

THE

NEW ZEALAND GAZETTE.

Published by Authority.

WELLINGTON, THURSDAY, DECEMBER 7, 1882.

Land taken for a Portion of the Hurunui-Waitaki Railway (Branch Line from the Washdyke to Opawa, Fairlie Creek, and Burke's Pass).—Albury Downs Section.

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

W HEREAS by a Proclamation issued under the authority of sections one hundred and twenty-two, 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 branch line of railway from Washdyke to Opawa, Fairlie Creek, and Burke's Pass from the main line, Hurunui to Waitaki Railway (Albury Downs Section), being one of the railways specified in "The Public Works Act, 1876," 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 nineteenth day of January, one thousand eight hundred and eighty, to be deposited in the office of the Registrar of the Supreme Court at Christchurch, in the Provincial District of Canterbury, such maps and plans as were necessary to explain the said portion of the aforesaid line of railway and the land through which the same passes, and such maps and plans were referred to in such Proclamation as aforesaid: Act 1876 and whereas "The Public Works Act, 1876," "The Public Works Act, 1876," "The Public Works Act, 1876," and whereas the two hundred and two hundred and declare of the middle line of railway in the problem of the said branch line of railway as follows: North-east promost corn as follows: North-east ninks; North-westerly by the Ten point.

Mall that piece or par measurement 1 acre portion of Section No. 11608, western boundary of Section No. 11608, western boundary of the Public Works Act, 1876," and any land required to be taken, purchased or acquired, executed, carried out, enforced, and completed under the provisions of distant from the south proclamation as aforesaid.

Mall that piece or par measurement 1 acre 2 or portion of Section No. 11608, western boundary of distant from the south proclamation as aforesaid. In the provision of Secti

the provisions of this Act: And whereas the land described in the Schedule hereto is required to be taken for the said portion of the branch line of railway from the Washdyke to Opawa, Fairlie Creek, and Burke's Pass (Hurunui-Waitaki Railway):

Now, therefore, I, James Prendergast, the Administrator of the Golden of New York of New York of the Golden of New York of New York of New York of New York of York of New York of New York of New York of York of New York of York of New York of York o

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 section. hundred and thirty and two hundred and twenty-nine of "The Fubic 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 portion of the said branch line of railway.

SCHEDULE.

All that piece or parcel of land containing by admeasurement 1 rood 7 perches, being portion of Section No. 11607, commencing at a point on the south-easternmost corner of said section. Bounded as follows: North-easterly by a public road, 432 links; North-westerly by a line, 365 links; Southwesterly by the Tengawai River to commencing point.

All that piece or parcel of land containing by admeasurement 1 acre 2 roods 36 perches, being portion of Section No. 30839, commencing at a point situate 1442 links on a bearing of 34° 40' from the north-easternmost corner of said section. Bounded as follows: North-easterly by a line, 240 links; South-easterly by a line, 347 links; North-easterly by a line, 1273 links; South-westerly by lines, 404 and 923 links respectively; North-westerly by a line to commencing point, 189 links.

All that piece or parcel of land containing by admeasurement 1 acre 2 roods 12 perches, being portion of Section No. 11608, commencing at a point on the western boundary of public road about 6529 links distant from the southernmost corner of Section No. 18306. Bounded as follows: North-westerly by a line, 842 links; South-westerly by a line, 1111 links; Easterly by a line to commencing point, 1099 and

All that piece or parcel of land containing by admeasurement 2 acres and 35 perches, being portion of Section No. 11608, commencing at a point on the western boundary of public road 754 links distant in a south-easterly direction from the southernmost corner of Section No. 18306. Bounded as follows: South-westerly by lines, 351 and 876 links respectively; North-easterly by public road to commencing point, 889 and 353 links respectively.

All that piece or parcel of land containing by admeasurement 1 rood 35 perches, being portion of Section No. 11608, commencing at a point on the north-eastern boundary of Section No. 11608 aforesaid 311 links from its north-westernmost corner. Bounded as follows: Easterly by a line, 396 links; North-easterly by the north-eastern boundary of said section, 246 links; South-westerly by public road to commencing point, 292 and 269 links respectively.

All that piece or parcel of land containing by admeasurement 33 acres 1 rood 12 perches, being portion of Section No. 20518, commencing at the south-west corner of said section. Bounded as follows: South-westerly by public road, 686 links; North-westerly by a line, 101 links; generally Westerly by lines, 1535, 377, 750, 389, 342, 198, 293, 167, 1138, 409, 1940, 285, 527, 1044, 695, 1952, 306, 206, 204, 897, 297, 291, 237, 246, 1400, 502, 426, 425, 1157, 200, 212, 205, 120, 222, 221, 222, 221, 222, 221, 222, 221, 222, 221, 222, 221, 222, 221, 222, 221, 222, 221, 222, 306, 206, 204, 897, 297, 291, 237, 246, 1400, 502, 426, 463, 1157, 899, 312, 605, 130, 236, 361, 288, 207, 113, 177, 202, 91, 95, 153, 129, 131, and 200 links respectively; North-easterly by Section No. 6191, 247 links; generally Easterly by lines, 155, 131, 129, 127, 69, 91, 197, 667, 449, 215, 199, 604, 289, 895, 1201, 235, 523, 500, 1400, 246, 274, 310, 350, 903, 196, 194, 265, 528, 500, 1400, 246, 274, 310, 350, 903, 190, 194, 294, 1947, 719, 1571, 285, 1941, 411, 1316, 493, 742, 750, 373, 1121, 420, and 796 links respectively; South-westerly by Section No. 11608 to commencing point, 246 links.

Also all that piece or parcel of land containing by admeasurement 1 acre and 14 perches, being nortion for the second by containing at a point on the court western boundary of arid section 1056 links.

south-western boundary of said section 1966 links from its north-westernmost corner. Bounded as follows: South-westerly by public road, 1328 links; North-westerly by lines to commencing point, 275, 188, 144, 125, 114, 122, 132, and 258 links respec-

Also that piece or parcel of land containing by admeasurement 2 acres 1 rood 13 perches, being portion of Section No. 20518, commencing at a point on the north-eastern boundary of Section No. 6191, 205 links from its north-westernmost corner. Bounded as follows: North-westerly by lines, 495, 150 and 1345 links respectively; Easterly and South-easterly by lines, 511, 755, 198, and 463 links respectively; South-westerly by a line to commencing point, 230

All that piece or parcel of land containing by admeasurement 1 acre and 32 perches, being portion of Section No. 6191, commencing at a point on the north-eastern boundary of said section 205 links from its north-westernmost corner. Bounded as follows: North-westerly by a line, 505 links; South-westerly by a line, 505 links; South-westerly by a line, 506 links; North-easterly by a line to commening point, 230 links.

Also all that piece or parcel of land containing by admeasurement 1 rood 20 perches, being portion of Section No. 20518 commencing at a point 2444 links.

Section No. 20518, commencing at a point 2444 links distant from and on a bearing of 341° 46' from the south west corner of Section No. 6191. Bounded as follows: Easterly by lines, 199, 350, 528, and 413 links respectively; Westerly by lines to commencing point, 401, 290, 604, and 199 links respectively.

distant from and on a bearing of 347° 12' 30" from the south-west corner of Section No. 6191. -Westerly by lines, 288, 361, 236, 130, 605, 312, and 449 links respectively; Easterly by lines to commencing point, 454, 1041, 267, 222, and 393 links respectively.

Also that piece or parcel of land containing by admeasurement 1 rood and 6 perches, being portion of Section No. 20518, commencing at a point 5572 links distant from and on a bearing of 350° 37′ 30″ from the south-west corner of Section No. 6191. Bounded as follows: Easterly by lines, 235, 567, and 455 links

respectively; Westerly by lines to commencing point, 500, 523, and 235 links respectively.

Also that piece or parcel of land containing by admeasurement 38 perches, being portion of Section No. 20518, commencing at a point 5987 links distant from and on a bearing of 351° 42′ from the southwest corner of Section No. 6191. Bounded as follows: Easterly by lines, 426 and 502 links respectively: Westerly by lines to commencing point, 461 and 477 links respectively.

All that piece or parcel of land containing by admeasurement 2 acres 2 roods 18 perches, being portion. of Reserve No. 1840, commencing at the north, at the north-westernmost corner thereof. Bounded as follows: South-westerly by Mackenzie Country Road, 1051 links; South-easterly by Opihi Road, Township of Fairlie Creek, 302 links; North-easterly by Block I. in said township and a line, 1028 links; North-westerly here lines to commencing point, 202 links.

westerly by a line to commencing point, 202 links.

Also all that piece or parcel of land containing by admeasurement 8 acres 2 roods 20 perches, being portion of Reserve No. 1840, commencing at a point at the intersection of the north-western boundary of Aberdeen Street, Township of Fairlie Creek, with the north-eastern boundary of the Mackenzie Country Road. Bounded as follows: North-easterly by Block VII and Gordon Street in said township, 1242 and 1300 links respectively; North-westerly by Opihi Street in said township, 561 links; South-westerly by Mackenzie Country Road to commencing point, 183, 1636, and 700 links respectively.

All the above areas and linkages being either more or less, and the several parcels of land being situate in the Tengawai Survey District, Provincial District of Canterbury, Colony of New Zealand, and are more particularly delineated upon the plan marked P. W. D. 7856, deposited in the office of the Minister for Public Works, at Wellington, in the Provnicial District of

 \mathbf{We} llington.

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 fourth day of December, in the year of our Lord one thousand eight hundred. and eighty-two.

H. A. ATKINSON,

Minister acting for the Minister for Public Works.

GOD SAVE THE QUEEN!

Revoking the setting apart of Pastoral Lands for Sale on Deferred Payments,

JAMES PRENDERGAST. Administrator of the Government. A PROCLAMATION.

Also all that piece or parcel of land containing by admeasurement 2 roods 24 perches, being portion of Section No. 20518, commencing at a point 1575 links section of "The Land Act 1877 Amendment Act."

1882," I, James Prendergast, the Administrator of the Government of the Colony of New Zealand, do hereby declare that, from and after the day of the date hereof, the notification of the twenty-fourth day of January, one thousand eight hundred and eighty, by His Excellency the Governor, setting apart the section of land enumerated in the Schedule hereto for sale as pastoral land on deferred payments, shall be and the same is hereby revoked.

SCHEDULE.

SILVER Peak District, Otago, Block III., Section 1.

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 second day of December, in the year of our Lord one thousand eight hundred and eighty-two.

> WM. ROLLESTON, Minister of Lands.

GOD SAVE THE QUEEN!

Withdrawing Land from Sale for the Kaihu Valley Railway.

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

At the Government House, at Wellington, this fifth day of December, 1882.

Present:

HIS EXCELLENCY THE ADMINISTRATOR OF THE GOVERNMENT IN COUNCIL.

N pursuance and exercise of the powers conferred upon him by the ninety-fifth section of "The Railways Construction and Land Act, 1881," His Excellency the Administrator of the Government of the Colony of New Zealand, by and with the advice and consent of the Executive Council thereof, and on the application of the Kaihu Valley Railway Company (Limited), doth hereby withdraw from sale the lands described in the Schedule hereto for the purposes of the said company.

SCHEDULE.

Surve	y Distric	t.	Block.	Area.
Waipoua ,, ,, ,, ,, Kai Iwi Tutamoe			X. XI. VIII. IX. XII. XIII. I. V. IX. X. X. X.	Acres. 3,923 6,018 3,808 64 2,973 1,940 (unsurveyed). 3,605 678 2,330 5,536 480 1,162
", Kaihu	•••	 	XIV. XV. III.	2,790 595 2,868

FORSTER GORING, Clerk of the Executive Council. Exchange of Land in Canterbury.

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

At the Government House, at Wellington, this fifth day of December, 1882.

Present:

HIS EXCELLENCY THE ADMINISTRATOR OF THE GOVERNMENT IN COUNCIL.

WHEREAS the land mentioned in the first column of the Schedule hereto was reserved for Provincial Government purposes: And whereas, in the opinion of the Administrator of the Government, it is expedient to exchange the said land for that mentioned in the second column of the Schedule

Now, therefore, His Excellency the 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, and in exercise of the powers and authorities vested in him by the fourth section of "The Public Reserves Act, 1881," doth hereby declare that, from and after the day of the date hereof, the said reserves, mentioned in the first column of the Schedule hereto, shall be exchanged for the lands mentioned in the second column of the Schedule hereto.

SCHEDULE.

Description and Purpose of Reserve intended to be exchanged.

Description of Land to be obtained in exchange therefor.

Section No. 1764 (in red), 1,610 acres, more or less, in the Rakaia

Canterbury. For Provincial vernment purposes. Of which it is intended to exchange 496 acres 1 rood 24 perches, more or less. Bounded—Northward and Southward by the northern and southern boundaries of the said section; Eastward by a line parallel to and 12 chains west-ward of the road forming the eastern boundary of Pasturage Run No. 427, Class II.; and Westward by a line parallel to Westward by a line parallel to and 11 chains eastward of the road forming the western boundary of said section: excepting thereout a strip of land 11 chains in width parallel to and on the western side of an intermediate road leading from the Rockwood Road to the River Rakais.

Section No.1765 (in red), 2,140

Section No.1765 (in red), 2,140 acres, more or less, in the same district, and for the same purdistrict, and for the same purpose, of which it is intended to exchange 660 acres 2 roods 22 perches, more or less. Bounded—Northward and Southward by the northern and southern boundaries of the said section; and Eastward and Westward by a continuation of the eastern and western boundaries of the parcel of land above described: excepting thereout a strip of land 11 chains in width parallel to and on the western side of the intermediate road above mentioned.

Section No. 1776 (in red), in five parcels, containing together 87 acres, more or less, in the same district, and for the same purpose, as these several parcels are respectively shown on the official map in the Survey Office, Christchurch,

All those four several parcels of land in the Hororata Survey District, Provincial Disas hereinafter described, viz .:-

566 acres 1 rood_20 perches, more or less. Bounded -Eastward by the road formthe eastern boundary of Pas-turage Run No. 427, Class II.; Westward by a line parallel to and 12 chains dis-tant therefrom; Northward by a road running in a southwesterly direction from the Rockwood Road; and Southward by the principal terrace of the River Rakaia: excepting thereout portions of Reserves Nos. 1764 and of Reserves Nos. 1764 and 1765 (in red), and of a reserve known as the Tramway Reserve, and excepting also one parcel of Crown land, as shown on the official map in the Survey Office, Christ-church, and two road-lines. 279 acres and 31 perches.

279 acres and 31 perches, nore or less. Bounded more or less. Bounded— Eastward by the road leading Eastward by the road leading from the Rockwood Road to the River Rakaia; Westward by a line parallel to and 11 chains distant therefrom; Northward by the Rockwood Road; and Southward by the lower terrace of the River Rakaia: excepting thereout portions of Reserves Nos. 1764 and 1765 (in red), and of the Tramway Reserve before mentioned, and excepting also five several parcels of own lands, as shown on the official map aforesaid, and two road-lines.

338 acres 28 perches, more less. Bounded — Westor less. ward by a road leading from

SCHEDULE-continued.

Description and Purpose of Reserve intended to be exchanged.

Description of Land to be obtained in exchange therefor.

Section No. 1777 (in red), 34

Section No. 1777 (in red), 34 acres, more or less, in the same district, and for the same purpose, as the same is shown on the official map aforesaid.

Section No. 1779 (in red), 546 acres, more or less, in the same district, and for the same purpose, of which it is intended to exchange 85 acres 2 roods 26 perches, more or less. Bounded perches, more or less. Bounded
—Northward, Southward, and
Eastward by the northern,
southern, and eastern boundaries of the said section; and Westward by a line parallel to and 11 chains eastward of a road from the Washpen Creek to the River

the River Hororata to the River Rakaia; Eastward by a line parallel to and 11 chains distant therefrom; Northward by a line at right angles to the last-mentioned boundary, and 3842 links northward of the Rockwood Road; ward of the Rockwood Road; and Southward by a road on the lower terrace of the River Rakaia: excepting thereout portions of Reserves Nos. 1764 and 1765 (in red), and of the Tramway Reserve above men-tioned, and excepting also three road-lines.

174 acres 3 roods 7 perches, 174 acres 3 roods 7 perches, more or less. Bounded—Westward by a road leading from the Washpen Creek to the River Rakaia; Eastward by a line parallel to and 11 chains distant therefrom; Northward by a road that crosses Section No. 31642; and Southward by the terrace of the River Rakaia: excepting thereout a portion excepting thereout a portion of Reserve No. 1779 (in red) and of the Tramway Reserve above mentioned, and excepting also one parcel of Cro land, as shown on the official map aforesaid, and two road-

The parcels of land above described are subject to rightsof-way and to reservations for two water races only which are to be defined hereafter; and the total area of such rights-of-wayandwater-courses is not to exceed 10 acres.

FORSTER GORING, Clerk of the Executive Council.

Vesting a Reserve in the Corporation of Christchurch.

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

At the Government House, at Wellington, this fifth day of December, 1882.

Present:

HIS EXCELLENCY THE ADMINISTRATOR OF THE GOVERNMENT IN COUNCIL.

WHEREAS the land mentioned in the Schedule hereto was reserved for a public abattoir:
And whereas, in the opinion of the Administrator of the Government, it is expedient to vest the said land in the Corporation of the City of Christchurch:

Now, therefore, His Excellency the 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, and in exercise of the powers and authorities vested in him by the fourth section of "The Public Reserves Act, 1881," doth hereby declare that, from and after the day of the date hercof, the said reserve shall become vested in the Mayor, Councillors, and citizens of the City of Christchurch, in trust for a public abattoir.

SCHEDULE.

RESERVE No. 107 (in red), 10 acres, in the Christchurch Survey District.

FORSTER GORING. Clerk of the Executive Council. Declaring Portion of the Awatere Shearing Reserve to be open for Sale and Leasing.

> JAMES PRENDERGAST, Administrator of the Government.

> > ORDER IN COUNCIL.

At the Government House, at Wellington, this fifth day of December, 1882.

Present:

HIS EXCELLENCY THE ADMINISTRATOR OF THE GOVERNMENT IN COUNCIL.

N pursuance of the powers conferred upon him by the third section of "The Awatere Shearing Reserve Act, 1879," His Excellency the Administrator of the Government of the Colony of New Zealand, by and with the advice of the Executive Council thereof, doth hereby declare that the lands enumerated in the Schodula borate shall be presented in the same shall be presented in th rated in the Schedule hereto shall be open for sale and leasing by the Commissioner of Crown Lands, at Blenheim, on the twenty-eighth day of February, one thousand eight hundred and eighty-three, under and subject to the provisions of "The Land Act, 1877," at the prices and upon the terms stated in the said Schedule.

SCHEDULE.

AWATERE SHEARING RESERVE, HODDER SURVEY DISTRICT.

SECTIONS to be sold for cash, by public auction, at an

upset price of 10s. per acre each

Block I., Section 1, containing 1,114 acres (present lessee to be allowed to remove 165 chains of fencing within three months after date of sale, should he desire to do so); Block I., Section 3, containing 1,790 acres, with £38 10s. added, being amount of valuation of improvements for fencing; Block II., Section 9, containing 1,104, containing 1, tion 2, containing 1,104 acres 1 rood 24 perches; Block III., Section 2, containing 1,842 acres. Sections to be leased by public auction for a period

of fourteen years:

Block I., Section 2, containing 1,520 acres 1 rood 26 perches, at upset price of 6d. an acre, with £270 added for valuation of improvements, to be paid at beginning of lease; Block II., Section 1, containing 1,333 acres, at upset price of 4d. an acre; Block III., Section 1, containing 1,230 acres, at upset price of 3d. an acre.

FORSTER GORING, Clerk of the Executive Council.

Land in Mangapiko Highway District not required for public Use authorized to be sold.

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

At the Government House, at Wellington, this fifth day of December, 1882.

Present:

HIS EXCELLENCY THE ADMINISTRATOR OF THE GOVERNMENT IN COUNCIL.

WHEREAS by section fourteen of "The Public Works Act, 1882," it is enacted that, if it is found that any land held, taken, purchased, or acquired at any time under that Act or any other Act or Provincial Ordinance, or otherwise however, for public works, is not required for public use, the Governor may, by an Order in Council, publicly notified and gazetted, cause the same to be sold under the conditions therein set forth:

And whereas the Mangapiko District Board has laid before the Governor the memorial referred to in the section aforesaid, praying the Governor, by an Order in Council, to cause such land to be sold; Now, therefore, I, James Prendergast, the 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, and in exercise and pursuance of the powers and authorities aforesaid, do hereby order and authorize the land described in the Schedule hereto to be sold and dealt with in the manner and subject to the conditions of the fourteenth and following sections of the above in part recited Act.

SCHEDULE.

ALL that parcel of land in the Provincial District of Auckland, containing by admeasurement 2 roods 7 perches, more or less, being the north-eastern portion of Allotment No. 312, situated in the Parish of Mangapiko, in the Puniu Survey District, commencing at the Mangapiko River termination of the eastern boundary of Allotment No. 312 aforesaid. Bounded towards the East by a line, 1386 links; towards the West by a road-line, 1517 links; and towards the North-east by a line, 148 links: be all the aforesaid linkages more or less, and the same being more particularly delineated on the map attached to the memorial above referred to.

FORSTER GORING, Clerk of the Executive Council.

Pleasant Point 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 fifth day of December, 1882.

Present:

HIS EXCELLENCY THE ADMINISTRATOR OF THE GOVERNMENT IN COUNCIL.

DY virtue of the powers and authorities vested in me by the twenty-fourth section of "The Public Reserves Act, 1881," I, James Prendergast, the 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 Canterbury, and known as the Pleasant Point 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.

RESERVE No. 1580 (in red), situate in the Timaru District, Provincial District of Canterbury, and containing 66 acres, more or less. Bounded on the Northward by Section No. 10453; on the Westward by Section No. 10174; on the Eastward by the road separating Sections Nos. 10453 and 10454; and on the Southward by the McKenzie Country Road.

FORSTER GORING, Clerk of the Executive Council. Powers delegated to the Pleasant Point Domain Board under "The Public Domains Act, 1881."

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

At the Government House, at Wellington, this fifth day of December, 1882.

Present:

HIS EXCELLENCY THE ADMINISTRATOR OF THE GOVERNMENT IN COUNCIL.

W HEREAS 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 Pleasant Point Domain Board:—

WILLIAM HALSTEAD,

CHARLES WILLIAM ENCHRANCE
JOHN GREIG,

ALFRED WILLIAM GAZE

(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 Thursday in each month, at seven o'clock p.m., at the residence of Charles William Eichbaum, Esquire, 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 Thursday, the twenty-first day of December, one thousand eight hundred and 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.

Authorizing the Auckland Timber Company (Limited) to build a Wharf in Auckland Harbour.

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

At the Government House, at Wellington, this fifth day of December, 1882. Present:

HIS EXCELLENCY THE ADMINISTRATOR OF THE GOVERNMENT IN COUNCIL.

WHEREAS by the sixteenth section of "The Harbours Act, 1878," it is enacted that in any harbour where no Harbour Board is in existence the Governor in Council may authorize any person to construct harbour works (other than the reclamation of land from the sea, or any harbour, or the construction of any graving dock, dock, or breakwater in any harbour or in the sea), and to use and occupy such part of the foreshore, or of any tidal land or tidal waters, as may be necessary for the construction or use of such harbour works in any harbour where no Harbour Board is in existence: And whereas by the seventeenth section of the said Act it is also enacted that every such Order in Council shall be made upon such terms and conditions as the Governor in Council thinks fit, and the rights thereby conferred shall only be granted for a limited period not are be altered, modified, or revoked: And whereas by the one hundred and fifty-second section of the said Act it is further enacted that, where it shall appear to the Governor in Council that any harbour works are required for the use, benefit, or convenience of the public within a harbour under the control of a Harbour Board, and that such Board cannot conveniently execute or carry out such works, then, and in any such case, the Governor in Council may exercise the powers vested in him by the sixteenth,

seventeenth, and eighteenth sections of the said Act: And whereas the Auckland Timber Company (Limited) (hereinafter termed "the Company") desire to build a wharf, for the use, benefit, and convenience of the public, in Auckland Harbour, which harbour is within the control of the Auckland Harbour Board; but the said Board cannot conveniently execute or carry out such work; and the Company have applied to the Governor in Council for the issue of this order

And whereas the said Company have deposited plans of the said wharf (marked M.D. 724, 725, and 726) at the office of the Marine Department at Wellington, in the manner prescribed by the one hundred and fifty-sixth section of the said Act, and, it having been made to appear to the Administrator of the Government in Council that the proposed work will not be or tend to the injury of navigation, the Administrator of the Government in Council hath this day approved of the said deposited plans without any modification or addition, and subject to the conditions set forth in this Order in Council:

Now, therefore, the Administrator of the Government of the Colony of new Zealand, in pursuance and exercise of the power and authority vested in him by the said Act, and by and with the advice and consent of the Executive Council of the said colony,

doth hereby authorize the Company to build, in Auckland Harbour, for the use, benefit, and convenience of the public, a wharf, in accordance with the said plan marked M.D. 726, and in the position shown on the said plans marked M.D. 724 and 725, and to use and occupy such portion of the foreshore or of any tidal land or tidal water as may be necessary for the construction and use of such wharf, subject to the following conditions, that is to say,-

1. That all persons shall, at all reasonable times either in the daytime or at night, have free and full liberty to use the above-mentioned wharf, after the same shall have been completed in accordance with the said plans, and to have ingress to and upon the said wharf, and egress therefrom, and regress thereto. as occasion may require.

2. That every person, authority, or thing exempt from harbour dues under the one hundred and thirtysecond section of the said Act shall also be exempt from all dues or payments in respect of the said wharf or the use thereof.

3. That the Company shall maintain and keep the above-mentioned wharf and all erections thereon in good order and repair, and shall at all times permit to be erected and exhibited therefrom any lights for the guidance of vessels, and shall maintain at its own cost any such lights: Provided that no light shall be exhibited until after it has been approved of by the Minister.

4. That any person authorized by the Minister may at all reasonable times enter upon the said wharf and any buildings erected thereon, and view the state of repairs thereof; and that, upon such Minister leaving at the last known address of the Company a notice in writing of any defect or want of repair in such wharf or buildings, requiring the prescribed, to repair the same, the Company shall, with all convenient speed, cause such defect to be removed, or such repairs to be made.

5. That the Company will not erect or suffer to be erected on the said wharf any building or structure whatever, except with the consent of the Minister.

6. That nothing herein contained shall authorize the Company to do or cause to be done anything repugnant to or inconsistent with any law relating to the Customs, or any regulation of the Commissioner of Trade and Customs, or with any provisions of "The Harbours Act, 1878," or its amendments, or any regulations made thereunder, and that are now or may hereafter be in force.

7. That the ballast of all vessels loading at the said wharf shall be taken away by the Company and deposited above high-water mark, or at such place as may be approved of by the Auckland Harbour Board.

8. That the rights, powers, and privileges conferred by this Order in Council shall continue in force for fourteen years, computed from the date of this Order in Council, unless in the meantime such rights, powers, and privileges shall be altered, modified, or revoked by competent authority.

9. That the rights, powers, and privileges conferred under or by virtue of this Order in Council may at any time be resumed by the Governor without payment of any compensation whatever, on giving to the Company six calendar months' previous notice in writing. Any such notice shall be sufficient if given by the Minister, and delivered at the last nown address of the Company.

10. The Company shall not sell, mortgage, lease, or otherwise part with, charge, or encumber the said wharf, or any right or privilege hereby conferred upon it, without the consent in writing of the Minister.

11. Nothing contained in this Order in Council

shall be deemed to prevent its revocation at any time! and without any notice in case the Company shall-

(1.) Commit or suffer a breach of the conditions hereinbefore set forth, or any of them;

(2.) Be in any manner wound up or dissolved;

(3.) Cease to use or occupy the said wharf.

And publication in the New Zealand Gazette of an Order in Council containing such revocation shall be sufficient notice to the Company, and to all persons concerned or interested in the said wharf, that this Order in Council and the rights and privileges thereby conferred have been revoked and determined.

12. In these conditions the term "Minister" means the Minister having charge of the Marine Department, as defined by "The Shipping and Seamen's Act, 1877," and includes any officer, person, or authority acting by or under the direction of such Minister.

> FORSTER GORING, Clerk of the Executive Council.

Authorizing the Helensville Timber Company (Limited) to build a Wharf at Helensville, Kaipara..

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

At the Government House, at Wellington, this fifth day of December, 1882. Present:

HIS EXCELLENCY THE ADMINISTRATOR OF THE GOVERNMENT IN COUNCIL.

WHEREAS by the sixteenth section of "The Harbours Act, 1878," it is enacted that in any harbour where no Harbour Board is in existence the Governor in Council may authorize any person to construct harbour works (other than the tion of land from the sea, or any harbour, or the construction of any graving dock, dock, or breakwater in any harbour or in the sea), and to use and occupy such part of the foreshore, or of any tidal land or tidal waters, as may be necessary for the construction or use of such harbour works in any harbour where no Harbour Board is in existence: And whereas by the seventeenth section of the said Act it is also enacted that every such Order in Council shall be made upon such terms and conditions as the Governor in Council thinks fit, and the rights thereby conferred shall only be granted for a limited period, not exceeding in any case fourteen years, and may at any time be altered, modified, or revoked:

And whereas the Helensville Timber Company (Limited), hereinafter called "the said Company," desire to build a wharf, for the use benefit, and convenience of the public, in Kaipara Harbour, a place where no Harbour Board is in existence, and the said Company have applied to the Governor in Council

for the issue of this order:

And whereas the said Company have deposited plans of the said wharf (marked M.D. 696 and 697) at the office of the Marine Department at Wellington, in the manner prescribed by the one hundred and fifty-sixth section of the said Act, and, it having been made to appear to the Administrator of the Government in Council that the proposed work will not be or tend to the injury of navigation, the Administrator of the Government in Council hath this day approved of the said deposited plans, subject to the conditions set forth in this Order in Council: Now, therefore, the Administrator of the Govern

ment of the Colony of New Zealand, in pursuance and exercise of the power and authority vested in him by the said Act, and by and with the advice and | shall-

consent of the Executive Council of the said colony, doth hereby authorize the said Company to build, in the Kaipara River, Kaipara Harbour, on the site shown in the plan marked M.D. 696, for the use, benefit, and convenience of the public, a wharf, in accordance with the said plan marked M.D. 697, and to use and occupy such portion of the foreshore or of any tidal land or tidal water as may be necessary for the construction and use of such wharf, subject to the following conditions, that is to say,—

1. That all persons shall, at all reasonable times,

either in the daytime or at night, have free and full liberty to use the above-mentioned wharf, after the same shall have been completed in accordance with the said plan, and to have ingress to and upon the said wharf, and egress therefrom, and regress thereto,

as occasion may require.
2. That the said Company shall maintain and keep the above-mentioned wharf and all erections thereon in good order and repair, and shall at all times permit to be erected and exhibited therefrom any lights for the guidance of vessels, and shall maintain at their own cost any such lights: Provided that no light shall be exhibited until after it has been approved of by the Minister.

3. That any person authorized by the Minister may at all reasonable times enter upon the said wharf and any buildings erected thereon, and view the state of repairs thereof; and that, upon such Minister leaving at or posting to the last known address of the said Company a notice in writing of any defect or want of repair in such wharf or buildings, requiring them, within a reasonable time to be therein prescribed, to repair the same, they shall, with all convenient speed, cause such defect to be removed or such repairs to be made.

4. That the said Company shall not erect or suffer to be erected on the said wharf any building or excent with the consent of the

5. That nothing herein contained shall authorize the said Company to do or cause to be done any-thing repugnant to or inconsistent with any law relating to the Customs, or any regulation of the Commissioner of Trade and Customs, or with any provisions of "The Harbours Act, 1878," or its amendments, or any regulations made thereunder, and that are now or may hereafter be in force.

6. That the ballast of all vessels loading at the said wharf shall be taken away by the said Company and deposited above high-water mark, or at such place as may be approved of by the Minister or by

the Harbourmaster at Kaipara.

7. That the rights, powers, and privileges conferred by this Order in Council shall continue in force for fourteen years, computed from the date of this Order in Council, unless in the meantime such rights, powers, and privileges shall be altered, modified, or

revoked by competent authority

8. That the rights, powers, and privileges conferred under or by virtue of this Order in Council may be at any time resumed by the Governor without payment of any compensation whatever, on giving to the said Company six calendar months' previous notice in writing. Any such notice shall be suffi-cient if given by the Minister, and delivered at the last known address of the said Company.

9. That the said Company shall not sell, mortgage, lease, or otherwise part with, charge, or encumber the said wharf, or any right or privilege hereby conferred upon it, without the consent in writing of the

Minister.

10. Nothing contained in this Order in Council shall be deemed to prevent its revocation at any time and without any notice in case the said Company

 Commit or suffer a breach of the conditions hereinbefore set forth, or any of them; or

(2.) Cease to use or occupy the said wharf.
And publication in the New Zealand Gazette of an Order in Council containing such revocation shall be sufficient notice to the said Company, and to all persons concerned or interested in the said wharf, that this Order in Council, and the rights and privileges thereby conferred, have been revoked and determined.

11. In these conditions the term "Minister" means the Minister having charge of the Marine Department, as defined by "The Shipping and Seamen's Act, 1877," and includes any officer, person, or authority acting by or under the direction of such Minister.

FORSTER GORING, Clerk of the Executive Council.

Reply-paid and Collect Telegrams.

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

At the Government House, at Wellington, this twenty-eighth day of November, 1882.

Present:

HIS EXCELLENCY THE ADMINISTRATOR OF THE GOVERNMENT IN COUNCIL.

IN pursuance and exercise of the powers vested in him by "The Electric Telegraph Act, 1875," and

of all other powers enabling him in that behalf, His Excellency the Administrator of the Government of the Colony of New Zealand doth, with the advice and consent of the Executive Council of the said colony, make the regulation contained in the Schedule hereto in relation to the charges to be made for the transmission of telegrams; and, in further pursuance and exercise of the said powers, and with the like advice and consent as aforesaid, doth hereby order and declare that such regulation shall take effect on and after the first day of December, one thousand eight hundred and eighty-two, and that it shall be read with and form part of the regulations now in force, in substitution of any previous regulation in force of a similar purport.

SCHEDULE.

THE sender of a reply-paid or collect message must, if requested to do so by the Officer in Charge of the telegraph station, lodge a sufficient sum of money to cover the cost of the reply or collect message. Any surplus of cash will be refunded upon delivery of the reply, and the money lodged with a collect message will be refunded when the recipient has paid the charges.

FORSTER GORING, Clerk of the Executive Council.

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

JAMES PRENDERGAST, Administrator of the Government.

ORDER IN COUNCIL.

At the Government House, at Wellington, this fifth day of December, 1882.

Present:

HIS EXCELLENCY THE ADMINISTRATOR OF THE GOVERNMENT IN COUNCIL.

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

shall be vested in trustees, as the Governor in Council shall think fit:

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

of a Judge of the Native Land Court:

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

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

SCHEDULE.

Dates of Orders.	Judges by Whom Made.	Trustees hereby appointed.	Names, Sex, and Age of Persons under Disability.	Lands in respect of which Trustees are appointed.
1882. 2 October	Frederick M. P. Brookfield	Apikara Paraituha and Hanita Hamuera	Rewi Hamuera, m., 18 years; Pani Hamuera, f., 16 years	Mangaakuta, Wairarapa, 290 acres.
3 October	Frederick M. P. Brookfield	Wirihana te Oioi	Nau Paraone, f., 14 years; Eha Paraone, 12 years; Ohonga Paraone, 10 years; Piki Paraone, f., 8 years	Motuwaireka, Wairarapa, 630
3 October	Frederick M. P. Brookfield	Anaru Harawira and Wi Kingi	Hiakai Kingi, f., 5 years; Wiremu Kingi Wera, m., 3 years; Paranihia Kingi, f., 1 year	acres.
4 October	Frederick M. P. Brook- field	Waata Tohu	Mere Hira Waata, f., 5	Mangatainoka No. 3, or Tutai- kara, Wairarapa, 37,847 acres
19 October	Francis Dart Fenton	Henry Dunbar Johnson	Henry Dunbar Paeroa Johnson, 13½ years; Percy James Bell John- son, 12 years; Lavinia Claribel Johnson, 9 years; William Ernest Digby Johnson, 8 years; Beatrice Eleanor John- son, 7 years; Katharine Marjorie Johnson, 5	Section 6, Block XI., Te Aroha, Hauraki, 50 acres.
19 October	Francis Dart Fenton	Henry Dunbar Johnson	Johnson, 13½ years; Percy James Bell Johnson, 12 years; Lavinia Claribel Johnson, 9 years; William Ernest Digby Johnson, 8 years; Beatrice Eleanor Johnson, 7 years; Katharine Marjorie Johnson, 5	Part of Section 5, and Section 7, Block XI., Te Aroha, Hau- raki, 250 acres.
25 October	Francis Dart Fenton	Hori Kerei Taiaroa and Isaac Newton Watt	years Apa Kerei Taiaroa, m., 13 years	Otago Heads Native Reserve, Lot No. 50, Otago, 100 acres.

Clerk of the Executive Council.

Trustees appointed for Collingwood Cemetery.

JAMES PRENDERGAST, Administrator of the Government.

In pursuance and exercise of the powers and authorities vested in me by the sixth and forty-fifth sections of "The Cemeteries Act, 1882," I, James Prendergast, the Administrator of the Government of the Colony of New Zealand, do hereby appoint

The Collingwood Road Board

to be Trustees, in the place of William Gibbs, John Bain, William C. Riley, William E. Washbourne, and David Allan, who have resigned, to provide for the maintenance and care of the Collingwood Public Cemetery.

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

WM. ROLLESTON,

Minister of Lands.

Trustee appointed for Timaru Public Cemetery.

JAMES PRENDERGAST, Administrator of the Government.

In pursuance and exercise of the powers and authorities vested in me by the sixth section of same has been surveyed or not, reserve from sale

"The Cemeteries Act, 1882, I, James Prendergast, the Administrator of the Government of the Colony of New Zealand, do hereby appoint

FREDERICK LE CREN

to be Trustee, in the place of Arthur Ormsby, deceased, to provide for the maintenance and care of the Timaru Cemetery, in conjunction with the other persons appointed by warrant under the hand of His Excellency the Administrator of the Government on the twenty-eighth day of October, one thousand eight hundred and eighty.

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

WM. Rolleston, Minister of Lands.

Land temporarily reserved in the Land Districts of Auckland, West Coast (North Island), Hawke's Bay, Otago, and Southland.

> JAMES PRENDERGAST, Administrator of the Government.

WHEREAS by the one hundred and forty-fourth section of "The Land Act, 1877," it is enacted that the Governor may from time to time, either by general or particular description, and whether the same has been surveyed or not, reserve from sale

then held under pastoral license, any Crown lands which, in his opinion, are required for any of the

purposes in the said section mentioned:

Now, therefore, I, James Prendergast, the Administrator of the Government of the Colony of New Zealand, in exercise and pursuance of the powers and authorities vested in me by the said Act, do hereby temporarily reserve from sale the land in the Land Districts of Auckland, West Coast (North Island), Hawke's Bay, Otago, and Southland, described in the Schedule hereunder written, for the purposes in the said Schedule specified.

SCHEDULE.

AUCKLAND.

ALL that piece or parcel of land called or known as Lots Nos. 18 and 19 of Section No. 30, Town of Onehunga, Provincial District of Auckland, containing by admeasurement 3 roods 8 perches, more or less. Bounded towards the North-east by Lot No. 17, 200 links; towards the South east by the Manukau Harbour; towards the South-east by the Manu-kau Harbour; towards the South-west by a right-of-way, 18 links; towards the South-east by right-of-way aforesaid, 154 links; towards the North-east by right-of-way, 20 links; again towards the South by the Manukau Harbour aforesaid; towards the Southwest by a line, 100 links; towards the North-west by Wharf Street 313 links, and by Owen Street 227 links: be all the aforesaid linkages more or less; save and except a road 100 links wide intersecting the aforesaid Lots Nos. 18 and 19; as the same is more particularly delineated upon the plan marked P.W.D. 9365, deposited in the office of the Minister for Public Works at Wellington. For railway purposes

waa in the Provincial District of Auckland, being Section No. 22, Block II., Maketu Survey District, and containing by admeasurement 6 acres 2 roods, more or less. Bounded towards 6 acres 2 roods, more or less. Bounded towards the North by Section No. 21 of the aforesaid block and survey district, 563 3 links; towards the Southeast by Section No. 22A of aforesaid block and survey district, 1277.3 links; and towards the South-west and North-west by the main road from Maketu to Tauranga, 306, 325, and 925 9 links: be all the aforesaid linkages more or less; as the same is delineated on the plan No. 2431 (in blue), deposited in the Survey Office, Auckland. For a cemetery.

All that piece of land containing by admeasurement 3 roods 32 perches, more or less, situated at Maketu, Bay of Plenty, in the Provincial District of Auckland. Bounded towards the North-east by Te Rahiu No. 3, 448 links; towards the South-east by Mokorou No. 2, 253 and 202 links; and thence towards the South-west by a line, 783 links, to the point of commencement: be all the aforesaid linkages more or less; as shown on plan No. 1369c, deposited in the Survey Office, Auckland. For a Native school site.

WEST COAST (NORTH ISLAND).

Pihama Village Settlement. — Block I., Section No. 3, 1 acre; for a public pound. Block I., Section No. 16, 2 roods; for purposes of public utility. Block I., Section No. 32, 1 rood; for public buildings. Block I., Section No. 33, 2 roods; for public buildings. buildings. Block I., Section No. 48, 14 acres 2 roods; for a recreation-ground. Block I., Section roods; for a recreation-ground.

No. 74, 10 acres; for a cemetery.

Kaponga Village Settlement.—Block XI., Section
No. 19, 1 acre; for a public pound. Block XI., Section No. 24, 2 roods; for purposes of public utility.

temporarily, notwithstanding that the same may be | Block XI., Section No. 26, 2 roods; for purposes of public utility. Block XI., Section No. 49, 3 acres 1 rood 28 perches; for a school site. Block XI., Section No. 50, 3 acres 1 rood 28 perches; for a school site. Block XI., Section No. 69, 14 acres: for purposes of public utility.

HAWKE'S BAY.

All that parcel of land in the Provincial District All that parcel of land in the Provincial District of Hawke's Bay, containing by admeasurement; 32 acres 1 rood 30 perches, more or less, being Section No. 26, Block XIV., in the Pohui Survey District. Bounded towards the North-east and South-east by public roads, 1607 and 2123 links respectively; towards the South-west by Section No. 27, 1331½ links; and towards the Northwest by Section No. 1, Pukititiri Bush, 2646 links: be all the aforesaid linkages more or less. For a timber reserve. timber reserve.

OTAGO.

All that parcel of land in the Provincial District of Otago, containing by admeasurement 1 rood, more or less, situate in the Township of Fortrose, and being Section No. 17 of Block V. of said township. Bounded towards the North-west by Sections Nos. 18 and 19 of same block, 250 links; towards the North-east by Neva Street, 100 links; towards the South-east by Section No. 16 of same block, 250 links; and towards the South-west by Section No. 4 of same block, 100 links: be all the aforesaid

linkages more or less. As a site for a public library.
All that parcel of land in the Provincial District of Otago, containing by admeasurement 4 acres 1 rood 22 perches, more or less, situate in the Beaumont District, and being Section No. 32 of Block III. of Block Til. of said district. Rounded towards the North-east by Block XXXVI. of the Township of Dunkeld 350 links, also by a road-line 797.2 links; towards the East by a road-line, 47.2 links; towards the Crown lands, 650 links; and towards the West by Crown lands, 1101.5 links; he all the effective to the Crown lands, 1101.5 links; West by Crown lands, 11915 links: be all the aforesaid linkages more or less. For a cemetery.

All that parcel of land in the Provincial District

of Otago, containing by admeasurement 12 acres 1 rood 9 perches, more or less, situate in the Otepopo District, and being Section No. 159 of Block I. of said district. Bounded towards the North-west and North by a road-line, 1768 6 links; towards the East by a road-line, 6301 links; towards the South-east by Section No. 34 of same block, 16454 links; and towards the West by Section No. 155 of same block, 6393 links: be all the aforesaid link-

ages more or less. For a school site.

SOUTHLAND.

All that parcel of land situate in the Southland Division of the Provincial District of Otago, containing 1 acre and 18 perches, more or less, being Section No. 69, Block XIII., New River Hundred. Bounded on the North by Section No. 3 of said block, 338.5 links; towards the South-east by a public road, 667 links; and towards the South-west by a public road, 692.5 links: as the same is shown on maps in the Survey Office, Invercargill. For a school site.

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

> > WM. ROLLESTON, Minister of Lands.

Lands permanently reserved.

JAMES PRENDERGAST, Administrator of the Government.

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

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

And whereas the lands specified in the first column of the Schedule hereto were, by the several

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

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

SCHEDULE.

		Column.				Second Column.	Third Column.	Fourth Column.
	DESCRIPTION	OF RESERV	es.			Purpose for which	Date of	Gazette.
Land District.	Locality.	Section.	Block.	A	rea.	Land Reserved.	Warrant.	
		_			в. Р.		1882.	1882.
Luckland	Suburbs of Mercer	Lot 30	Section 7	5 7	2 23	Post and Telegraph	2 Sept	No. 74, 7 Sept.
Taranaki	Pakuranga Town of Stratford	,, 8 4, 5, 47, 48		í	$\begin{array}{ccc} 3 & 12 \\ 0 & 0 \end{array}$	Cemetery School site	,,	» .
aranaki	,,	125, 126,	···	1		School site	,,	,,
,,	,,	127	}	0	3 0	"	,,	,,
» ···	Ngaire	22, 23, 24	X.	2	3 39	,,	,,	,,
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Moa	289	~ ~	9	0 0	Gravel-pit	,,	,,
Velson	Motueka	Island in	Dlind Day			Improvement of Mo-	,,	17
anterbury	Spaxton	2548	(in red)	2	2 2	Gravel-pit	"	
•	Spaxton Christehurch	2550	"	4	3 0	l " ·	33	,,
,,	Town of Horndon	2551	"	3	0 8	School site	,,	11
23 444	Otaio	2556		9	2 32	Cemetery	,,	"
)tago	Chatton	14A	"XI.	5	0 4	Gravel-pit	,,,	,,
,,	Clarendon	20	·III.	11	3 37	School site	,,	,,
,,	Budle	28	I.	10	$\begin{array}{ccc} 0 & 2 \\ 1 & 0 \end{array}$,,	"
,,	Town of Pukerau	36	II.	0	1 0	Site for a public hall and reading-room	,,	,,
	Town of Pembroke		ļ	10	0 0	Cemetery	,,	
"	Town of Berwick	10	ïX.	4	0 0	Recreation	,,	37
"	Town of Clyde		XLIX.	8	3 23	Bridge	,,	,,
,, ···	Lauder	3	v.	8	2 25	,,	,,	,,
Westland	Arnold	247	(in red)	1	2 11	School site		,,
uckland	Tamahere	96		6	2 0	Gravel-pit	20 Sept	No. 83, 5 Oct.
,,	Kaiwaka	127	III.	5	0 0	Cemetery	"	"
,,	Suburbs of Patutahi		~ .:	22	0 29 .	Town Board offices	,,	,,
, ,	Town of Opotiki	333	Section 1	0	$egin{smallmatrix} 2 & 0 \\ 1 & 37 \end{bmatrix}$	i 1	,,	,,
aranaki	Tikorangi	88 2	ıx.	4	0 37	Pound Cemetery	,,	,,
lawke's Bay	Tahoraite	18	14.	ō	0 12	Sites for Post and	,,	,,,
Nelson	Town of Capleston	16		ŏ	0 12	Telegraph offices	,,	"
)tago	Otepopo	25	ÏÏ.	10	0 0	School site	,,	,,,
11	Cromwell	27	I.	1	1 33	Bridge reserve	,,	,,
Auckland	Waipoua	1	XII.	754	0 0	Growth and preser-	27 Sept	,,,
			7 3 **	1 945	0 0	vation of timber		
,,	Whangarei		I. and II. XI.	1,345 723	$\begin{array}{ccc} 0 & 0 \\ 0 & 0 \end{array}$,,)) '''	1)
. ,, ,,,	Tatarariki	43	Δ1,	1 128	0 0	Cemetery	,,	"
Iawke's Bay	Tatarariki Woodville	40	xiv.	15	0 0	,,	,,	22
tago	Town of Duncon	25		0	1 36.8	,,	,,	i
,,	Town of Havelock		h	1				,
,,		6, 7, 8,	İ					1
	}	9,10,11,	11			(Agricultural and		
		12, 13,	XII.	4	2 9.5	Pastoral Society's	\ \ ,	"
	}	14, 15,	ł	i		(show-grounds	7	
		16, 17,	11	İ				
	m	18, 19	ν.	0	2 0	Site for an athenæum		
,,	Town of Waynes	2, 3	٧٠	1	4 U	Program amenacum	,,	"

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

WM. ROLLESTON,

Minister of Lands,

Registrar of Marriages, &c., appointed.

Wellington, 29th November, 1882.

IS Excellency the Administrator of the Government has been pleased to appoint Colonial Secretary's Office. ment has been pleased to appoint

SAMUEL MOORE, Esq., to be the Registrar of Marriages and of Births and Deaths, and also Vaccination Inspector, for the Dis-

taict of Waikouaiti.

THOMAS DICK.

Members of Licensing Committees appointed.

Department of Justice, Wellington, 29th November, 1882. H IS Excellency the Administrator of the Government has been placed to the House ment has been pleased to appoint JOHN FINDLAY

to be a Member of the Licensing Committee for the District of North Taieri, vice Henry Purvis;

EDMUND GIBLETT ALLEN and ANDREW CAMERON

to be Members of the Licensing Committee for the District of Port Chalmers North, vice James Forsyth and James Gott; and

EDMUND GIBLETT ALLEN to be a Member of the Licensing Committee for the District of Port Chalmers South, vice James Gott.
EDWD. T. CONOLLY.

Oertificated Accountant in Bankruptcy appointed.

Wellington, 1st December, 1882.

MR. District Judge Broad has appointed Department of Justice,

ZOFFANY CLAUDE HORNE, of Worthow Bankruptcy.

EDWD. T. CONOLLY.

Cadet, Resident Magistrate's Court, Invercargill, appointed.

Department of Justice, Wellington, 1st December, 1882. IS Excellency the Administrator of the Government has been pleased to appoint Walter Hawkins

to be a Cadet in the Resident Magistrate's Court, Invercargill, from the 1st September, 1882. EDWD. T. CONOLLY.

Prison Officers appointed.

Prisons Department, Wellington, 5th December, 1882. H IS Excellency the Administrator of the Government has been always and the Government ment has been pleased to cancel the appointment of Sergeant Thomas O'Grady as Police Gaoler, Westport, and to make the following appointments

Sergeant THOMAS O'GRADY, to be Police Gaoler, Greymouth, from the 16th ultimo; and JAMES R. HENDERSON to be an Assistant-Warder in the Prison Service of the colony.

EDWD. T. CONOLLY.

Analysts appointed under "The Tea Examination Act, 1882.

Department of Trade and Customs, Wellington, 4th December, 1882. IS Excellency the Administrator of the Government has been placed to ment has been pleased to appoint the undermentioned Analytical Chemists to make examination

H IS Excellency the Administrator of the Government has been pleased to issue Letters of

of tea for the purposes of "The Tea Examination Act, 1882:"—

JAMES ALEXANDER POND, Esq., of 4, Hobson Street, Auckland;

WILLIAM SKEY, Esq., Colonial Museum, Welling-

ALEXANDER WILLIAM BICKERTON, Esq., Canter-

bury College, Christchurch; and
JAMES Gow BLACK, Esq., M.A., University of
Otago, St. David's Street, Dunedin.

H. A. ATKINSON Commissioner of Trade and Customs.

"The Napier High School Act, 1882."

Education Department. Wellington, 5th December, 1882.

PURSUANT to sections 7 and 15 of "The Napier High School Act, 1882," His Excellency the Administrator of the Government has appointed

JOHN BUCHANAN, Esq., M.H.R., to be a Member of the Board of Governors of the Napier High School; and that Monday, the 11th December instant, at 3 o'clock in the afternoon, shall be the time, and the Old Council Chamber, Napier, the place, for the first meeting of the said Board.

THOMAS DICK.

Member of Timaru High School Board appointed.

Ducation Department,
Wellington, 5th December, 1882.

PURSUANT to section 3 of "The Timaru High
School Act 1878 Amendment Act, 1882," His
Excellency the Administrator of the Government has

Appointed

The Rev. WILLIAM GILLIES to be a Member of the Board of Governors of the Timaru High School.

THOMAS DICK.

Extension of Commission to the Hon. Sir William Fox, K.C.M.G.

Native Office, Wellington, 1st December, 1882. T is hereby notified for public information that His Excellency the Administrator of the Government in Council has been pleased to further extend, to the 23rd December, 1883, the Commission issued to the Hon. Sir William Fox, bearing date the 23rd December, 1880, and published in the New Zealand Gazette No. 118, of the same date, page 1767. H. A. ATKINSON.

By-law made by Borough of Christchurch under "The Tramways Act, 1872," disallowed.

Colonial Secretary's Office, Wellington, 29th November, 1882. IS Excellency the Administrator of the Government has been pleased, in exercise of the powers vested in him by "The Tramways Act, 1872," to disallow the Tramway By-law No. 4, made by the Corporation of the City of Christchurch under the said "Tramways Act, 1872."

THOMAS DICK.

Letters of Naturalisation issued.

Colonial Secretary's Office, Wellington, 1st December, 1882.

IS Excellency the Administrator of the Governfavour of the under-mentioned persons, viz. :-

Name.	Occupat	ion.	Residence.
Ferdinand Bischoff Henry Louis Possenniskie	Miner Tailor	•••	Rimu, Hokitika. Auckland.
		7	CHOMAS DICK.

Warden for Castlepoint Highway District, County of Wairarapa East, elected.

Colonial Secretary's Office, Wellington, 5th December, 1882. NOTICE has been received at this office, under the hand of the Returning Officer, Mr. A. McHutchon, that, on the 25th instant,

JOHN STEWART HANDYSIDE

was duly elected Warden for No. 7 Ward of the Castlepoint Highway District, vice W. A. Burling. G. S. Cooper,

Under-Secretary.

Time and Place for First Meeting of Kiwitea Board, County of Manawatu.

Colonial Secretary's Office, Wellington, 7th December, 1882. Is Excellency the Administrator of the Government has been pleased to appoint Saturday, the 9th December, at 2 o'clock in the afternoon, to be the time, and the residence of Mr. Packman, Kimbolton Road, Cheltenham, to be the place, for the first meeting of the Members of the Kiwitea Highway Board.

THOMAS DICK.

Bonuses on Colonial Industries.

Colonial Secretary's Office,
Wellington, 18th July, 1882.

NOTICE 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.

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 the of not less than 100 tons of cane sugar. The esta-

Naturalisation, under "The Aliens Act, 1880," in | blishment 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 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, .883.
- 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 (22,000), many 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 December, 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.

Volunteer Officers resigned.

Defence Office,

Wellington, 6th December, 1882.

H IS Excellency the Administrator of the Government has been pleased to except it. ment has been pleased to accept the resignation of the commissions held by the under-mentioned Canterbury Volunteers.

Surgeon Courtenay Nedwill. Date of resignation, 22nd October, 1882.

Wellington Guards.

Lieutenant Henry Thomas Blundell. Date of resignation, 22nd November, 1882.

Hawera Light Horse.

Captain Felix McGuire. Date of resignation, 6th October, 1882.

H. A. ATKINSON.

Cemetery Trustee resigned.

General Crown Lands Office, Wellington, 6th December, 1882. H IS Excellency the Administrator of the Government has been pleased to accept the resignation of

HENRY HIRST, Esq.,

as a Trustee for the Orepuki Cemetery. Wm. Rolleston,

Minister of Lands.

Native School Site at Kawakawa.

Education Department, Wellington, 4th December, 1882.

THE following report of the person appointed by the Administrator of the Government, under the provisions of "The Native Schools Sites Act, 1880," to ascertain the title of certain Natives to land at Kawakawa, in the County of Cook, appropriated by them for the site of a school, having been adopted by the Administrator of the Government, is published in accordance with the said Act.

REPORT UNDER "THE NATIVE SCHOOLS SITES ACT, 1880."

His Excellency the Administrator of the Government having been pleased, in pursuance of the aboverecited Act, to appoint me to ascertain the title of certain Natives to land at Kawakawa, in the East Coast District, in the Provincial District of Auckland, appropriated by them as a school site, I beg leave

respectfully to report:—
1. I gave notice in the Poverty Bay Herald newspaper that I would hold an inquiry in the building known as the Native Schoolhouse, at Kawakawa aforesaid, on Friday, the 10th day of November, 1882. I also had circulars to the same effect printed in English and Maori, which I caused to be circulated in

Poverty Bay and the East Coast District.
2. On Friday, the 10th day of November, I opened an inquiry at the Native School-house at Kawakawa in accordance with the public notifications, and then, at the unanimous request of the Natives, adjourned the meeting to the Native Runanga House at the same place, when there were present the chiefs and a number of the members of Te Whanaua Tuwhakairiora Tribe, when the plan of the proposed site was produced, and I explained to them the provisions of the above-recited Act.

3. The meeting was unanimous in agreeing that the and the boundaries of which are set forth hereunder was the property of Te Hatiwira Hokamau and Hare Paihia, as the principal representatives of Te Whanaua Tuwhakairiora Tribe, and that it should be set apart for a school site; and I certify that I am satisfied as to the awarenship of the land and that the satisfied as to the ownership of the land, and that the owners assent to set it apart for a school site, in accordance with the above-recited Act.

Description of Land.

All that parcel of land containing 3 acres 2 roods, more or less, situated in the East Cape Survey District, County of Cook, and numbered 842 (in blue) on the plan deposited in the Survey Office, Auckland. Bounded as hereunder: Commencing at peg 1, distant from Harakeke Major Trig. Station 40418 links, bearing 264° 14′ 30″ in a north-east direction by a line, 350 links; thence in a north-west direction by a line, 1,000 links; thence in a south-west direction by a line, 350 links; thence in a south-east direction by line, 1,000 links, to the point of commencement: be all the aforesaid linkages more or less.

Given under my hand at Gisborne, this 22nd

day of November, 1882.

JOHN BROOKING.

Public Libraries.

Education Department,

Wellington, 20th September, 1882.

NOTICE is hereby given that the sum of six thousand pounds (£6,000) has been voted by Parliament for distribution to public libraries.

The distribution will take place on the 31st January, 1883, and no claim will be considered that shall not have been sent in in due form and received.

shall not have been sent in in due form, and received by the Secretary for Education, Wellington, before

the 22nd January, 1883.

Every public library maintained by rates will be entitled to share in the distribution according to its income from rates; and every library maintained by subscriptions and voluntary contributions will be entitled to share according to its income from subscriptions and voluntary contributions: Provided in either case that admission to the library, if within ugh, is open to the public free of charge.

The income of each library may be stated either for the year ending 31st December, 1882, or for the year ending with that day in the year 1882 on which the annual accounts of the library were made up.

The distribution will not be in proportion to the several incomes of the libraries; but a nominal addition of £25 will be made to the amount of each income, and the vote of £6,000 will be divided in proportion to the amounts as thus augmented.

Application to share in the distribution must be made in the form of a statutory declaration by the Chairman, or Secretary, or Treasurer of the institu-tion on behalf of which it is made; and such declara-

tion shall be in the following form :-

DECLARATION.

I [Name], of [Place of abode], [Occupation], do solemnly and sincerely declare that I am Chairman [or Secretary, or Treasurer] of the [Name of institution], and that during the year ending the day of , 1882, the income of the aforesaid institution for the purposes of a library only was as follows:

From rates, pounds shillings and pence; and from the subscriptions of members, pounds shillings and pence, and from voluntary contributions

shillings and pence; and from voluntary contributions other than members' subscriptions, pounds shillings and pence; and that by the rules of the institution admission to the reading-room is open to the public free of charge.

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."

[Here affix and cancel a stamp at 2s. 6d.]

Declared at day of

, this , 188 , before

Justice of the Peace [or Solicitor, or Notary Public].

Note.—The words relating to free admission may be struck out if the library is not in a borough. The words in brackets are not part of the form, but indicate matter to be inserted or substituted.]

Copies of the form of statutory declaration may be obtained on application to the Secretary for Education, Wellington, or to the Secretary of any Education Board. THOMAS DICK.

Notice to Mariners.—No. 35 of 1882.

HAURAKI GULF, NORTH ISLAND, N.Z.—EXHIBITION OF LIGHT ON MOKO HINOU ISLAND, AND ALTERA-TION TO TIRI TIRI LIGHT.

Marine Department, Wellington, N.Z., 6th December, 1882.

NOTICE is hereby given that a lighthouse is in course of erection at Moko Hillon Islands, and it is anticipated that the light will be ready for exhibition about the month of April next.

The following is a description of the light that will

be exhibited:

The lighthouse is situated on Burgess Island, one of the Moko Hinou Group, at the entrance to Hauraki Gulf, North Island, New Zealand; lat. 35° 55′ 15″ S., long. 175° 8′ 47″ E. The light will be a first order flashing white light, visible all round seaward, and will show a flash every ten seconds. Furnaticulars will be published in a future notice Further

On the same night that the Moko Hinou light is exhibited a section of the Tiri Tiri light will be altered to show red over an arc of about 23° from over Flat Rock on to Kawau Island, the rest of the light remaining white as at present. The exact bearings remaining white as at present.

will be given in a future notice. Due notice will be given of the exact date when these lights will be exhibited.

H. A. ATKINSON.

Transfer of Post Offices from Auckland to Thames Postal District.

> General Post Office, Wellington, 4th December, 1882.

T is hereby notified for general information that, from and after the 1st January next, the Sub-Post Offices within the County of Tauranga will be transferred to the Thames Postal District. Following this decision, the under-mentioned offices will be under the control of the Chief Postmaster, Thames:—

Oropi. Tauranga. Aongatete. Lake Tarawera. Te Puke. Te Teko. Maketu. Matata. Ohinemutu. ${f W}$ aterford. ${f W}$ hakatane. Ohiwa. Opotiki.

W. GRAY, Secretary.

Application for Patent.

Patent Office, Wellington, 6th December, 1882.

PATENT for Improvements in Disc Harrows. George Lyman Sise, of Dunedin, in Colony of New Zealand, Merchant, has deposited at this office a specification of the said invention; and I have appointed Friday, the 9th day of February next, at 10 o'clock in the forenoon, at this office, to hear the said application and all objections thereto; and I require all persons having an interest in opposing the grant of such Letters Patent to leave, on photore the 25th day of Innuary next at this office. or before the 25th day of January next, at this office, particulars in writing of their objections to the said application, otherwise they will be precluded from urging the same.

C. J. A. HASELDEN,

Patent Officer. No. 736.

Branch of Friendly Society registered.

Registrar-General's Office,

Wellington, 1st December, 1882.

THE Prebbleton Lodge, No. 33, situated at Prebbleton, is registered as a branch of the Independent Order of Odd Fellows of New Zealand Friendly Society, under "The Friendly Societies Act, 1882," this 1st day of December, 1882. WM. R. E. Brown,

Registrar of Friendly Societies.

Notification of Vacancy of Seat in the House of Representatives for the Electoral District of Peninsula.

IN compliance with the provisions of the sixty-first section of "The Regulation of Elections Act, 1881," I hereby notify that James Seaton, Esquire, a Member of the House of Representatives for the Electoral District of Peninsula, died on the 18th day of November, 1882, and that the seat in the House of Representatives for the said electoral district is vacant by reason of such death.

Dated at Auckland, the 28th day of November, 882. G. MAURICE O'RORKE, 1882.

Speaker.

Institution for the Deaf-and-Dumb, Sumner.

PPLICATIONS for appointment to the office of A Assistant-Master in this institution will be received at this office up to the 31st December next. The salary at first will be either £110 with board, &c, or £150 without board. Applications must be accompanied with testimonials, and particulars as to age, &c. No previous training in the method of instruction here adopted is required. A teacher holding a certificate of Class D from the Education Department would be preferred. The person appointed will be required to enter on his duties about the end of January.

WM. JAS. HABENS, Inspector-General of Schools. Education Department,

Wellington, 20th November, 1882.

Crown Lands Notices.

Lease of Forest Sections in the Thermal-Springs District, Rotorua.

Crown Lands Office,

Auckland, 3rd November, 1882. HEREBY notify that the right for a term of seven years to cut and remove Timber from the parcels of land enumerated in the Schedule hereunder will be offered, at a premium or foregift, for sale by public auction, at this office, on Monday, the 18th day of December, 1882, at the hour of 11 o'clock in the forenoon.

D. A. Tole, Commissioner of Crown Lands.

SCHEDULE.

BUSH SECTIONS IN THE MARAEROA-OTUROA BLOCK, THERMAL-SPRINGS DISTRICT, NEAR LAKE ROTORUA.

Section.	Area.	Upset Price.
	A. R. P.	£ s. d.
1	490 0 0	61 5 0
2	490 0 0	61 5 0
3	498 0 0	62 5 0
4	491 0 0	49 2 0
5	982 0 0	98 4 ŏ
6	505 0 0	63 2 6
7	521 0 0	65 2 6
8	516 0 0	51 12 0
ğ	1,018 0 0	101 16 0

Block.

Section.

Sale of Crown Lands, West Coast (North Island)
Land District.

Crown Lands Office,

Patea, 4th November, 1882.

THE under-mentioned Village-settlement and Rural Lands will be

Open for application, on deferred-payments, at the Land Offices, Patea, Hawera, and New Plymouth, on Tuesday, the 12th day of December, 1882; or

Will be sold by public auction, for cash, at the Land Office, New Plymouth, on Friday, the 15th day of December, 1882.

Lithographic plans will be exhibited at all the Railway-stations and Post Offices throughout the colony, and copies can be obtained at any Land Office.

C. A. WRAY, Commissioner of Crown Lands.

Upset Price per Acre.

ON DEFERRED PAYMENTS.

On Tuesday, the 12th day of December, 1882.

OPUNAKE SURVEY DISTRICT.

		A. R. P.	£ s. d.
I.	69	43 0 0	400
	70	34 0 0	400
	74	265 0 0	800
	100	32 0 0	8 0 0
II.	5	118 0 0	2 10 0
71.	8	200 0 0	2 0 0
	12	130 0 0	1 10 0
			2 10 0
v.	.6		4 0 0
	12	80 0 9	* 0 0
	CAPE	SURVEY DISTRICT.	•
- -			8 0 0
	- 8	139 0 0	2 10 0
	11 14	102 0 0	2 0 0
	14	136 0 0	1 10 0
·	19	86 0 0	3 0 0
į	22	143 0 0	2 10 0
	26	108 0 0	
XII.	2	12 2 0	4 0 0
	3	12 0 0	4 0 0
	5	13 0 0	3 10 0
	6 7	10 0 0	400
•	7	500	4 0 0
	8	500	400
	9 10	500	400
	10	500	4 0 0
	16	20 0 0	3 10 0
	17	20 0 0	3 10 0
	18	20 0 0	3 10 0
	19	20 0 0	3 10 0
- 1	20		
1			
1	24	43 0 0	3 0 0
	25	3 9 0 0	3 0 0
	30	47 1 0	3 10 0
i	32	37 0 0	3 10 0
i	84	86 0 0	3 10 0
	35	83 0 0	3 1 0 0
ŧ	36	30 0 0	3 10 0
	42	51 0 0	3 10 0
	44	114 0 0	3 10 0
	48	170 0 0	3 0 0
1	63	30 0 0	3 10 0
	64	30 0 0	3 10 0
1	65	30 0 0	3 10 0
	66	23 0 0	3 10 0
	67	10 0 0	3 10 0
Į.			
-	68		
. 1	69		
	70	86 0 0	3 1 0 0
- 1	71	29 3 2	3 10 0
1	72	37 0 0	3 10 0
.1	73	35 0 0	3 10 0
	74	30 0 0	3 10 0
į.	75	20 0 0	3 10 0
	76	20 0 0	4 0 0
l	77	9 0 0	4 0 0

Block.	Section.		Ares	h•	Úpset Pr	Úpset Price per Acre					
	CAPE SUR	VEY DIS	TRI	от-с	ontinued.						
	1	Α.	R.	Р.	£	5.	d.				
XII.	78	26	0	0	4	0	0				
	80	55	0	0	3	0	0				
	81	45	0	0	3	0	0				
	82	45	0	0	3	0	0				
	83	130	3	0	3	0	0				
	84	39	0	0	3	0	0				
	85	69	0	34	3	0	0				
	86	56	2	18	3	0	0				

Applications may be made at the Land Offices, Patea, Hawera, or New Plymouth, on Tuesday, the 12th day of December, 1882.

Residence not compulsory for bush lands.

In the event of more than one application being received for any one section, the right to occupy the same will be decided by public auction, at New Plymouth, on Friday, the 15th day of December, at 11 o'clock a.m.

LANDS TO BE SOLD FOR CASH.

On Friday, the 15th day of December, 1882.

Block.	Section.	Area.	Upset Price per Acre
	OPUNAL	E SURVEY DISTE	LICT.
	1 1	A. R. P.	£ s. d.
I.	103	80 0 0	3.00
II.	4	150 0 0	2 10 0
	6	120 0 0	200
	7	120 0 0	2 0 0 2 0 0
	9	119 0 0	1 10 0
	10	120 0 0	1 10 0
	11	99 0 0	1 10 0
	13	100 0 0	1 0 0
· III.	1 1	159 0 0	100
III. ▼.	13	80 0 0	3 0 0
	CAPE	SURVEY DISTRIC	T.
VIII,	62	19 1 18	4 0 0
	63	15 0 0	4 0 0
IX.	3	71 0 0	3 0 0
•	4	89 0 0	3 0 0
	6	80 0 0	2 10 0
	4 6 7 9	110 0 0	2 10 0
	9	155 0 0	2 0 0
	10	123 0 0	*2 0 0
	12	95 0 0	1 10 0
	13	113 0 0	1 10 0
	15 17	197 0 0	1 10 0
	17	109 0 0	3 0 0
	18	71 0 0	3 0 0
	20	95 0 0	2 10 0
	21	113 0 0	2 10 0
	23	145 0 0	3 0 0 2 10 0 2 10 0 2 0 0
	24	129 0 0	2 0 0
	25	107 0 0	2 0 0 1 10 0
	27	61 0 0	1 10 0
X.	1	210 0 0	1 0 0
	2	196 0 0	1 0 0

Terms of Sale: One-fourth of purchase-money to be paid at sale, and the balance to the Receiver of Land Revenue, Patea, Hawera, or New Plymouth, within one calendar month from date of sale; otherwise the deposit will be forfeited, and the contract for the sale of the land thenceforth be null and void.

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

	1	VIII	Block.	WAREA V	Attention is Settlement and for application:	IX.	IV.	Block.	Small	Applications to be		VILLAGE	X.	AIII.		Block.	Block. VIII.	On Tues
2 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8	2 22 2	<u>.</u>	Section.	<u> </u>	also Sma	124 2 16	17 118 120	Section.	WARBA V		H	SETTLEM	115 116 117 118 119 119 121 122 123	16 110 111 112 114		Section.	Section.	On Tuesday, the 1
000111111	000	e #	Area.	Settlement, Cape S Village Allotments.		000	A. B. P. 25 3 0 11 2 0 20 0 0	Area.	WARBA VILLAGE SETTLEMENT. Small-Farm Allotments on Deferred Payments		PAYMENTS.	VILLAGE SETTLEMENT LANDS	8 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	02011	ㅋ	Area,	Section. Area. Carried Allotments. Village Allotments. Carried Allotments Carried Allo	ny, the 12th day of Decem
	000	0 :	Upset Price per Allotment.	CAPE SURVEY DISTRICT.	to the following Village Lots which are now open	100	55 4 5 5 6 5 6 6 6 6 6 6 6 6 6 6 6 6 6 6	Upset Price per Acre.	ENT. ed Payments.	, the 12th day of		-ON DEFERRED	00000000000000000000000000000000000000	00000	ça	Upset Price per Acre.	Upset Price per Allotment. £ s. d. 10 0 0	December, 1882.
H	Block.						Н	Block.		Ваното VI			ТПА	14.	Block,		AIII'	
55 55 55 55 55 55 55 55 55 55 55 55 55	Section.	Smal	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	21 5 24 1 5	17 15 15 15 15 15 15 15 15 15 15 15 15 15	118	1014101	Section.	Pü	VILLAGE SETTLEMENT,	58	18 19	1765 1765 1765 1765 1765	4 10 C	Section.	Small-Farm	Section. Sec	Village A
A. B. P. 15 0 0 10 12 0 10 12 0 20 2 32 20 2 32 20 2 32	Area.	18		10 CO 10		000	, , , , , , , ,	Area.	llotments.	2 20 OPUNAKE	. Ed F	0 10 10	24 12 12 12 12 12 12 12 12 12 12 12 12 12	A. B. F.	Area.	Farm Allotments.	Area. Area. 1 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Village Allotments—continued
######################################	Upset Price per Acre		000	000	0000	000	10000°	Allotment.	-	SURVEY Dr		005	15 25 25 25 25 25 25 25 25 25 25 25 25 25	000.	Upset Price per Agre		Allocation of the control of the con	ued.

Conditions of Sale of Village-settlement Lands.

1. The village-settlement cash and deferred-payment lands shall be open for application at the prices stated opposite each allotment, at the Land Offices at Patea, Hawera, and New Plymouth, on Tuesday, the 12th day of December aforesaid, subject to the provisions of Part III. of "The Land Act, 1877," relating to rural land, in cases where the allotments exceed an area of twenty acres, and to the provisions of the said Part III. relating to suburban land, in cases where the area is twenty acres or

2. No person shall be allowed to acquire more than one section upon either immediate or deferred pay-

ments.

3. If there should be more than one application for any village allotment, the right to purchase the same shall be determined by auction amongst the applicants only; and if there should be more than one application for any small-farm allotment the right to acquire the same shall be determined by

lot amongst the applicants.

4. Each applicant for a deferred-payment section will be required to make the declaration prescribed by section 62 of "The Land Act, 1877," and shall at the time of application deposit with the Receiver of Land Revenue for the West Coast Land District one-tenth of the price if the area of the allotment is twenty acres or under, and one-twentieth of the price if the area is greater than twenty acres. Such payment shall be deemed to be a discharge of

the license-fee due on the 1st January, 1883.

5. The purchaser of any lands sold for cash, upon the full payment of the purchase-money, and the purchaser of any lands sold on deferred payments, upon the payment of the deposit mentioned in clause 4, and also the fulfilment of the terms and conditions prescribed by "The Land Act, 1877," and "The Land Act 1877 Amendment Act, 1879," relating to land on deferred payments will be entitled to his crown grant, to be issued in the usual way upon payment of the fees prescribed by law.

Sale of Crown Lands, West Coast (North Island) Land District.

Crown Lands Office, Patea, 4th November, 1882.

THE under-mentioned Rural Lands will be Open for application, on deferred-payments, at the Land Offices, Patea and Hawera, on Monday, the 18th December, 1882; or

Will be sold by public auction, for cash, at the Land Office, Patea, on Wednesday, the 20th

December, 1882.

Lithographic plans will be exhibited at all the Railway-stations and Post Offices throughout the colony, and copies can be obtained at any Land Office.

C. A. WRAY, Commissioner of Crown Lands.

TOWNSHIP OF RICHARDSON.

All the sections in this township will be offered at public auction at an upset of £7 10s. each, except Sections 115, 116, and 117. This township is situate about 7 miles by dray-road from Waverley, in the Momahaki Block, and the sections comprise ‡ acre each.

AGRICULTURAL RURAL LAND OPEN FOR APPLICATION ON DEFERRED PAYMENTS. On Monday, the 18th day of December, 1882.

	<u>_</u>		
Block.	Section.	Area.	Upset Price per Acre
y,	AIROA SURV	EY DISTRICT (M	OMAHAKI).
	1	A. R. P.	£ s. d.
H.	6	205 3 0	100
III.	4	189 1 0	2 0 0
	10	71 1 0	4 0 0
	12	142 1 0	2 10 0
	14	109 3 0	3 0 0
	17	63 2 0	4 0 0
	18	105 0 0	4 0 0
	22	73 0 0	3 0 0
	25	103 2 0	1 10 0
	31	188 2 0	1 0 0
	41	160 3 0	2 0 0
IV.	.2	133 0 26	1 0 0
	3	178 0 0	1 10 0
	4	200 1 0	1 0 0
	OMARIN	E SURVEY DISTE	NOT.
IV.	! 4	315 0 0	1 0 0
	7	188 2 0	1 .0 0
	CARLYL	E SURVEY DISTR	ют.
IV.	1 2	13 3 30	4 10 0
	5	9 0 0	4 10 0
	ıĭ	18 2 28	4 0 0
	14	14 1 24	4 0 0
	17	13 2 32	4 10 0
	20	18 1 35	4 10 0
	28	220 0 0	2 0 0
	OPARU	SURVEY DISTRIC	or.
XIV.	4	183 0 0	1 5 0
	•		

Applications may be made at the Land Offices, Patea or Hawera, on Monday, the 18th December.

Applicants for any of the above lands may also send their applications and deposits, with statutory declara-tion as required by "The Land Act, 1877," through the post to the Land Office, Patea, to arrive on or before Monday, the 18th December. Envelopes should be marked Application for deferred-payment land, · Survey District."

Residence not compulsory. In the event of more than one application being received for any one section, the right to occupy the same will be decided by public auction, at Patea, on Wednesday, the 20th December, at 11 o'clock a.m.

The following sections previously taken up on deferred payments, but having been forfeited for non-fulfilment of conditions by the selectors, will be offered by auction, in terms of section 71 of "The Land Act, 1877:"

Block.	Section.	1	U	Upset Price per Acre				
	ORAIAWA T	TILLAG	e S	BTTL	MEN	T.	,	* 1,2%
IV.	38 48	A. 3 3	іі. О О			£ 6 6		d. 0 0
	Oz	O. AIOI	PAR	TU.				
	Part 622 633	191 27	2	0		1 1	10 10	0

Attention is directed to the under-mentioned sections, which are open on deferred payments, and for which applications can now be made.

Block.	Section.	Area.	Upset Price per Acre.
	OPUNA	KE SURVEY DISTR	ICT.
XIII.	10	A. R. P. 135 0 0	£ s. d.
	KAUPORO	NUI SURVEY DIST	PRICT.
XIII.	32	50 0 0 .	800

· · · · · · · · · · · · · · · · · · ·	1				1	- 1	<u> </u>	
Block.	Section.	Area.	Upset Price per Acre.	Block.	Section		rea.	Upset Price per Acr
	Отог	A OPAKU BLOCK.]	OP	AKU SURVEN	DISTRICT	£ s. d.
	629	A. R. P. 166 0 0	s. d.	XIII.	1	320	0 0	1 0 0*
	Part 631	306 0 0		XIV.	2 2	191 148	2 30	1 0 0† 1 5 0
	,, 631 ., 632	133 0 0 173 0 0	1 10 0	A11.	3	116	0 0	1 0 0
	,, 632	291 0 0			5 6	166	$\begin{bmatrix} 0 & 0 \\ 0 & 0 \end{bmatrix}$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
	,, 633	318 0 0	IJ	* With £32				ded for cost of surve
	TANDS TO	BE SOLD FOR	CASH			MATE SURV		ot.
		e 20th day of I		v.	14 25		$\begin{array}{ccc} 0 & 0 \\ 2 & 0 \end{array}$	500
		EY DISTRICT (MC			40	13	0 31)
Y.	AIROA SURA	l	1	_		WERA SURVE		T.
	3	61 0 0 89 0 0	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	I.	45 46	10	0 0	
	4 5	176 1 0	1 0 0		47	10	0 16	600
	7	288 0 0	1 0 0	ļ	48 49	10 7	0 0 2 0	
III.	1 2	239 1 0 58 3 0	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$		50	7	2 0	IJ
	3	71 0 0	2 10 0			WHENUAKUR		
	8	138 3 0 94 1 0	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$		11 * Wit	142 h £50 added fo	0 0 or improveme	6 0 0*
	11	126 0 0	2 0 0	Tonme				rchase-money
	13 15	107 2 0 16 2 20	2 10 0 3 0 0					the Receiver
	16	42 2 0	3 0 0					hin one calend
	19	49 2 0 46 3 0	2 0 0 2 0 0	month f	rom date o	of sale; otl	herwise th	ie deposit will l
	20 21	57 0 0	2 0 0					sale of the lar
	23	56 2 0 56 0 0	3 0 0 1 0 0	Crown	orth be ni n grant f	ill and voic	ı. naid or	completion
	26 27	56 0 0 250 2 0	1 0 0	purchase	ц-grant 1 e.	.00 00 00	para or	i completion
	28	255 0 0	1 0 0	P		Crown Lan	do at W	an a amui
	29 32	282 0 0 139 0 0	1 0 0		Sale of			anganai.
	33	282 3 0	1 0 0				own Land	
	34 35	244 3 0 187 3 0	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$					vember, 1882.
	36	167 0 0 253 1 0	1 0 0					dowment Bloc nortion of the
	37 38	231 0 0	1 0 0			Wanganu		
	39	175 0 0 214 3 0	$\begin{array}{cccccccccccccccccccccccccccccccccccc$			eferred I		
I♥.	40 1	95 0 0	1 0 0	On T	hursday,	the 21st	Decembe	er next, twent
	5	276 1 28 317 1 0	1 0 0	seven s	ections in	the Urou	ia and P	ohangina Surve sections in the
	6 7	317 1 0 50 0 0	1 0 0	Tokoma	ru Surve	v District	(Wangan	ui), will be ope
	8	92 3 12 104 2 0	1 0 0	for sele	ection on	application	on at th	e offices of the
	9 10	104 2 0 223 3 18	1 0 0	Harbou	r Board,	Wanganui	, and at	the Land Offic
	11	282 1 17 283 0 0	$\begin{array}{cccc} 1 & 0 & 0 \\ 1 & 0 & 0 \end{array}$	Welling	gton. Sh	ould two	or more	applicants app tion, an auctio
IX.	12 11	283 0 0 270 2 36	1 0 0	between	same day the app	licants will	l he held	at 10.30 a.m.
	14	220 0 0	1 0 0	Friday,	the 22 nd	Decembe	r, at the	Municipal Co
	7	WAIROA BLOCK.		poration	n Offices,	Wanganui		-
IX.	360 363	52 2 26 397 2 0	1 0 0			SCHED	TILE	
	367	490 2 6	1 0 0	TAND	ON DEFE			Residence no
	368 464	299 0 0 48 0 0	$\begin{array}{cccccccccccccccccccccccccccccccccccc$			COMPUI	SORY.	
	416	344 0 19	3 0 0	7	Wanganui	Harbour	Board E	ndowment.
	Омані	NE SURVEY DISTE	ICT.			DEFERRED .	PAYMENTS.	
III.	1 1	260 0 0	1)	Block.	Section.	Area.	Upset Pric	ce. Survey Distric
IV.	2 1	232 0 0 90 0 0		\				
	2	262 0 0	1 0 0		}	A. R. P.	£ s.	d.
	3 5	192 0 0 358 0 0		IX.		166 1 24	249 12	O Pohangina.
	6	287 0 0				140 0 16 154 2 32	1	0 ,,
	8	313 0 0 LE SURVEY DISTE	J.		24	128 0 0	192 0	0 ,,
IV.	CARLY	12 3 11	1 3 10 0			295 3 8 181 2 32		0 ,
14.	4	9 3 25	3 10 0		31	158 0 0	237 0	0 ,,
	6	15 0 30 16 1 6	3 0 0 3 0 0			205 2 16 170 0 0	1	0 , ,
	8	15 0 38	3 0 0			116 1 8		0 , ,
	9	27 0 32 18 0 7	3 0 0 3 0 0		61	73 0 32		0 , ,
	10 12	18 0 7 16 2 30	3 0 0		62 65	71 3 24 104 2 0	1 - 1 - 1	0 ",
	. 13	15 0 26	3 0 0 3 10 0		66	142 2 32	214 1	0 ,
	15 16	19 0 28 15 1 6	3 10 0		70	157 1 8 204 1 8		0 , ,,
	18 19	15 2 9 16 0 30	3 10 0 3 10 0		71	227 2 32 210 0 32	341 11	0 ,,
	127	10 0 90	9 TO O		14	ULU U 02	OTO O	U 1 11

DEFERED PAYMENTS-continued.

		BEEFE TAIR	i communa	1
Block.	Section.	Area.	Upset Price.	Survey District.
		A. R. P.	£ s. d.	
IX.	73	196 2 16	294 18 0	Pohangina.
·	74	236 3 24	355 7 0	,,
	75	238 2 16	357 18 0	,,
XIII.	55	68 2 8	102 16 6	,,
	59	137 0 25	205 14 6	,,
XII.	6	123 0 0	184 0 0	Orous.
	7	184 0 16	276 3 0	,,
	9	240 0 0	360 0 0	• • • • • • • • • • • • • • • • • • • •
	14	193 2 89	290 12 6	,,
	To	NOMARU BLO Deferred.	CK, WANGANU Payments.	л.
V	11	311 2 0	311 10 0	Waipakura.
	14	184 0 0	276 0 0	- ,,
IX.	1	155 2 0	233 5 0	,,
	6	137 2 0	275 . 0 0	,,
	16	108 2 0	162 15 0	,,
	20	144 0 0	216 0 0	,,,
	23	198 1 27	396 16 8	,, ,

ON CASH PAYMENTS.

On Friday, the 22nd December next, at 11 o'clock in the forenoon, twenty-four sections in the Oroua and Pohangina Districts, and seventeen sections in the Tokomaru Block, will be offered for sale by public auction, for cash, in the Municipal Corporation Offices, Wanganui.

SCHEDULE. WANGANUI HABBOUR BOARD ENDOWMENT BLOCK.

		· · · · · · · · · · · · · · · · · · ·			
Block.	Section.	Ares.	Upset Pri	ce.	Survey District.
IX.	18	115 1 2	1 144 5	d.	Pahaogina.
,	20	117 0	140 10	0	"
	21	152 0 1		6	27
	32	165 1 2		ŏ	, ,,
	34	311 2 1		ŏ	33
	35	202 2 10		ŏ	"
	86		316 17	6	"
	63		91 17	6	"
	64	112 0 3		ŏ	"
	67	132 0 3		ŏΙ	" "
	69		3 206 0	0	"
	76		3 273 10	0	,,
7	77	128 2 3	2 160 17	6	"
XIII.	38	89 1 1	3 111 13	0	"
	89	90 1	0 112 16	3	. ,,
	40	125 2	0 156 17	6	, ,,
	42		228 2	6	, ,,
	53	87 0	108 15	0	,,,
	57	92 0	0 115 0	0	**
	58	121 0	0 151 5	0	"
TIT	10	917 0	7 071 6	<u> </u>	0

TOKOMARU BLOCK.

286

ŏ

Cash Sections.										
Block.	Section.	Area.		Upset Pi	rice.	Survey District.				
v.	8	A. 207	R.	Р. О	£ s.	d. 0	Waipakura.			
••	. 9	318	0	0	477 0	0	,,			
	10	310	0	0	310 0	0	,,			
	13	147	2	0	221 5	0	,,			
	15	179	3	0	269 12	6	,,			
	21	208	0	0	208 0	0	,,,			
VI.	25	177	0	0	177 0	0	,,,			
IX.		172	0	0	172 0	0	,,			
	2 3	149	0	0	298 0	Ō	,,			
	4	196	ō	ŏ	294 0	ŏ	1			
	4 5 7	152	2	ŏ	228 15	ŏ	>>			
	7	205	ī	ŏ	307 17	6	"			
	17	92	ō	ŏ	184 0	ŏ	j "			
	19	78	3	ŏ	157 10		"			
v						0	"			
, X .	21A	79	3	0	79 15	0	. ,,			
	22	265	2	0	265 10	0	,,,			
	9.4	l ton	Λ	Λ.	1985 0	Λ	1			

Terms of Payment.—With the application for deferred-payment sections, one-twentieth of the upset price; the balance in half-yearly instalments, extending over ten years. For the cash sections, one-fourth at the fall of the hammer, and the balance, with Crown-grant fee, within one month from day of sale.

The Harbour Board Block is covered with valuable timber, including totara. Settlement on the block is satisfactorily progressing, twenty-six sections having been purchased. Approachable by good roads. Distance from Palmerston, about fourteen miles.

The Tokomaru sections are undulating and hilly, well watered, and accessible by roads formed and in progress. The growth of timber is light, interspersed with fern; the soil good. Distance from Wanganui, about thirteen miles.

Lithographed maps and schedules are in course of preparation, and when ready for distribution notice will be given by newspaper advertisements.

> Jos. G. Holdsworth, Commissioner of Crown Lands.

Sale of Crown Lands, Hawke's Bay Land District.

Crown Lands Office, Napier, 7th November, 1882.

Napier, 7th November, 1882.

NOTICE is hereby given that the lands referred to in the Schedules hereunder will be offered for sale by public auction, at the Council Chamber, Napier, on Wednesday, the 13th December next, at 11 o'clock in the forenoon.

Terms and conditions may be ascertained on application at this office.

> J. T. TYLEE, Commissioner of Crown Lands.

Schedule of Suburban Sections, Awatoto, for Sale for Cash.

Section.	Ares.	Upset Price
	A. B. P.	£ s. d.
23 to 28	0 2 0 each	10 0 0
30 to 37	0 2 0	10 0 0
39 to 40	0 2 0 ,,	10 0 0

The above sections are situated between two and three miles from Napier, on the Main South Road, each having a frontage to the railway-line.

Schedule of Lands, which have been classified under "The Land Act, 1882," for Sale for Cash.

FIRST-CLASS LAND.

Block.	Section.	A:	Area.		Upset	Upset Price.		
	Woodvii	le Survi	ex 1	Distr	IOT.			
	1	٠ ٨.	R.	P	£	s.	đ	
VI.	2	271	2	0 .	271	10	. 0	
IX.	16	149	0	0	149	0	0	
	25	137	0	0	172	5	0	
	33	135	2	0	169	7	6	
	TAHORAI'	re Surve	ΥI) istr	ict.			
IX.	21	200	0	0	200	0	0	

Description. — The lands in the Woodville and Tahoraite Districts are agricultural and pastoral forest, about five miles from Woodville, to which access is given by roads cleared and formed. The distance from Napier is about ninety miles, of which seventy-one miles are by rail,

Block.	Section.	Are	8.	Upset Pri	се ре	er Acre
	Norsewo	OD SURVI	EY DIST	BICT.		
		Δ.	R. P.	£	8.	d.
III.	13	50	0 7	75	1	6
	20	100	0 0	100	0	0
	23	50	0 20	62	13	0
VI.	9	. 35	3 5	53	13	6
	15	73	1 17	73	7	0
	19	83	3 22	125	16	6
	21	135	3 0	169	13	9
	24	59	0 11	88	12	0
	TAKAPAT	SURVEY	Distri	or.		
VI.	2	85	3 38	86	0	0
	8	44	0 30	88	7	6
	10	43	2 0	87	Ó	0
\mathbf{X} .	3	44	2 16	89	4	0

Description .- Norsewood District: Mixed forest, some good agricultural land where level, the hilly parts suited for pastoral purposes; distance from Napier about seventy-two miles, of which sixty-five miles are by rail.

Takapau District: Forest land, with some good timber; soil generally light; situated between Ormondville and Kopua. Section 3 has a frontage

to the railway-line.

16

THIRD-CLASS LAND.

NORSEWOOD SURVEY DISTRICT.

1

21 138 2 0 III. 1

MAUNGAHARURU SURVEY DISTRICT.—POHUI BUSH. 25 1 6

Description.—The section at Pohui Bush is pastoral land, partly bush, partly open, distant about one mile from Napier-Taupo Road.

SCHEDULE OF LANDS FOR SALE ON DEFERRED PAY-MENTS.

BUSH MILLS SPECIAL SETTLEMENT.

150 0 0 150 0 0 150 0 150 0 0 18

12 13 0

Description.—The Bush Mills Settlement is in the Woodville District, about two and a half miles from the township.

NORSEWOOD SURVEY DISTRICT.

III.	16	74 1 0	111 7 6
	28	50 0 0	90 0 0*
VI.	3	50 0 0	62 10 0
	5	50 0 0	125 0 0†

* £15, which must be paid in cash at sale, added for improvements. † £50, which must be paid in cash at sale, added for improvements.

SMALL-FARM ALLOTMENT, KUMEROA.

11 | 9 3 26 | 55 5 8* * £30 10s., which must be paid in cash at sale, added for improvements.

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.

Leases of Southland Runs to be sold by Auction.

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

THE following Licenses of Runs, for a term of ten L years, commencing the 1st March, 1883, will be offered by auction, at the Land Office, Invercargill, 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, Hokonin District. Opset rent, £80 8s. 4d. per annum. License fee, £7

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

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. Li-

cense 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 £10. License fee,

Run 188B, 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, £Ì0.

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.

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

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

Run 207, about 6,030 acres, known as Longridge Station, Southland County, Hokonui District. Uset 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

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

Run 191A, Eyre District, containing 3,200 acres, more or less, being in close proximity to the Winton and Kingston Railway, above Lowther Township. Upset rent, £26 13s. 4d. 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 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.

Sale of Crown Lands, Land District of Canterbury.

Crown Lands Office, Christchurch, 27th November, 1882,

OTICE is hereby given that the under mentioned Crown Lands will be arbeitted to auction at Crown Lands will be a besitted to auction at Town Hall, Ashburton, on Tuesday, the 16th January next, at 12 o'clock.

JOHN MARSHMAN, Commissioner of Crown Lands.

Section.	Area.	Upset Price.
	Town of Ashburt	on.
1	A. R. P.	£ s. d.
565	0 1 0	12 0 0
885	0 1 0	12 0 0
895	0 1 1	12 6 0
994	0 1 1	12 6 0
995	$\vec{0}$ $\vec{1}$ $\vec{0}$	12 0 0
1001	0 1 0	12 0 0
1002	0 1 0	12 0 0
1039	0 1 0	12 0 0
1042	0 1 0	12 0 0
1043	0 1 0	12 0 0
1045	0 1 0	12 0 0
1051	0 1 0	12 0 0
1052	0 1 0	12 0 0
1110	0 1 0	12 0 0
1111	0 1 0	12 0 0
1112	0 1 0	12 0 0
1113	0 1 0	12 0 0
1114	0 1 0	12 0 0
1115	0 1 0	12 0 0
1118	0 1 0	12 0 0
1119	0 1 0	12 0 0
1120	0 1 .0	12 0 0
1121	0 1 0	12 0 0
1122	0 1 0	12 0 0
1123	0 1 0	12 0 0
1180	0 1 0	12 0 0
1181	0 1 0	12 0 0
1188	0 1 0	12 0 0
1189	0 1 0	12 0 0
1219	0 1 0	12 0 0
1220	0 1 0	12 0 0
1247	0 1 0	12 0 0
1248	0 1 0	12 0 0
1250	0 1 0	12 0 0
1251	0 1 0	12 0 0
1252	0 1 3	12 18 0

Block.	Section.	Area.	Upset Price.
	Toy	OF ORARI.	
	1	A. R. P.	£ s. d.
IV.	19	0 1 0	7 10 0
	20	0 1 0	7 10 0
	21	010	7 10 0
	22	0 1 0	7 10 0
XIV.	1 1	010	7 10 0
	SUBURB	AN LAND, ORAEL.	
VIII.	3	0 3 30	4 13 9
	4	1 0 0	5 0 0
	4. 5	1 0 0	5 0 0
	6	100	500
	7	100	5 0 0
	8	1 0 0	5 0 0
	8 9	1 0 0	5 0 0
	10	1 0 0	5 0 0
	11	1 0 0	5 0 0
	12	ioo	5 0 0

RURAL LANDS CASH SALES.							
Reserve.	Lot.	Area.	Upset Price.				
	North	BANK OF RANGIT.					
1000	_	A. R. P.	£ s. d.				
1650	2	138 2 28	278 0 0				
1650	3	361 3 3	724 0 0				
1650	4	96 2 20	194 0 0				
1650	7	95 2 17	192 0 0				
Also Section	on 20 of 137	1, 316 acres 3 rood	s 33 perches, £634.				

DEFERRED-PAYMENT LANDS.

Purchase-money payable in Ten Years by Half-yearly Instalments.

	North	BANK O	P RANGE	PATA.	
1650	5.	94	0 9	235 0	0
1650	6	74	1 37	185 0	0
	ADJOINING	THE DO	MAIN, T	INWALD.	
35 0	6	48	3 28	365 14	8
	NEAR SOUT	H RANG	ITATA TO	WMSHIP.	
1371	44	104	0 24		0
1381	30	40	0 0	150 0	0
	NEAT	B Town	OF ORAL	RI.	
389*	49	27	3 16	208 17	6

* This lot will be sold subject to the immediate payment of £8, the estimated value of the improvements thereon.

DEFERRED-PAYMENT LANDS, VILLAGE SETTLEMENT. Purchase-money payable in Five Years by Half-yearly Instalments.

	NEAR	Town o	f Orari.		
389	Part of 45	5 (0	22 10	0
	Orari Vi	LLAGE S	ETTLEMEN	Tr.	
Block XVIII.	1	1 0	0	6 0	0
		1 0			•

Plans may be seen at the Survey Offices, Christ-church and Timaru, and sale-lists may be obtained at the Land Office, Christchurch, on application personally or by letter.

Sale of Crown Lands, Land District of Canterbury.

Land Office,

Christchurch, 27th November, 1882.

NOTICE is hereby given that the under-mentioned Crown Lands will be submitted. Crown Lands will be submitted to auction at Messrs. Davies and Co.'s sale-rooms, Rakaia, on Wednesday, the 17th January next, at 12 o'clock. JOHN MARSHMAN.

> SCHEDULE. TOWNSHIP OF RAKAIA.

Section.	Area,	Upset Price.
394 506	A. R. P. O 1 · O O 1 O	£ s. d. 12 10 0 12 10 0

Block.	Section.	Area.	Upset Price
	Towns	HIP OF HORNDON.	
	1	A. R. P.	£ s. d.
V.	3	0 1 0	7 10 0
$\mathbf{v}_{\mathbf{I}}$.	3 2 3	0 1 14	10 2 6
	8	0 1 0	7 10 0
	SUBURB	AN LAND, RAKAIA	
₹.	2	5 Ó O	50 0 0
	4	5 0 0	50 0 0
	6 8	5 0 0 5 0 0	50 0 0
	8	5 0 0	50 0 0
	10	5 0 0	50 0 0
VI.		4 0 7	
	7	3 3 33	40 8 9 39 11 3
	5 7 9	3 3 19	38 13 9
	11	3 3 4	37 15 0
	12	3 0 0	30 0 0
	13	3 2 30	36 17 6
	14	3 3 19 3 3 4 3 0 0 3 2 30 3 0 0	30 0 0
	15	3 2 16	36 0 0
	16	3 0 0	30 0 0
	17	3 2 1	35 1 3
	18	3 0 0	30 0 0
	35	2 0 0	20 0 0

DEFERRED-PAYMENT LAND, RAKAIA VILLAGE SETTLEMENT.

Purchase-money payable in Five Years by Half-yearly Instalments.

Block.	Section.	Area.	Upset Price.
II. IV.	21 11 14 22 24	A. R. P. 5 0 0 5 0 0 5 0 0 5 0 0 5 0 0	£ s. d. 50 0 0 50 0 0 50 0 0 50 0 0 50 0 0

Plans may be seen at the Survey Offices, Christ-church and Timaru, and sale-lists may be obtained at the Land Office, Christchurch, on application personally or by letter.

Sale of Crown Lands, Invercargill.

Crown Lands Office, Invercargill, 7th November, 1882. THE under-mentioned Crown Lands will be sold by auction at the Land Office, Invercargill, at noon, on Monday, the 11th December proximo:—

Locality,	Block.	Section.	1	Area.	Upset	Pri	ce.
			Α.	в. Р.	£	s.	d.
Winton	XI.	19	0	2 0	8	õ	ō
East Winton	III.	23	9	3 38	29	19	9
. ,,	٠,,	26	9	3 32	29	17	Ó
Calcium	ίΪ.	14	6	1 24	19	4	0
Macandrew	III.	7	0	1 39	14	16	- 3
	,, ,	8	0	1 39	14	16	3
Mataura	,,	1	0	0 33	6	3	9
,,	,,	$\frac{2}{3}$	0	0 27	5	1	3
,,	,,	3	0	0 21	3	18	9
,,	,,	4	0	0 20	3	15	0
,,,	,,	5	0	0 16	3	0	0
Longbush		13	12	24	37	11	6
"		14	10	1 28	31	5	6
,,]	22	13	0 30	39	11	3
	l	23	12	2 16	37	16	0
Seaward Bush	II.	30	5	0 0	25	0	0
	,,	48	5	0 0	25	0	0
Invercargill Hundred	x'v.	66	5	0 0	15	0	0
Mabel Hundred	II.	43	14	2 39	ו רו		
22 ***	,,	44	14	2 39	i		
,,	٠,,	45	14	2 39			
,,	,,	46	14	2 39	وما		_
,,,	,,	47	14	2 38	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	pe	r
3) ···	,,	48	14	2 38	8	cre	
,,	,,	49	18	1 28			
•	,, !	50	18	1 28			
	٠,,	51	18	1 28	j		

Locality.		Block.	Section.	1	rea		Upse	t Pri	ce.
	On	DEFER	RED PAYN	IENT			! -		
				Δ.	R.	P.	£	в.	d.
Waimatuku		VII.	11	15	0	7	120		0
11		X.	10	7	1	11	60	0	0
Menzies' Ferry		III.	28 🤇				1		
**		,,	29 (20	0	^	150	^	_
"		,,	30 (20	U	0	190	0	0
	***		51)						
Seaward Bush		ïı.	21	5	0	0	37	10	0
,,		١,, ١	23	5	0	0	37	10	ŋ
Invercargill Hun	dred	χ̈́ν.	67	5 5 5	0	0	22	10	0
,,		,,	70	5	0	0	22	10	0

W. H. PEARSON, Commissioner of Crown Lands.

Certain Land classed as Pastoral Land.

General Crown Lands Office, Wellington, 6th December, 1882.

T is hereby notified that the Commission appointed in pursuance of the seventy-fifth section of "The Land Act, 1877," have reported to His Excellency the Administrator of the Government, that the land described in the Schedule hereto shall be classified as pastoral land, and the Governor has determined that the same shall be disposed of as pastoral land upon deferred payments, as provided by sections 76 to 85 inclusive of "The Land Act, 1877."

> WM. ROLLESTON, Minister of Lands.

SCHEDULE.

LAND DISTRICT OF CANTERBURY.

Survey District.			Section.	Area	ı.	
				Δ.	R,	Р.
Hororata	•••		35103	741	2	0
Kowai and Ho	rorata		35104	1,543	0	0
Hororata			35109	1,600	0	0
,,			35110	175	2	37
,,			35111	2,141	0	0
Teviotdale	•••		35151	1,289	1	27
**			35152	1,469	1	Ö
,,	•••		35153	1,045	3	0
,,	* 111		35154	1,512	2	0
"			35155	2,385	0	0
,,	•••		35156	2,660	1	Ô
33 °	•••		35157	445	ī	Ō
Waikari			35158	1,827	ō	Õ
,,	•••		35159	2,677	ō	Ŏ
,,	•••		35160	2,200	Ō	ŏ
1)	•••		35161	2,014	0	Õ
,,	•••		35162	1,350	0	ō
,,	***		35163	2,552	ŏ	ŏ
,,	•••		35164	2,837		ŏ
,,			35165	3,061	Ŏ	ŏ
"			35166	3,337	ŏ	ŏ

Sale of Forfeited Deferred-Payment Section.

Crown Lands Office,
Patea, 30th November, 1882.
THE under-mentioned Deferred-Payment Section,
having been forfeited for breach of the contract having been forfeited for breach of conditions, will be offered for sale by public auction,—the improvements for cash, and the latest on deferred payments,—in terms of section 71 of "The Land Act, 1877," at the District Land Office, Hawera, on Thursday, the 4th January, 1883, at 10.30 a.m.

MANAIA VILLAGE SETTLEMENT.

Block.	Section.	Area.	Upset Price per Acre.
VIII.	106	A. R. P. 31 3 17	£6 0 0*

* Improvements, £67 7s.

Ć. A. WRAY, Commissioner of Crown Lands.

Sale of the Waitara Block, Upper Mohaka.

Crown Lands Office, Napier, 27th November, 1882.

THE lands mentioned hereunder, having been classified under "The Land Act 1877 Amendment Act, 1882," will be offered for sale, for cash, by public auction, at the Council Chamber, Napier, on Wednesday, the 28th February next, at 11 o'clock in the forenoon.

A lithograph plan of the block has been prepared,

and may be had on application at the Survey Office.

One-fourth of the purchase-money must be paid at the sale, and the balance within one calendar month thereafter.

J. T. TYLEE, Commissioner of Crown Lands.

Block.	Section.	Area.	Upset Price.
	SECO	ND-CLASS LAND.	
	Рони	SURVEY DISTRICT	.
	1 1	A. R. P.	£ s. d.
VIII.	2	516 0 0	387 0 0
,	3	502 0 0	376 10 0
	4	579 0 0	434 5 0
	MAUNGAHA	RUBU SURVEY DIS	TRICT.
I.	2 1	3,446 0 0	3,015 5 0
	3	9915 A A	2,550 12 C
-	4	535 0 0	401 5 0
	Тни	RD-CLASS LAND.	
	MAUNGAHA	RUBU SURVEY DIS	TRICT.
I.	1 1	4,330 0 0	2,165 0 0
	Wathar	A SURVEY DISTRI	CT.
٧.	5	5,326 0 0	1,597 16 0
• •	5A	3,827 0 0	956 15 0
	6	5,818 0 0	1,745 8 0

Description. — Pohui District: Open fern-hills intersected by narrow valleys, the soil is light. Section 2 has a small frontage to the Taupo Road, and is bounded on one side by the Mohaka River.

tions 3 and 4 have frontage to the Taupo Road.

Maungaharuru District: Fern hills and spurs on the western slopes of the Maungaharuru Range, the soil is light, about one half of Section 2 is undulating Section 3 is country covered with natural grasses. Section 3 is good pastoral land. Section 4 has frontage to Taupo A few clumps of bush are scattered about on Section 1

Waitara District: Open fern country, hilly.

A bridle-road on the permanent grades has been formed a distance of twelve miles through the block, starting from the Taupo Road about thirty-five miles from Napier.

Gold Fields Notices.

Gold-Mining Lease.—Notice of Withdrawal of Application.

T is hereby notified that the under-mentioned

withdrawn, and that the ground is now open for application as if a lease of the same had never been applied for:

No. 784. John Shaw, dated the 25th September, 1882, for the Welcome Stranger; 16 acres, situate west side of Maori Gully, West Wanganui.

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

Application for Gold-Mining Lease forfeited.

Crown Lands Office, Nelson, 1st December, 1882.

T is hereby notified that the land described in the under-mentioned application for a gold-mining lease is now open to persons holding miners' rights or business licenses, or to applicants for a lease, the applicants having failed to comply with the provisions of Regulation 19, Part IV., Appendix A, "Mines Act, 1877," viz.:—

No. 421, John Campbell and party, for the Australian Quartz-Mining Company, dated 5th January, 1882, for 16½ acres, at Cascade Creek, about two miles

above junction with Buller.

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 29th day of December, 1882.

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

SCHEDULE.

APPLICANT: George Wise. Style under which it is intended to conduct the business: "Golden Gully Quartz-Mining Company." 16 acres 2 roods, north of the Malakoff lease, Bainy Creek, Inangahua, in the Nelson South-West Mining District.

Applicant: George C. Bowman. Style under which it is intended to conduct the business: "The Happy Valley Gold Mining Company." 16 seres 2

Happy Valley Gold-Mining Company." 16 acres 2 roods, east of the National Company's lease, Merrygigs, Inangahua, in the Nelson South-West Mining District.

Applicant: William G. Collings. Style under which it is intended to conduct the business: "Silver Star Gold-Mining Company." 16 acres 2 roods, south of the Dido Company's lease, Merrygigs, Inangahua, in the Nelson South-West Mining District.

Given under my hand, at Nelson, this twenty-seventh day of November, one thousand eight hundred and eighty-two.

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

Gold-Mining Leases to be granted.

Crown Lands Office,
Nelson, 25th November, 1882.

is hereby notified that the under-mentioned application for a gold-mining lease has been lease for gold-mining purposes, it is hereby notified that it

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 11th day of January, 1883.

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

SCHEDULE.

APPLICANT: Lachlan Kerr Grant. Style under which it is intended to conduct the business: "Advance Quartz-Crushing Company." 5 acres, adjoining and west of the Canoe lease, Mokihinui, in the Nelson South-West Mining District.

Applicants: Thomas Sherlock and party. Style under which it is intended to conduct the business: "Golden Wedge." 16 acres 2 roods, north of Aurora and adjoining it, north side of Mokinini, in the Nelson South-West Mining District.

Given under my hand, at Nelson, this second day of December, 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 Crown lands for goldmining purposes to the applicant specified in the annexed Schedule, unless there shall be valid objections against such lease.

Objections to the granting of such lease, stating the grounds of objection, must be made in writing, and lodged with the Warden at Ross on or before the 6th day of January, 1883.

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

SCHEDULE.

APPLICANT: Daniel Bunton. Style under which it is intended to conduct the business: "Daniel Bunton and Company." 10 acres, in the Westland

Mining District.

Given under my hand, at Hokitika, this twenty-eighth day of November, one J. GILES,

Commissioner of Crown Lands, (Holding delegated powers.)

Gold-Mining Lease to be granted.

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

Objections to the granting of such lease, stating the grounds of objection, must be made in writing, and lodged with the Warden at Ross on or before the 6th day of January, 1883.

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

SCHEDULE.

APPLICANT: John Joseph Crofts. Style under which

is intended to grant leases of Crown lands for gold- it is intended to conduct the business: "Morning mining purposes to the applicants specified in the Star Quartz-Mining Company." 16 acres, in the Westland Mining District.

Given under my hand, at Hokitika, this twenty-seventh day of November, one thousand eight hundred and eighty-two.

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

Mineral 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 mineral leases, it is hereby notified that it is intended to grant a lease of Crown lands for coal-mining purposes to the applicant specified in the annexed Schedule, unless there shall be valid objections against such lease.

Objections to the granting of such lease, stating the grounds of objection, must be made in writing, and lodged with the Commissioner of Crown Lands, Dunedin, on or before the expiration of thirty days from the publication of this notice.

Copy of the application made and plan annexed may be seen at the Crown Lands Office at Dunedin.

SCHEDULE.

APPLICANT: John Robert Jones. Style under which it is intended to conduct the business: "Cambrian Coal Mine." 319 acres 3 roods 29 perches, in the Mount Ida Mining District, being Sections 45, 10, and 2, Block I., St. Bathans.

Given under my hand, at Dunedin, this twenty-ninth day of November, 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 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 Collingwood on or before the 13th day of December, 1882.

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

SCHEDULE.

APPLICANT: Henry H. Travers. Style under which it is intended to conduct the business: "Friday Creek Gold-Mining Company (Limited)." 16 acres 2 roods, between Friday and Sandhil Creeks, Wanganui West, in the Collingwood (West Wanganui) Mining District.

Applicant: William Thomas Locke Travers. Style under which it is intended to conduct the business: "Friday Creek Gold-Mining Company (Limited)." 16 acres 2 roods, between Friday and Sandhill Creeks, Wanganui West, in the Collingwood (West Wanganui) Mining District.

Given under my hand at Nelson, this second day of December, 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 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 Ross on or before

the 23rd day of December, 1882.

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

SCHEDULE.

APPLICANTS: James Sharkey and George A. Paterson. Style under which it is intended to conduct the business: "The Donelly's Creek Gold-Mining Company." 16 acres, in the Westland Mining District.

Given under my hand, at Hokitika, this twenty-fourth day of November, one thousand eight hundred and eighty-two. J. GILES,

Commissioner of Crown Lands, (Holding delegated powers.)

ARTICULARS of the Estates of Deceased Persons which have been placed under the charge of the Public Truster for management during the Month of November, 1882.	Value or Time of Benarks. Personal Estate. Death.	Under £200 Oct. 16,1492 Under £5 Nov. 12,1592 Under £150 Nar. 19, 1874 Under £200 Oct. 13, 1882 With will an-Under £220 Oct. 30, 1882 Nexed.	R C HANCEPHON Dublic Truetee
ns which have be conth of Novemb	val by or Rule or Estimate Order. Person	Nov. 30, 1882 Under £200 Nov. 10, 1882 Under £55 Nov. 14, 1882 Under £200 Nov. 10, 1882 Under £200 Nov. 10, 1882 Under £250 Nov. 30, 1882 Under £250	ρ
f Deceased Personent during the M	Supposed British or Date of Rule or Estimated Value of Order.	::::::::	1889
the Estates of for management	Colonial Residence.	Dunedin Wanganui Akaroa Woolston Portobello Wellington Mosgiel	r of December
RTICULARS of Public Trustee	Name of Deceased.	Brown, Patrick Carlyon, Arthur Gendrot, Hyppolite Jenkins, Lewis Macandrew, John McNeill, William Fleming Young, Agnes	Dated the Kth dow of December 1829
A	•	100400 7	

Standing Orders on Local Bills.

THE 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

which the Bill is to be initiated.

Land Transfer Act Notices.

NOTICE is hereby given that the several parcels of land hereinafter described will be brought under the provisions of "The Land Transfer Act, 1870," unless caveat be lodged forbidding the same in each case on or before the 9th day of January

THOMAS BRUTTON KENDERDINE and CHARLES TOTHILL.—Lots 6, 7, 8, 9, 10, and 11 of the Subdivision of Allotment 17 of Section 18, Suburbs of Auckland. In occupation of Mrs. Pruce and Mrs. Meldrum. 1985.

EDWARD KNIGHT BROWN.—Allotments 25, 188, and 180 Town of Alexandra Fast gentain

EDWARD KNIGHT BROWN.—Anothents 35, 188, and 189, Town of Alexandra East, containing 3 acres. Unoccupied. 2007.

ROBERT CHISENHALL HAMERTON, the Public Trustee.—Allotments 183, 186, 187, 228, and 230, Section 2, Town of Opotiki, containing 5 acres. Unoccupied. 2008.

GEORGE ALEXANDER DOUGLAS.—Allotment 133 of Section 2, Town of Tauranga. In occupation of Lames Vocan. 2013.

cupation of James Vogan. 2013.

Diagrams may be inspected at this office. Dated this 30th day of November, 1882, at the Lands Registry Office, Auckland.

> THEO. KISSLING, District Land Registrar.

931

NOTICE is hereby given that the several parcels of land hereineften 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 within one calendar month after date of

Gazette containing this notice.

Part Section 60, Block XXIII., Town of Dunedin.—ELIZABETH KEATES, Applicant. Occupied by Timothy Keates and Alexander McGuffie.

No. 3367.

Section 57, Block XXXI., Town of Dunedin.— JOHN GRANT, Applicant. Occupied by Applicant. No. 3368.

Part Section 29, Block XXVII., Town of Dun-edin.—HUGH JOHN MACLEAN and THOMAS SHERLOCK GRAHAM, Applicants. Occupied by

Albert Dornwell. No. 3369.
Allotment 17, Block II., Allotments 3, 20, 37, Block III., Township of Balaclava.—JAMES HERBERT RALPH MAY, Applicant. Unoccupied.

No. 3370.

Sections 46, 2 of 28, 2 of 29, 66, 1 of 30, 2 of 30, 54, part of 48, Block IX., North Harbour and Blueskin District.—JAMES FARQUHARSON, Applicant. Occupied by Applicant. No. 3371.

Part Sections 2, 4, and 19, Block VII., Awamoko District.—The Hon. RICHARD OLIVER, Applicant.

cant. Occupied by Applicant. No. 3373.

Diagrams may be inspected at this office.

Dated this 29th day of November, 1882, at the Lands Registry Office, Dunedin.

929

H. Turton. 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

4772. JOHN HAYHURST .- 100 acres 1 rood

20 perches, parts of Rural Sections 6724 and 6725, Timaru District. Occupied by Thomas Conley. 4878. SAMUEL MARSHALL.—3 acres, part of Rural Section 363, Mandeville District. Occupied

by Antonio Zuppicich.

4943. JOHN ERNEST.—19 perches, part of
Rural Section 33, Christchurch District. Occupied

by P. Blampied.
5000. WILLIAM ALEXANDER and ELIZA-BETH ALEXANDER.—21 perches, parts of Rural Section 297, Mandeville District (Borough of Kaia-

poi). Occupied by Applicants.

5001. WILLIAM McDONALD.—27 perches, part of Rural Section 297, Mandeville District (Borough of Kaiapoi). Occupied by Applicant.

5043. JOHN HAYHURST.—100 acres 1 rood

23 perches, part of Rural Section 6725, Timaru Dis-

trict. Occupied by Michael Quinn. 5045. JOHN HAYHURST.—413 acres 3 roods 27 perches, parts of Rural Sections 6723 and 6724, Timaru District. Occupied by John Turnbull Murray Hayhurst.

5047. JOHN HAYHURST.—280 acres 3 roods 24 perches, parts of Rural Sections 6723 and 6724,

Timaru District. Occupied by James Austin. 5048. JOHN HAYHURST.—20 acres and 14 perches, part of Rural Section 6725, Timaru District. Occupied by John Cain.

5065. BENJAMIN BAYNES.—1 rood, part of Rural Section 69, Christchurch District. Occupied by the Heathcote Road Board.

5066. RICHARD BELCHER.—85 acres, Rural Sections 2271 and 2384, Mandeville District. Occupied by Applicant.

5067. JOHN HALL.—100 acres, Rural Sections 5964, 6568, and 6569, Rakaia District. Occupied by Applicant.

5069. JAMES FORD.—21 perches, part of Rural Section 33, Christchurch District. Occupied by

Henry Ford.

5070. ROBERT HEATON RHODES. — 100 acres, Rural Section 4352, Ashley District. Occupied by Charles Ensor.

Diagrams may be inspected at this office.

Dated this 1st day of December, 1882, at the Lands Registry Office, Christchurch.

930

J. M. Ватнам, District Land Registrar.

A PPLICATION having been made to register a certain dealing affecting Lease No. 312, HUME DICKSON to JAMES POTTS, of Allot-pensed with, and said dealing registered, unless caveat forbidding the same be lodged at this office within fourteen days from publication of this notice.

Dated at the Lands Registry Office, Dunedin, this

27th day of November, 1882.

H. Turton, District Land Registrar.

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

on or before the 14th day of January, 1883. 1326. JOHN PLIMMER.—Part of Section 512, City of Wellington. In occupation of John Dixon

and Walter Bishop. 1358. JACOB JOSEPH.—Part of Section 582, City of Wellington (Lambton Quay). In occupation

of Charles Simmonds and others. 1359. JACOB JOSEPH.—Part of Section 485, City of Wellington (Lambton Quay). In occupation

of Charles Hill. JACOB JOSEPH.—Part of Section 489, 1360. City of Wellington (Lambton Quay). In occupation of Charles de Launay.

Diagrams may be inspected at this office.

Dated this 6th day of December, 1882, at the Lands Registry Office, Wellington.

948

GEO. B. DAVY, District Land Registrar.

Mining Notices.

NOTICE OF INTENTION TO CONSTRUCT A WATER-RACE.

Totara, Ross, 24th November, 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 with a peg D, in the Mikonui River, below the head of Moran and Comiskey's Water-race, and terminating at my special claim near Donoghue's.

The length of such race is five miles or thereabouts, and its intended course is north and south nearly. The time estimated for construction and completion is ten months.

The mean depth of such race is 4 feet 6 inches, and the mean breadth is 5 feet 6 inches, and it is proposed to divert forty Government-heads of water.

PETER KELLER.

Date and number of miner's right: 22nd November, 1882, No. 40708.

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 hereof.

Hearing at Ross, at 10 o'clock, on the 6th January, 1883.

W. BLANE,

Mining Registrar.

Warden's Office, Ross, 24th November, 1882.

NOTICE OF INTENTION TO CONSTRUCT A WATER-RACE.

Tuapeka, 7th November, 1882.

To the Warden at Lawrence.

HEREBY give notice that I intend to construct a Water-race to divert and use water for mining purposes, commencing at a point in Stoney Creek about one-quarter mile from its junction with Waipori River, and terminating at Long Gully, near Hancock's old claim.

The length of such race is about four miles or thereabouts, and its intended course is east.

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

JOSEPH COX.

Date and number of miner's right: 7th November, 1882, No. 36680.

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

Hearing at Waipori, at 12 o'clock noon, on the 21st December, 1882.

H. J. ABEL, Mining Registrar.

Mining Registrar's Office, Lawrence, 7th November, 1882.

943

NOTICE OF INTENTION TO CONSTRUCT A WATER-RACE.

Totara, Ross, 23rd November, 1882. To the Mining Registrar at Ross, in the Totara Mining District, and to all other persons whom it may concern.

WE hereby give notice that we intend to construct VV a Water-race to divert and use water for mining purposes, commencing at a point at the second gorge of the Mikonui River about five miles above the Bowen Road, and terminating at our special claim near Donoghue's State School.

The length of such race is six miles or thereabouts, and its intended course is north and south nearly.

Time estimated for construction and completion,

twelve months.

The mean depth of such race is 4 feet, and the mean breadth is 5 feet, and it is proposed to divert forty Government-heads of water.

GEO. A. PATERSON. JAMES HALPIN. JAMES BOYLE.

Date and number of miners' rights: 2nd November, 1882, No. 38998; 22nd July, 1882, No. 38903; 25th March, 1882, No. 30757.

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 hereof.

Hearing at Ross, at 11 o'clock, on the 6th January,

W. Blane,

Mining Registrar (per Warden).

Warden's Office, Ross, 23rd November, 1882.

NOTICE OF INTENTION TO CONSTRUCT A WATER-RACE.

Ahaura, 18th November, 1882.

To the Mining Registrar at Ahaura of the Nelson South-West Gold Fields, and all other persons whom it may concern.

AKE notice that it is intended to construct a Water-race to divert and use water for the purposes of driving machinery, irrigation, and other industrial pursuits, commencing at a point at Orwell Creek, on Ahaura Plains, about 2 chains easterly of a reserved line of road leading from Main Grey Valley Road, Pike's Plains, where said reserved line of road intersects Orwell Creek, and about 10 chains west from George Carter's cottage on Ahaura Plains, and terminating at Reid's Saw-mills on north bank of Orwell Creek, 15 chains from commencement, being through Crown land; the remaining distance or length being through the agricultural leasehold of John Reid, the applicant.

The length of such race is one mile or thereabouts, and its intended course is westerly. Estimated cost, £150. Time for construction, three months. First right of water. The mean depth of such race is 1 foot, and the mean breadth 3 feet, and it is proposed to divert six Government-heads of water.

JOHN REID.

Any person objecting to the granting of this application must lodge his objection at the Mining Registrar's Office at Ahaura within thirty clear days from the date hereof.

ERNEST C. KELLING. Mining Registrar, Ahaura.

Mining Registrar's Office, Ahaura, 18th November, 1882.

925

In the matter of "The Companies Act, 1882," and in the matter of the Mokininui Gold-Mining Company (Limited).

OTICE is hereby given that, at an extraordinary IN general meeting of the above-named Company, held at the Company's office, Nelson Street, Westport, on the 3rd November, 1882, the following resolution was duly passed in terms of the above-named Act: "That the Mokihinui Gold-Mining Company (Limited) be wound up voluntarily under the provisions of 'The Companies Act, 1882;'" and that on the 21st November, 1882, at an extraordinary general meeting of the said Company, held at the Company's Office, Nelson Street, Westport, such resolution was duly confirmed, when it was further resolved that Mr. ZOFFANY CLAUDE HORNE be appointed Liquidator of the said Company.

Dated at Westport, this 22nd day of November, 1882.

THOMAS BAILIE, Chairman of Extraordinary Meeting. ZOFFANY C. HOENE, Liquidator.

936

THIS is to certify that the Office of the Hopeful Extended Gold-Mining Company (Limited) is situated in Broadway, Reefton, County of Inanga-hua, Colony of New Zealand; and that PATRICK BRENNAN, of Reefton, Mining Agent, is the Manager of the said Company.

JOHN BUTLER, M. R. GISSINGE, Directors. Reefton, 17th November, 1882.

THIS is to certify that the Office of the Ballarat Gold-Mining Company (Limited) is situated in Broadway, Reefton, County of Inangahua, Colony of New Zealand; and that PATRICK BRENNAN, of Reefton, Mining Agent, is the Manager of the said Com-

DOMINICK DAVINE, JOHN McQUILLAN, Directors.

Reefton, 17th November, 1882.

THIS is to certify that the Office of the Great Western Gold-Mining Company (Limited) is situated in Broadway, Reefton, County of Inangahua, Colony of New Zealand; and that Patrick Brennan, of Reefton, Mining Agent, is the Manager of the said

JOHN B. BEECHE, Directors. Reefton, 17th November, 1882.

THIS is to certify that the Office of the Shotover Gold-Mining Company (Limited) is situated in Broadway, Reefton, County of Inangahua, Colony of New Zealand; and that PATRICK BRENNAN, of

Reefton, Mining Agent, is the Manager of the said Company.

WM. HEAPHY, Directors. Reefton, 17th November, 1882.

THIS is to certify that the Office of the Union Extended Gold-Mining Company (Limited) is situated in Broadway, Reefton, County of Inangahua, Colony of New Zealand; and that PATRICK BRENNAN, of Reefton, Mining Agent, is the Manager of the said Company.

JOHN B. BEECHE, T. McLAUGHLIN, Directors.

Reefton, 17th November, 1882.

922

940

941

THE MOKIHINUI GOLD-MINING COMPANY (LIMITED), IN LIQUIDATION.

TOTICE is hereby given that the Office of the A above-named Company (in liquidation) is situated in Palmerston Street, Westport.

ZOFFANY C. HORNE,

Liquidator.

29th November, 1882.

935

GUIDING STAR GOLD-MINING COMPANY (LIMITED).

NOTICE is hereby given that the Registered Office of the Guiding Star Gold-Mining Company (Limited) is situated in Palmerston Street, Westport; and that ZOFFANY CLAUDE HORNE is Manager of the said Company.

Given under the common seal of the Company, this

24th day of November, 1882.

JOHN GILMER, Directors.

GOLDEN CROWN GOLD-MINING COMPANY (LIMITED)

NOTICE is hereby given that the Registered Office of the Golden Crown Gold-Mining Company (Limited) is situated in Palmerston Street, Westport; and that ZOFFANY CLAUDE HORNE is the Manager of the said Company.

Given under the common seal of the Company, this

24th day of November, 1882.

A. Horn, HENRI PAIN, Directors.

RED QUEEN QUARTZ MINING COMPANY (LIMITED).

NOTICE is hereby given that the Registered Office of the Red Queen Quartz-Mining Company (Limited) is situated in Palmerston Street, Westport; and that ZOFFANY CLAUDE HORNE is the Manager of the said Company.

Given under the common seal of the Company, this

24th day of November, 1882.

A. Horn, John Gilmer, Directors.

THE GREAT REPUBLIC GOLD-MINING COMPANY (LIMITED).

NOTICE is hereby given that the Registered Office of the above-named Company is situated in Wakefield Street, Westport; and that Hugh Jones is Manager of the said Company.

Given under the common seal of the Company, this 25th day of November, 1882.

EDMOND ROCHE, | Directors. HENRI PAIN,

THE TRY AGAIN QUARTZ-MINING COMPANY (LIMITED).

OTICE is hereby given that the Registered Office N of the above-named Company is situated in Wakefield Street, Westport; and that HUGH JONES is Manager of the said Company.

Given under the common seal of the Company, this 25th day of November, 1882.

HENRI PAIN, F. SONTGEN, Directors.

THE SOUTH PACIFIC EXTENDED QUARTZ-MINING COMPANY (LIMITED).

OTICE is hereby given that the Registered Office Wakefield Street, Westport; and that HUGH JONES is Manager of the said Company.

Given under the common seal of the Company, this 25th day of November, 1882.

JOSEPH BARKLEY, Directors. ALEX. STITT,

ALBION GOLD-MINING COMPANY (LIMITED).

CALL NOTICE.

A T a meeting of Directors in the above-named Company, held at the registered office on Friday, the 1st instant, a call (the 14th) of Sixpence per Share was struck, and such call was ordered to be made payable to the Manager, at the Company's office, on or before Wednesday, the 13th December,

WILLIAM McLEAN.

Wellington, 2nd December, 1882.

Manager. 944

937

· · · · · · · · · · · · · · · · · · ·
I, the undersigned, hereby make application to register the Great Western Coal Company
(Limited) as a Limited Company under the pro-
visions of "The Mining Companies Act, 1872."
1. The name of the Company is to be the Great Western
Coal Company (Limited).
2 The place of energtions is at Oranghi in the County of

The place of operations is at Orepuki, in the County of

Wallace.

Wallace.
3. The registered office of the Company will be situated at Esk Street, Invercargill.
4. The nominal capital of the Company is forty thousand pounds, in forty thousand shares of one pound each.
5. The number of shares subscribed for is forty thousand, being not less than two-thirds of the entire number of shares in the Company.

6. The number of paid-up shares is nil

6. The number of paid-up shares is nil.7. The amount already paid up is declared to be four

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

	TAO, OT.
	Shares.
Christopher Basstian, Invercargill, Runholder	2,000
Christopher Basetian, Invercargill, Runholder (in trust)	2,000
Christopher Basstian, the younger, Invercargill, Com-	
mission Agent	2,000
Christopher Basstian, the younger, Invercargill, Com-	
mission Agent (in trust)	2,000
Christopher Basstian, the younger, Invercargill Com-	
mission Agent (in trust)	2,000
William John Moffet, Invercargill, Merchant	2,000
William John Moffet, Invercargill, Merchant (in trust)	2,000
Thomas Surman, Invercargill, Brewer	2,000
Nicholas Johnson, Invercargill, Commission Agent	2,000
James Harvey, Invercargill, Solicitor	3,000
Lavington G. Roope, Invercargill, Merchant	3,000
Joseph Stock, Invercargill, Merchant	2,000
John Petchell, Riverton, Merchant	2,000
Leonard Wright Petchell, Riverton, Merchant	2,000
Leonard Wright Petchell, Riverton, Merchant (in	•
trust)	2,000
Nelson Elliot Griffiths, Orepuki, Miner	2,000
Thomas Hamden Escott, Orepuki, Miner	2,000
David McGill, Orepuki, Miner	2,000
John L. Currie and Thomas Gemmill, Orepuki, Miners	2,000
Duted this 27th day of November 1882.	
inted this 27th day of November 1882.	

CHRISTOPHER BASSTIAN, Jun., Manager.

Witness to signature—Robert Manisty, Articled Clerk to James Harvey, Solicitor, Invercargill.

I, Christopher Basstian, the younger, of Invercar-gill, in the Colony of 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, 1882."

CHRISTOPHER BASSTIAN, Jun.

Taken and declared at Invercargill, this 22nd day of November, 1882, before me—J. L. McDonald, J.P. 928

the undersigned, hereby make application to register the Hand of Friendship 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 Hand of Friendship 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 Auckland.

4. The nominal capital of the Company is fifteen thousand pounds, divided into fifteen thousand shares of one pound each.

5. The number of shares subscribed for is fifteen thousand,

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 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:-

follow:		No. of
John Chadwick, Auckland, Auctioneer		Shares. 150
Robert Charles Greenwood, Auckland, Auctioneer	***	300
H. A. Kohn, Auckland, Jeweller	. •••	150
Walter Fraser, Auckland, Settler	•••	150 150
James Frater, Auckland, Broker Gerald Butler Beere, Auckland, Surveyor		150
Henry Davy, Auckland, Bootmaker		75
Henry Canham, Auckland, Merchant		150
James Dickey, Auckland, Ironmonger	•••	150 150
Robert C. McDonald, Auckland, Ironmonger William Pickett, Auckland, Broker	•••	150
Arthur D. Bennett, Auckland, Solicitor	•••	75
John Brown, Auckland, Gentleman	•••	150
Robert Surman, Auckland, Settler Thomas Evans, Auckland, Settler	***	75 150
Robert Frater, Auckland, Broker	•••	225
Harlan Page Barber, Auckland, Merchant		300
Alfred Kidd, Auckland, Hotelkeeper	***	150
Aitken Carrick, Auckland, Broker Edward Waters, Auckland, Confectioner	•••	150 150
Allan W. O'Neill, Auckland, Solicitor		150
John McEffer Shera, Auckland, Merchant		150
James Stewart, Auckland, Hotelkeeper	•••	150
Augustus Linabury, Auckland, Draper Harry Maxfield, Auckland, Grocer	•••	150 150
Charles McIndoe, Auckland, Clerk		150
S. B. Colls, Auckland, Settler		75
William Hellaby, Auckland, Butcher	•••	75
John McCabe, Auckland, Gentleman P. Bourke, Auckland, Agent	•••	150 150
Thomas Melville, Auckland, Gentleman		150
A. M. Williams, Auckland, Chemist		150
Joseph Newman, Auckland, Broker	•••	150
Franz Scherff, Auckland, Merchant John Carr King, Auckland, Agent	•••	150 150
Albert Devore, Auckland, Solicitor	•••	150
J. S. Ralph, Auckland, Settler		300
John Hudson, Thames, Agent	•••	300
William Frater, Auckland, Broker James M. Mennie, Thames, Confectioner	•••	300 150
Adam Porter, Thames, Miner	•••	300
William T. J Bell, Auckland, Insurance Agent		150
George Moorcraft, Thames, Miner	•••	150
Henry de Bohun Devereux, Auckland, Gentleman Arthur M. Beale, Auckland, Bank Clerk	•••	150 150
William Burton, Auckland, Banker	•••	150
Thomas Leigh White, Auckland, Accountant		150
C. H. Matheson, Auckland, Settler Robert Charles Carr, Auckland, Auctioneer	•••	75 300
Tom Wrigley, Auckland, Mining Agent		150
Joshua Jackson, Auckland, Broker		150
William McCullough, Auckland, Journalist	•••	150
George W. Binney, Auckland, Auctioneer James Berry Hoyes, Auckland, Settler	***	150 150
Frances Hull, Auckland, Broker	•••	150
W. H. Metcalfe, Auckland, Agent		75 -
William McKinstry, jun., Auckland, Agent	***	75
Richard Knibb Davis, Auckland, Agent Graves Aicken, Auckland, Chemist	•••	150 75
James M. Brigham, Auckland, Accountant	•••	150
David Stewart Cattansch, Auckland, Stationer		150
Thomas McMaster, Auckland, Draper	•••	600
John Richard Randerson, Auckland, Mining Agent James Stodart, Auckland, Mining Agent	•••	300 300
Robert Neale, Auckland, Grocer	•••	300
Neilson Gordon Lennox, Auckland, Stationer	•••	450
W. L. Mitchell, Auckland, Accountant	•••	300 1100
James Henry Nicholls, Auckland, Gentleman Michael Vaughan, Thames, Hotelkeeper		1,100 300-
Roderick R. McGregor, Thames, Agent	•••	900
John Henry Smith, Thames, Ironmonger		600
Alexander Saunders, Auckland, Broker	•••	100
Henry Armitage, Auckland, Hatter	••••	150
		15,000
Dated this 27th day of November 1882.		

Dated this 27th day of November, 1882.

James Stodart,

Manager.

Witness to signature—Joseph Newman, J.P.

I, James Stodart, do solemnly and sincerely declare that-

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

follow:

No. of

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.

the undersigned, hereby make application to

the undersigned, nervey made for register the Ross Extended 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 Ross Extended Gold-Mining Company (Limited).

2. The place of intended operations is at Ross, in the Provincial District of Westland.

3. The registered office of the Company will be situated at Hokitika, in the said Provincial District of Westland.

4. The nominal capital of the Company is thirty thousand.

4. The nominal capital of the Company is thirty thousand pounds, in thirty thousand shares of one pound each; said shares being declared paid up to the extent of ten shillings per

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

The number of paid-up shares is nil.
 The amount already paid up is fifteen thousand pounds.
 The name of the Manager is William Duncan, of Hokitika,

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.
McLean Watt Jack, Hokitika, Builder	 2,500
Henry Richardson Rae, Hokitika, County Secretary	 2,500
Joshua Gibson, Hokitika, Commission Agent	 2,000
John Dowling, Hokitika, Fellmonger	 2,000
Joseph Grimmond, Ross, Hotelkeeper	 1,500
William Duncan, Hokitika, Commission Agent	 1,500
Samuel Gorman, Dunedin, Commercial Traveller	 1,000
John Marks, Haast, Storekeeper	 1,000
John Brown, Ross, Carpenter	 1,000
Peter Engel, Nelson, Commercial Traveller	 1,000
Michael Pollock, Hokitika, Merchant	 1,285
John Bevan, Hokitika, Merchant	 1,143
Edwin Francis Rich, Hokitika, Gentleman	 1,143
Camile Malfroy, Ross, Mining Manager	 1,143
Robert Wentworth Wade, Hokitika, Merchant	 643
William Alexander Spence, Hokitika, Merchant	 643
Richard John Seddon, Kumara, Storekeeper	 2,000
Ross Extending Gold-Mining Company	 6,000
Trong Trouble of Arrange Agentand	 -,

Dated this 25th day of November, 1882.

WM. DUNCAN, Manager.

Witness to signature—R. C. Reid, J.P.

I, William Duncan, of Hokitika, in the Provincial District of Westland, 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."

Wm. Duncan.

Taken before me at Hokitika aforesaid, this 25th day of November, 1882-R. C. Reid, J.P.

19 register the No. 2 South Keep it Dark Gold-Mining Company (Limited) as a Limited Company under the provisions of "The Mining Companies Act, 1872."

The name of the Company is the No. 2 South Keep it Dark Gold-Mining Company (Limited).
 The place of intended operations is at Crushington, in the County of Inangahua, in the Colony of New Zealand.

3. The registered office of the Company will be in Broadway,

8. The registered once of the company will be a second of the county and colony aforesaid.
4. The nominal capital of the Company is twelve thousand pounds, in twenty-four thousand shares of ten shillings each.
5. The number of shares subscribed for is twenty-four

thousand, being the entire number of shares in the Company.

6. The number of paid-up shares is nil.
7. The amount of capital considered as paid up is nil.
8. The name of the Manager is George Charles Bowman.
9. The names, addresses, and occupations of the shareholders, and the number of shares held by each at this date, are as

			Shares.
Robert Dykes, Reefton, Carpenter		,	400
James Thorburn, Reefton, Miner	***		1,050
Timothy McLaughlin, Reefton, Mine-owner		•••	3,000
C. B. King, Reefton, Miner	•••		3,000
W. J. Shaw, Reefton, Bootmaker	***		1,950
H. Pickett, Reefton, Clerk	***	• • •	250
Thomas Collins, Reefton, Speculator	***		1,000
John S. Treloar, Black's Point, Mining Man	ager	• • •	5 0 0
John Prentice, Crushington, Miner		•••	1,000
Robert A. Roulston, Reefton, Accountant			1,750
C. Dowsing, Reefton, Merchant			250
D. P. Anderson, Reefton, Sharebroker			500
David Young, Reefton, Carrier		• • •	750
John Blakeley, Reefton, Contractor			100
Thomas James Wilson, Crushington, Miner			250
Arthur J. Elliston, Black's Point, Miner		• • •	250
Charles Hutson, Black's Point, Miner	•••		500
John C. Craig, Black's Point, Hotelkeeper	•••		500
James Charles Meadway, Dunedin, Law Stat	ioner		200
William Gage, Dunedin, Broker			500
Alfred Boot, Dunedin, Dentist	•••		500
Albert Evans, Dunedin, Broker			250
Allan Holmes, Dunedin, Solicitor			500
Joseph Baxter, Dunedin, Hotelkeeper			1,000
C. H. Russell, Dunedin, Clerk			200
R. S. Lucas, Nelson, Publisher			500
James Kerr, Greymouth, Publisher			100
John Arnott, Greymouth, Publisher			150
Charles Vine, Blenheim, Clerk			1,000
G. C. Bowman, in trust for the Company			2,100
		••	
•			24,000

Dated this 6th day of September, 1882.

G. C. BOWMAN,

Manager.

Witness to signature—Fred. Reid, Clerk, Reefton.

I, George Charles Bowman, do solemnly and sincerely declare that-

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

30,000

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."

G. C. BOWMAN.

Taken before me, at Reefton, this 25th day of November, 1882—W. J. Potts, J.P. 947

Private Advertisements.

MEDICAL PRACTITIONERS REGISTRATION.

To W. R. E. Brown, Esq., Registrar-General.

GEORGE WALLINGTON GRABHAM, of Wellington, M.D. Lond., M.R.C.P.L., M.R.C.S.L., L.S.A., L.M.R.C.S.E., give notice that I intend to apply to you on the 7th day of January, 1883, to have my name registered under "The Medical Practitioners Act, 1869;" and that I have deposited updated by the converted that I have deposited updated by the converted that I have deposited to the profile of the profile my diplomas, with a copy of this notice, in your office at Wellington.

GEORGE WALLINGTON GRABHAM. Wellington, 7th December, 1882.

NOTICE.

PATRICK McDonogh, hereby give notice that I intend to apply to the Registrar of Picton in order to be registered as Surgeon to practice in New Zealand, my diplomas being deposited with him for that purpose.

P. McDonogh, L.R.C.P., L.R.C.S. Havelock, 28th November, 1882.

NOTICE OF INTENTION TO CONSTRUCT ROAD-LINE
IN BLOCK III., OAMARU SURVEY DISTRICT, ROAD
DISTRICT OF WAIAREKA, IN THE COUNTY OF WAITAKI.

NOTICE is hereby given that it is proposed by the Waiareka Road Board, under the provisions of "The Public Works Act, 1882," to execute a certain public work, to wit, the construction of a road-line in Section 1 of 16, Block III., of Oamaru Survey District, and for the purpose of such public work the lands described in the Schedule hereto are required to be taken; and notice is further given that a plan of the said portion of road and of the lands so required to be taken is deposited for inspection at the residence of Mr. Robert Jackson, of Rockvale, Weston, Farmer.

And notice is hereby given that all persons affected by the execution of the said public work or by the taking of the said lands are hereby called upon to set forth in writing any well-grounded objections to the execution of the said work or to the taking of the said lands, and to send such writing, within forty days from the first publication of this notice, to the Waiareka Road Board aforesaid, whose office is in Waitaki County Council Chambers, Thames Street, Oamaru, Provincial District of Otago.

SCHEDULE.

GENERAL DESCRIPTION.—The road commences at a point eight hundred and fifty-one and eight-tenths (851.8) links due east of the north-west corner of Section 1 of 16, Block III., Oamaru District; thence extending generally southerly about eleven hundred and forty-five links to junction with road-line between Sections 1 of 16 and 2 of 18, Block III., Oamaru District: the same being delineated on plan deposited as aforesaid.

Dated at Oamaru, this thirtieth day of November,

1882.

934

JOHN REID, Chairman, Waiareka Road Board. ROBT. GARROW Clerk, Waiareka Road Board.

Between HENRY TAYLOR, Carpenter, Christchurch, Plaintiff, and DANIEL EGAN, Contractor, Wellington, Defendant.

WILLIAM STUART, Sheriff of Taranaki, do hereby give notice that, under a writ of fieri facius, duly issued out of the Supreme Court of New Zealand in the above action, I have taken in execution, at the suit of the said Plaintiff, all the estate and interest of the above-named Defendant in Rural Allotment No. 95, Okato District, containing fifty acres, and in Allotment No. 3, Okato Township, containing one acre; and that I will cause the said land to be sold by public auction to the highest bidder, in my office, Government Buildings, Devon Street, New Plymouth, on Wednesday, the 10th day of January next, at two o'clock in the afternoon, unless the debt, interest, and costs payable under the said writ of fieri facias be sooner satisfied. The Solicitor for the Execution Creditor is Mr. T. S. Duncan, 106, Manchester Street, Christchurch, whose Agents in New Plymouth are Messrs. Standish and Hughes, Solicitors.

Dated at New Plymouth, the 27th day of November, 1882.

W. STUART, Sheriff.

BOROUGH OF INVERCARGILL.

NOTICE is hereby given that the Mayor, Councillors, and burgesses of the Borough of Invercargill, commonly called the Invercargill Borough Council, did, on the 28th day of March, 1882, adopt a resolution to make a by-law under "The Tramways Act, 1872," and "The Municipal Corporations Act, 1876," and the Acts amending the same, for licensing of tramway carriages, the fees to be charged for such licenses, for providing that tramcars shall be kept in good order, the number of passengers to be carried in tramears, the duration of license, the position of notices, the prohibition of smoking in tramcars, the providing of tramcars not to remain standing on lines, ordering as to disorderly passengers, the imposing a penalty for a breach of such proposed by-law, and further penalties for the continuing breaches thereof; and did, on the 14th day of September 1882 confirm and provided the such as the s tember, 1882, confirm such resolution, and make such by-law; and did by resolution declare that such by-law shall come into operation on the 1st day of January, 1883.

Dated the 15th day of September, 1882.

By order.

W. B. SCANDRETT, Town Clerk.

The following is a copy of the by-law:

A BY-LAW AFFECTING TRAMWAYS WITHIN THE BOROUGH OF INVERCARGILL.

In pursuance of the powers and provisions con-ined in sections 47 and 49 of "The Tramways Act, 1872," and of all other powers hereunto enabling them, the Council of the Borough of Invercargill ordains as follows, that is to say,

From and immediately after the day upon which this by law shall come into operation, the following provisions shall apply to all tramways within the

said borough:-

Interpretation.

1. The word "tramcar," whenever used in this by law, shall mean any carriage being used or intended to be used in connection with any tramway within the said borough. The words "the said borough" shall mean the Borough of Invercargill, and the word "promoter" shall mean the promoter "shall mean the promoter" within the meaning of "The Tramways Act, 1872."

Trancars to be licensed.

2. No tramcar shall be used on any tramway within the said borough unless such tramcar shall be at all times duly licensed by the said Council as hereinafter mentioned.

Trancars in Good Order

3. No license shall be issued for any tramcar unless such tramcar is safely constructed, in thorough repair, properly ventilated, and enclosed with doors, and glazed to the satisfaction of the said Council or of their Inspector duly authorized in that behalf.

Licenses.

4. Tramcar licenses may be granted by the Town Clerk of the said borough, and shall contain such particulars as the said Council shall direct; but no charge shall be made for any such license.

Number of Passengers.

5. In every such license there shall be specified the number of the license, the name of the promoter or company to whom the license is granted, also the

maximum number of persons to be carried at one time in and by the tramcar to which such license shall apply.

Duration of License.

6. Such licenses shall continue in force for the space of twelve months, and no longer, but on the expiration of such term such licenses may be renewed from time to time for a similar term if the respective tramcars for which renewed licenses are required shall, in the opinion of the said Inspector, to be certified in writing under his hand, be then in a fit and proper condition within the meaning of clause 3 of this by-law: Provided always that it shall be lawful this by-law: Provided always that it shall be lawful for the said Council at any time to revoke and make void any such license or licenses in case they shall be satisfied, and shall by resolution declare, that the tramcar or tramcars in respect of which such license or licenses shall have been issued is or are not in such fit and proper condition as aforesaid; and in case the promoter shall continue to use on any tramway any tramcar the license for which shall have been so revoked as aforesaid after he shall have received written notice of such revocation under the hand of the Town Clerk, he shall be guilty of an offence under this by-law: Provided always that such notice may be served on the promoter personally, or left at his usual or last known residence, office, or place of business, or sent to him throught the post office.

Notice Inside Tramcar.

7. In every tramcar the promoter or owner thereof shall at all times cause to be kept fixed in a conspicuous position a statement showing the number of the tramcar specified in the license for the same, and the number of passengers which such tramcar is licensed to carry both inside and outside on the platforms.

Smoking.

8. No person shall smoke or be allowed to smoke in any tramcar, or upon the platform of any tramcar.

Limit of Passengers.

9. No promoter or conductor of a tramcar shall permit to be conveyed by any such tramcar at any one time a greater number of passengers than is authorized in the license in respect thereof, or a greater number inside or outside such tramcar than one passenger for every sixteen inches of seating-room provided in such tramcar. It shall be lawful, however, for such promoter or conductor to permit such additional number of passengers, and no more, to be carried on the platform outside the body of such tramcar as shall be specified in that behalf in each license.

Trancars not to remain standing on Lines.

10. No tramcar shall be allowed to remain stationary upon any tram-line, save for the time necessary to take up or put down any passenger, except at some duly-authorized terminus or stand, and there not for a longer period than fifteen minutes.

Disorderly Passengers.

11. No promoter or conductor of any tramcar shall permit any intoxicated or disorderly person to be carried in or upon the same.

Penal Clauses.

12. No tramcar, whether drawn or propelled by horse- or steam-power, shall be allowed to go round the corner of any street, or over any Corporation street-crossing, at other than a pace equivalent to an ordinary walking pace.

13. Any person or promoter of company guilty of any offence against this by-law shall, upon conviction thereof, be liable to any penalty not exceeding

forty shillings (40s.), and shall be liable to any further penalty not exceeding ten shillings (10s.) for every day during which any such offence shall continue.

The seal of the Corporation was affixed in our presence this 16th day of November, 1882.

HENRY JAGGERS, Mayor.
T. P. Finn, Councillor.
W. B. Scandrett, Town Clerk.

TRAMWAY NOTICE.

MORNINGTON TRAMWAY.

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

NOTICE is hereby given that, after the expiration of thirty days 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 Mornington 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 a certain road laid off through the Town Belt of the said city, and within the Borough of Mornington, 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 wirecable 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 The lines are: Commencing at a point in High Street distant one chain west from the inter-section of the centre line of High Street with the western boundary of Princes Street, extending thence the whole length of High Street, thence along a road laid off through the Town Belt of the City of Dunedin to the boundary of the said Town Belt at Allotment numbered ten, Block two, on the map of the subdivision called Mornington, crossing that part of the Eglinton road opposite to Allotments one and two, Township of West Dunedin, crossing Arthur Street in the line of Allotments twenty-four and twenty-five, Township of West Dunedin, crossing John Street in the line of Allotments forty-three and forty-four, Township of West Dunedin, running the whole length of Glen Avenue and Neidpath Road, and crossing Clyde Avenue in the line of Neidpath Road. 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 fourth day of January, 1883, be deposited for public inspection in the office of the Registrar at Danedin 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, Mornington

(the office of the Borough Council of the Borough of Mornington), 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 Macgregor, Albert Buildings, in Princes Street, Dunedin, the Solicitors for the said Mornington Tramway Company (Limited).
Dated this twenty-third day of November, one

thousand eight hundred and eighty-two.

FOR THE MORNINGTON TRAMWAY COMPANY (LIMITED),

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J. W. Duncan, Secretary.

COLIN McKENZIE GORDON, Sheriff of the District of Otago, hereby give notice that, under a writ of fieri facias, duly issued out of the Supreme Court of New Zealand, Otago and Southland District, at Dunedin, in an action number 6463, wherein ALFRED TAPPER, carrying on business at Dunedin, in the Provincial District of Otago, New Zealand, under the firm or style of "A. Tapper and Co.," Merchant, is Plaintiff, and GEORGE MADIGAN, of Port Chalmers, in the Provincial District of Otago aforesaid, Dairyman, is Defendant, I have taken in execution, at the suit of the said Alfred Tapper, the Execution Creditor, the estate and interest of the said Defendant in-First: All that parcel of land in the Provincial District of Otago, containing by admeasurement one (1) acre three (3) roods and seventeen and five-tenths (17 5) poles, more or less, situate in the Township of Mansford, being the whole of Allotments numbered respectively fifty-six (56) and fifty-seven (57) and part of Allotment fifty-five (55) on the plan of the said township, deposited in the Deeds Registry Office at Dunedin, under number 57; bounded towards the North-east by a part of the said section fifty-five (55), four hundred and twenty-five and ninetenths (425.9) links; towards the South-south-east by Ocean Terrace, shown on the said plan, two hundred and twenty-five (225) links; towards the West-southwest by Slant Street, shown on the said plan, six hundred and one (601) links; and towards the Northnorth-west by a district road, six hundred and fifty (650) links: be all or any of the said several measure-Secondly: All that ments a little more or less. parcel of land in the Provincial District of Otago, containing by admeasurement one (1) acre and fourcontaining by admeasurement one (1) acre and four-teen (14) poles or thereabouts, situate in said Town-ship of Mansford, being parts of Allotments num-bered respectively fifty-three (53) and fifty-four (54) on the said plan of the said township; bounded towards the North-east by Allotment fifty-two (52) and by other part of the said Allotment fifty-three (53): towards the South south east by part three (53); towards the South-south-east by part of said Allotment number fifty-three (53) and by Ocean Terrace aforesaid; towards the Southwest by other part of said Allotment fifty-four (54), two hundred and thirteen (213) links; again towards the South-south-east by other part of said Allotment fifty-four (54), two hundred and four (204) links; again towards the South-west by Allotment fifty-five (55), two hundred and twelve and nine-tenths (2129) links; and towards the North-north-west by a district road, four hundred and eight (408) links: be all or any of the said several admeasurements a little more or less; subject as to all the said premises to a mortgage thereon by the Defendant, dated the twelfth | By Authority: Grond Didsbury, Government Printer, Wellington

day of July, one thousand eight hundred and eightytwo, registered number 54782, to secure payment of the principal sum of four hundred pounds, with interest thereon at the rate of eight pounds per centum per annum.

And I hereby also give notice that I intend to cause the said land to be sold, subject to the said mortgage, at the auction-rooms of Messrs. McLandress, Hepburn, and Co., situate in Manse Street, Dunedin aforesaid, on Monday, the eighth day of January, one thousand eight hundred and eighty-three, at the hour of two o'clock in the afternoon of that day, unless the debt, interest, and costs payable by virtue of the said judgment be sooner paid.

The Solicitors for the Execution Creditor are

Messrs. Stewart and Denniston, of Liverpool Street,

Dunedin aforesaid.

Dated this twenty-first day of November, 1882. COLIN McK. GORDON,

Sheriff.

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