the 31st December, 1882.

2. The claim must be made before the 30th June, 1883.

3. 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.

4. Further information and particulars may be obtained by application to the Colonial Secretary's

Office.

IRON.

A bonus of one thousand pounds (£1,000) will be given for the production, in New Zealand, of 300 tons of pig-iron, of marketable quality, from ore produced in New Zealand.

Conditions.

1. The bonus not to be given for any quantity less than 100 tons.

2. Notice of the intention to erect ironworks and claim the bonus must be given to the Colonial Secretary before the 31st December, 1882.

3. The bonus must be claimed before the 31st De-

cember, 1883.

4. In the event of more than one claimant giving such notice, not more than seven-tenths of the bonus may be claimed by the first producer, and not more than three-tenths by the second producer; but if only one claimant becomes a producer on the above conditions, he may claim the whole of the bonus.

5. The iron in respect of which any bonus is claimed, and the ore from which it is manufactured, will be examined by an officer to be appointed by the Government, who may require the production of bond fide account sales of quantities not less than 100 tons weight, showing that such iron has been sold at a fair market price as pig-iron.

THOMAS DICK.

mont of Beceipte and Paymente under 'Dunedin Church Lands Ordinance, 1861."

Colonial Secretary's Office Wellington, 17th October, 1882.

THE following statements are published in accordance with the provisions of "The Dunedin Church Lands Ordinance, 1861.'

G. S. COOPER, Under-Secretary.

STATEMENT of RECEIPTS and PAYMENTS under "The Dunedin Church Lands Ordinance, 1861," the Year ended 30th September, 1882. during

RESERVE No. 10

	IVESA	TRAFF T	10. 10.				
1881.	•	RECEIP	rs.		£	в.	d.
Sept. 30. 1882.	Balance in hand		•••		1,884	3	1
Sept. 30.	T 4	••		•••	2,791 15	$\begin{array}{c} 14 \\ 0 \end{array}$	10 0
					£4,690	17	11
1882.		PAYMEN	TS.		£	s.	d.
Sept. 30.	Grants to congre	gations		•••	1,624	15	0
-	Cash-book and st	indries	• • •	***	1	12	0
	Solicitor's accoun	ıt			17	8	0
	Assessment, Syn	od exper	ses	•••	75	0	0
	Repayment on a	count o	f loan	•••	1, 000	0	0
	Interest on accou	int of lo	an		760	0.	0
	Commission ,	••	***	•••	140	6	9
					£3,619	1	9
					£1,071	16	2

	$\mathbf{R}_{\mathbf{E}}$	SERVE	No.	5.				
1881.	•	RECE	IPTS.			£	8.	d.
Sept. 30. 1882.	Balance in han		•••			245	9	7
	Rents	•••	•••			784	6	2
						£1,029	15	9 :
						STATE STATE	erd to a	
1881.		PAYME	ENTS.			£	в.	d.
Sept. 30.	Rev. Mr. Watt	, salary	for 12	mon	ths	100	0	0
_	Professor Salm	ond	,,	,,		600	0	0.
	Assessment, Sy	nod ex	penses	.,		5	0	0
	Janitor					5	0	0
	Insurance, Prof	fessor S	almond	's ho	use	5	6	Ō
	City rates,	,,		,,		7	17	6
	Sundries	"		,,		0	13	6
	Commission		•••			39	4	4
	_					£763	1	4

E. & O. E.

E. SMITH, General Treasurer, Presbyterian Church of Otago. Dunedin, 30th September, 1882.

Regulations for Criminal Prosecutions and other Legal Business.

> Department of Justice, Wellington, 17th October, 1882.

REGULATIONS respecting the employment of solicitors on behalf of the Crown or any department of the Government in respect of ordinary legal business, and for regulating the fees to be paid to counsel therein, and generally for the conduct of such business.

These regulations are issued in lieu of those now in force, and shall take effect from and after the first day of January next, from which date all former regulations on the subject shall be revoked.

PART I .- CRIMINAL PROCEEDINGS.

(1.) Proceedings before Justices and Coroners.

1. Costs will be allowed to solicitors employed by the Crown in conducting cases within the summary jurisdiction of Justices of the Peace under any Act. Ordinance, or other authority, as follows:-

For each case, including drawing information, pre-paring case for hearing, conducting proceedings before Justices, and drawing conviction (if so 2 2 0

0 10 0 ceeding one hour ...

2. If there are several cases against the same defendant or against several defendants in which the facts are similar or so nearly similar that one case practically decides others, then the fees to be allowed shall be such as may be agreed upon between the department instructing the proceedings and the solicitor employed, either for the whole proceedings or for each case.

3. The police will in each case render assistance in the service of process, in making inquiries for witnesses, and having them ready to be examined when required.

4. The above scale will also apply to indictable offences upon examination before Justices of the Peace and to proceedings before Coroners in cases where a solicitor may be instructed to appear in the prosecution or at the inquest.

It will cover all proceedings up to commitment for trial (if any), including a general supervision over all formal matters necessary to make the case complete.

Vouchers for costs will be rendered to the department instructing the proceedings by the solicitor employed.

5. Except where a solicitor is employed under the preceding regulation, the management of the prosecution before Justices of the Peace will be left to the private prosecutor or the police.

6. In summary cases the witnesses will be allowed expenses, as provided in section 81 of "The Justices

of the Peace Act, 1882."

7. In indictable cases before Justices of the Peace an allowance will be made to prosecutors and witnesses of expenses actually and necessarily incurred by them in attendance before Justices, as provided by section 160 of "The Justices of the Peace Act, 1882," which shall not exceed the sums stated in the scale prescribed under Regulation 25 for wit-

nesses before the Supreme Court.

The certificates of such expenses must be printed on copies of Form No. 40 under the said Act, and are to accompany the depositions forwarded to the Supreme or District Court, as the case may require.

In all indictable cases the committing Justice shall ascertain from the prosecutor, as soon as a committal for trial takes place, whether he intends to take charge of the conduct of the prosecution, or authorizes a solicitor appointed by the Crown to act on his

9. If the prosecution is left to the Crown Solicitor, the committing Justice or his Clerk will make a memorandum on the depositions to that effect, and forthwith transmit them to the proper officer of the Court where the trial is to be held.

10. A strict compliance with Regulations 7, 8, and 9 is enjoined on all Justices of the Peace in all cases

to which they apply.

(2.) Indictable Offences.

11. On receipt of the depositions, the Registrar will, if the prosecution is left to the Crown Solicitor, cause a copy to be made without delay, and transmit the same to him.

12. It will be the duty of the Crown Solicitor to carefully consider the depositions at once, and prepare the case for the Supreme Court of District Court, taking special care that any additional witnesses that can be obtained in support of the case are subpoenaed.

13. The Crown Solicitor or counsel employed by

him will conduct the prosecution at the trial

The police will render assistance in serving any process, procuring the attendance of witnesses and having them ready to be examined when required, but the Crown Solicitor will be responsible that this duty is properly performed.

14. It is competent to the Judge presiding at the trial to give such directions as he may think fit as to the disallowance of the whole or any part of the costs of the prosecution, including allowances

to witnesses.

15. Subject to such directions, the solicitor who has conducted the prosecution will make out a voucher showing the costs payable to him, and also the allowances to witnesses.

16. The Registrar at the place at which the trial takes place will examine such voucher, giving effect to any directions the presiding Judge may have given, and grant a certificate of the amount allowed in each case.

17. The amount allowed to the Crown Solicitor will be according to the scale; and the voucher must be forwarded by the Registrar to the Department of Justice, for payment to be authorized.

18. Except when the prosecution is instituted by or by the direction of the Crown, or by or by the direction of a judicial authority having power to do so, the foregoing regulations apply only to felonies and the following misdemeanours:

Conspiring to charge any person with any felony, or to indict any person of any felony;

Conspiring to commit any felony; Neglect and breach of duty as a Peace Officer; Misdemeanours under "The Larceny Act, 1867;" Misdemeanours under "The Offences against the Person Act, 1867;"
Misdemeanours under "The Malicious Injuries

to Property Act, 1867;"

Misdemeanours under "The Forgery Act, 1867;" Misdemeanours under "The Coinage Act, 1867:" And all such misdemeanours, other than the above, as are mentioned in section 150 of "The Justices of the Peace Act, 1882.

19. In cases to which the said regulations are declared not to apply, the committing Justices should be careful to inform prosecutors to that effect.

20. If the Attorney-General or Crown Solicitor is of opinion that any prosecution instituted by a private prosecutor, whether for felony or misdemeanour, and to which these regulations would otherwise apply, is such that it ought not to be conducted by the Crown Solicitor, notice thereof shall, as soon as possible, be

given to the private prosecutor.
21. And if such notice shall be given to such private prosecutor not later than seven days in country cases, and not later than three days in town cases, before the first day of the sittings at which the trial is to be had, or if the committal shall have taken place within the said periods, then, if such notice be given with all reasonable despatch, in all such cases the Crown Solicitor shall not conduct the prosecution, and these regulations shall not be deemed to apply to such case.

22. By a "country case" is meant one in which

the committing Justices shall have sat at a distance of more than ten miles from the place at which the trial is to be had. Other cases are included in the term "town cases."

23. Solicitors having claims against the Government under the preceding regulations shall prepare travelling expenses, as hereinafter provided; and such voucher shall be certified by the Clerk of the Court in which the proceedings are taken, and, if there be no such Clerk, by the presiding Justice or Coroner, as the case may be.

24. Costs and expenses upon the trial of indictable offences, to which these regulations are applicable, when conducted by or on behalf of private prosecutors will be allowed, and paid by the Department of Justice on the same scale as if conducted by a Crown

Schedule of Costs.

25. Costs to Crown Solicitors in criminal prosecutions will be allowed as follows:

s. d. 3 0 3 0 Solicitor preparing case for and attending trial Counsel's fee on trial if indictment found

But if the Crown declines to offer any evidence, or enters a nolle prosequi without evidence being given in support of the indictment, counsel will only receive a fee of

In each separate indictment the solicitor's fee will be allowed but the country of the

fee will be allowed; but, where the Crown Solicitor has not retained counsel, he will not be allowed counsel's fee for himself in cases which for any reason do not proceed to trial. Where there are several prosecutions against the same person or persons upon facts which have been the subject of one charge, and one set of depositions only has been taken, the solicitor

1 1 0

1 1 0

2 2 0

Scale of Allowances to Prosecutors and Witnesses.

26. Allowances will be made to prosecutors and witnesses as follows: For every day's attendance or necessary absence from home,-

Professional men, when their evidence as experts is	£	8.	đ.
required, per diem	1	1	0
Professional men, bankers, merchants, auctioneers,			
and other gentlemen not specifically mentioned,			
per diem	0	15	0
Master tradesmen, farmers, and clerks, per diem	0	12	0
Shopmen, journeymen, and mechanics, per diem	0	10	0
Labourers	0	6	0
To an interpreter, if engaged for any time not ex-			
ing one hour	0	10	6
For every additional hour or fraction of an hour he			
may be actually employed beyond that time	0	5 2	0
But not exceeding, per day	2	2	0
Female witnesses, at the rate of two-thirds			
the allowance of male witnesses of correspond-			
ing rank.			
The madely and have then required such sum as may			

For models or plans when required, such sum as may be certified by the Registrar, not exceeding ...

Witnesses residing beyond three miles from the town or city in which the Court is held will

also be allowed their coach, railway, or steam-boat fares. By railway or steamer, second-class fares will be allowed to labourers, journeymen, and mechanics; and first-class fares to other

witnesses.

Where there is no public conveyance, witnesses will be allowed a mileage rate not exceeding 9d. per mile, one way.

They will also be allowed 3s., in addition, for each night they are necessarily detained from their own homes, except when travelling by sea.

Salaried officers of Government will not be

paid for their time, but only their actual and necessary expenses, upon the scale for the time being in force under the Civil Service Regulations, or other allowance applicable to the parti-cular branch of the public service.

(3.) Appeals under "The Justices of the Peace Act, 1882."

27. The costs of proceedings on an appeal under the above Act, whether to the District Court or the Supreme Court, to be allowed, shall not exceed £10 10s.

28. This sum will include all the charges of the solicitor employed on behalf counsel's fee, but will be exclusive of fees of Court and expenses of witnesses, if any, under Part III. (Title II.) of "The Justices of the Peace Act, 1882."

Witnesses' expenses will be allowed upon the same

scale as in criminal prosecutions.

29. If an appeal is removed by certiorari or otherwise to a superior Court, the conduct of proceedings will remain with the solicitor who commenced them; but, unless under exceptional circumstances, no further costs will be allowed than those before prescribed.

30. The scale prescribed will apply whether the Crown be appellant or respondent, and if the conviction be affirmed, or judgment be otherwise obtained, no further costs will be claimed on behalf of the

Crown that would be allowed under this scale.

31. The costs to be allowed where a case is stated by the District Court for the opinion of the Supreme Court, or in prohibition cases under "The Justices of the Peace Act, 1882," will be regulated by the scale applicable to like proceedings under Part II. of these regulations.

(4.) Crown Cases reserved for Opinion of Court of Appeal.

32. Fees to be allowed to counsel in these cases shall be such as shall be fixed by the Attorney-General in each case.

(5.) Miscellaneous.

33. Instructions respecting any of the matter provided for in Part I. shall be issued by the Departs

ment of Justice, and all Crown Solicitors shall communicate with that department upon business of the nature included within the preceding regulations.

34. In Part I. of these regulations, if not incon-

sistent with the context,-

"Attorney-General" includes "Solicitor-General :[;]

"Crown Solicitor" means a solicitor appointed to prosecute for the Crown in the Supreme Court, and includes solicitors appointed to prosecute for the Crown under "The District Courts Act, 1858," and applies also to any solicitor who may be employed for any particular case:

"Registrar" means the Registrar of the Supreme Court at the place where a trial is or is to be held, and includes the Clerk of a District

Court at any such place.

PART II.—CIVIL PROCEEDINGS.

(1.) In the Court of Appeal.

35. The scale of costs in the Court of Appeal shall be such as may from time to time be in force under "The Court of Appeal Act, 1882."

The regulations relating to costs in civil proceedings in the Supreme Court hereinafter contained shall, so far as applicable, apply to costs in the Court of Appeal.

(2.) In the Supreme Court.

36. The scale of costs as between solicitor and client, in cases where the Crown has to pay costs, shall, subject to the terms of these regulations, be such as would be allowed in cases between party and party in the Supreme Court, according to the rules of practice and procedure for the time being in force under "The Supreme Court Act, 1882."

37. When the proceedings have terminated, the

solicitor shall prepare a voucher for his costs and transmit the same to the Registrar of the Supreme Court, who shall forward it to the department instructing proceedings, with his certificate as to the number of witnesses subpænaed or examined, Court fees paid, and other disbursements charged.

38. Witnesses' expenses will be allowed at the

same rate as allowed to witnesses in civil cases

between subject and subject.

39. In all other cases not herein provided for, the scale of costs for the time being payable under the rules of practice and procedure as aforesaid shall be followed and observed as nearly as may be in all matters to which they may be applicable.

40. If there are exceptional circumstances rendering it necessary that more than the usual scale should be allowed to any witness, the solicitor may make such additional allowance as he thinks reasonable, but the reason for the addition must be stated when the voucher for costs is rendered.

(3.) In Inferior Courts.

41. The costs payable to a solicitor employed by the Crown in all suits in the District Court shall, subject to these regulations, not exceed those which would be payable by a litigant party in such Court if unsuccessful.

But, where the Crown is a party to several cases heard at the same sitting of the Court, such sum shall be fixed in each case as may be agreed upon between the head of the department instructing the proceedings and the solicitor employed.

42. The last preceding rule shall also apply to cases in Resident Magistrates' Courts in their civil

jurisdiction.

(4.) Compensation Cases under "The Public Works Act, 1882."

43. The following shall be the scale of costs

allowed in respect of all proceedings to determine compensation payable by the Crown:

Where the compensation claimed is under £100, a sum not exceeding £5.

where it exceeds £100, then a like fee and £2 per centum on the sum claimed up to and including £2,500.

Where the sum claimed exceeds that amount, then a further fee of 1 per cent. on the excess over £2,500 will be allowed, but so that the total fee payable shall not, unless specially authorized, exceed £100 in any one

This scale is exclusive of all Court fees, Assessors' fees, witnesses' expenses, and other actual disburse-

44. Where proceedings are taken under sections 135 and 136 of "The Public Works Act, 1882," the costs to be allowed shall be at the same rate as those paid in summary proceedings under these regulations.

45. Where the Crown is respondent in a series of compensation cases arising in respect of any public work, the Minister for Public Works shall fix such sum by way of costs to be allowed to the solicitor employed, and the amount of fees to be allowed to counsel engaged, as may be agreed between the Minister and the solicitor.

PART III.—CONVEYANCING.

(1.) Ordinary Matters.
46. The scale to be allowed for the preparation and completion of any instrument for the conveyance of land, or any estate or interest therein, whether under "The Land Transfer Act, 1870," or its amendments, or under the Conveyancing Ordinance or its amendments, shall be a sum not exceeding £3 3s.

This scale is exclusive of any actual disbursements for stamps, registration or other fees, or otherwise where the same may be payable, but includes all charges for searches and investigation of

47. Where printed forms of lease, bond, or other documents to which the Crown or any officer thereof is a party are procurable, and the costs of which are properly payable by the Crown, the same shall be filled up and completed at a charge not exceed-

ing £1 ls.

48. Where the title is intricate, or where the instrument to be prepared is of a special nature, requiring more than ordinary skill in its preparation, whether relating to the transfer of property or not, the department giving instructions must previously arrange with the solicitor as to the extra costs to be

49. Where by the ordinary course of practice the costs of preparing and completing any instrument or a counterpart thereof ought to be borne by one of the parties thereto, solicitors will arrange that the costs properly chargeable to such party are paid by

50. Where an instrument requires to be registered or deposited, it shall be handed by the solicitor who prepared it to some officer of the department instructing such preparation, with a memorandum to the effect that it is complete, and indicating where it

ought to be registered or deposited.

All deeds or instruments of title shall be sent to such department as the solicitor may be instructed.

PART IV.—GENERAL.

51. Subject to the terms of these regulations, instructions to solicitors will always be conveyed by some department of the Government, either through the permanent head or some officer thereof by his

52. Without such direction no Government officer shall seek legal advice or take any steps or proceedings respecting any matter connected with his depart-

53. Counsel's opinion will not be allowed for in

any case unless the leave of the department has been first obtained for that purpose.

54. Crown Solicitors and Crown Prosecutors will always be employed in the conduct of criminal prosecutions and in summary proceedings, but not neces-

sarily in other business.

55. The Crown reserves to itself the right of indicating what counsel shall be employed, and the number of such counsel, and of prescribing the fees

to be paid.

56. The Crown also reserves to itself the right of taking any matter out of the hands of any solicitor employed, and requiring that all deeds, instruments, and papers in the hands of such solicitor relating to the particular matter shall be handed over to some other solicitor to be nominated by the Crown.

57. No solicitor employed by the Crown shall have any lien upon any deeds, papers, or instruments in his hands, or upon any fund or moneys which shall be paid into his hands in any manner or upon any.

account whatsoever.

58. Vouchers for costs shall be rendered to the department instructing the proceedings or business.

Except where otherwise provided herein, the head of such department, or some officer thereof appointed for the purpose, shall certify that the business charged for has been duly performed, and arrangements will be made for ascertaining that the costs rendered are in accordance with these regu-

lations.
59. Where costs have been received or recovered the litigant parties, such solicitor must give credit for such costs or pay the same into the public account, as

he may be instructed.
60. Vouchers for costs or any items therein may be referred to the solicitor rendering the same for

explanation previous to payment.

61. Where a solicitor is required to transact business at a distance from his usual place of residence an agent must be employed where practicable, unless, from the nature of the case or for special reasons, it is necessary that the solicitor employed should himself transact such business.

Agents' charges must, as far as possible, be made upon the same scale as those allowed to his principal.

Charges made contrary to this regulation will be

disallowed.

62. As a rule no charges will be allowed for casual attendances upon Government officers, for writing letters, sending telegrams for instructions, or for explanations or instructions relative to the business in hand or reporting upon its conclusion

63. Nothing in these regulations shall be deemed to prevent the Crown from taking steps to procure the taxation of any costs by the proper officer in the

usual way.

64. It will be the duty of the head of each department and other officers thereof, in directing business to be undertaken, to see that full instructions are given to the solicitor at the time the business commences, and during its progress to render all reasonable assistance to him.

65. Travelling expenses will be allowed to solicitors in all cases where they are required to travel more than three miles from their usual place of business,

after the following rate:—
(a.) The sum actually paid when the travelling can be performed by railway, or by public conveyance by sea or by land;

(b.) In other cases, 1s. per mile one way;
(c.) In addition to the above not exceeding £1 per diem will be allowed as hotel expenses for each day or part of a day during which the claimant shall be absent from his usual residence.

66. In any other matter or proceeding not hereinbefore specifically mentioned, the allowances to be made, whether as solicitors' costs or counsel's fees, will be based upon the scale allowed in matters of a like character mentioned in these regulations, or allowed by the practice of the Court of Appeal or the Supreme Court respectively for the time being.

67. In any case where exceptional circumstances render it desirable that any of the scales herein set forth shall be exceeded in any particular, such other or additional costs or fees may be allowed as shall be certified by the head of the department to be reasonable, having regard to the nature of the

business transacted.

68. But the circumstances under which the general scale is not applicable shall, in all cases, be fully specified by the proper officer upon the document by which

the allowances are authorized.

69. In these regulations the expression "the Crown" means Her Majesty the Queen in the Colony of New Zealand, and includes any department of the Government of the said colony, acting by or under the direction of a Minister having control of such department.

EDWD. T. CONOLLY.

Notice to Mariners.—No. 28 of 1882.

Marine Department, Wellington, 12th October, 1882. THE following Notices to Mariners, received from the Marine Boards at Port Adelaide and Hobart, are published for general information.

H. A. ATKINSON.

LEADING LIGHTS, RIVER TAMAR.

Notice is hereby given that, on and after the 1st December, 1882, two leading lights will be exhibited at She-oak Point, entrance to River Tamar. The lights are 1,197 feet apart, and elevated 55 and 38 feet respectively above the level of high water. They will be visible nine miles from a ship's deck—the high light being visible between the bearings of S.E. \(\frac{1}{2}\) E. round easterly to N.N.W., and the low from S.E. \(\frac{1}{4}\) E. round easterly to N.\(\frac{1}{2}\) W.

The following sailing directions by Staff Commander H. J. Stanley, R.N., are published for

general information.

E. M. FISHER, Acting Master Warden.

Marine Board,

Hobart, 25th September, 1882.

SAILING DIRECTIONS FOR ENTERING TAMAR HEADS ву Міснт.

From the Eastward and Northward.—When within three miles of the Low Head, the same bearing about three miles of the Low Head, the same bearing about south, steer south-westerly, and when the leading lights become visible, which will be on a S.E. \(\frac{1}{4}\) E. bearing, a southerly course may be shaped, care being taken not to bring the Low Head Light to bear to the eastward of E. by S. until the leading lights are in line S.E. by E. \(\frac{1}{2}\) E., when steer boldly in, passing the buoy on the Shear Rock close to.

Erom the Westward.— After sighting the Low Head Light, do not bring it to bear east of E by S.

Head Light, do not bring it to bear east of E. by S. until the leading lights have been sighted and brought

to bear S.E. by E. ½ E., when they will be in line, and may be run for as directed above.

Proceeding up the River.—If proceeding up the river, after passing the Shear Buoy bring the leading lights one and a half points on the port bow, and look out for the white buoys and Simmons's Mistake beacon. The course from Simmons's Mistake to the Bombay Rock is S. by E., and so long as the low

leading light is in sight the vessel is outside of the buoy on this shoal. Having passed the Bombay Rock haul to the S.E., when the low leading light will be lost sight of, and round Garden Island close to. Do not lose sight of the high leading light, its loss being a sign that you are nearing the Garrow Rock off George Town.

Proceeding Outwards.—Round Garden Island close to, and without losing sight of the high leading light haul to the north-westward. When the low leading light becomes visible on a N. ½ W. bearing steer for it, keeping a good look-out for the Bombay Rock buoy and Simmons's Mistake beacon; having passed the latter steer for the Low Head Light, and when the leading lights are in line S.E by E. ½ E. keep them so until the entrance is passed, and shape course as required. If neither the black buoy on the Middle Bank nor the white buoy on the Yellow Rock is visible the entrance may be known to be passed when the Low Head Light bears E. by N. ½ N. or is four points abaft the beam.

Vessels bringing up in Port Dalrymple must have both leading lights in sight; the loss of the low leading light on a S.E. \(\frac{1}{4}\) E. bearing will indicate proximity to the bank off Cordell Point. The anchorage ground is about one cable inside the line of the leading lights in about 8 fathoms of water, the high light

being open to eastward of the low one.

The best guide to the anchorage is the lead. The leading line leads vessels close to the buoy off the Shear Reef in 24 feet at low water, and in the same depth at the tail of the reef off the Barrel Rock.

The old towers in Lagoon Bay have been blackened: the leading-light towers now answer the purpose of

day-marks.

H. J. STANLEY, Staff Commander, R.N.

NORTH COAST, CLARENCE STRAIT.—VERNON ISLANDS. Notice is hereby given that large iron cheese-shaped buoys, having pyramidal open framework surmounted by balls, have replaced those which formerly marked the usual passage between the Vernon Islands. The black one, off the north-west end of the Henry Ellis Reef, is moored in 17 fathoms of water; the red one marks the end of the spir run. water; the red one marks the end of the spit running to the westward, off the south-west end of East Vernon Island.

The buoys are about two miles and a quarter

A mid-channel course is recommended when passing through either to the eastward or the westward.

R. H. FERGUSON, President, Marine Board.

Marine Board Offices, Port Adelaide, 11th September, 1882.

SPENCER GULF, HARDWICKE BAY, PORT VICTORIA. NOTICE is hereby given that a red cheese-shaped buoy, surmounted by staff and ball, has been moored on the Eclipse Rock, off Port Victoria Jetty, in lieu of the iron beacon which formerly marked the

> R. H. FERGUSON, President, Marine Board.

Marine Board Offices. Port Adelaide, 20th September, 1882.

Notice to Mariners.—No. 29 of 1882.

Marine Department,
Wellington, N.Z., 13th October, 1882.
THE following Notice to Mariners, received from the New River Harbour Board, is published for general informaion.

H. A. ATKINSON.

TRAINING-WALLS, PORT OF NEW RIVER, INVER-CARGILL.

In is hereby notified that there are two trainingwalls erected, running southwards from the jetty, parallel with the channel 2,508 feet, and northwards 2,442 feet, marked by white beacons on the east and black on the west side.

J. CLARE, Harbourmaster.

Notice to Mariners.—No. 30 of 1882.

FLAXBOURNE, NEAR CAPE CAMPBELL.

Marine Department, Wellington, N.Z., 16th October, 1882. THE wreck of the sunken steamer "Westport" lies in 11 to 12 fathoms water, with the lower leading beacon bearing by compass W. by N., and the woolshed or store on the beach W. ½ N. This shed kept open of the reef which forms the boat harbour clears the wreck to the northward. One mast is seen about 10 feet above water, but probably it will not remain standing long.

H. A. ATKINSON.

Notice to Mariners.—No. 31 of 1882.

KAIPARA HARBOUR.

Marine Department, Wellington, N.Z., 16th October, 1882. THE Harbourmaster at Kaipara reports that the banks in the vicinity of the lower black buoy in the Five-fathom Channel, and also in the vicinity of the red-topped beacon abreast of Beacon Point, Wairoa River, have changed considerably; and he therefore recommends masters of vessels, whilst in these localities, to make constant use of the lead, and to give both the above-named buoy and beacon a wide berth in passing.

H. A. ATKINSON.

Revocation of Appointment of Bonding Warehouse.

CUSTOMS.—In exercise of the authority in me of this purpose vested, I, the Commissioner of Trade and Customs, do, by this order under my hand, revoke and annul the appointment of the under-mentioned building as a warehouse for the reception and security of goods entered to be ware-housed without payment of duty upon the first entry thereof, viz.,-

Port of Timaru.

The front half of a concrete building, with galvanized corrugated iron roof, situate on Section 98, Church Street, Rhodestown, and known as

TAYLOR AND BOWIE'S BOND.

Given under my hand, at Wellington, this thirteenth day of October, one thousand eight hundred and eighty-two.

H. A. ATKINSON, Commissioner of Trade and Customs. Commissioner's Order No. 169.]

Approving and appointing Bonding Warehouse.

CUSTOMS.—In exercise of the powers in me for this purpose vested by "The Customs Laws Consolidation Act, 1882," I, the Commissioner of Trade and Customs, do hereby approve and appoint the under-mentioned warehouse, viz.,—

Port of Auckland.

The cellar of a warehouse situate in Customhouse | which the Bill is to be initiated.

Street East, on part of Subdivision 5, Section 2, on the plan of the City of Auckland, to be known as

JAGGER'S BOND

to be a warehouse for the reception of goods under bond.

Given under my hand, at Wellington, this thirteenth day of October, one thousand eight hundred and eighty-two.

H. A. ATKINSON, Commissioner of Trade and Customs.

Commissioner's Order No. 170.]

Tenders.

Public Works Office, Wellington, 13th October, 1882. THE following list of successful and unsuccessful tenders is published for general information.

WALTER W. JOHNSTON, Minister for Public Works.

EARTHWORK CONTRACT No. 9, HUKATERE-MANU-TAHI SECTION, FOXTON-NEW PLYMOUTH RAIL-

<i>A</i>	ccepted.		£	s.	đ.
G. H. Dickson, Patea		•••	2,558	0	0
D	eclined.				
D. Scally, Wanganui			2,616	13	0
W. Gallagher, Manutahi	***	•••	2,669		0
D. O'Hara and Co., Wangan			2,670		10
T. H. Parsons, New Plymout		•••	2,717		8
Multree and Kirkpatrick, St.	atford		2,856		2
Mace and Bassett, Patea	•••	•••	2,951	6	0

Standing Orders on Local Bills.

HE following amended Standing Orders of the Houses of the General Assembly relative to Local Bills are published for general information.

> F. E. CAMPBELL, Clerk of Parliaments.

16th October, 1882.

1. Local Bills are those which, not being Private Bills, affect particular localities only.

2. No Local Bill shall be read a second time unless notice shall have been given of the said Bill in the locality to which the Bill refers. Such notice shall state explicitly the object which such Bill is intended to effect, and shall have been published once at least in each of three successive weeks before the second

reading in a newspaper circulating in such locality.

3. At the time of the first publication of such notice, a copy of the Bill shall be deposited in the Resident Magistrate's Court of the district, and shall be open to public inspection.

4. When it is intended in such Bill to take power to deal with any lands, plans or surveys of such lands, on a scale of not less than two inches to a mile, and certified by an authorized surveyor, shall be deposited with the Bill.

5. In the case of Bills authorizing the construction of harbour works, or the raising of further loans for the completion of harbour works previously authorized, such Bill shall be accompanied by a statement of the financial position of the promoters, an estimate of the cost of construction, and the estimated increased revenue to be derived from the proposed works, together with the plans or surveys before mentioned.

6. Before the Bill is introduced into the Legislative Council or House of Representatives, the beforementioned plans or surveys and estimates shall be forwarded to the office of the Clerk of the House in

	Traff	ic Returns	·.			1	N.	APIER	SECTIO	N.		
NEW ZEALAN for the Four						Passengers,— 1st Class	S. 1,686	1882 R. 1,002	Total. 2,688	S. 1,30		. Total.
ber, 1882 : WH	ANG	AREI SECT	ION.		-	2nd Class	4,109		6,249	3,42		
Passengers.— S		882. R. Total,	S	188 R	1. . Total.	Total	5,795	3,142	8,937	4,78	3,08	7,814
1st Class 12 2nd Class 27	7 2	22 349 24 600	5; 22	3 6	0 113	Parcels, etc.,— Parcels Horses			No. 1,124			No, 959 23
Total 40	3 5	46 949	27	3 18	2 455	Carriages		•••	3 50	3		3 12
PARCELS, ETC.,—		No.		N	o.							
Parcels Horses	• • • •	•••		•		Total		•••	1,208			997
Carriages Dogs				•		Goods,— Drays			No.]	No.
Total	••••					Cattle		•••	20 10			3 14
Goods,—		No.		No		Sheep Pigs		•••	62 3		-	144 4
Drays Cattle				.,	•	Total			95			L65
Calves	•••	***		••	•				Ton			ons.
Pigs		•••		•••		Chaff, &c		•••	65 27	,	_	
Total	·					Firewood		•••	1,005			25 390
		Tons.		Tor	ıs.	Timber Grain		•••	1,354 359	1	1	962 19 3
Chaff, &c Wool	•••	•••		••		Merchandise Minerals		•••	708 230			10 3 206
Firewood Timber	•••	 2				Total			3,748		2,6	579
Grain Merchandise	•••	$\frac{32}{14}$			5 7	RECEIPTS,—			£ s.		<u></u>	s. d.
Minerals	•••	2,284		82	4	Passengers Parcels and Lu	løgage	•••	904 1 89 2		954 67	12 3 17 5
Total	•••	2,332		83	6	Goods Miscellaneous		1	1,516 7 22 18	7	1,089	10 10 12 11
Receipts,— Passengers		£ s. 28 12	d. 6	£ 13	s. d. 4 3	Rents and Con	nmissio	n	0 16	0	0	12 0
Parcels and Luggage Goods	•	0 15 238 8	$\frac{3}{2}$	0 93	7 6 9 3	Total		£2	5,533	3	£2,122	5 5
Miscellaneous Rents and Commissi		•••	_			-						
Total	OH	£267 15		£107	1 0							
	NIZI A	ND SECTI					WELL	INGT	ON SEC	TION.		
Passengers,— S.	${f R}.$	Total.	S.	R. 1,294	Total. 4,329	Passengers,— 1st Class	S. 2,221	R. 966	Total. 3,187	S.	R.	Total.
1st Class 4,256 2nd Class 11,267		,		6,206					12,088	1,89 6,23		
Total 15,523	8,710	24,233	12,676		20,176	Total	9,947	5,328	15,275	8,12	8 4,150	12,278
Parcels, etc.,— Parcels		No. 2,465		N. 2,31		Parcels	•	•••	No. 1,471		N 1,0	o. 1 5
Horses Carriages	•••	64 4		4	44 2	Horses Carriages		•••	15 3			13 5
Dogs	•••	131			96	Dogs			54 			58
Total		2,664		2,45	55	Total			1,543		1,0	91
Goods,— Drays	•••	No. 6		N	o . 	Goods,— Drays			No. 5			No.
Cattle Calves	•••	893 167	•	94 31	15	Cattle Calves		•••	17 29			6 11
Sheep Pigs	•••	1,685 233		84		Sheep Pigs		•••	5,194 66		2,1	
Total		2,984		2,15		Total			5,311		2,10	
C11 07 0	-	Tons.		Tor	ıs.	(1)m e.			Tons		To	ns.
Chaff, &c Wool	•••	30 4		". 1		Chaff, &c Wool		•••	$\begin{array}{c} 100 \\ 12 \end{array}$		1	5 14.
Firewood Timber	***	90 68 5		1 74		Firewood Timber		•••	785 1,489		58 1,35	
Grain Merchandise	,	$1,130 \\ 2,596$		60 2 ,08		Grain Merchandise		•••	$155 \\ 643$		23 64	
Minerals		2,668		2,27		Minerals			350		50	
Total	···_	7,203		5,73		Total			3,534		3,30	7
Passengers		£ s. 2,198 19	d. 11 1	£ ,828	s. d. 5 11	Passengers			£ s. 378 17	d. 7	£ 1,125	s. d. 16 2
Parcels and Luggage Goods		274 13 3,634 16	4	219	8 2 16 9	Parcels and Lug Goods	ggage	•••	141 3 791 12	9 5		17 6 9 10
Miscellaneous * Rents and Commissio	***	45 8 26 6	8 0		17 9 8 6	Miscellaneous Rents and Comm	nis sio n	***	5 4 15 12	11 0	10	16 4 10 6
Total	£	6,180 4	3 £5	,363	17 1	Total		£3,	332 10	8 £	22,799	10 4

	WAN	GANU	I SECTIO	N.		ļ	1	HURU	UNUI-I	BLUFF	SEC	CTIO		
_		1882.			1881.		D	~	1882.	M-4-1		ø	1881. R.	Total.
Passengers,—	S.	R. 624	Total. 2.171	S. 1.551	R. 544	Total. 2.095	Passengers, 1st Class		R. 12,746	Total.	3	S. 17.491	11,110	
	1,547 6,783		2,171 9,567		2,634	7,664	2nd Class				3	59,837	32,420	92,25
							7 00 . 1		40.004	100 (7)	-			
Total	8,330	3,408	11,738	6,581	3,178	9,759	Total	81,320	48,094	129,414		77,520	43,530	120,00
PARCELS, ETC.,-			No.		No).	PARCELS, BT	c.,—			No.		No	
Parcels		•••	1,448		1,34		Parcels	•••	•••		,454		14,33	35
Horses		•••	34		3		Horses	***	***		502 60		39	40
Carriages		***	6 69			1 7	Carriages Dogs	***	•••		965		87	
Dogs		···_					_							
Total		•••	1,557		1,46	4	Tot	al	•••	16	,981		15,64	1 2
Goods,—			No.		No	o .	Goods,—				No.		N	
Drays		•••	2			2	Drays	•••	***		34 914			40 9 6
Cattle		•••	25 2			0 3	Cattle Calves	•••	•••		53			25
Calves Sheep		• • •	181		10		Sheep	•••	•••	24	,607		16,30	01
Pigs		***	48		16		Piga T	***	•••	1	,341		1,2	17
•		_					/T-4	al		96	,949		18,47	70
Total			258		29		100	a1	•••		<u> </u>			
Chaff, &c			Tons. 50	•		ns.	Olym L.			T	ons. 895		Ton	s. 70
Wool		•••	9		•	4	Chaff, &c. Wool	•••	•••		676			22
Firewood			1,145		58		Firewood	•••	•••	3	,265		2,86	60
Timber			2,533		1,79		Timber	***	•••		,332		8,4	
Grain		•••	259		31		Grain	•••	•••		,273		19,98	
Merchandise Minerals		•••	60 3 116		41 48		Merchandi Minerals		•••		,675 ,692		18,70 20,74	
								•••	***					·
Total			4,715		3, 58		Tot	al	***	74	,808		71,6	
RECEIPTS,			£ 8.	d.	£	s. d.	RECEIPTS,-			£	8.	d.	£	8. d
Passengers			l,365 2 123 15	9		17 8 14 7	Passengers Parcels an	J J Tyrano	***	15,085 1,792	18 7	3 5	14,093 1,677	6 14
Parcels and Lu Goods	ggage	2	2,131 5		1,507	3 3	Goods	a magga		24,442	12	6	22,526	17
Miscellaneous			76 19	8	62	1 9	Miscellane	ous		1,496	15	11		12
Rents and Com	missio		21 16	10	19	13 9	Rents and	Commis	ssion	288	4	11	182	3
PASSENGERS,— 1st Class 2nd Class	EW P S. 471 4,722	LYMO R. 208 1,636	UTH SEC Total. 679 6 358	TION. S. 333 3,606	R. 284	Total. 617 4,212	Passengers 1st Class 2nd Class	, ·	186 '	UTH S 76 26 38 1,90	al. – 32	£	30 40	Total. 170 1,278
		<u> </u>			· —		To	_		_ -	-	86		1,448
Total	5,193	1,844	7,037	3,939	890	4,829	100				_		- —	
PARCELS, ETC.,-	-		No.		N	To.	PARCELS, ET	rc.,			No.		1	No.
Parcels		•••	646		39	98	Parcels	•••	•••		•••			•••
Horses		•••	11			1	Horses Carriages	•••	•••					•••
Carriages Dogs		•••	 44		f	66	Dogs	•••	•••					5
Dogs									•					
Total		•••	701		46	6 6	To	tal	•••	•	8		_	5
Goods,			No.		'N	To.	Goods,				No			No.
Drays							Drays				•••		_	
Cattle		***	***			1	Cattle	•••	•••		•••			•••
Calves			****			 45	Calves Sheep	•••	••					•••
Sheep		•••	700			45 	Pigs	•••	••		•••			
Pigs			***											
Total			700			46	10	tal	••					
Mast La			Tons.			ons.	Chaff, &c.				Tons.		To	ns.
Chaff, &c Wool		***	1			•••	Wool	• •••			•••			
Firewood		***	400			30	Firewood				35	•		5
Timber		***	855		6	606	Timber	•••	••		95			5 9
Grain		,	52			23	Grain Merchano	liae.	••		262		-	 149
Merchandise Minerals		•••	280 1,146			216 .74	Minerals	1180	••		4,102			797
Total		-	2,764		1,4		To	tal			4,494		4,0	010
	•		£ s.		£	s. d	• [••	€			£	8.
RECEIPTS,— Passengers		•••	609 13	7	450	15 8	Passenge:	rs		. 11/	7 (6	101	17
Parcels and L			51 6	Ó	27	13 6	Parcels a		gage		3 14		3	
	uggage			_						68	4 16	3 9	658	3
Goods	•	•••	562 0	8	419	10 11		***	••					
Miscellaneous	•	•••	113 4	1	4 19 6	6 8	Miscellar	ieous		. 2	7 14	4 1	48	15
	•	•••					Miscellar Rents an	ieous		. 2	7 14	4 1	48	15

	WEST	POR	T SEC	TIO	N.					1	NELSON	SEC	TION	-con	ıtinued			
		882.				1881			_		_			1882.			81.	
Passengers,—	s.	R.	Total.		S.		Tota		Goods—c		ued.		'3	Fons. 15			ns. 10	
1st Class 2nd Class	777	276	1,153		31 735	10 294	1,12	41 29	Wool		••	•••						
2nd Class		070						_	Firewo		••	•••		235		1	10	
Total	777	376	1,153		766	404	1,17	70	Timber		••	•••		267 29			$\frac{13}{29}$	
n			·—	NT -					Grain Mercha		••	•••		136			29 98	
PARCELS, ETC.,—				No. .77			Vо. 72		Minera			•••		49			32	
Horses		•••	•	2			ī					-						
Carriages		• • •		• • •			1		'	Total.	••	•••		731		4	92	
Dogs		•••		3			7		RECEIPTS				£	8.	d.	£	s.	d.
Total			1	182		18	31	_	Passens	zers .		,	281	18	5	239	0	3
2002111								_			Luggage	•••	9	18	11	157	4	6
⁴Goods,—				No.		N	To.		Goods Miscell		••		297 0	$\begin{array}{c} 4 \\ 13 \end{array}$	4 0	206 1	4 7	8
Drays Cattle		•••		•••			•••				$_{ m mmission}$		v		Ū		'	•
Cattle		•••					•••					-						
Sheep				1			•••			Total		•••	£589	14	8	£603	17	1
Pigs				•••			•••											
Total		_		1							PIC	CTON	SEC	FION	ſ .			
Total		··· <u>·</u>					···		PASSENGI	R8,	S.	R.	Tota	1.	s.	$\mathbf{R}.$	Tot	al.
			Ŧ	ons.		\mathbf{T}_{0}	ns.		1st Cla	s8 .	378	124	502	3	380			16
Chaff, &c.		•••		,			•••		2nd Cla	lss ,	491	902	1,398	}	614	892	1,50	96
Wool Firewood		•••		•••			•••			Total	869	1.026	1,898	5	994	1,028	2.0	22
Timber		•••	1	56			30			a o our								
Grain									PARCELS,	ETC.,-	_			No.			No.	
Merchandise		•••		64			13		Parcels		••	•••		98 2			86	
Minerals			4,8	969		2,09	90		Horses Carriag		••	•••					•••	
Total		•••	5,1	.89		2,28	88		Dogs		••	•••		7			2	
RECEIPTS,—		_	£	8.	d.	£	8.	d.		Total.				107			88	
Passengers	~~~	•••	70		11 11	65 3	15 1	10	Goods,-			-		No.		'n	To.	
Parcels and Lug Goods	ggage	•••		17	5	382	2	0	Drays							1	2	
Miscellaneous		•••	3	9	0	0	11	5	Cattle			•••					1	
Rents and Com	mission	•••,	6	15	0	2	6	0	Calves	-		•••		 40			 47	
Total			£850	3		£453	16		Sheep Pigs		•• ••			4.				
			2000					•				-						
	NET	SON	SECT	MOT						Total.	••			44			50	
Passengers,—	S.	R.	Total.		s.	$\mathbf{R}.$	Tot	al.	~, m					No.		Ŋ	To.	
1st Class	188	122	310		188			14	Chaff, & Wool		••	•••		100 9			18	
2nd Class S	2,409_1	,970	_4,270	<u> </u>	1,050	1,500	2,4	40	Firewo					490			30	
Total 2	2.597 2	2.092	4,689		2,047	1,716	3,76	6 3	Timber	•	••	•••		321			60	-
				_		<u> </u>		-	Grain Merche		••	•••		236 346			90 49	
PARCELS, ETC.,-				No.			0.		Minera			•••		94			22	
Parcels Horses		•••	2	$\frac{262}{2}$			l1 					-						
Carriages		•••		ī			1			Total.	••	•••	1,	596		1,6	79	
Dogs		•••		•••			1		RECEIPTS	_		-	£	в.		£	8.	<u>d.</u>
Total		-		265		2	13		Passen				163	17	7	162	5	11
Tour		•••								and I	Luggage	•••	6	9	3	. 5	6	0
Goods,—				No.		1	No.		Goods Miscell		**	•••	385 1	4 5	9 0	417 2	13 19	8 2
Drays		•••		•••			•••				s ommissio	n	11	4	ŏ	11	13	ő
Cattle Calves		•••		"i			··· 2					-						_
Sheep		•••								Total	•••	•••	£568	0	7	£599	17	. 9
Pigs		***					•••						P. M					
Total	,		· · · · ·	1			2			Gen	eral Ma	nage	r, Ne	w Ze	aland	Raily	7ays	•
Τοιπ		•••		1					Railw		epartm						-	
						*			j	•	•				•			

N.Z.R.—FINANCIAL YEAR 1882-83.

RAILWAY WORKING ACCOUNT, showing the Receipts and Expenditure to the Termination of the Four-weekly Period ending 16th September, 1882.

	Mile	!	RECEIP					1	Exp	ENI	DITURE.			•	For a Peri	OD,	A	VE-MO VERAG TE.		
Section.	Oper for Traffi		eek	ly.	Total to	Da	te.	Four-w	eekl	у.	Total to	Dat	e.	Per Cent. of Receipts.	Receip Mile Rail	of		Exper per M Rail	L ile	of
NORTH ISLAND,-		£	s.	d.	£	8.	d.	£	s.	d.	£	s.	d.		£	8.	d.	£	s.	đ.
77. 1						11	2						1						•••	
Whangarei	5		15	11		0	8	153		7	974		4		601	1	0	422		
Auckland	139	6,180					10	4,158		4	24,176		8		536		5			
Napier	70	2,533					6	1,905		5	10,298		8		451		5			
\mathbf{W} ellington	69	3,332				7	5	2,463		6	14,748	5	2	76.45	605		4			
Wanganui	115	3,718					6	3,109		6	15,842		3		364	1	2			
New Plymouth	51	1,340	19	4	7,671	5	2	947	3	4	5,746	2	3	74.90	325	18	0	244	2	2
Total	449	17,373	15	3	96,992	14	3	12,738	5	8	71,786	11	4	74.01						
MIDDLE ISLAND,																			_	
Hurunui-Bluff	845	43,105								5	193,303		4		810				-	
Greymouth	8	833					9			4	-,				1,444					
Westport	10	850					2			8			5					,		
Nelson	23	589					4			3	-,		3		356					
Picton	18	568	3 0	7	3,690	6	7	405	3	0	2,765	_4 	_5 	74.93	444	4	2	332	17	′ 0
Total	904	45,947	7 3]	331,056	19	8	34,378	18	8	203,974	14	3	61.61]					
Grand Total	1,353	63,320	18	3 4	428,049	13	11	47,117	4	4	275,761	5	7	64.42						

CORRESPONDING PERIOD LAST YEAR.

								7			-		_	-				$\overline{+}$			
NORTH ISLAND,-			£	s.	đ.	£	s.	d.	£	s.	d.	£	s.	d.		£	s.	đ.	£	s.	đ
Kawakawa						310		2	•••								• • •				
Whangarei		5	107	1	0			2	152		0					315		4	308		1
Auckland		139	5,363	17	1	32,699		11	4,093		2	21,666		6	66.26	528		4	350		- 1
Napier		70	2,122	5	5	13,302	7	0	1,601	1	4	8,251			62 03	411		9	255	8	2
Wellington		69	2,799	10	4	16,991	13	4	1,983	1	1	13,390	3	10	78.80	533		0	420	9	2
Wanganui		115	2,926	11	0	18,529	15	7	1,967	11	9	11,717	6	7	63.24	349		2	22 0		2
New Plymouth		49	904		4	5,239	2	11	654	9	10	3,905	6	5	74.54	252	19	2	188	11	2
Total		447	14,223	11	2	87,801	11	1	10,452	9	2	59,643	14	9	67:93			-			
Middle Island,—									a n ara		_				F. 2. 40	010			420		
Hurunui-Bluff	•••	797	40,626			297,905		8				,		3			19		459		
Greymouth	•••	8	812					5	411		3			2	51.75				647		
Westport		10	453					3	299		4	_,	45	11			18		367		
Nelson		23	603	17	1	3,817		11			9		1	0	•		17	9	296		
Picton	•••	18	599	17	. 9	3,360	11	8	354	4	3	2,073	8	11	61.70	383	4	4	236	9	(
Total		856	43,096	15	11	312,579	8	11	29,251	1	0	177,115	13	3	56.66						
Grand Tota	ıl	1,303	57,320	7	1	400,381	0	0	39,703	10	2	236,759	-8	0	59.13						

Railway Department, 18th October, 1882.

J. P. MAXWELL, General Manager, New Zealand Railways.

HURUNUI-BLUFF SECTION.—MAIN SECTIONS AND BRANCHES.—Four-weekly Period ending 16th Semtember, 1882.

Name.	Miles Open	RECE	GIPTS.	EXPENI	OITURE.	Per Cent.
	Traffic.	Four-weekly.	Total to Date.	Four-weekly.	Total to Date.	of Receipts.
CIL : A 1 B A:	100	£ s. d.	£ s. d.	£ s. d.	£ s. d.	
Christchurch Section	162	13,496 3 5	110,893 15 5	9,090 9 2	56,831 16 9	51.25
Oxford, Rangiora, and Eyreton Branch		672 10 5	3,516 14 11	601 6 4	4,005 2 5	113.88
Southbridge Branch	42	830 6 6	6,120 14 10	727 12 2	4,290 7 9	70.09
Springfield Branch	43	856 18 2	5,960 10 10	860 13 1	4,609 10 1	77:33
Total	290	15,855 18 6	126,491 16 0	11,280 0 9	69,736 17 0	55.13
Oamaru Section	108	5,933 15 7	40,662 18 2	4,613 18 11	27,238 7 8	66.99
Albury Branch	26	476 18 11	3,615 14 9	356 4 5	1,917 12 11	53.03
Duntroon Branch	22	362 11 2	2,319 4 8	648 2 1	4,216 11 1	181.81
Ngapara Branch	15	154 8 1	1,367 8 4	229 4 9	1,394 12 11	101.99
Total	171	6,927 13 9	47,965 5 11	5,847 10 2	34,767 4 7	72:48
Dunedin Section	115	13,430 9 8	88,814 4 4	9,171 2 1	53,624 1 5	60.38
Walton Donk Duomah	3	60 2 5	352 8 6	93 8 5	479 11 7	136.08
Ontrom Pronch	Ę9	149 3 10	1,274 7 8	215 5 7	1,465 3 10	114.97
Lawrence Branch	22	512 9 5	3,406 13 2	628 9 11	3,430 9 4	100.69
Total	149	14,152 5 4	93,847 13 8	10,108 6 0	58,999 6 2	62.87
Invercargill Section	172	5,196 1 9	38,320 1 4	4,263 2 9	24,614 5 6	64.23
Tapanui Branch	15	113 6 6	882 11 8	182 3 0	1,271 4 1	144.03
Riverton Branch	48	860 13 2	6,027 11 3	785 6 9	3,914 15 0	64.95
Total	235	6,170 1 5	45,230 4 3	5,230 12 6	29,800 4 7	65.89
Grand Total	845	43,105 19 0	313,534 19 10	32,466 9 5	193,303 12 4	61.65

CORRESPONDING PERIOD LAST YEAR.

Christchurch Section			145	£ 14,811	s. 17	d. 5	£ 109,756	8. 1.9.		£ 7,955	8. 7	d. 7	£ 51,836	8. 17	d. 3	47.23
Oxford, Rangiera, & E			40	101			9,153			567		2			5	102.29
outhbridge Branch	•••		25	653			6,152		0	697	2	9	4,400		1	71.52
Springfield Branch	•••	•••	43	906	1	4	6,715		8		11	ì	4,449	8	2	66.25
Total	•••		256	16,833	13	9	125,779	2	4	9,860	17	7	63,912	17	11	50.81
Damaru Section	•••		108	4,465	6	6	37,019	7	11	4,146	18	2	22,824	8	0	61.66
Albury Branch	•••		26	335	19	9	3,511	17	4	275	5	ō	1,795		7	51.14
Duntroon Branch	•••		21	434	9	3	2,295	2	0	345	0	3	1,843	5	4	80.31
Ngapara Branch	•••	•••	15	190	15	10	1,661	9	11	249	7	9	1,407		ī	84.73
Total	•••		170	5,426	11	4	44,487	17	2	5,016	11	2	27,871	8	0	62.65
Ounedin Section	•••		115	11,907	7	3	83,429	2	11	7,402	14	9	44,705	0	11	53.54
Walton Park Branch			3	77	12	2	415	19	6	76	15	11	445		10	107.01
Outram Branch	•••		9	172	18	7	1,276	18	11	260	0	6	1,267	8	1	99.25
Lawrence Branch	•••	•••	22	470	9	4	3,318	11	11	460	13	2	3,372	11	1	101.63
Total	•••		149	12,628	7	4	88,440	13	3	8,200	4	4	49,790	2	11	56.30
nvercargill Section	•••		172	5,050	13	1	34,251	5	2	3,928	17	3	22,630	8	7	66:07
lapanui Branch	•••	•••	15	122		.3	899	6	2	156	0	1	963			107.14
Riverton Branch	•••		35	564	15	5	4,046	18	7	496	0	0	2,914	5	0	72 11
Total			222	5,738	2	9	39,197	9	11	4,580	17	4	26,508	4	5	67.63
Grand Tota	al		797	40,626	15	2	297,905	2	8	27,658	10	5	168,082	13	3	56.42

J. P. MAXWELL, General Manager, New Zealand Railways.

Railway Department, 18th October, 1882.

Officiating Ministers for 1882.—Notice No. 23.

Registrar-General's Office,

Wellington, 17th October, 1882.

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

> Roman Catholic Church. The Reverend Patrick Treacy.

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

This name is in substitution of the name "Patrick Tracey" in the General List, published in the New Zealand Gazette No. 9, of the 27th January, 1882.]

Friendly Society registered.

Registrar-General's Office, Wellington, 17th October, 1882.

THE Protestant Alliance Friendly Society of
Australasia situated at the Tile

Australasia, situated at the Thames, is registered as a friendly society, under "The Friendly Societies Act, 1882," this 17th day of October, 1882.

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

Branches of Friendly Society registered.

Registrar-General's Office. Wellington, 17th October, 1882.

THE under-mentioned Lodges are registered as branches of the Protestant Alliance Friendly Society of Australasia, under "The Friendly Societies Act, 1882," this 17th day of October, 1882.

Name of Lodge	No.	Where situated.
Prince of Wales Lodge	20	Thames.
Pioneer Lodge	25	Dunedin.
Loyal Excelsior Lodge	41	Green Island.
Wickliffe Lodge	44	Napier.
John Knox Lodge	50	Wellington.
Alexandra Lodge	53	Auckland.

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

Crown Lands Notices.

Leases of Southland Runs to be sold by Auction.

Crown Land Office, Invercargill, 7th October, 1882.

THE following Licenses of Runs, for a term of ten years, commencing the 1st March, 1883, will be offered by auction, at the Land Office, Invercargill, at noon, on Wednesday, the 20th December next (the upset rental of 2d. per acre per annum), under the general conditions contained in "The Land Act, 1877," and "The Land Act 1877 Amendment Act, 1879." Plans showing boundaries can be seen at Land Offices throughout the colony:—

Run 119B, about 2,700 acres, known as Lora Station, Southland County, Hokonui District. Up-

set rent, £22 10s. per annum. License fee, £5. Run 148, about 9,650 acres, kown as Benmore Station, Southland County, Hokonui District. Upset rent, £80 8s. 4d. per annum. License fee, £7 10s.

Run 148A, about 8,950 acres, adjoining above. Upset rent, £74 11s. 8d. per annum. License fee, £7 10s.

Run 154A, about 1,008 acres, adjoining Run 154, Avondale, Southland County, Taringatura District. Upset rent, £8 8s. per annum. License fee, £5.

Run 181A, about 4,901 acres, being subdivision of Castle Rock Station, Wallace County, Taringatura District. Upset rent, £40 16s. 10d. per annum. License fee, £5.

Run 188a, about 11,200 acres, known as Centre Hill Station, Wallace County, Centre Hill District. Upset rent, £93 6s. 8d. per annum License fee,

Run 1888, about 10,200 acres, adjoining above. Upset rent, £85 per annum. License fee, £10.

Run 188c, about 10,300 acres, adjoining above. Upset rent, £85 16s. 8d. per annum. License fee,

Run 198a, about 10,800 acres, known as Dunrobin Station, Wallace County, Centre Hill District. set rent, £90 per annum. License fee, £10.

Run 198B, about 15,400 acres, adjoining above. Upset rent, £128 6s. 8d. per annum. License fee,

Run 302A, about 6,200 acres, adjoining Five Rivers Estate, Southland County, Eyre District. Upset rent, £51 13s. 4d. per annum. License fee, £7 10s. Upset

Run 302c, about 10,250 acres, known as Eyre Creek Station, Southland County, Eyre District. Upset rent, £85 8s. 4d. per annum. License fee, £10.

Run 119A, about 4,210 acres, known as Wantwood Station, Southland County, Hokonui District. set rent, £35 1s. 8d. per annum. License fee, £5.

Run 207, about 6,030 acres, known as Longridge Station, Southland County, Hokonui District. set rent, £50 5s. per annum. License fee, £7 10s.

Run 300B, about 7,150 acres, known as Burwood Station, Wallace County, Takitimo District. Upset

rent, £59 11s. 8d. per annum. License fee, £7 10s. Run 146, about 7,700 acres, known as Caroline Station, Southland County, Hokonui District. Upset rent, £64 3s. 4d. per annum. License fee, £7

Run 302, about 7,050 acres, known as Eyre Creek, Southland County, Eyre District. Upset rent, £58. 15s. per annum. License fee, £7 10s.

At the same time and place will be offered for sale, at the upset price of £1 per acre, under the conditions contained in "The Land Act, 1877," relating to the sale of pastoral lands on deferred payments, the following areas:-

Section 78, Eyre District, containing 1,600 acres, more or less, being a subdivision of Run 191A, and in close proximity to the Winton and Kingston Railway, above Lowther Township.

Section 79, Eyre District, adjoining above, about

1.600 acres.

Section 180, Wairio District, containing 3,900 acres more or less, being a subdivision of Run 143, and in

close proximity to the Nightcaps Coal Field.
Section 181, Wairio District, adjoining above, about 2,650 acres.

> W. H. PEARSON, Commissioner of Crown Lands.

Further Sale of Sections in the West Coast (North Island) Land District.

the Land Offices at Patea and Hawera.

Land Office, Patea, 27th September, 1882. THE Crown lands as under will be open for appliaction, for eash, on Monday, the 6th November next, and every lawful day thereafter until sold, at

SCHEDULE.

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Description of the above Lands.

Waimate: Block I., parts of the land known as the

Continuous Native Reserve. The sections front to cleared road-lines, running back into the bush.

land is partly open and partly bush.

Opunake: Block XIII., from three to four miles south-east of Opunake Town, by coach-road. The land is level, mostly open, with background of bush.

Oeo: Block I., open level land, on the coach-road south-east of Opunake.

Kaupokonui: Block XI. lies behind the Continuous Reserve. It is eight to ten miles from the Eltham Railway-station, and the same distance from Manaia, being connected to both places by a cleared road-line. The land is level, all bush, and well watered, and very suitable for settlement.

Kaupokonui: Block XII., inland of the Waimate Plains, west of the Waingongoro Stream and Eltham Railway-station. From Eltham and other points roads have been opened up to this land, which is on the railway-line from Waitara and New Plymouth to Hawera. 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 country watered, and is admirably adapted for conversion into grass lands.

Kaupokonui: Blocks XIII. and XIV. lie behind, and also form part of, the Continuous Native Reserve to the east of the Oeo River. The land is level, all bush, and well watered.

Ngaire: Block V. lies to the westward of the Waingongoro River, and is connected with the railway-line by cleared road-lines. The bush is mainly light timber, soft woods, and a few rata; and the land is well watered.

Ngaire: Block IX. is similar to Block XII., Kaupokonui.

Terms of Sale: One fourth of the purchase-money to be paid on application, and the balance to the Receiver of Land Revenue at Patea or Hawera within one calendar month from date of application, otherwise the deposit will be forfeited, and the contract for the sale of the land thenceforth will be null and void. Crown-grant fees to be paid on completion of the purchase. In the event of two or more applications for the same land being made on the same day, the upset price at which such land shall be put up at auction shall be the price stated above.

Coloured lithographic plans of the above sections are on view at the Land Offices throughout the colony.

C. A. WRAY,

Commissioner of Crown Lands for the West Coast Land District (North Island).

Sale of Pastoral Leases of Crown Lands .- Preliminary Notice.

> General Crown Lands Office, Wellington, 20th September, 1882.

ONE million seven hundred and fifty thousand acres of Crown lands will shortly be open for pastoral lease in the Provincial District of Otago, New Zealand.

This country is at present held under lease in forty-six runs until the 1st March, 1884, and will again be offered in runs suitable to the nature of the country; but no lessee will be allowed to take up more than will carry twenty thousand sheep or four thousand head of cattle.

The leases will be for a term of years to be hereafter determined; but in no case will any lease be for a period exceeding twenty-one years.

Compensation for improvement up to three years' rental will be allowed at the end of the lease.

In order to give new pastoral lessees time to make

arrangements, the licenses will, in terms of the Land Acts, be sold by public auction, at the Land Office, Dunedin, in the latter end of February, 1883, twelve months before possession is to be given. One year's rent will be payable in advance on the license at the time of sale.

The country has been occupied for upwards of twenty years. It is well grassed, well watered, sound,

and healthy.

Distance from port by good roads and railways part of the way, from thirty to one hundred and fifty miles.

Maps and further particulars will be obtainable shortly at the Land Offices of New Zealand, and at places in the Australian Colonies, to be named in future advertisements.

> WM. ROLLESTON, Minister of Lands.

Gold Fields Notices.

Gold-Mining Leases 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 great leases of County lease. intended to grant leases of Crown lands for goldmining purposes to the applicants specified in the annexed Schedule, unless there shall be valid objections against such leases.

Objections to the granting of such leases, stating the grounds of objection, must be made in writing, and lodged with the Warden at Reefton on or before

the 10th day of November, 1882.

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

SCHEDULE.

APPLICANT: Thomas Meldrum. Style under which it is intended to conduct the business: "The Southern Hemisphere Gold-Mining Company." 16 acres 2 roods, south of the Arizona Company, Boatman's Creek, Inangahua, in the Nelson South-West Mining District.

Applicant: Patrick Brennan. Style under which it is intended to conduct the business: "The Washington Gold-Mining Company." 16 acres 2 roods, south of and adjoining the Surprise Gold-Mining lease, Inangahua, in the Nelson South-West Mining District.

Applicant: The Hopeful Extended Gold-Mining Company (Limited). Style under which it is intended to conduct the business: "The Hopeful Extended Gold-Mining Company (Limited)." 2 roods, being ground omitted to be included in North Company in the North Company in th special claim by the District Surveyor, in the Nelson

South-West Mining District.

Applicant: William Hindmarsh. Style under which it is intended to conduct the business: "The Golden Gate Gold-Mining Company (Limited)." 16 acres 2 roods, west of and adjoining the Big River Extended Company's lease application, Big River District Incompany in the National West Property of the National West trict, Inangahua, in the Nelson South-West Mining District.

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

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

Gold-Mining Leases to be granted.

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

Objections to the granting of such leases, stating the grounds of objection, must be made in writing, and lodged with the Warden at Westport on or before the 6th day of November, 1882.

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

SCHEDULE.

APPLICANT: James Collins. Style under which it is intended to conduct the business: "Virgin Flat Ground-Sluicing Company." 10 acres, about 150 yards west of McTaggart and party's lease, Virgin Flat, Addison's Flat, in the Nelson South-West Mining District.

Applicant: Joseph Hodges. Style under which it is intended to conduct the business: "Queen Gold-Mining Company." 16 acres 2 roods, south of and adjoining the Wanganui lease, Mokihinui, in the Nelson South-West Mining District.

Applicant: Joseph Hodges. Style under which it is intended to conduct the business: "Wanganui Gold-Mining Company." 16 acres 2 roods, between the left- and right-hand branch of Range and Tumble Creek, Mokihinui, in the Nelson South-West Mining

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

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

Gold-Mining Lease to be granted.

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

Objections to the granting of such lease, stating the grounds of objection, must be made in writing, and lodged with the Warden at Ahaura on or before

the 10th day of November, 1882.

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

SCHEDULE.

APPLICANTS: Stephen Camellatto and party. Style under which it is intended to conduct the business: "German Gully Gold-Mining Company." 10 acres, south-west of Richardson's extended claim, German Gully No. 3, Nelson Creek, Ahaura, in the Nelson South-West Mining District.

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

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

Gold-Mining Leases to be granted.

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

Objections to the granting of such leases, stating the grounds of objection, must be made in writing, and lodged with the Warden at Reefton on or before the 10th day of November, 1882.

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

SCHEDULE.

APPLICANT: Patrick Brennan. Style under which it is intended to conduct the business: "The Boyne Gold-Mining Company." 16 acres 2 roods, west of the Star of the South Gold-Mining Company, Big River District, Inangahua, in the Nelson South-West Mining District.

Applicant: Patrick Brennan. Style under which it is intended to conduct the business: "The Liffey Gold-Mining Company." 16 acres 2 roods, west of the Hand and Band lease, Big River District, Inangahua, in the Nelson South-West Mining District.

Applicants: Robert A. Roulston and Frederick William Lahman. Style under which it is intended to conduct the business: "The Balmoral Gold-Mining Company (Limited)." 16 acres 2 roods, bounded on the South by the Golden Gate lease application, Big River District, Inangahua, in the Nelson South-West Mining District.

Applicant: Patrick Brennan. Style under which it is intended to conduct the business: "The Blackwater Gold-Mining Company." 16 acres 2 roods, bounded on the West by the Big River Extended Gold-Mining Company's lease application, Big River District, Inangahua, in the Nelson South-West Mining District.

Applicant: Patrick Brennan. Style under which it is intended to conduct the business: "The Delaware Gold-Mining Company." 16 acres 2 roods, south of and adjoining the Blackwater lease application, Big River District, Inangahua, in the Nelson South-West Mining District.

Applicant: George Charles Bowman. Style under which it is intended to conduct the business: "The Conqueror Gold-Mining Company (Limited)." 16 acres 2 roods, south of the East Coast lease, Devil's Creek, Inangahua, in the Nelson South-West Mining

District.

Applicant: William Hindmarsh. Style under which it is intended to conduct the business: "Golden Gate Gold-Mining Company." 16 acres 2 roods, west of the Montezuma application, Big River District, Inangahua, in the Nelson South-West Mining District.

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

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

Gold-Mining Lease to be granted.

I N 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 Lawrence on or before the 10th day of November, 1882.

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

SCHEDULE.

APPLICANTS: Joseph Cox and others. Style under which it is intended to conduct the business: "Cosmopolitan Quartz-Mining and Crushing Company." 10 acres, Section 11, Hedgehope, in the Tuapeka Mining District.

> Given under my hand, at Dunedin, this twelfth day of October, one thousand eight hundred and eighty-two.

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

Gold-Mining Leases to be granted.

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

Objections to the granting of such leases, stating the grounds of objection, must be made in writing, and lodged with the Warden at Westport on or before the 10th day of November, 1882.

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

SCHEDULE.

APPLICANTS: Frederico Bonifacio and Mark Toole. Style under which it is intended to conduct the business: "New Mexico Gold-Mining Company." 16 acres 2 roods, north of and immediately adjoining the Wanganui Gold-Mining Company's application, Rough and Tumble, Mokihinui, in the Nelson South-West Mining District.

Applicant: Frederico Bonifacio. which it is intended to conduct the business: "The Queensland Gold-Mining Company." 16 acres 2 roods, north of and immediately adjoining the New Mexico Gold-Mining Company's application, Rough and Tumble, Mokihinui, in the Nelson South-West Mining District.

> Given under my hand, at Nelson, this sixteenth day of October, one thousand eight hundred and eighty-two.

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

RETURN of REVENUE collected at the General Post Office and in the several Postal Districts of New Zealand for the Quarter ended 30th September, 1882.

			~		Postage Re-								Trlegraph	REVENUE.	
					ceived from Foreign	Stamps Sold and credited to	Money Order Commission.	, anu ;	Postal Guides.	Miscellaneous Receipts.	Total.	Paid T	elegrams, &c.	Governme	nt Telegrams.
					Offices.	Stamp Revenue.		Bag Rents.				Number.	Cash Received.	Number.	Value.
**************************************					£ s. d.	£ s. d.	£ s. d	£ s. d.	£ s. d.	£ s. d.	£ s. d.		£ s. d.		£ s. d.
General Post O	ffice	•••	•••	•••	10,425 15 7	* •••	•••				10,425 15 7		775 10 1		•••
Auckland	•••	•••		•••		4,846 2 9	380 15 O	36 0 0	0 10 6		5,263 8 3	58,122	4,114 8 2	8,514	808 18 2
Blenheim	•••	***	•••	•••		682 12 11	44 15 4	5 0 0	006		732 8 9	5,243	434 12 6	1,144	86 3 6
Christehurch	•••	•••	•••	•••		4,687 16 5	297 3 4	55 10 0	0 13 6		5,041 3 3	38,070	2,967 6 6	3,659	325 19 7
Dunedin	•••	•••	•••	•••		4,756 5 9	312 9 8	42 0 0	0 12 0		5,111 7 5	48,818	3,768 5 11	6,136	. 626 17 11
Gisborne	•••	•••		•••		543 13 8	35 6 o	4 10 0	0 0 6		583 10 2	5,423	481 19 2	676	54 4 8
Greymouth	•••	•••	•••	•••		427 0 0	71 3 8	11 0 0	0 1 0		509 4 8	14,804	1,032 15 9	1,059	133 11 5
Hokitika		•••	•••	•••		432 16 7	39 15 2	400	0 1 6		476 13 3	5,237	383 2 7	750	78 o 6
Invercargill		•••	•••	•••		1,865 19 10	108 4 8	21 10 0	0 3 0	•••	1,995 17 6	14,896	963 2 5	2,131	222 I I
Napier		•••				1,389 6 3	98 8 8	11 11 8	0 3 6		1,499 10 1	13,903	1,006 12 3	1,718	144 3 8
Nelson	•••	•••		•••		488 5 I	57 7 6	100	010		546 13 7	14,074	651 13 4	1,533	120 18 o
New Plymouth	ı	•••	•••			445 5 8	47 16 4	17 10 0	0 2 6		510 14 6	7,664	472 4 9	2,237	217 5 11
Oamaru	•••	•••	•••	•••		1,005 7 5	50 13 10	7 10 0	0 3 0		1,063 14 3	7,174	528 16 11	665	49 14 4
Thames	•••	•••		•••		484 17 9	40 9 6	10 0 0	0 1 0	·	535 8 3	8,590	609 3 5	829	84 15 11
Timaru	•••	•••	•••	•••		1,834 3 11	70 2 4	18 0 0		•••	1,922 6 3	9,513	667 17 7	823	66 16 2
Wanganui	•••	•••	•••	•••		1,496 9 6	99 16 0	35 0 0	0 5 0		1,631 10 6	16,782	1,144 11 10	2,186	188 9 1
Wellington	•••	***	•••	•••		2,735 17 10	252 12 0	38 10 0		16 10 0	3,043 9 10	68,964	2,692 6 6	13,232	1,397 0 11
Westport	•••	•••		•••		246 8 8	37 8 4	13 10 0	•••		297 7 0	5,931	393 18 3	1,283	107 18 7
r	Cotal third	l quarter	in 1882	٠	10,425 15 7	28,368 10 0	2,044 7 4	332 1 8	2 18 6	16 10 0	41,190 3 1	343,208	23,088 7 11*	48,575	4,712 19 5
C	Correspon	ding quar	ter in 1881		3,600 0 0	29,194 10 0	1,829 1 7	275 15 0	3 12 6	2,419 17 9	37,322 16 10	281,230	18,368 11 3	56,294	5,562 7 9

^{*} Including £1,114 5s. 1d. for telephone exchange receipts at Auckland, Christchurch, and Dunedin.

STATEMENT showing the Number, Amount, &c., of Money Order and Savings Bank Transactions in the several Postal Districts of the Colony of New Zealand, during the Quarter ended 30th September, 1882.

			ler Open.		Money	ORDERS.						SAVINGS BAN	rks.		
POSTAL D	ISTRICTS,		Money Order and Savings Bank Offices Open.		Issued.		Paid.	Acco	unts.	Number of	Number of With-	Amount of	Amount of	Excess of Deposits over	Excess of Withdrawals
			Bank	Number.	Amount.	Number.	Amount.	Opened.	Closed.	Deposits.	drawals.	Deposits.	Withdrawals.	Withdrawals.	over Deposits.
ckland			45	6,862	£ s. d. 23,979 5 6	6,246	£ s. d. 22,339 1 6	802	490	4,311	2,521	£ s. d. 50,521 10 4	£ s. d. 45,077 8 6	£ s. d. 5,444 1 10	£ s. d
nheim	•••	•••	4	967	3,423 18 9	393	1,378 9 10	77	61	404	260	7,339 7 1	6,894 10 4	444 16 9	•••
ristchurch			22	4,800	16,249 0 1	3,683	11,952 6 2	1,013	708	7,141	4,376	71,510 19 6	70,887 4 5	623 15 1	•••
nedin	•••		30	5,764	18,540 0 9	6,463	20,702 16 1	1,062	880	7,706	3,567	58,074 14 11	52,257 12 9	5,817 2 2	***
borne			1	528	2,113 14 8	149	555 6 4	57	19	290	92	2,006 12 7	1,802 4 6	204 8 1	
ymouth			6	1,324	4,947 8 1	940	2,630 9 6	84	68	534	263	8,188 6 10	6,873 16 4	1,314 10 6	•••
itika			4	741	2,398 5 10	550	1,817 10 3	57	34	329	198	2,995 4 5	3,469 0 2		473 15
ercargill			16	2,289	7,411 4 6	1,366	4,320 7 9	254	147	1,280	544	12,439 15 10	9,781 14 7	2,658 1 3	•••
ier	•••		11	1,615	5,293 18 4	972	3,103 10 7	199	126	1,103	549	11,049 16 6	9,011 18 5	2,037 18 1	•••
on	•••		9	1,128	4,140 4 9	1,320	5,509 18 0	173	84	1,274	459	14,272 2 1	9,933 15 3		•••
Plymouth	•••		6	938	3,003 10 5	627	2,045 10 5	141	138	803	498	10,564 10 4	10,863 2 10		298 12
aru			5	1,001	3,524 2 11	454	1,614 0 8	142	90	672	366	7,570 9 3	5,413 0 3	2,157 9 0	•••
mes	•••	,	2	667	2,279 12 0	450	1,682 14 3	143	70	901	398	6,922 15 4	5,377 3 4	1,545 12 0	***
aru			5	1,325	4,229 4 4	647	2,047 5 5	185	161	1,089	623	10,673 2 3	9,392 15 3	1,280 7 0	•••
nganui	•••		10	1,934	6,020 11 7	1,321	4,200 4 9	207	158	1,336	668	10,930 10 4	12,802 11 9		1,872 1
lington			20	4,987	14,817 16 5	4,291	14,138 0 5	724	451	5,156	2,389	41,550 19 5	36,120 11 5	5,430 8 0	
tport		•••	4	590	2,120 7 1	209	658 0 0	51	28	324	110	2,761 5 4	2,450 7 3	310 18 1	•••
l for 3rd Qu	arter in 18	382	200	37,460	124,492 6 0	30,081	100,695 11 11	5,371	3,713	34,653	17,881	329,372 2 4	298,408 17 4	30,963 5 0	•••
al for 3rd Qua	arter in 18	881	186	33,686	110,962 13 7	27,467	90,526 1 0	6,118	3,098	35,838	14,804	305,764 4 11	232,395 2 8	73,369 2 3	

Land Transfer Act Notices.

NOTICE is hereby given that the several parcels IN 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 27th day of November, 1882.

1295. DANIEL HARDING.—Sections 22, 26, 27, 28, 29, 37, 38, 39, 41 to 75, 77, 79, and 84, Township of Aramoho, right bank Wanganui River.

In occupation of Applicant.

1330. JOHN CAMERON.—262 acres 2 roods, Section 25 and part of Section 23, Turakina District.

In occupation of Alexander Simpson.
1334. WILLIAM POTTER AND OTHERS, as next of kin of GEORGE GREEN, deceased.—Part of Section 691, City of Wellington (St. Hill Street). In occupation of Michael Green.

1340. TRUSTEES OF MUTUAL BENEFIT BUILDING SOCIETY OF WANGANUI, as

Mortgagees under Power of Sale.—Sections 2839 and 2840 of Suburban Block No. 1, Town of Wanganui (Wicksteed Street and Glasgow Street). In occupation of Francis Williamson.

1341. HENRY HURLEY.—Part of Section 61, Town of Wanganui (Victoria Avenue). In occupa-

tion of Applicant.

Diagrams may be inspected at this office.

Dated this 18th day of October, 1882, at the Lands Registry Office, Wellington.

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GEO. B. DAVY, 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 forbidding the same be lodged at this office within one calendar month from the date of the Gazette containing this notice.

Name of Applicant: THE NATIONAL BANK OF NEW ZEALAND (LIMITED).—Area: 20 acres 1 rood. Description: Part of Rural Allot-ment No. 42, Fitzroy District. Occupied by James Ducker, of New Plymouth, Carpenter.

Diagrams may be inspected at this office.

Dated this 16th day of October, 1882, at the Lands Registry Office, New Plymouth.

W. STUART, District Land Registrar.

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

ALEXANDER BRUCE ELLISON.-1959. Part of Allotment 8 of Section 28, City of Auckland. In the occupation of Peter Coleman.

1965. BARTON IRELAND, GEORGE

EDWARD IRELAND, and FREDERICK IRE-LAND.—Part of Allotment 42 of Section 4, City of Auckland. In Applicant's occupation.

1966. DUNCAN MAINS.—Parts of Allotments 22, 23, 24, and 25 of Section 12, Suburbs of Auckland, containing 59 acres and 32 perches. In Ap-

plicant's occupation.

1967. JOHN BAIN.—Allotment 101 of Section 16, Suburbs of Auckland, containing 5 acres and 30 perches. Also Lot 3 of a subdivision of Allotment 6, Parish of Wairoa, County of Eden, containing 100 acres. Part in Applicant's occupation and part in the occupation of tenants.

1974. MARY RATTRAY.—Allotments 7 and 8 of Section 30, City of Auckland. In occupation of

Messrs. Stuart, Smith, and Melton.

1978. THOMAS JOYCE.—Allotment 2 of Section 13, Town of Russell, containing 2 roods 17 perches. In occupation of Mrs. Fraser.

perches.

EDWARD MACKINTOSH COLEMAN. 1979. Allotment 45, north-eastern part of Allotment 47, and south-western part of Allotment 46, Parish of Puhoi, County of Marsden, containing 102 acres. Unoccupied.

1980. UNION STEAM-SAW MOULDING, SASH, AND DOOR COMPANY (LIMITED).— Allotment 41, south-eastern part of Allotment 42, north-western part of Allotment 42, middle portion of Allotment 42, and Allotment 45, Parish of Oruawharo, containing 610 acres. In occupation of said Company.

1982. PHILLIP COGAN. — Allotment 38, Parish of Waiau, County of Eden, containing 16

Unoccupied.

Diagrams may be inspected at this office.

Dated this 12th day of October, 1882, at the Lands Registry Office, Auckland.

Theo. Kissling, District Land Registrar.

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

4903. JOHN HALES and ARTHUR HALES. -75 acres 1 rood 29 perches, Rural Section 2723 and part of Rural Section 2261, Ashley District.

Unoccupied.

4981. THEOPHILUS SAMUEL MANNER-ING.—2 acres and 5 perches, part of Rural Section 358A, Mandeville District. Occupied by Henry

WILLIAM 5016. DEARSLEY. -Rural Section 4529, Ashburton District. Unoccu-

5017. HENRY SLATER.—1 acre 1 rood 24 perches, Lots 1, 2, 39, and 40, deposited Plan 525, part of Rural Section 125, Christchurch District.

Occupied by Applicant.
5018. JOHN JOSEPH MILNER.—2 roods 20 perches, Lots 21 and 22, deposited Plan 525, part of Rural Section 125, Christchurch District.

occupied.

Diagrams may be inspected at this office.

Dated this 13th day of October, 1882, at the Lands Registry Office, Christchurch.

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E. DENHAM Deputy District Land Registrar.

LEASE No. 278—THE TARANAKI EDUCA-TION BOARD to CHARLES DAYS, of Sec-tion 24, Block III., Waimate District (Register, Vol. viii., folio 79). Notice the hereby given that outstanding duplicate of the above lease will be treated as lost, and production dispensed with for the purpose of registering a transfer of the said lease, unless caveat be lodged at this office within fourteen days after the date of the Gazette containing this

Dated this 12th day of October, 1882, at the Lands Registry Office, New Plymouth.

W. STUART, District Land Registrar.

Mining Notices.

NOTICE OF INTENTION TO CONSTRUCT A WATER-RACE, FLOOD-RACE, OR SLUDGE CHANNEL.

Otara, 3rd October, 1882.

To the Commissioner of Crown Lands at Dunedin, and all other persons whom it may concern.

TE hereby give notice that we intend to con-VV struct a Water-race to convey water for mining purposes from a dam in a tributary of Waipapa Creek to Sand Hills, near the sea-beach.

The length of such race is 40 chains or thereabouts, and its intended course is south-west. It is intended to divert one Government-head of water, and to construct a dam in connection with the said race, 10 chains in extent. Area under 10 acres.

The mean depth of such race is 1 foot 6 inches, and the mean breadth is 2 feet.

JOHN DOBSON, EDWARD BROWN,

Applicants.

Connell and Moodie, Agents.

Date and number of miners' rights: 7th September, 1882, No. 37110; 7th September, 1882, No. 37109.

Any person objecting to the granting of this application must lodge his objection in writing at the Land Office at Dunedin within thirty clear days from the date hereof.

Hearing at 11 o'clock a.m., on the 8th November,

1882.

J. P. MAITLAND, Commissioner of Crown Lands.

Crown Lands Office, Dunedin, 3rd October, 1882.

NOTICE OF INTENTION TO CONSTRUCT A WATER-RACE.

Reefton, 28th September, 1882.

To the Mining Registrar at Reefton of the Nelson South-West Mining District, and to all other persons whom it may concern.

HEREBY give notice that I intend to construct a Water-race to divert and use water for driving machinery for saw-mill, commencing at a point about three miles up Giles Creek (on south side) from its junction with Inangahua River, and terminating at saw-mill site, situate at north-east corner of Section 187, Block V., Reefton District.

The length of such race is one and a half miles or thereabouts, and its intended course is N. 85° E.,

and entirely through Crown lands.

The mean depth of such race is 1 foot 6 inches, and the mean breadth is 2 feet 6 inches, and it is proposed to divert twelve Government-heads of water.

DAVID LANDSBOROUGH COCHRANE,

Applicant.

Date and number of miner's right: 10th August, 1882; No. 34574.

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

Hearing at 11 o'clock, on the 30th October, 1882.

HENRY LUCAS,

Mining Registrar.

Warden's Office, Reefton, 28th September, 1882.

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NOTICE OF INTENTION TO CONSTRUCT A WATER-RACE.

Totara, 10th October, 1882.
To the Mining Registrar of Ross, in the Totara Mining District, and to all other persons whom

it may concern.

WE hereby give notice that we intend to construct a Water-race to divert and use water for mining purposes, commencing at a post marked A in Campbell's Creek, 17 chains above where it empties into the Mikonui River, taking six heads of water therefrom; crossing Cockney Creek 18 chains above the Mikonui Flat, and taking two heads of water from it; and determining at our extended claim at the head of Clear-water Creek.

The length of such race is six miles or thereabouts, and its intended course is north and south. Time estimated for construction and completion, fourteen

weeks.

The mean depth of such race is 6 feet, and the mean breadth is 4 feet, and it is proposed to divert eight Government-heads of water.

ARCHIBALD BLACK.

JOHN McFarlane. Date and number of miners' rights: 9th October, 1882, 38958; 9th October, 1882, 38959.

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

Hearing at Ross, at 11 o'clock, on the 11th No-

vember, 1882.

W. BLANE, Warden's Office. Mining Registrar. Ross, 10th October, 1882. 799

NOTICE OF INTENTION TO CONSTRUCT A WATER-RACE.

Totara, 10th October, 1882.

To the Mining Registrar at Ross, in the Totara Mining District, and to all other persons whom it may concern.

HEREBY give notice that I intend to construct a Water-race to divert and use water for mining purposes, commencing at a point marked A in Italian Creek, half a mile above its junction with Mikonui River, and taking four heads of water therefrom; crossing Black's Creek, and taking two heads of water from it; also crossing Squatter's Creek, and taking one head of water from it; and terminating at my mining lease at Bowen Road, above the Donoghue's State School.

The length of such race is two miles or thereabouts, one mile of which is already constructed (but abandoned), known as Kohinoor Race, and its intended course is north and south. Time estimated for construction and completion, twelve months.

The mean depth of such race is 2 feet, and the mean breadth is 2 feet 6 inches, and it is proposed to divert seven Government-heads of water.

JOSEPH R. LEGER.

Date and number of miner's right: 14th December, 1881, 30707.

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

Hearing at Ross, at 11 o'clock, on the 11th November, 1882.

W. BLANE, Warden's Office, Mining Registrar. Ross, 10th October, 1882. 806

1520	THE	NEW	ZEA
T the undersigned, hereby register the Mountain Many as a Limited Company "The Mining Companies Act	under t	he provis	ion to g Com- sions of
1. The name of the Company is Gold-Mining Company (Limited). 2. The place of operations is a Macetown, Lake County, New Zea	s to be the tAdvance	ne Mounta Peak Rar	ige, near
3. The registered office of the CAnglesea Street, Arrowtown. 4. The nominal capital of the thousand pounds, in twenty-four teach.	е Сотра	ny is twe	nty-four
5. The number of shares sub thousand, being not less than two	scribed f thirds of	or is two the entire	enty-four number

6. The number of paid-up shares is nil.
7. The amount already paid up has been estimated by the Company to be twelve thousand pounds.
8. The name of the Manager is James Frederick Healey,

who resides at Arrowtown.

9. The names, addresses, and occupations of the shareholders, and the number of shares held by each at this date, are as

		No. of Shares.
George Partridge, Cromwell, Farmer		8,000
George Young, Macetown, Miner		4, 000
William Phillips, Arrowtown, Miner		
Gerard William Spooner, Macetown, Miner		
Charles John Thomas Barclay, Macetown, Miner		3,000
John Williams, Macetown, Miner		1,000
John Engleson, Carrick, Miner	•••	1,000
		24,000

Dated this 11th day of October, 1882.

JAS. F. HEALEY,

Manager.

Witness to signature—John Barlow, Bank Agent, Arrow.

I, James Frederick Healey, do solemnly and sincerely declare that-

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

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.'

JAS. F. HEALEY.

Taken before me, at Arrowton, in the Provincial District of Otago, this 11th day of October, 1882 —John Barlow, J.P.

the undersigned, hereby make application to register the Endeavour Gold-Mining Company as a Limited Company under the provisions of "The Mining Companies Act, 1872."

1. The name of the Company is to be the Endeavour Gold-

1. The name of the Company is to be the Endeavour Gold-Mining Company (Limited).
2. The place of intended operations is at Little Boatman's Creek, County of Inangahua, Colony of New Zealand.
3. The registered office of the Company will be in Broadway, Reefton, in the county and colony aforesaid.
4. The nominal capital of the Company is twenty-four thousand pounds, in twenty-four thousand shares of one pound each.
5. The number of shares subscribed for is twenty-four thousand, being the entire number of shares in the Company.

sand, being the entire number of shares in the Company.
6. The number of paid-up shares is nil.
7. The amount of capital considered to be paid up is twelve thousand pounds.

8. The name of the Manager is Patrick Brennan

9. The names, addresses, and occupations of the shareholders, and the number of shares held by each at this date, are as

		Shares.
•••		3,000
		3,000
***		2,000
		1,900
		1,9 00
r		1,900
	•••	

			No. of Shares.
W. J. Shaw, Reefton, Boot Importer	15.1		1,000
H. S. Thorpe, Reciton, Surgeon			1,000
Patrick Butler, Reefton, Mining Speculator		•••	1,000
Albert Hansen, Reefton, Miner			1,000
George Casley, Reefton, Miner	•••	•••	500
Joseph Gilbert, Black's Point, Miner			500
Robert A. Roulston, Reefton, Accountant			500
Andrew McKay, Black's Point, Mine Manag	ger		500
James Grieve, Reefton, Mining Speculator	-		500
James Lynch, Reefton, Solicitor			50 0
James Jones, Reefton, Billiard-marker			.500
H. T. Gorrie, Lawrence, Bank Agent		•••	500
D. P. Anderson, Reefton, Sharebroker			500
Daniel Lynch, Reefton, Surveyor			300
William Harvey, Crushington, Miner			250
James Frampton, Crushington, Miner		•••	250
John McSherry, Reefton, Accountant	•••	•••	250
Peter Mulvay, Reefton, Tinsmith	•••	• • •	250
John Alexander, Reefton, Barman			250
Mathew Wynn, Crushington, Blacksmith	•••	•••	250
		•	24 000

Dated this 12th day of October, 1882. PATRICK BRENNAN,

Manager.

Witness to signature—Daniel Twohill, Clerk.

I, Patrick Brennan, 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."

PATRICK BRENNAN.

Taken before me, at Reefton, this 12th day of October, 1882—George Wise, J.P. 805

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

1. The name of the Company is to be the Great Republic Gold-Mining Company (Limited).

2. The place of operations is at Waimangaroa, in the Provincial District of Nelson, in New Zealand.

3. The registered office of the Company will be situated at the company of New Zealand.

Westport, in the Provincial District of Nelson, in New Zealand.

4. The nominal capital of the Company is thirty-eight thousand pounds, in thirty-eight thousand shares of one pound each, of which ten shillings is considered as paid up.

5. The number of shares subscribed for is thirty-eight thousand shares of the antire number of

s. The number of shares substituted for is thirty-tight clothes shares in the Company.

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

7. The amount already paid up is nineteen thousand

pounds.

8. The name of the Manager is Hugh Jones.
9. The names, addresses, and occupations of the shareholders, and the number of shares held by each at this date, are as

		110.01
		Shares.
John McDonnell, Reefton, Miner		2,000
John McMannus, Reefton, Miner		2,000
Thomas McNeight, Addison's, Miner		
John O'Keefe, Addison's, Miner		
Charles Lempfert, Waimangaroa, Hotelkeeper	•••	
John Hussey, Waimangaroa, Miner		
Michael Syron, Waimangaroa, Miner		7,000
Edmond Roche, Westport, Hotelkeeper		
James Coulahan, Westport, Constable		
Henri Pain, Westport, Cordial Manufacturer.	• • • • • • • • • • • • • • • • • • • •	1,000
J. Collison, Westport, Master Mariner	• •••	1,000

Dated this 12th day of October, 1882.

HUGH JONES, Manager.

Witness to signature—W. R. Haselden, J.P.

I, Hugh Jones, of Westport, in the Provincial

District of Nelson, in New Zealand, Commission Agent, do solemnly and sincerely declare that-

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

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, 1882."

HUGH JONES.

Taken before me, at Westport, this 12th day of October, 1882—W. R. Haselden, J.P. 803

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

1. The name of the Company is to be the Red Queen Quartz-Mining Company (Limited).

2. The place of operations is at Mokihinui, in the County of Buller, Colony of New Zealand.

3. The registered office of the Company will be situated at Westport, in the Provincial District of Nelson, New Zealand.

4. The nominal capital of the Company is forty-eight thousand pounds, in forty-eight thousand shares of one pound each, ten shillings of which is considered paid up.

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

sand, 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 twenty-four thousand

pounds.

8. The name of the Manager is Zoffany Claude Horne.
9. The names, addresses, and occupations of the shareholders, and the number of shares held by each at this date, are as

		Shares.
Fritz Norman, Westport, Miner		8,000
John Gilmer, Westport, Hotelkeeper	• • • • • • • • • • • • • • • • • • • •	⊢ ′000
Frederick Ray, Westport, Miner		0.000
Zoffany C. Horne, Westport, Sharebroker	•••	500
John Campbell, Lyell, Sharebroker		2,000
Henri Pain, Westport, Cordial Manufacturer		500
Martin Conradson, Westport, Miner		1,000
Christian Rasmussen, Westport, Miner		6,500
H. W. Young, Westport, Surveyor		1,000
R. A. Young, Westport, Surveyor		1,000
Henry St. John Christophers, Westport,	Railway	
Manager		500
Richard Rowlands, Westport, Sailmaker		667
G. S. Finch, Westport, Draper		500
Joseph Barrett, Westport, Police Sergeant		667
J. P. Spring, Dunedin, Sharebroker		4,000
John Small, Dunedin, Sharebroker		4,000
Dated this 9th day of October, 1882.		

ZOFFANY C. HORNE,

Manager.

Witness to signature—W. R. Haselden, J.P.

I, Zoffany Claude Horne, of Westport, in the County of Buller, in New Zealand, Commission Agent, 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.

ZOFFANY C. HORNE.

Taken before me, at Westport, this 9th day of October, 1882—W. R. Haselden, J.P. 802

the undersigned, hereby make application to register the Noble Gold Mining Company as a Limited Company under the provisions of "The Mining Companies Act, 1872."

1. The name of the Company is to be the Noble Gold Mining Company (Limited).

2. The place of intended operations is at Karangahake, Ohinemuri Gold-Mining District.
3. The registered office of the Company will be situate at Shortland Street, Applied

Shortland Street, Auckland.

4. The nominal capital of the Company is eight thousand seven hundred and fifty pounds, in seventeen thousand five hundred shares of ten shillings each.

5. The number of shares subscribed for is seventeen thousand five hundred, being the entire number of shares in

the Company.

6. The number of paid-up shares is nil.
7. The amount already paid up is nil.
8. The name of the Manager is Francis Angus White.
9. The names, addresses, and occupations of the shareholders, and the number of shares held by each at this date are as follow: follow :-

			hares.
Robert Noble, Ohinemuri, Miner			1,150
Annie Noble, Ohinemuri			1,500
John Birnie, Paeroa, Miner			350
James Faughey, Paeroa, Miner			350
Patrick Meligan, Karangahake, Miner			1,050
Edmund Ryan, Waitekauri, Miner			1,050
Clement James Moore, Paeroa, Miner			1,050
Elizabeth Margaret Morton, Paeroa			700
James Noble, Öhinemuri	•••		850
Adam Porter, Auckland			700
William Riley, Waitekauri, Miner	1+1		1,050
Charles Alexander, Auckland, Broker	• • •		700
F. W. Wright, Parnell, Medical Practitioner			350
William Pickett, Auckland, Broker			900
Tom Wrigley, Auckland, Clerk			150
H. R. Jones, Auckland, Publican			1,050
Charles Burrell Stone, Auckland, Merchant			350
John Darby, Auckland			350
Hugh James Wickens, Auckland, Broker			700
William Scott Wilson, Auckland, Journalist			700
James Coates, Auckland, Accountant			350
W. R. Vines, Auckland, Gentleman			700
Francis Angus White (in trust), Auckland, A	gent		700
Edward Quinn, Ohinemuri, Miner			700
		1	7,500

Dated this 5th day of September, 1882.

F. A. WHITE,

Manager.

Witness to signature—E. J. White.

I, Francis Angus White, 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."

F. A. WHITE. Taken before me—Joseph Newman, J.P. 8

the undersigned, hereby make application to register the Navy Gold-Mining Company as a Limited Company under the provisions of "The Mining Companies Act, 1872."

1. The name of the Company is to be the Navy Gold-

Mining Company (Limited).

2. The place of operations is at Te Aroha, in the Provincial District of Auckland, in the Colony of New Zealand.

3. The registered office of the Company will be situated at the New Zealand Insurance Company's Buildings, Auckland,

in the Provincial District of Auckland and Colony of New Zealand.

4. The nominal capital of the Company is thirty thousand pounds sterling, in thirty thousand shares of one pound sterling each.

5. The number of shares subscribed for is twenty-seven thousand, being more 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 nil.
8. The name of the Manager is Dennis Gilmore MacDonnell.
9. The names, addresses, and occupations of the shareholders, and the number of shares held by each at this date, are as

No. of	No. of
Patrick Comiskey, Auckland, Gentleman Shares 6,000	Owen Humphrey, Auckland, Hotelkeeper Shares, 400
Thomas Russell, Auckland, Gentleman 3,000	James Macky, jun., Auckland, Clerk 200
Frederick Nelson George, Auckland, Gentleman 600	John Rogan, Auckland, Gentleman 400
Thomas Morrin, Auckland, Merchant 600	Charles Alexander, Auckland, Sharebroker 1,000
Franz Scherff, Auckland, Merchant 600 Joseph Stacev, Auckland, Confectioner 600	Bridget Daykin, Thames, Widow 400 Joseph Stacey, Auckland, Confectioner 600
Joseph Stacey, Auckland, Confectioner 600 Dennis Gilmore MacDonnell, Auckland, Legal Manager 600	James Frater, Auckland, Land Agent 200
Alexander Saunders, Auckland, Agent 300	William Mahoney, Thames, Hotelkeeper 400
Richard Spratt, Auckland, Mining Agent 300	George Bruce, Auckland, Coachbuilder 400
James P. Philson, Auckland, Auctioneer 300	William McCullough, Thames, Journalist 200 John Darby, Auckland, Hotelkeeper 200
Alexander G. Horton, Auckland, Journalist 300 John Chambers, Auckland, Merchant 300	John Darby, Auckland, Hotelkeeper 200 Thomas Minetti, Auckland, Agent 100
John C. Williamson, Auckland, Gentleman 300	Francis Hull, Auckland, Agent 100
Robert Rose, Auckland, Agent 300	John R. Randerson, Auckland, Broker 400
John McCabe, Auckland, Settler 300	Alfred Kidd, Auckland, Hotelkeeper 400
John Darby, Auckland, Hotelkeeper 300	William Hellaby, Auckland, Butcher 200 James Dickey, Auckland, Ironmonger 400
Thomas Minetti, Auckland, Settler 300 Thomas Gavin, Te Aroha, Miner 3,244	James Dickey, Auckland, Ironmonger 400 Neil R. Alexander Auckland, Broker 400
Charles H. Wilson, Te Aroha, Miner 2,980	James Falconer, Auckland, Messenger 400
Henry Elmes Campbell, Te Aroha, Solicitor 2,000	Joseph Bennett, Auckland, Gentleman 400
Thomas Frederick Fenton, Te Aroha, Miner 1,322	Richard Spratt, Auckland, Mining Agent 200
Charles T. Stafford, Te Aroha, Farmer 661	Hugh R. Jones, Auckland, Miner 200 James A. Pond, Auckland, Chemist 200
Henry Ernest Whittaker, Te Aroha, Agent 661 Laurence Cussen, Hamilton, Surveyor 300	James A. Pond, Auckland, Chemist 200 Alexander Saunders, Auckland, Agent 400
Thomas William Carr, Te Aroha, Merchant 300	David R. Gellion, Thames, Agent 200
Joseph G. Stevenson, Te Aroha, Miner 266	Philip J. Perry, Thames, Gentleman 200
Isaac Herman, Christchurch, Jeweller 266	John Henry Smith, Thames, Ironmonger 200
Dennis Gilmore MacDonnell (in trust for the Company), Auckland, Legal Manager 3,000	James Etheridge Smith, Thames, Miner 200 Matthew Vaughan, Thames, Hotelkeeper 200
Auckland, Legal Manager 3,000	Edward McDonnell, Thames, Merchant 200
30,000	Michael Hennelly, Thames, Agent 400
Dated this 11th day of October, 1882.	Henry E. Campbell, Te Aroha, Solicitor 6,000
D. G. MACDONNELL,	Samuel Turtle, Thames, Sharebroker 200 James Bruce Morpeth (in trust), Auckland, Sharebroker 200
Manager.	Charles Alexander (in trust), Auckland, Sharebroker 400
Witness to signature—Charles Wallnutt.	William Tregoweth, Thames, Miner 200
<u> </u>	James Bruce Morpeth (in trust for the Company, No. 1
I, Dennis Gilmore MacDonnell, do solemnly and	Account), Auckland, Sharebroker 1,000
sincerely declare that—	James Bruce Morpeth (in trust for the Company, No. 2 Account), Auckland, Sharebroker 1,000
1. I am the Manager of the said intended Com-	Account), Auckland, Sharebroker 1,000
pany.	22,000
2. The above statement is, to the best of my belief	Dated this 5th day of October, 1882.
and knowledge, true in every particular; and I make	J. B. Мокретн,
this solemn declaration conscientiously believing the	Manager.
same to be true, and by virtue of an Act of the	
bullio to be true, and by	Witness to signature—Charles Daw.
General Assembly of New Zealand intituled "The	
General Assembly of New Zealand intituled "The Justices of the Peace Act, 1866."	I, James Bruce Morpeth, do solemnly and sin-
General Assembly of New Zealand intituled "The Justices of the Peace Act, 1866." D. J. MACDONNELL,	I, James Bruce Morpeth, do solemnly and sincerely declare that—
General Assembly of New Zealand intituled "The Justices of the Peace Act, 1866." D. J. MacDonnell, Manager.	I, James Bruce Morpeth, do solemnly and sin-
General Assembly of New Zealand intituled "The Justices of the Peace Act, 1866." D. J. MacDonnell, Manager. Taken before me, this 11th day of October, 1882	I, James Bruce Morpeth, do solemnly and sincerely declare that— 1. I am the Manager of the said intended Company.
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General Assembly of New Zealand intituled "The Justices of the Peace Act, 1866." D. J. MacDonnell, Manager. Taken before me, this 11th day of October, 1882 —Joseph Newman, J.P. 804	I, James Bruce Morpeth, do solemnly and sincerely declare that— 1. I am the Manager of the said intended Company. 2. The above statement is, to the best of my belief and knowledge, true in every particular; and I make
General Assembly of New Zealand intituled "The Justices of the Peace Act, 1866." D. J. MacDonnell, Manager. Taken before me, this 11th day of October, 1882 —Joseph Newman, J.P. The undersigned, hereby make application to	I, James Bruce Morpeth, do solemnly and sincerely declare that— 1. I am the Manager of the said intended Company. 2. The above statement is, to the best of my belief and knowledge, true in every particular; and I make this solemn declaration conscientiously believing the
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General Assembly of New Zealand intituled "The Justices of the Peace Act, 1866." D. J. MacDonnell, Manager. Taken before me, this 11th day of October, 1882 —Joseph Newman, J.P. 804 I the undersigned, hereby make application to register the Mariner Gold-Mining Company as a Limited Company under the provisions of "The Mining Companies Act, 1872." 1. The name of the Company is to be the Mariner Gold-Mining Company (Limited). 2. The place of operations is at the Thames, in the Provincial District of Auckland, in the Colony of New Zealand. 3. The registered office of the Company will be situated at the New Zealand Insurance Company's Buildings, Auckland, in the Provincial District of Auckland and Colony of New Zealand. 4. The nominal capital of the Company is eleven thousand pounds, in twenty-two thousand shares of ten shillings each. 5. The number of shares subscribed for is twenty thousand, being more than two-thirds of the entire number of shares in the Company. 6. The number of paid-up shares is one thousand. 7. The amount already paid up is five hundred pounds. 8. The name of the Manager is James Bruce Morpeth. 9. The names, addresses, and occupations of the shareholders, and the number of shares held by each at this date, are as follow:— No. of Shares. William R. Vines, Auckland, Gentleman 200 William Humphrey Jones, Auckland, Mining Agent 400 Graves Aickin, Auckland, Settler 400 Graves Aickin, Auckland, Chemist 200	I, James Bruce Morpeth, do solemnly and sincerely declare that— 1. I am the Manager of the said intended Company. 2. The above statement is, to the best of my belief and knowledge, true in every particular; and I make this solemn declaration conscientiously believing the same to be true, and by virtue of an Act of the General Assembly of New Zealand intituled "The Justices of the Peace Act, 1866." Taken before me, this 5th day of October, 1882—Joseph Newman, J.P. 800 I the undersigned, hereby make application to register the Queen of England Thames Gold-Mining Company as a Limited Company under the provisions of "The Mining Companies Act, 1872." 1. The name of the Company is to be the Queen of England Thames Gold-Mining Company (Limited). 2. The place of operations is at the Thames Gold Fields. 3. The registered office of the Company will be situated at Auckiand. 4. The nominal capital of the Company is forty-three thousand pounds, in one pound shares. 5. The number of shares subscribed for is thirty-seven thousand four hundred and ninety-four, being not less than two-thirds of the entire number of shares in the Company. 6. The number of paid-up shares is two thousand. 7. The amount already paid up is two thousand. 8. The name of the Manager is James Stodart. 9. The names, addresses, and occupations of the shareholders, and the number of shares held by each at this date, are as follow:— No. of Shares James Dickey, Auckland, Ironmonger Affed Alfred Barnes, Onehunga, Agent 476 Alfred Barnes, Onehunga, Agent 476

No. of

			Shares.
Benjamin C. Fryer, Gisborne, Merchant	•••	•••	476
Joseph Bennett, Auckland, Merchant	•••	•••	476
John F. Heighway, Thames, Engineer	•••	•••	$\frac{476}{476}$
George Fraser, Auckland, Engineer Louis Ehrenfried, Thames, Brewer	•••	•••	238
P. O. Petersen, Auckand, Settler			119
William Powell, Auckland, Settler			119
Thomas Macky, Auckland, Merchant			238
Joseph Howard, Auckland, Gentleman	• • • •		238
William J. Parris, Auckland, Surveyor			238
James Dickey, Thames, Contractor			476
John R. Randerson, Auckland, Mining Ager	Δt		238
William McKinstry, jun., Auckland, Agent			238
Alfred Kidd, Auckland, Hotelkeeper	•••	•••	238
Joseph Edward Banks, Thames, Merchant	• • •	•••	238
Joseph Newman, Auckland, Broker	•••	•••	238
Francis Hull, Auckland, Broker	•••	•••	238
William Osborne, Auckland, Settler	•••	•••	476
Thomas George Bamford, Auckland, Settler	***	•••	238 119
Frederick T. Knight, Auckland, Gentleman	•••	•••	238
James Whitson, Auckland, Brewer Edward K. Cooper, Auckland, Gentleman	•••		238
Henry Byron, Auckland, Merchant	•••		238
Joseph Stacey, Auckland, Confectioner	•••	•••	238
Henry Hewin, Auckland, Grocer			476
William Lawrie, Thames, Engineer			238
William Lawrie, Thames, Engineer James Marshall, Thames, Draper			781
Charles Curtis, Thames, Hotelkeeper	•••	•••	1,086
Martin Payne, Thames, Medical Practitione	r		238
Samuel Hetherington, Thames, Draper			119
William John McKee, Thames, Hotelkeeper	·	•••	238
Thomas H. Crawford, Thames, Mine Manag	er		848
James Henry Nicholls, Auckland, Gentlema	n	•••	3,238
T. Bradley, Thames, Coach Proprietor	•••		238
William Errington, Auckland, Civil Enginee	er	•••	238
Michael Hennelly, Thames, Broker	•••	•••	238
Albert Walker, Auckland, Gentleman	•••	•••	476
Frederick J. Moss, Auckland, Land Agent	•••	•••	476
B. Schwarzbach, Auckland, Medical Practiti	oner	•••	952
Charles Kirkpatrick, Thames, Banker	•••	•••	238
Daniel M. Beere, Thames, Civil Engineer	•••		238 610
Alexander Brodie, Thames, Gentleman John Neil, Thames, Butcher	•••	•••	305
David R. Gellion, Thames, Broker	•••	•••	300
David R. Gellion (Trust No. 1), Thames, Br	oker		1,525
David R. Gellion (Trust No. 2), Thames, Br	oker		305
Edgar Mason, Thames, Hotelkeeper		•••	305
James Coutts, Thames, Mine Manager			610
Richard Spratt, Auckland, Broker	,.,		238
John G. Vivian, Thames, Mine Manager			610
Robert Comer, Thames, Mine Manager		•••	610
George McCaul, Thames, Ironmonger			610
William McCullough, Auckland, Journalist			100
William McCullough (Trust No. 1), Auc	kland,	Jour-	000
nalist			300
William McCullough (Trust No. 2), Auc	kland,	Jour-	800
nalist	•••	•••	200
George Symington, Thames, Hotelkeeper	•••	• • • •	100
Leopold Beit, Thames, Brewer	•••	• • •	610
William James Dalzell, Thames, Gentleman Francis Creighton, Wairoa South, Settler	• • • •	•••	848 300
Thomas Melville, Auckland, Agent		•••	305
James Stodart, Auckland, Mining Agent	***		338
James Stodart (Trust No. 1), Auckland, M	ining .		100
William Price, Wellington, Gentleman			100
William Perry, Auckland, Gentleman	•••	•••	100
Neilson G. Lennox, Auckland, Stationer	•••		400
William Treyoweth, Thames, Miner		•••	200
Lindsay Jackson, Thames, Surveyor			300
Robert Graham, Auckland, Gentleman	•••		2,476
James Henry Nicholls (in Trust No. 1)	, Aucl	kland,	0.000
Gentleman			2, 000
James Henry Nicholls (in Trust No. 2)	, Aucl		T 800
Gentleman	4	hand	1,500
James Henry Nicholls (in Trust No. 3)	, Auci	Mana,	196
Gentleman Arthur George Williamson, Auckland, Gent	loman	•••	186 1,350
Robert Charles Greenwood	тептип	•••	476
James Stodart (in trust for the Company)	•••	***	5,506
oumes socially (in stast for the company)	•••	••••	
			43.000

Dated this 13th day of October, 1882.

James Stodart, Manager.

Witness to signature—Joseph Newman, J.P.

I, James Studart, 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."

James Stodart.
Taken before me—Joseph Newman, J.P. 809

Private Advertisements.

ROSLYN TRAMWAY.

In the matter of "The Tramways Act, 1872," and in the matter of an application intended to be made by the Roslyn Tramway Company (Limited) for an order empowering them to make and use, in the City of Dunedin and the Borough of Roslyn, and between the said city and borough, tramways under the provisions of the said Act.

NOTICE is hereby given that, at the expiration of thirty days from the publication hereof, application is intended to be made to His Excellency the Governor of New Zealand for an order empowering the Roslyn Tramway Company (Limited) to make and use lines of tramway, with necessary sidings and other works in connection therewith, respectively within the City of Dunedin, upon certain roads laid off through the Town Belt of the said city, and within the Borough of Roslyn; the said lines of tramway to be single or double, with sidings where necessary, and to consist of rails laid at such a gauge as will admit of the use thereon of railway-carriages constructed for use upon a gauge of three feet six inches, and (where a double line shall be constructed) the inner rails of such line being not more than six feet six inches apart, and also (where the lines shall be constructed upon the endless wire-cable system) of a slot seven-eighths of an inch wide, situate in the centre of the space between the rails, opening into a tube or chamber, the slot and chamber running longitudinally the whole length of the line, with manholes or openings into the tube or chamber at regular intervals throughout the length of the line. lines are—First: Commencing at a point in Rattray Stret where it intersects Maclaggan Street, and terminating in the extension of Rattray Street aforesaid at a point distant about two thousand four hundred and sixty-four and five-tenths links from the junction of Rattray Street aforesaid with Arthur Street and York Place, and to be laid and constructed in, along, and through Rattray Street and its extension to the said point. Second: Commencing at a point one thousand nine hundred and eighty and four-tenths links along the southern boundary-line of Rattray Street, produced thence north-westerly along a road laid off through the Town Belt aforesaid seven hundred and thirty-three and nine-tenths links to Ross Steeet, in the Borough of Roslyn. Commencing at a point one thousand nine hundred and eighty and four-tenths links along the southern boundary-line of Rattray Street, produced thence by curved lines generally northerly along a road laid off through the Town Belt aforesaid one thousand seven hundred and seventy-three links to the City Road, in the Borough of Roslyn. Fourth: Commencing at the junction of the City Road, in the Borough of Roslyn, with the Town Belt of the City of Dunedin; extending thence along the said City Road to its junction with High Street, in the said borough, and along High Street aforesaid to the present site of the Borough Council Hall of the said borough. Fifth:

770

Along the whole length of Ross Street, in the said Borough of Roslyn. Sixth: Along the whole length of High Street, within the said Borough of Roslyn. And notice is hereby further given that the said lines are intended to be used for passenger traffic and partly for goods traffic; and that a copy of this advertisement, and a proper plan and section of the works proposed to be executed, and all other documents required to be deposited under the provisions of "The Tramways Act, 1872," will, on or before the twenty-seventh day of October instant, be deposited for public inspection in the office of the Registrar at Dunedin of the Supreme Court of New Zealand, Otago and Southland District, and in the City Council Chambers, Town Hall Buildings, in the Octagon, Dunedin (the office of the City Council of the City of Dunedin), and in the Borough Council Chambers, High Street, Roslyn (the office of the Borough Council of the Borough of Roslyn), and also at the office in the City of Wellington of His Excellency the Governor of New Zealand; and that printed copies of the draft order when deposited, pursuant to part three of the Third Schedule to "The Tramways Act, 1872," and of the order when made, will be deposited at the offices of Messrs Duncan and McGregor, Albert Buildings, in Princes Street, Dunedin, the solicitors for the said Roslyn Tramway Company (Limited)

Dated this eleventh day of October, one thousand

eight hundred and eighty-two.

For the Roslyn Tramway Company (Limited). J. W. DUNCAN,

798 Secretary.

WELLINGTON AND MANAWATU RAILWAY COM-PANY (LIMITED).

NOTICE is hereby given that the Wellington and Manawatu Railway Company (Limited) are constructing a railway under "The Railways Construction and Land Act, 1881," and have, in terms of the 18th clause of the said Act, deposited for public inspection in the Public Works Office, and the office of the Company, in the City of Wellington, and in the office of the Borough Council, Palmerston North, a plan setting forth the middle line and direction of the railway, and a book of reference showing the lands required to be taken for the portion of the railway between the junction at Longburn with the Foxton and New Plymouth Railway, and Section No. 64, Fitzherbert, and the names of the owners and occupiers of such lands.

JAMES WALLACE, Secretary.

Wellington, 16th October, 1882. 811

THE WANGANUI HEADS RAILWAY COMPANY (LIMITED).

NOTICE is hereby given that the Wanganui Heads Railway Company (Limited) proposes to construct a railway under "The District Railways Act, 1877," from a point on the reclaimed land in the Borough of Wanganui, near the Government Railway-station, to the mouth of the Wanganui River; and has caused the middle line and direction thereof to be set forth on a plan and described in a book of reference showing the lands required to be taken for the same, and the names of the owners and occupiers of such lands so far as they can be ascertained: and that copies of such plan and book of reference have been deposited for public inspection at the office of the Borough Council of Wanganui, at the office of the Council of the County of Wanganui, and at the Public Works Office, in the City of Wellington.

Dated this fourth day of October, 1882.

For and on behalf of the Company, BORLASE AND BARNICOAT, Solicitors thereto.

THE NEW ZEALAND GAZETTE.

SUBSCRIPTIONS.—The subscription is at the rate of £2 per annum, PAYABLE IN ADVANCE. A less period than three months cannot be subscribed for.
Single copies of the Gazette, 6d. each.

ADVERTISEMENTS are charged at the uniform rate of 6d. per line for each insertion.

All advertisements should be written on one side of the paper, and signatures, &c., should be written in a legible hand.

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

Communications should be addressed to the Government Printer, Wellington, to whom post-office money-orders should be made payable.

NO ADVERTISEMENT WILL BE INSERTED WITHOUT PERPAY-

MENT BEING MADE.

Postage or duty stamps cannot in any case be received in payment from any place at which post-office orders are issued.

The New Zealand Gazette is published on Thursday evening in each week, and notices for insertion must be received by the Government Printer before 2 o'clock of the day preceding publishing.

Booksellers and Advertising Agents will be allowed a com-

mission at the rate of 5 per cent.

				
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By Authority: George Didsbury, Government Printer. Wellington.