

THE

NEW ZEALAND GAZETTE.

Published by Authority.

WELLINGTON, THURSDAY, OCTOBER 30, 1884.

Extending Jurisdiction of the Resident Magistrate's Court, Opotiki.

WM. F. DRUMMOND JERVOIS, (L.s.) Governor.

A PROCLAMATION.

A PROCHAMATION.

In pursuance and exercise of the power and authority in me vested in this behalf by "The Resident Magistrates Act, 1867," I, William Francis Drummond Jervois, the Governor of the Colony of New Zealand, do hereby proclaim and declare that, from and after the first day of November next, the jurisdiction of the Resident Magistrate's Court for the Opotiki District, as the same is defined in a Proclamation bearing date the ninth day of August, one thousand eight hundred and eighty, shall be extended to one hundred pounds. pounds.

Given under the hand of His Excellency Sir William en under the hand of His Excellency Sir William Francis Drummond Jervois, Lieutenant-General in Her Majesty's Army, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, Companion of the Most Honourable Order of the Bath, Governor and Commander-in-Chief in and over Her Majesty's Colony of New Zealand and its Dependencies, and Vice-Admiral of the same; and issued under the Seal of the said Colony, at the Government House, at Wellington, this twenty-fourth day of October, in the year of our Lord one thousand eight hundred and eighty-four.

Jos. A. TOLE.

Jos. A. TOLE.

GOD SAVE THE QUEEN!

Land taken for a Road in Pukekura Road District, Pro-vincial District of Auckland.

WM. F. DRUMMOND JERVOIS, (L.S.) Governor.

A PROCLAMATION.

HEREAS the land described in the Schedule hereto is required to be taken, under "The Public Works Act, 1882," for a certain work, to wit, the construction of a road in the Pukekura Road District, Provincial District of Auck-

And whereas the Pukekura Road Board has laid before the Governor the memorial, accompanied by a map, and also the statutory declaration, as required by the said Act:

Now, therefore, I, William Francis Drummond Jervois, the Governor of the Colony of New Zealand, in exercise and pursuance of the powers and authorities in me vested by

section eleven of "The Public Works Act, 1882," and of every other power and authority in anywise enabling me in that behalf, do hereby proclaim and declare that the land described in the Schedule hereto is hereby taken for the purposes of a road; and that, from and after the day of the date hereof, the land so described shall become absolutely vested in fee-simple in Her Majesty, discharged from all mortgages, charges, claims, estates, or interests of what kind soever, for use as a road. soever, for use as a road.

SCHEDULE.

ALL that piece or parcel of land situate in the Parish of Te Rapa, Pukekura Road District, containing by admeasurement 4 acres 1 rood 33 perches, being portion of the western portion of Section No. 352; commencing at the southwesternmost angle of said Section No. 352. Bounded—Generally Westerly by Mystery Creek; North-easterly by a line, 401 links; generally Easterly by lines, 499 and 288 links respectively; Southerly by a road, 460 links, to commencing point.

links respectively; Southerly by a road, 460 links, to commencing point.

All that piece or parcel of land containing by admeasurement 4 acres 1 rood 18 perches, in the Parish and Road District of Pukekura, being a road-line varying in width traversing Sections Nos. 78, 79, and 82; commencing at a point on the western boundary of Section No. 79 aforesaid distant 487 links from its south-western angle. Bounded—Generally North and North-westerly by lines, 1670, 50, 564, 50, 1040, 1028, and 100 links respectively; South-easterly and Southerly by lines, 1077, 1112, 50, 603, 50, and 1635 links respectively; Westerly by a line, 112 links, to commencing point.

mencing point.

All those pieces or parcels of land containing by admeasurement 1 rood 19 perches, 3 roods 10 perches, and 2 acres 2 roods 33 perches, respectively, situate in the Parish and Road District of Pukekura, being portions of a road-line varying in width, traversing Sections Nos. 12, 13, 229, and

Portion containing 1 rood 19 perches: Commencing at the north-eastern angle of Section No. 228. Bounded—Easterly by a line, 345 links; South-westerly by a line, 400 links; Northerly by the Waikato River to the commencing point.

Portion containing 3 roods 10 perches: Commencing point.

Portion containing 3 roods 10 perches: Commencing at the north-western angle of Section No. 229. Bounded—Northerly by the Waikato River; Easterly by lines, 133, 342, and 409 links respectively; South-easterly by a line, 132 links; Westerly by lines, 335 and 615 links respectively, to commencing point.

Portion containing 2 acres 2 roods 33 perches: Commencing at a point on the southern boundary of Section No. 12 distant 390 links from its south-western angle. Bounded—Westerly by lines, 2255 and 393 links respectively; Northwesterly by a line, 132 links; Easterly by lines, 492 and Land taken for a Drain in Lindhurst Road District, Pro2268 links respectively; Southerly by a line, 100 links, to

Vincial District of Otago.

commencing point.

commencing point.

The above parcels of land being situate in the Provincial District of Auckland; all the areas and linkages being either more or less; as the same are more particularly delineated upon the plans marked P.W.D. 12042, 12042A, and 12042B, deposited in the office of the Minister for Public Works, at Wellington, in the Provincial District of Wellington.

Given under the hand of His Excellency Sir William Francis Drummond Jervois, Lieutenant-General in Her Majesty's Army, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, Companion of the Most Honourable Order of the Bath, Governor and Commander-in-Chief in and over Her Majesty's Colony of New Zealand and its Dependencies, and Vice-Admiral of the same; and issued under the Seal of the said Colony, at the Government House, at Wellington, this twenty-fifth day of October, in the year of our Lord one thousand eight hundred and eighty-four. and eighty-four.

> EDWARD RICHARDSON, Minister for Public Works.

GOD SAVE THE QUEEN!

Land taken for a Road in Cook County, Provincial District of Auckland.

WM. F. DRUMMOND JERVOIS, (L.s.)

A PROCLAMATION.

A PROCLAMATION.

WHEREAS the land described in the Schedule hereto is required to be taken, under "The Public Works Act, 1882," for a certain work, to wit, the construction of a road in Cook County, Provincial District of Auckland:

And whereas the Cook County Council has laid before the Governor the memorial, accompanied by a map, and also the statutory declaration, as required by the said Act:

Now, therefore, I, William Francis Drummond Jervois, the Governor of the Colony of New Zealand, in exercise and pursuance of the powers and authorities in me vested by section eleven of "The Public Works Act, 1882," and of every other power and authority in anywise enabling me in that behalf, do hereby proclaim and declare that the land described in the Schedule hereto is hereby taken for the purposes of a road; and that, from and after the day of the date hereof, the land so described shall become absolutely vested in fee-simple in Her Majesty, discharged from all mortgages, charges, claims, estates, or interests of what kind soever, for use as a road.

SCHEDULE.

ALL that parcel of land in the Provincial District of Auckland, in the Colony of New Zealand, containing by admeasurement 2 acres 2 roods 37 perches, more or less, situate in the Turanganui Survey District, Cook County, and being a road-line varying in width, and traversing a portion of the Pouawa Block, No. 828; commencing at a point on the northern side of the road known as the Gisborne—Tologa Bay Road at a distance of 3180 links or thereabouts point on the northern side of the road known as the Gisborne Tologa Bay Road at a distance of 3180 links or thereabouts in a south-easterly direction from Trig. Station No. 110. Bounded—Generally Northerly by lines, 249, 492, 445, 582, 438, 513, and 294 links respectively; Easterly by a line, 100 links; generally Southerly by lines, 459, 560, 398, 511, 80, 407, 93, 387, 20, and 215 links respectively, to the commencing point: be all the aforesaid linkages more or less; as the same is more particularly delineated upon the plan marked P.W.D. 12092, deposited in the office of the Minister for Public Works, at Wellington, in the Provincial District of Wellington.

Given under the hand of His Excellency Sir William en under the hand of His Excellency Sir William Francis Drummond Jervois, Lieutenant-General in Her Majesty's Army, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, Companion of the Most Honourable Order of the Bath, Governor and Commander-in-Chief in and over Her Majesty's Colony of New Zealand and its Dependencies, and Vice-Admiral of the same; and issued under the Seal of the said Colony at the Government House, at Wellington. Colony, at the Government House, at Wellington, this twenty-fifth day of October, in the year of our Lord one thousand eight hundred and eightyfour.

EDWARD RICHARDSON Minister for Public Works.

GOD SAVE THE QUEEN!

WM. F. DRUMMOND JERVOIS. (L.S.) Governor.

A PROCLAMATION.

WHEREAS the land described in the Schedule hereto is required to be taken, under "The Public Works Act, 1882," for a certain work, to wit, the construction of a drain in the Lindhurst Road District, Provincial District of Otago:

And whereas the Lindhurst Road Board has laid before

And whereas the Lindhurst Road Board has laid before the Governor the memorial, accompanied by a map, and also the statutory declaration, as required by the said Act:

Now, therefore, I, William Francis Drummond Jervois, the Governor of the Colony of New Zealand, in exercise and pursuance of the powers and authorities in me vested by section eleven of "The Public Works Act, 1882," and of every other power and authority in anywise enabling me in that behalf, do hereby proclaim and declare that the land described in the Schedule hereto is hereby taken for the purposes of a drain; and that, from and after the day of the poses of a drain; and that, from and after the day of the date hereof, the land so described shall become absolutely vested in fee-simple in Her Majesty, discharged from all mortgages, charges, claims, estates, or interests of what kind soever, for drainage purposes.

SCHEDULE.

SCHEDULE.

PART of Section No. 29, Waimumu Hundred, Provincial District of Otago, and part of Allotment No. 32 on Plan No. 81, in the office of the District Land Registrar, Invercargill, containing by admeasurement 4 acres and 18 perches, more or less, comprised within the following boundaries; commencing at a point on the south-east boundary of Section No. 29 aforesaid and 172 links from its south-east corner; thence by a line running at a bearing of 305° 31', 7482 links; thence at a bearing of 348° 32', 61 links; thence at a bearing of 127° 24', 306 links; thence at a bearing of 125° 31', 5759 links; thence due east, 103 links; thence at a bearing of 125° 31', 1641 links; and thence at a bearing of 216° 32', 100 links, to the starting point. Also part of Allotment No. 32 aforesaid, containing by admeasurement 1 rood 25 perches, more or less; commencing at the most northern point of said Allotment No. 32 where the north-east boundary strikes the Waimumu Creek; thence at a bearing of 129° 57', 991 links; thence at a bearing of 309° 57', 40 links, to the starting point: as the same are more particularly delineated upon the plan marked P.W.D. 12125, deposited in the office of the Minister for Public Works, at Wellington.

Given under the hand of His Excellency Sir William

Given under the hand of His Excellency Sir William Francis Drummond Jervois, Lieutenant-General in Her Majesty's Army, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, Companion of the Most Honour-able Order of the Bath, Governor and Commanderable Order of the Bath, Governor and Commanderin-Chief in and over Her Majesty's Colony of New
Zealand and its Dependencies, and Vice-Admiral
of the same; and issued under the Seal of the
said Colony, at the Government House, at Wellington, this twenty-fifth day of October, in the
year of our Lord one thousand eight hundred and
eighty-four eighty-four.

EDWARD RICHARDSON Minister for Public Works.

GOD SAVE THE QUEEN!

taken for Further Portion of Waikato-Thames Railway (Portion of Hamilton-Cambridge Branch). Land taken

WM. F. DRUMMOND JERVOIS, (L.s.) Governor.

A PROCLAMATION.

WHEREAS the land described in the Schedule hereto is required to be taken for further portion of the Waikato-Thames Railway, namely, portion of Hamilton-Cambridge Branch:

And whereas all conditions precedent required by law to be observed and performed prior to the taking of such land in the manner hereby provided have been observed and per-

formed:
Now, therefore, I, William Francis Drummond Jervois, the Governor of the Colony of New Zealand, in exercise of the powers and authorities conferred by section one hundred and thirty of "The Public Works Act, 1882," and of every other power and authority in anywise enabling me in that behalf, do hereby proclaim and declare that the land described in the Schedule hereto is taken for the further portion of the said line of railway hereinbefore specified.

SCHEDULE.

SCHEDULE.

ALL that piece or parcel of land containing by admeasurement 2 acres and 17 perches, situate in the Cambridge Survey District, Provincial District of Auckland, being portion of Whitaker Terrace, in the Township of Cambridge East; commencing at a point on the north-western side of Whitaker Terrace at a distance of 995 links from its intersection with the western side of Albert Street. Bounded—North-easterly by a line, 54 links; Easterly by a line, 120 links; Southeasterly by a line, 775 links; Southerly by a line, 940 links; Westerly by a line, 110 links; generally Northerly by lines, 906, 95, and 660 links respectively, to the point of commencement. ment

ment.

All that piece or parcel of land containing by admeasurement 2 roods 1 perch, situate in the Cambridge Survey District, Provincial District of Auckland, and being portion of a recreation reserve in the Township of Cambridge East; commencing at a point on the north-western side of Whitaker Terrace distant 995 links from its intersection with the western side of Albert Street. Bounded—Southerly by a line, 660 links; North-westerly by a line, 445 links; Northeasterly by a line, 297 links, to the point of commencement: be all the aforesaid areas and linkages more or less; as the same is delineated on Plan P.W.D. 12053, deposited in the Public Works Office, Wellington.

Given under the hand of His Excellency Sir William

Works Office, Wellington.

Given under the hand of His Excellency Sir William
Francis Drummond Jervois, Lieutenant General
in Her Majesty's Army, Knight Grand Cross of the
Most Distinguished Order of Saint Michael and
Saint George, Companion of the Most Honourable
Order of the Bath, Governor and Commander-inChief in and over Her Majesty's Colony of New
Zealand and its Dependencies, and Vice-Admiral
of the same; and issued under the Seal of the said
Colony, at the Government House, at Wellington,
this twenty-fifth day of October, in the year of
our Lord one thousand eight hundred and eightyfour.

EDWARD RICHARDSON Minister for Public Works.

GOD SAVE THE QUEEN!

Land taken for Further Portion of Foxton-New Plymouth Railway (Mokoia-Manutahi Section).

WM. F. DRUMMOND JERVOIS, (L.S.) Governor.

A PROCLAMATION.

WHEREAS the land described in the Schedule hereto is required to be taken for further portion of the Foxton-New Plymouth Railway, namely, Mokoia-Manutahi

And whereas all conditions precedent required by law to be observed and performed prior to the taking of such land in the manner hereby provided have been observed and per-

formed:
Now, therefore, I, William Francis Drummond Jervois, the Governor of the Colony of New Zealand, in exercise of the powers and authorities conferred by section one hundred and thirty of "The Public Works Act, 1882," and of every other power and authority in anywise enabling me in that behalf, do hereby proclaim and declare that the land described in the Schedule hereto is taken for the further portion of the said line of railway hereinbefore specified.

SCHEDULE.

Section No. 536, Patea District.—All that piece or parcel of land containing by admeasurement 2 acres 3 roods 33 perches, being part of Section No. 536, situate in the Patea District, Hawera Survey District: commencing of the Patea District. of land containing by admeasurement 2 acres 3 roods 33 perches, being part of Section No. 536, situate in the Patea District, Hawera Survey District; commencing at a point on the south-western boundary of said section, said point being the northernmost corner of the Town of Mokoia. Bounded —South-westerly by the Town of Mokoia, 1943 links; South-easterly by a line, 47 links; North-easterly by a line, 1800 links; North-westerly by a line, 1800 links; North-westerly by a line, 150 links; North-westerly by the Mokoia Road, 173 links, to commencing point.

Section No. 1, Mokoia Township.—All that piece or parcel of land containing by admeasurement 1 acre, being Section No. 1, situate in the Town of Mokoia, Hawera Survey District. Bounded—North-easterly by Section No. 536, 200 links; South-easterly by Section No. 2, 500 links; Southwesterly by Section No. 17, 200 links; North-westerly by the Mokoia Road, 500 links.

Section No. 2, Mokoia Township.—All that piece or parcel of land containing by admeasurement 1 acre, being Section No. 2, situate in the Town of Mokoia, Hawera Survey District. Bounded—North-easterly by Section No. 536, 200 links; South-easterly by Section No. 536, 200 links; South-easterly by Section No. 17, 200 links; North-westerly by Section No. 1, 500 links.

Section No. 3, Mokoia Township .- All that piece or parcel of land containing by admeasurement 1 acre, being Section No. 3, situate in the Town of Mokoia, Hawera Survey Dis-No. 3, Situate in the Town of Mokola, Hawers Survey District. Bounded—North-easterly by Section No. 536, 200 links; South-easterly by Section No. 4, 500 links; Southwesterly by Section No. 18, 200 links; North-westerly by Section No. 2, 500 links.

Section No. 4, Mokola Township.—All that piece or parcel

No. 4, intuate in the Town of Mokoia, Hawera Survey District. Bounded—North-easterly by Section No. 536, 200 links; South-easterly by Morrison Street, 500 links; South-

of land containing by admeasurement 1 acre, being Section No. 4, situate in the Town of Mokoia, Hawera Survey District. Bounded—North-easterly by Section No. 536, 200 links; South-easterly by Morrison Street, 500 links; Southwesterly by Town Section No. 18, 200 links; North-westerly by Town Section No. 3, 500 links.

Morrison Street, Mokoia Township.—All that piece or parcel of land containing by admeasurement 1 rood 4 perches, being part of Morrison Street, situate in the Town of Mokoia, Hawera Survey District. Bounded—North-easterly by Section No. 528, 100 links; South-easterly by Section No. 5, 284 links; South-westerly by a line, 101 links; North-westerly by Section No. 5, Mokoia Township.**—All that piece or parcel of land containing by admeasurement 1 acre, being Section No. 5, situate in the Town of Mokoia, Hawera Survey District. Bounded—North-easterly by Section No. 6, 500 links; South-easterly by Town Section No. 19, 200 links; North-westerly by Morrison Street, 500 links.

Section No. 6, Mokoia Township.—All that piece or parcel of land containing by admeasurement 1 acre, being Section No. 6, situate in the Town of Mokoia, Hawera Survey District. Bounded—North-easterly by Section No. 536, 200 links; South-easterly by Town Section No. 500 links; South-easterly by Section No. 536, 200 links; South-easterly by Town Section No. 536, 200 links; South-easterly by Page Street, 500 links; South-westerly by Section No. 536, 200 links; South-easterly by Town Se

westerly by Section No. 21, 200 links; and North-westerly by Section No. 9, 500 links.

Section No. 11, Mokoia Township.—All that piece or parcel of land containing by admeasurement 1 acre, being Section No. 11, situate in the Town of Mokoia, Hawera Survey District. Bounded — North-easterly by Section No. 536, 200 links; South-easterly by Section No. 12, 500 links; Southwesterly by Section No. 10, 500 links.

Section No. 10, 500 links.

Section No. 12, Mokoia Township.—All that piece or parcel of land containing by admeasurement 1 acre, being Section

Section No. 12, Mokota Township.—All that piece or parcel of land containing by admeasurement 1 acre, being Section No. 12, situate in the Town of Mokoia, Hawera Survey District. Bounded — North-easterly by Section No. 536, 200 links; South-easterly by Hutchinson Street, 500 links; South-westerly by Town Section No. 22, 200 links; and North-westerly by Town Section No. 11, 500 links.

Section No. 13, Mokoia Township.—All that piece or parcel of land containing by admeasurement 1 acre, being Section

Section No. 13, Mokota Township.—All that piece or parcel of land containing by admeasurement 1 acre, being Section No. 13, situate in the Town of Mokoia, Hawera Survey District. Bounded—North-easterly by Section No. 537, 200 links; South-easterly by Section No. 14, 500 links; Southwesterly by Section No. 23, 200 links; North-westerly by Hutchinson Street, 500 links.

Section No. 14, Mokoia Township.—All that piece or parcel of land containing by Admension 11 acre being Section

of land containing by admeasurement 1 acre, being Section No. 14, situate in the Town of Mokoia, Hawera Survey

District. Bounded—North-easterly by Section No. 537, 200 links; South-easterly by Section No. 15, 500 links; Southwesterly by Section No. 23, 200 links; North-westerly by westerly by Section

westerly by Section No. 23, 200 links; North-westerly by Section No. 13, 500 links.

Section No. 13, 500 links.

Section No. 15, Mokoia Township.—All that piece or parcel of land containing by admeasurement 1 acre, being Section No. 15, situate in the Town of Mokoia, Hawera Survey District. Bounded—North-easterly by Section No. 537, 200 links; South-easterly by Section No. 16, 500 links; South-westerly by Section No. 14, 500 links.

Section No. 14, 500 links.

Section No. 16, Mokoia Township.—All that piece or parcel of land containing by admeasurement 24 perches, being part of Section No. 16, situate in the Town of Mokoia, Hawera Survey District. Bounded—South-easterly by Jones Street, 35 links; South-westerly by Section No. 24, 200 links; North-westerly by Section No. 15, 119 links; North-easterly by a line, 217 links.

Section No. 23, Mokoia Township.—All that piece or parcel of land containing \(\frac{1}{2} \) perch, being part of Section No. 23,

Section No. 23, Moscoa Tournship.—All that piece or parcel of land containing a perch, being part of Section No. 23, situate in the Town of Mokoia, Hawera Survey District. Bounded — North-easterly by Section No. 14, 32 links; South-easterly by Section No. 24, 14 links; Westerly by a line, 35 links.

Section No. 24, Mokoia Township .- All that piece or parcel Section No. 24, Mokora Township.—All that piece or parcel of land containing by admeasurement 1 acre, being Section No. 24, situate in the Town of Mokoia, Hawera Survey District. Bounded—South-easterly by Jones Street, 250 links; South-westerly by Section No. 32, 400 links; North-westerly by Section No. 23, 250 links; North-easterly by Sections Nos. 15 and 16, 400 links.

Nos. 15 and 16, 400 links.

Section No. 532, Patea District.—All that piece or parcel of land containing by admeasurement 4 acres and 30 perches, being part of Section No. 532, situate in the Patea District, Hawera Survey District; commencing at a point on the north-western boundary of the said section distant 491 links from the northernmost corner thereof. Bounded—North-easterly by lines, 262, 799, 246, 211, and 137 links respectively; Easterly by the South Road, 359 and 90 links respectively; South-westerly by lines, 454, 397, 412, 463, and 252 links respectively; North-westerly by Jones Street, Mokoia Township, 203 links, to the commencing point. Also all that piece or parcel of land containing by admeasurement 12 acres 1 rood 21 perches, being part of Section No. 532, situate in the Patea District, Hawera Survey District; commencing at a point on the eastern side of Section No. 532, studie in the Patea District, Hawera Survey District; commencing at a point on the eastern side of the South Road distant 4219 links from Trig. Station L, and bearing therefrom 64° 34′. Bounded—Westerly by the South Road, 26 and 287 links respectively; North-easterly by lines, 639, 205, 161, 250, 793, 508, 389, 200, and 256 links respectively; South-easterly by the Meremere Road, 495 links; South-westerly by the Manawapou Stream, and by lines 525, 239, and 658 links respectively to the commencing

Meremere Road, Patea District, Hawera Survey District. Meremere Road, Patea District, Hawera Survey District.—All that piece or parcel of land containing by admeasurement 2 roods, being part of the Meremere Road, situate in the Patea District, Hawera Survey District; commencing at the intersection of the western boundary of Section No. 290 by the northern bank of the Manawapou Stream. Bounded—Southerly by the Manawapou Stream; Westerly by Section No. 532, 495 links; North-easterly by a line, 119 links; Easterly by Section No. 290, 500 links, to commencing point.

Meremere Road, Patea District, Hawera Survey District. Meremere Hoad, Patea District, Hawera Survey District.—All that piece or parcel of land containing by admeasurement 1 rood 25 perches, being part of the Meremere Road, situate in the Patea District, Hawera Survey District; commencing at the junction of the eastern side of the Meremere Road with the northern side of the road which intersects Section No. 290. Bounded—Southerly by a line, 112 links; Westerly by Section No. 530, 487 links; Northerly by the Manawapou Stream; Easterly by Section No. 290, 350 links.

Section No. 290, Patea District, Hawera Survey District.—All that piece or parcel of land containing by admeasurement 1 acre 1 rood 37 perches, being part of Section No. 290, situate in the Patea District, Hawera Survey District; commencing at the intersection of the north-eastern bank of the Manawapou Stream by the eastern side of the Meremere Road. Bounded—Westerly by the Meremere Road, 500 links; North-easterly by lines, 279 and 311 links respectively; and generally Southerly by the Manawapou Stream to commencing point. Also all that piece or parcel of land containing by admeasurement 3 acres, being part of Section No. 290, situate in the Patea District, Hawera Survey District; commencing at the junction of the eastern side of the Meremere Road with the northern side of the road which intersects the said section. Bounded—Westerly by the Meremere Road, 350 links; Northerly and Easterly by the Manawapou Stream; Southerly, for distances of 570, 219, and 233 links respectively, by the road which intersects the said section to commencing point. Also all that piece or parcel of land containing by admeasurement 7 acres 2 roods mencing at the intersection of the north-eastern bank of the

24 perches, being part of Section No. 290, situate in the Patea District, Hawera Survey District; commencing at the southernmost corner of the said section. Bounded— Westerly by the Meremere Road, 1254 and 164 links respectively; Northerly and Easterly by the road which intersects the said section, 287, 155, 360, 620, and 230 links respectively; South-easterly by Section No. 311, 660 links, to commencing point.

Road through Section No. 290, Patea District, Hawera Survey District.—All that piece or parcel of land containing by admeasurement 2 acres 1 rood 2 perches, being part of the road which intersects Section No. 290, situate in the Patea District, Hawera Survey District; commencing at a ratea District, Hawera Survey District; commencing at a point on the south-eastern boundary of Section No. 290 distant 660 links from the southernmost corner thereof. Bounded—South-easterly by said Section No. 311, 129 links; Easterly by the Manawapou Stream; Northerly by lines, 570 and 219 links respectively; generally Westerly by lines, 101, 155, 360, 620, and 230 links respectively, to commencing resist.

Section No. 311, Patea District, Hawera Survey District. All that piece or parcel of land containing by admeasurement 2 acres 2 roods 29 perches, being part of Section No. 311, situate in the Patea District, Hawera Survey District; comsituate in the Patea District, Hawera Survey District; commencing at a point on the north-western boundary of said section distant 205 links from the westernmost corner thereof. Bounded—North-westerly by Section No. 290, 465 links; North-easterly by a line, 696 links; South-easterly by Section No. 343, 553 links; generally Westerly by lines, 5, 354, 366, and 357 links respectively, to commencing soint

point.

Section No. 343, Patea District, Hawera Survey District. All that piece or parcel of land containing by admeasurement 17 acres and 17 perches, being part of Section No. 343, situate in the Patea District, Hawera Survey District; comsituate in the Patea District, Hawera Survey District; commencing at a point on the north-western boundary of said section distant 550 links from the westernmost corner thereof. Bounded—North-westerly by Section No. 311, 553 links; generally Easterly by lines 89, 716, 248, and 90 links respectively, and by the Mangamaire Stream; South-easterly by Section No. 346, 677 links; generally Westerly by lines, 411, 680, 247, 336, 214, 270, 274, and 381 links respectively, to commencing point.

Section No. 346, Patea District, Hawera Survey District.—
All that piece or parcel of land containing by admeasurement 15 acres 1 rood 10 perches, being part of Section No. 346, situate in the Patea District, Hawera Survey District; commencing at a point on the north-western boundary of Section No. 346 distant 548 links from the westernmost corner thereof. Bounded—North-westerly by Section No. 343, 677 links; North-easterly by the Mangamaire Stream, by a tributary thereof, and by a line 40 links; South-easterly by Section No. 347, 397 links; South-westerly by lines, 412, 1184, 217, 286, 300, and 796 links respectively, to commencing

1184, 217, 286, 300, and 796 links respectively, to commencing point.

Section No. 347, Patea District, Hawera Survey District.—
All that piece or parcel of land containing by admeasurement 13 acres 3 roods 16 perches, being part of Section No. 347, situate in the Patea District, Hawera Survey District; commencing at a point on the north-western boundary of the said section distant 278 links from the westernmost corner thereof. Bounded.—North-westerly by Section No. 346, 397 links; North-easterly by lines 83, 174, 441, and 516 links respectively, and by the Mangamaire Stream; Southeasterly by Section No. 348, 586 links; South-westerly by lines, 627, 787, 402, 533, 167, 920, and 23 links respectively, to commencing point.

Section No. 348, Patea District, Hawera Survey District.—All that piece or parcel of land containing by admeasure-

Section No. 348, Fatea District, nawera survey Destruct.—
All that piece or parcel of land containing by admeasurement 10 acres and 22 perches, being part of Section No. 348, situate in Patea District, Hawera Survey District; commencing at a point on the north-western boundary of the said section distant 1840 links from the westernmost corner thereof. Bounded—North-westerly by Section No. 347, 586 links; North-easterly by the Mangamaire Stream; South-easterly by Section No. 584, 386 links; South-westerly by lines, 437, 433, 505, 718, and 287 links respectively, to com-

mencing point.
Section No. 584, Patea District, Hawera Survey District. Section No. 584, Patea District, Hawera Survey District.—All that piece or parcel of land containing by admeasurement 1 acre 3 roods, being part of Section No. 584, situate in the Patea District, Hawera Survey District; commencing at a point on the north-western boundary of the said section distant 948 links from the westernmost corner thereof. Bounded—Generally North-westerly by Section No. 348, 386 links; Easterly by the Mangamaire Stream; generally Southwesterly by lines, 2, 384, 215, and 66 links respectively, to commencing point.

Section No. 2, Block XV., Patea District, Hawera Survey District.—All that piece or parcel of land containing by admeasurement 1 acre 2 roods 14 perches, being part of Section No. 2, Block XV., situate in the Patea District, Hawera Survey District; commencing at the southernmost corner of Section No. 1, Block XIV. Bounded—Westerly

by the last-mentioned section, 20 links; North-easterly by lines, 118, 386, 271, 394, 334, and 260 links respectively; Easterly by a line, 150 links; South-westerly by lines, 261, 333, 437, and 246 links respectively; Westerly by the Manga-

maire Stream to commencing point.

Section No. I, Black XIV., Patea District, Hawera Survey
District. — All that piece or parcel of land containing by
admeasurement ½ perch, being part of Section No. 1,
situate in the Patea District, Hawera Survey District;

admeasurement ½ perch, being part of Section No. 1, situate in the Patea District, Hawera Survey District; commencing at the southernmost corner of the said section. Bounded—Westerly by the Mangamaire Stream; North-easterly by a line, 40 links; Easterly by Section No. 2, Block XV., 20 links, to commencing point.

Be all the above areas and linkages either more or less; the several parcels of land being situate in the Provincial District of Taranaki; and the same are more particularly delineated upon the plan marked P.W.D. 12257, deposited in the office of the Minister for Public Works, at Wellington.

Given under the hand of His Excellency Sir William Francis Drummond Jervois, Lieutenant-General in Her Majesty's Army, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, Companion of the Most Honourable Order of the Bath, Governor and Commanderin-Chief in and over Her Majesty's Colony of New Zealand and its Dependencies, and Vice-Admiral of the same; and issued under the Seal of the said Colony, at the Government House, at Wellington, this twenty-ninth day of October, in the year of our Lord one thousand eight hundred and eightyour Lord one thousand eight hundred and eighty-

EDWARD RICHARDSON,
Minister for Public Works.

GOD SAVE THE QUEEN

Setting apart Land in the Wellington Land District for leasing under "The Land Act 1877 Amendment Act, leasing 1882."

WM. F. DRUMMOND JERVOIS, (L.S.) Governor.

A PROCLAMATION.

A PROCLAMATION.

By virtue and in exercise of the powers and authorities vested in him by the fiftieth section of "The Land Act 1877 Amendment Act, 1882," and of every other power and authority enabling him in that behalf, His Excellency the Governor of the Colony of New Zealand, by and with the advice and consent of the Executive Council of the said colony, doth hereby declare that the block of land enumerated in the Schedule hereto shall be subject to the provisions of sections three to forty-eight of "The Land Act 1877 Amendment Act, 1882."

	SCHEDULE.					
District,	Block.	Section.	A	res.	•	
Mangahao Mangaone Kopuaranga Mangaone	XV	15 18 19 12, 13, 28 17, 23, 24 26, 27 30 7 9 11 18 20 23 52 7 8 95 100 102 104 108 206, 207 11 24 113 115 118	148 128 157 158 287 233 201 100 101 97 95 214 117 298 192 210 112 270 184 194 94 248 254 200	R.0001001002030123320003323220	P. 0 8 24 21 6 3 7 27 23 13 124 31 24 32 29 19 32 0 166 16 24 8 32 38 16 24 0	
Kopuaranga	ű.	119 33	184 39	$\frac{2}{1}$	$\frac{32}{24}$	

Given under the hand of His Excellency Sir William
Francis Drummond Jervois, Lieutenant-General
in Her Majesty's Army, Knight Grand Cross of
the Most Distinguished Order of Saint Michael

and Saint George, Companion of the Most Honourable Order of the Bath, Governor and Commander-in-Chief in and over Her Majesty's Colony of New Zealand and its Dependencies, and Vice-Admiral of the same; and issued under the Seal of the said Colony, at the Government House, at Wellington, this twenty-eighth day of October, in the year of our Lord one thousand eight hundred and eighty-four.

J. BALLANCE, Minister of Lands.

Approved in Council.
FORSTER GORING, Clerk of the Executive Council.

GOD SAVE THE QUEEN!

Land set apart on Deferred Payments in Wellington.

WM. F. DRUMMOND JERVOIS, Governor.

A PROCLAMATION.

WHEREAS by the fifty-third section of "The Land Act, 1877," it is enacted that the Governor, by Proclamation in the Gazette, may from time to time set apart out of any suburban or rural lands such blocks or allotments of land as he shall think fit, and set the same aside for sale on deferred payments, and in such Proclamation may fix a day on which the land shall be open for application; and that he may also in like manner set apart for sale on deferred payments, and blocks or allotments are more the recommended by ments such blocks or allotments as may be recommended by any Land Board, and may also from time to time alter, amend, revoke any such Proclamation: And whereas the Land Board of Wellington did, on the

sixteenth day of October, one thousand eight hundred and eighty-four, pass a resolution recommending that the land described in the Schedule hereto annexed should be set apart

for sale on deferred payments:

And whereas it is expedient to give effect to the aforesaid And whereas it is expedient to give effect to the aforesaid recommendation, and to set apart the said land accordingly: Now, therefore, I, William Francis Drummond Jervois, the Governor of the Colony of New Zealand, in pursuance and exercise of the power and authority vested in me by the above-named Act, do hereby proclaim and declare that the land described in the Schedule hereto is set apart for sale on deferred payments; and that Tuesday, the sixteenth day of December, one thousand eight hundred and eighty-four, shall be the day on which the said land shall be open for application, in allotments as surveyed and marked on the selection map in the principal land office of the district.

In pursuance of section four of "The Land Act 1877 Amendment Act, 1879," I do hereby declare that subsection four of the sixty-third section of "The Land Act, 1877," shall not apply to any of the lands described in the Schedule hereto.

And, further, in pursuance of the fifth section of "The Land Act 1877 Amendment Act, 1879," I do hereby fix the price at which the land so described shall be sold to be the price set opposite each allotment in the Schedule hereto.

SCHEDULE.

Survey Distri	ct.	Block.	Section.	A	rea.	Price per	Acre.
				Α.	R. P.	£ s.	d.
Mangahao		XI.	13	137	1 24	1 14	0
*	• •	xv.	14	77	2 0	1 8	0
	••		16	190	0.0	1 8	0
"	••	XVI.	3	158	1 0	1 3	6
Mangaone	• •	II.	16	131	2 0	1 5	0
•	• •	"	21, 22	174	1 12	1 15	0
	• •	ΙΪΙ.	31	97	0 13	1 10	0
*	• •	111.	10	208	0 38	1 2	0
*	••		13	117	2 35	1 7	6
	••	v	16	192	2 34	1 1	0
. "	••	"	21	117	0 11	1 10	0
v	• •	VI.	17, 51	192	0 0	1 15	0
*	••	VII.	1 1	141	1 29	1 7	6
"		"	9	102	$0\ 12$	1 6	0
W	٠.	,,	10	261	236	1 4	0
Kopuaranga		ıı̃.	90	161	1 8	1 8	0
- "	.,	,,	92	116	2 16	1 13	0
" .	٠.	,,	94	89	0 32	1 13	0
*		,,	99	261	0 16	1 13	0
,,	٠.	,,	107	112	2 32	1 15	0
,,	.,	,,	109	288	2 16	1 15	0
,,		,,	204, 205	202	1 0	1 15	Ò
Mangaone		XIV.	116	230	0 0	1 1	0
,,		"	117	156	1 16	1 13	0
		,,	120	155	1 8	1 1	0
		,,	121	187	2 0	1 13	ō
Kopuaranga		Ϋ́.	28	45	2 32	1 10	ŏ

Given under the hand of His Excellency Sir William Francis Drummond Jervois, Lieutenant-General in Her Majesty's Army, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, Companion of the Most Honourable Order of the Bath, Governor and Commander-in-Chief in and over Her Majesty's Colony of New Zealand and its Dependencies, and Vice-Admiral of the same; and issued under the Seal of the said Colony, at the Government House, at Wellington, this twenty-ninth day of October, in the year of our Lord one thousand eight hundred and eighty-four. four.

J. BALLANCE, Minister of Lands.

GOD SAVE THE QUEEN!

Land set apart for a Village Settlement, Otago Land District.

WM. F. DRUMMOND JERVOIS, Governor.

A PROCLAMATION.

In pursuance and exercise of the powers and authorities conferred upon me by the twentieth section of "The Land Act 1877 Amendment Act, 1879," I, William Francis Drummond Jervois, the Governor of the Colony of New Zealand, do hereby set apart the land described in the Schedule hereto for sale as a village settlement, upon such terms and conditions as are set forth in an Order in Council bearing even date herewith, and made under the twenty-first section of the said Act.

SCHEDULE. LOWER HAWEA SURVEY DISTRICT.

Block.	Section.	Area.
XII.	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	A. R. P. 0 2 0 0 2 0
	17 18 19 20 21 22 28 24 25 26 27 28 29	0 2 0 0 2 0 1 0 0
	30 31 32 33 34 35 36 37 38 39	1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 35 1 0 0 1 0 0 1 0 0
	41 42 43 44 45 46 47 48 49 50	1 0 0 1 0 0 0 2 0 0 2 0 0 3 35 0 2 0 0 2 0 0 2 0

LOWER HAWEA SURVEY DISTRICT-continued.

lock.	Section.	Area.
		A. R. P.
ζII.	52	0 2 0
	53	0 2 0
	54	0 2 19
	68	0 3 35
	69	. 0 2 0
	70	0 2 0
	71	$\begin{array}{cccc}0&2&0\\0&2&0\end{array}$
	72	0 2 0
	73	0 2 0
	61	
	63	5 1 16 5 0 0 5 0 0
	65	5 0 0
	67	5 0 0
	55	5 0 0
	57	5 0 0
	59	11 2 13
	76	8 3 18
	78	12 1 12
	80 62	9 3 5
	62	10 0 0
	64	5 0 0 5 0 0 5 0 0
	66	5 0 0
	56	5 0 0
	58	7 0 7
	60	11 2 13
	74	2 2 7
	75	10 0 0
	77	9 2 13 9 3 37
	79	9 3 37

Given under the hand of His Excellency Sir William
Francis Drummond Jervois, Lieutenant-General
in Her Majesty's Army, Knight Grand Cross of
the Most Distinguished Order of Saint Michael
and Saint George, Companion of the Most Honourable Order of the Bath, Governor and Commanderin-Jhief in and over Her Majesty's Colony of New
Zealand and its Dependencies, and Vice-Admiral
of the same; and issued under the Seal of the
said Colony, at the Government House. at Welsaid Colony, at the Government House, at Wellington, this twenty-eighth day of October, in the year of our Lord one thousand eight hundred and eighty-four.

J. BALLANCE, Minister of Lands.

GOD SAVE THE QUEEN!

Setting apart Land in the Otago Land District for leasing under "The Land Act 1877 Amendment Act, 1882."

WM. F. DRUMMOND JERVOIS, (L.S.) Governor.

A PROCLAMATION.

A PROCLAMATION.

By virtue and in exercise of the powers and authorities vested in him by the fiftieth section of "The Land Act 1877 Amendment Act, 1882," and of every other power and authority enabling him in that behalf, His Excellency the Governor of the Colony of New Zealand, by and with the advice and consent of the Executive Council of the said colony, doth hereby declare that the sections of land enumerated in the Schedule hereto shall be subject to the provisions of sections three to forty-eight of "The Land Act 1877 Amendment Act, 1882."

SCHEDULE. HUMMOCKSIDE DISTRICT.

Block.	Section.	Area.
IV.	1 6 7	A. B. P. 581 0 27 532 0 32 536 1 23

Given under the hand of His Excellency Sir William
Francis Drummond Jervois, Lieutenant-General
in Her Majesty's Army, Knight Grand Cross of
the Most Distinguished Order of Saint Michael
and Saint George, Companion of the Most Honourable Order of the Bath, Governor and Commanderin-Chief in and over Her Majesty's Colony of New Zealand and its Dependencies, and Vice-Admiral

of the same; and issued under the Seal of the I said Colony, at the Government House, at Wellington, this twenty-eighth day of October, in the year of our Lord one thousand eight hundred and eighty-four.

J. BALLANCE, Minister of Lands.

Approved in Council. FORSTER GORING, Clerk of the Executive Council.

GOD SAVE THE QUEEN!

Altering the Boundaries of a Hundred in Otago under "The Land Act, 1877."

WM. F. DRUMMOND JERVOIS. (L.S.) Governor.

A PROCLAMATION.

WHEREAS by section thirteen of Appendix H of "The Land Act, 1877," it is enacted that it shall be lawful for the Governor from time to time, by Proclamation published in the New Zealand Gazette, to constitute into a lished in the New Zealand Gazette, to constitute into a hundred any portion of the Crown lands not forming part of any hundred previously proclaimed, notwithstanding that such lands or any part thereof shall be comprised within any pastoral lease or license heretofore or hereafter to be granted by the Crown under any law regulating the occupation or disposal of Crown lands, and whether or not the same shall have been included within the boundaries of any

same shall have been included within the boundaries of any proclaimed gold field:

And whereas a Proclamation was issued on the seventeenth day of February, one thousand eight hundred and eighty-three, constituting the Hawea Hundred: And whereas it is deemed expedient to revoke the said Proclamation, and to extend the boundaries of the said hundred:

Now, therefore, I, William Francis Drummond Jervois, the Governor of the Colony of New Zealand, in pursuance and exercise of all powers and authorities enabling me in that behalf, do hereby revoke the Proclamation dated the seventeenth day of February, one thousand eight hundred and eighty-three; and I do declare, in lieu thereof, that the portion of the waste lands particularly described in the Schedule hereto shall be and the same is hereby constituted into a hundred under and for the purposes of the said Act, and that it shall be called or known by the name set above the description of the said hundred in the Schedule hereto. hereto.

SCHEDULE. HAWEA HUNDRED.

HAWEA HUNDRED.

ALL that area in the County of Vincent bounded towards the North by Lake Hawea and Gladstone Township; towards the East by Runs Nos. 236, 236r, and 236e, and Sections Nos. 2 and 1, Block IX., Lower Hawea District; towards the South by Block VII., Tarras District; and towards the West by the Clutha and Hawea Rivers.

by the Clutha and Hawca Rivers.

Given under the hand of His Excellency Sir William Francis Drummond Jervois, Lieutenant-General in Her Majesty's Army, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, Companion of the Most Honourable Order of the Bath, Governor and Commanderin-Chief in and over Her Majesty's Colony of New Zealand and its Dependencies, and Vice-Admiral of the same; and issued under the Seal of the said Colony, at the Government House, at Wellington, this twenty-ninth day of October, in the year of our Lord one thousand eight hundred and eighty-four.

J. BALLANCE,

Minister of Lands.

Minister of Lands.

GOD SAVE THE QUEEN!

Alteration of Place of Embarking and Landing Prisoners to and from the Hulk "Sarah and Esther."

WM. F. DRUMMOND JERVOIS, (L.S.) Governor.

A PROCLAMATION.

A PROCLAMATION.

WHEREAS by the fourth section of "The Prisons Act, 1882," it is, amongst other things, enacted that the Governor may from time to time, by Proclamation published in the Gazette, appoint any hulk, ship, or floating prison to be used as and to be a public prison for the reception and safe keeping of prisoners convicted and sentenced for any offences by any Court in New Zealand, and may from time to time define, by Proclamation published as aforesaid, the limits and boundaries around such hulk within which no person shall

come, and the place of embarking and landing prisoners to and from such hulk; and that any such Proclamation as aforesaid may from time to time be altered or revoked by the Governor:

the Governor:

And whereas by a Proclamation bearing date the seventeenth day of December, one thousand eight hundred and seventy-four, the hulk called the "Sarah and Esther," then moored off Tahita Point, in the Otago Harbour, was appointed to be a public prison within the meaning of the said Act, and the space of twelve yards round such hulk was defined to be the limits and boundaries within which no person should come, and Deborah Bay was defined to be the place of embarking and landing prisoners to and from such hulk:

place of embarking and landing prisoners to and from such hulk:

And whereas, owing to an alteration in the position of the said hulk, it is expedient to alter the said Proclamation:

Now, therefore, I, William Francis Drummond Jervois, the Governor of the Colony of New Zealand, in pursuance and exercise of the powers and authorities vested in me by the said Act, do hereby define the Sandspit at Otago Heads to be the place of embarking and landing prisoners to and from such hulk.

Such hulk.

Given under the hand of His Excellency Sir William
Francis Drummond Jervois, Lieutenant-General
in Her Majesty's Army, Knight Grand Cross of the
Most Distinguished Order of Saint Michael and
Saint George, Companion of the Most Honourable
Order of the Bath, Governor and Commander-inChief in and over Her Majesty's Colony of New
Zealand and its Dependencies, and Vice-Admiral
of the same; and issued under the Seal of the
said Colony, at the Government House, at Wellington, this twenty-ninth day of October, in the
year of our Lord one thousand eight hundred and
eighty-four. eighty-four.

Jos. A. TOLE.

GOD SAVE THE QUEEN!

Notice under "The Native Land Laws Amendment Act, 1883."

WM. F. DRUMMOND JERVOIS, (L.S.) Governor.

A PROCLAMATION.

W HEREAS the land described in the Schedule hereto VV is vested in a certain aboriginal native of New Zealand, subject to certain restrictions on the alienation of such land, and application has been made for the partial removal of such restrictions:

It is hereby notified that it is the intention of His Excellency the Governor, immediately after the expiration of sixty days from the publication of this notice in the Gazette and in the Kahiti, partially to remove the said restrictions on the alienation of the said land, so as to admit of the leasing of the said land for nine years, from the first day of January, one thousand eight hundred and ninety-six.

Given under the hand of His Excellency Sir William Francis Drummond Jervois, Lieutenant-General in Her Majesty's Army, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, Companion of the Most Honourable Order of the Bath, Governor and Commander-in-Chief in and over Her Majesty's Colony of New Zealand and its Dependencies, and Vice-Admiral of the same; and issued under the Seal of the said Colony, at the Government House, at Wellington, this twenty-fifth day of October, in the year of our Lord one thousand eight hundred and eighty-four.

J. BALLANCE.

J. BALLANCE, Minister for Native Affairs.

GOD SAVE THE QUEEN!

SCHEDULE.

SCHEDULE.

All that piece of land situated in the District of Oeo, containing 1,792 acres 1 rood, more or less, and being Allotment No. 1 and part of Allotment No. 2 of Block II. and the whole of Allotment No. 4 of Block III. on the plan of the said district, and being the whole of the land comprised in a certain grant from the Crown dated the 4th day of February, 1881, and recorded in the Register-book at New Plymouth, Vol. vii., folio 66; excepting that portion of the said land comprised in the said grant, containing 21 acres 3 roods, more or less, delineated and coloured pink on the plan of the lands comprised in the said grant, deposited in the office of the District Land Registrar, at New Plymouth.

Notice under "The Native Land Laws Amendment Act, in the Kahiti, to remove the said restrictions on the alienation of the said land.

WM. F. DRUMMOND JERVOIS, (L.s.) Governor.

A PROCLAMATION.

WHEREAS the lands described in the Schedule hereto are vested in certain aboriginal natives of New Zealand, subject to certain restrictions on the alienation of such lands, and application has been made for the removal of such restrictions:

It is hereby notified that it is the intention of His Excel lency the Governor, immediately after the expiration of sixty days from the publication of this notice in the *Gazette* and in the *Kahiti*, to remove the said restrictions on the alienation of the said lands.

f the said lands.

Given under the hand of His Excellency Sir William Francis Drummond Jervois, Lieutenant-General in Her Majesty's Army, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, Companion of the Most Honourable Order of the Bath, Governor and Commander-in-Chief in and over Her Majesty's Colony of New Zealand and its Dependencies, and Vice-Admiral of the same; and issued under the Seal of the said Colony, at the Government House, at Wellington, this twenty-fourth day of September, in the year of our Lord one thousand eight hundred and eighty-four. eighty-four.

J. BALLANCE, Minister for Native Affairs.

GOD SAVE THE QUEEN!

SCHEDULE.

ALL that piece of land in the Provincial District of Auckland, situated at Okaihau, in the District of Bay of Islands and County of Hokianga, containing 30 acres, more or less, and being part of a block of land called or known by the name of "Umuhapuku," numbered 648N. Bounded towards the South-east by a road, 1997 links; towards the South-west by a line dividing the land hereby conveyed from the land of Henry Charles Burleigh, 1747 links; thence towards the North-west by other part of the said Umuhapuku Block, by a line bearing 57° 30′, 2100 links; and towards the North-east to the commencing point by other part of the said block, by a line bearing 132°, 1190 links: as the same is delineated on that part of the plan drawn on the engrossment of conveyance, and thereon edged red.

All that piece of land in the Provincial District of Auckland, situated at Okaihau, in the District of Bay of Islands, containing 44 acres, more or less, and being another portion of the Umuhapuku Block above mentioned. Bounded towards the North-east by other part of said block, by a line bearing 132°, 2500 links; towards the South-east by another part of the said block, the property of the said Henry Charles Burleigh, by a line bearing 57° 30′, 2100 links; towards the South-west by a line dividing the land proposed to be conveyed from land of the said Henry Charles Burleigh, 1929 links; and towards the North-west by the Okaihau No. 2 Block, 2025 links: as the same is delineated on that part of the plan drawn on the engrossment of conveyance, and thereon edged green. ALL that piece of land in the Provincial District of Auck

the plan drawn on the engrossment of conveyance, and thereon edged green.

thereon edged green.

All that the one undivided moiety, equal half part, or share of Henare Kuku, of and in all that piece of land in the Provincial District of Auckland, situated at Okaihau, in the District of Bay of Islands, containing 65 acres, more or less, and being another portion of the Umuhapuku Block above mentioned. Bounded on the North-east by lines, 517 links, 715 links, 354 links, and 2296 links; on the South-east by a road, 290 links and 2153 links; on the South-ewest by the Okaihau No. 2 Block, 1045 links: as the same is delineated on the plan drawn on the engrossment of conveyance, and thereon edged red.

Notice under "The Native Land Laws Amendment Act, 1883."

WM. F. DRUMMOND JERVOIS, Governor.

A PROCLAMATION.

WHEREAS the land described in the Schedule hereto VV is vested in certain aboriginal natives of New Zealand, subject to certain restrictions on the alienation of such land, and application has been made for the removal of such restrictions

It is hereby notified that it is the intention of His Excellency the Governor, immediately after the expiration of sixty days from the publication of this notice in the Gazette and

Given under the hand of His Excellency Sir William en under the hand of His Excellency Sir William Francis Drummond Jervois, Lieutenant-General in Her Majesty's Army, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, Companion of the Most Honourable Order of the Bath, Governor and Commanderin-Chief in and over Her Majesty's Colony of New Zealand and its Dependencies, and Vice-Admiral of the same; and issued under the Seal of the said Colony, at the Government House, at Wellington, this twenty-fourth day of September, in the year of our Lord one thousand eight hundred and eighty-four. eighty-four.

J. BALLANCE. Minister for Native Affairs.

GOD SAVE THE QUEEN!

SCHEDULE.

SCHEDULE.

All those the one-fifth and the one-fifteenth parts or shares of Paraituha Taituha and Hone Himu Tawhaki respectively of and in all that piece or parcel of land containing 175 acres, more or less, and being part of Block No. 1575, in the Wairarapa District, called or known as the "Para Block." Bounded towards the North-west by a public road, 6230 links; towards the East by the Para Creek and by portion of the eastern boundary of the said block, measuring 902 links; towards the South-east and East by other part of the said block, conveyed to Moritz Hirschberg, 2100 links and 2470 links respectively; towards the South-west by other part of the same block, conveyed to Edward Schwartz Maunsell, 4850 links; and towards the West by portion of the western boundary of the said block, measuring 860 links; the said measurements being respectively a little more or less.

Notice under "The Native Land Laws Amendment Act, 1883."

WM. F. DRUMMOND JERVOIS. (L.S.) Governor.

A PROCLAMATION.

WHEREAS the land described in the Schedule hereto is vested in certain aboriginal natives of New Zealand, subject to certain restrictions on the alienation of such land, and application has been made for the removal of such restrictions

It is hereby notified that it is the intention of His Excellency the Governor, immediately after the expiration of sixty days from the publication of this notice in the Gasette and in the Kahiti, to remove the said restrictions on the alienation of the said land.

Given under the hand of His Excellency Sir William Francis Drummond Jervois, Lieutenant-General in Her Majesty's Army, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, Companion of the Most Honourable Order of the Bath, Governor and Commander. in-Chief in and over Her Majesty's Colony of New Zealand and its Dependencies, and Vice-Admiral of the same; and issued under the Seal of the said Colony, at the Government House, at Wellington, this eleventh day of September, in the year of our Lord one thousand eight hundred and eighty-four eighty-four.

J. BALLANCE, Minister for Native Affairs.

GOD SAVE THE QUEEN!

SCHEDULE.

SCHEDULE.

ALL that piece of land containing 205 acres, more or less, being the land known as "Moroa" in the public map of Block XII., Mangaone Survey District, and being the whole of the land comprised and described in certificate of title, Register-book, Volume 30, folio 82. Bounded on the North, North-east, South, and South-east by the Te Hoi Creek; again on the South-east by the Manatawi Creek; on the South-west by the adjoining land, 3133 links; again on the South-west by the Punipuni Creek; and on the West, North-west, and North by the Ihuraua Creek: excepting thereout 5 acres of land now used by Natives for a burial-ground, shown on the plan drawn on the Memorandum of Transfer, and thereon coloured green, with a right of road, 50 links wide, from the public road to the piece of land hereby reserved along the Te Hoi Creek, as shown on the plan on the Memorandum of Transfer, and thereon coloured yellow.

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

WM. F. DRUMMOND JERVOIS, Governor. ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-eighth day of October, 1884.

Present: HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by "The Maori Real Estate Management Act, 1867," 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 under 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 person under disability shall be vested in trustees, as the Governor in

Council shall think fit:

And whereas by "The Maori Real Estate Management Act Amendment Act, 1877," it is provided that, in all cases in which no trustee of the real estate of any infant Maori had, prior to the passing of the Act now in recital, been, within the meaning of the said Act, appointed, the Governor might appoint such trustee only on the recommendation of a Judge of

meaning of the said Act, appointed, the Governor might appoint such trustee only on the recommendation of a Judge of the Native Land Court:

And whereas, in pursuance of orders dated as in the first column of the Schedule hereto, made by the Judges named in the second column, 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 real estate described or referred to in the fifth column, for estates therein derived as mentioned in the sixth column:

Now, therefore, His Excellency the Governor of New Zealand, with the advice and consent of the Executive Council of the colony, in exercise of the powers vested in him by the said Acts, doth hereby order that the estates mentioned as aforesaid of the persons under disability as aforesaid in the said several blocks of land shall be and remain vested in the several persons named in the third column of the Schedule hereto as trustees within the meaning and for the purposes of the said Acts for the said persons respectively during 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.	Derivation of Estate of Cestui que Trust.
1883. 27 Sept.	E. W. Puckey	Paramena te Oneone and Henare Tomo- ana	Irepoama Rakatairi, m., 6 yrs.; Erieta Whakia, m., 4 yrs.	Petane, District of Napier	••
1884. 26 March	Edward Marsh Williams	Aihe Pepene and Maata Paekau	Reha Pepene, m., 10 yrs.; Puti Pepene, f., 8 yrs.; Hera Pepene, f., 6 yrs.	Omahu Reserve, or Section No. 27, Block IX., Te Aroha, 260 acres, Thames	Succession order for interest of Mororekai Pepene.
4. #		Same trustees	Same minors	Wairakau Reserve, or Section No. 43, Block XII., Te Aroha, 300 acres, Thames	Ditto.
<i>"</i>	. "	Wiremu Wipei	Ngapoti Wipei, f., 3 yrs.; Rea Waara, f., 5 mos.	Mataora, or Ngatiporo Reserve, 3,400 acres, Thames	Succession order for in- terest of Parehuia Peka, <i>alia</i> s Huhana Ngaweki.
"	**	Hemara Patiki and Mere Karaka Nga- peti	Hemara te Ngarunui, m., 16 yrs.; Anaru Take- rau, m., 14 yrs.; Aku- hata Ngatoto, m., 12	Same block	Succession order for interest of Rea Wara.
27 March	,,	Tiu Pirihi Taha and Te Ukumate One- poto	yrs.	Huhuraumati, 227 acres 2 roods, Thames	Succession orders for interests of Titoko to Rehu and Hauata to Aku.
29 March	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Hirawani Karawhiua and Warutau Mohi	18 yrs.	acres, Thames	Order for memorial on division of the block. Certificate of title.
19 April	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Mere Kuru and Hori te Ngatete Pehimana Potiki and	yrs.	Ngamoko, 19 acres, Thames Piraurahi No. 1, 400	Succession order for
21 April 30 April	"	Hoani Tuaiti Rapata te Pokiha	Tumatekitua Paka, m., 17 yrs.; Te Morehu te	acres, Thames Whakapoi, 110 acres and 6 perches, Thames	interest of Hekiera. Certificate of title.
,,	"	Riripete Takitahi and Hakipene Hura	Putu, m., 15 yrs. Rangipakihi Wiremu, f., 15 yrs.	Same block	*
		Tamati Paetai and Rini Karaka	Te Ngare-o-Toiwhare, m., 4 yrs.	,	,,
"	<i>"</i>	Hori te Ngatete and Mere Kuru	Te Wa te Ngatete, m., 15 yrs.		,,
. #	"	Rapata te Pokiha	Te Morehu te Putu, m., 15 yrs.	275 acres, Thames	Memorial of ownership.
"	"	Rapata te Pokiha and Aherata Paka	17 yrs.		~
12 May		Erana Rangima- whiti and Aihe Pepene	Tumoke te Rua, m., 14 yrs.; Haurangi te Rua, m., 12 yrs.; Parerau- kawa te Rua, f., 8 yrs.	Thames	"
. "	"	Tukukino te Ahiata-			Certificate of title.
"	. "	Rawiri te Wakaiti and Pirika Riu-	Ani Perepetua Rawiri, f.,	,	"
	,,	poto Rapata te Pokiha	Tumatekitua Paka, m., 17 yrs.; Te Morehu te Putu, m., 15 yrs.		"

SCHEDULE-continued.

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.	Derivation of Estate of Cestui que Trust.
1884. 26 July	Edward Marsh Williams	Merea Wikiriwhi	Hori te Paoro Wiriki- hana, m., 2½ yrs.	Pakikau-o-whai, 6 acres 2 roods 23	Certificate of title.
2 Aug	*	Rihitoto Mataia	Pani Paura, m., 11 yrs.	perches, Thames Taumatawahine No. 2, 275 acres, Thames	Memorial of ownership.
,,	"	,,	. "	Raratu No. 2, 176 acres 3 roods, Thames.	,,
,	"	,,	, "	Kotukuwhakatoro No. 1, 6 acres and 12 perches, Thames	Certificate of title.
"		,,	"	Te Iringaopirori North, 323 acres, Thames	Order under Division
4 Aug	"	Raika Whakarongo- tai and Raiha	Waana Raiha, f., 11 yrs.	Ohinemuri, No. 20D, 780 acres (by estima-	Certificate of title.
· " ••	,,	Moengahau Meri Hotereni Tai- pari and Kaa Tau-	Maata Tiemi Paraone, f., 12 yrs.	tion), Thames Same block	
,,	"	matua Tuterei Karewa and Rihari Watene	Hira Karewa, m., 13 yrs.; Mokura Karewa, m.,	,,	"
, ,,	"	Raika Whakarongo- tai and Hone Ro- piha	11 yrs. Neri Utuku, m., 9 yrs.; Kahukore Utuku, f., 18 yrs.; Te Ura Utuku,		,,
я ••	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Hawira Wahapu and Raika Whakaro- ngotai	m., 7 yrs.; Mihi Utu- ku, f., 5 yrs. Pererangi, m., 18 yrs		,,

FORSTER GORING, Clerk of the Executive Council.

Increasing the Rates of Postage on Correspondence trans-mitted viâ Suez and Brindisi.

WM. F. DRUMMOND JERVOIS, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-eighth day of October, 1884.

Present: HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by "The Post Office Act, 1881," it is, among other things, enacted that, in respect of places beyond the colony, the Governor in Council may from time to time fix, alter, and abolish the rates of postage payable within the colony for the transmission of letters by post to or from places beyond seas, and appoint at what time the same shall be paid, and the postage so made payable shall be charged and paid accordingly: And whereas it is expedient that the rates of postage for letters, book-packets, and newspapers sent to and received from the places beyond seas hereinafter mentioned should be fixed as herein set forth, and that in other respects the powers hereinbefore recited should be exercised:

Now, therefore, His Excellency the Governor of the Colony

Now, therefore, His Excellency the Governor of the Colony of New Zealand, in pursuance and exercise of the power and authority contained in the hereinbefore in part recited Act, and by and with the advice and consent of the Executive Council of the said colony, doth hereby order and declare as follows, namely:

1. That, on and after the fifteenth day of November next, 1. That, on and after the fifteenth day of November next, the rate of postage to be charged on all letters, book-packets, and newspapers transmitted from New Zealand to any place in the United Kingdom of Great Britain and Ireland by way of Suez or Brindisi shall be and the same is hereby fixed as herein set forth, that is to say,—

On all letters, one shilling per half-ounce or fraction of half an ounce;

On all book-packets and parcels, threepence for every two ounces or fraction of two ounces;

On all newspapers, twopence each.

two ounces or fraction of two ounces;
On all newspapers, twopence each.
The said postage shall, in all such cases, be prepaid in New Zealand by postage-stamps, to be affixed upon the covers of the letters, book-packets, or newspapers so sent.

2. That on all correspondence received in New Zealand in mails despatched from the United Kingdom on and after the date aforesaid, and which has not been prepaid in postage-stamps at the foregoing rates, a surcharge equal to the equivalent of the difference between the rates aforesaid and the postage actually affixed to the correspondence, shall be made. shall be made.

The said postage shall be payable on all such letters, book-packets, and newspapers on delivery in the colony to the persons to whom the same are addressed.

FORSTER GORING. Clerk of the Executive Council.

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

WM. F. DRUMMOND JERVOIS, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-eighth day of October, 1884.

Present: His Excellency the Governor in Council.

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

In exercise and pursuance of the powers and authorities vested in him by "The Public Domains Act, 1881," His Excellency the Governor of the Colony of New Zealand, by and with the advice and consent of the Executive Council thereof, doth hereby revoke a certain Order in Council, dated the nineteenth day of February, one thousand eight hundred and eighty-three, making delegation of certain powers in manner as therein appears; and doth, with the like advice and consent, by this present order, delegate, but only with respect to the piece or parcel of land described in the Schedule hereto, all the powers conferred by the Act aforesaid, except the powers under or conferred by sections five and twelve thereof, to the under-mentioned persons, who shall be known as the Courtenay Public Domain Board, namely,—

THOMAS HAMILTON ANSON, GEORGE BEDFORD, ARCHIBALD MCNAE, John Turner, and James Harris Brett

(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 second Tuesday in each month, at half-past seven o'clock p.m., at the Public Library, Courtenay, 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 Tuesday, the eleventh day of November, one thousand eight hundred and eighty-four.

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.

at such meeting.

3. Any three of the said Board shall form a quorum. Any

s. Any three of the start board shall form a quotum. Any meeting may be adjourned from time to time.

4. The members of the Board shall, at their first meeting, and thereafter at an annual meeting to be held on the first Monday in December 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 Chair-

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

SCHEDULE.
ALL that area in the Courtenay Road District, Provincial ALL that area in the Courtenay Road District, Provincial District of Canterbury, containing 20 acres, more or less. Bounded—South-westward by the Coal Road, about 1730 links; South-eastward by Sections Nos. 3711, 3733, 3742, and 4247, about 970 links; North-eastward by Section No. 178 (in red), about 1650 links; and North-westward by a line parallel to the south-eastern boundary, drawn from a point on the Coal Road being 50 links south-east of the intersection of the north-eastern side thereof by the south-western boundary of Section No. 178 (in red), about 1460 links: and numbered 2413 (in red) on the official map in the Provincial District Survey Office, Christchurch.

FORSTER GORING. Clerk of the Executive Council.

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

WM. F. DRUMMOND JERVOIS,

Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-eighth day of October, 1884.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

In exercise and pursuance of the powers and authorities vested in him by "The Public Domains Act, 1881," His Excellency the Governor of the Colony of New Zealand, by and with the advice and consent of the Executive Council thereof, doth hereby revoke a certain Order in Council dated the thirteenth day of February, one thousand eight hundred and eighty-four, making delegation of certain powers in manner as therein appears, and doth, with the like advice and consent, by this present order, delegate, but only with respect to the piece or parcel of land described in the Schedule hereto, all the powers conferred by the Act aforesaid, except the powers under or conferred by sections five and twelve thereof, to the under-mentioned persons, who shall be known as the Ocean Beach Public Domain Board, HIS EXCELLENCY THE GOVERNOR IN COUNCIL shall be known as the Ocean Beach Public Domain Board,

> JAMES PILLANS MAITLAND (Commissioner of Crown Lands for the Otago Land District), WILLIAM JAMES MUDIE LARNACH, GEORGE GRAY RUSSELL, HENRY DRIVER, EDWARD BOWES CARGILL, WILLIAM BALDWIN,

JAMES ROBIN, ROBERT RUTHERFORD,

John White, Adam Nichol,

ADAM INICHOL,
His Worship the MAYOR of CAVERSHAM (ex officio),
His Worship the MAYOR of SOUTH DUNEDIN (ex officio), and

officio), and
His Worship the Mayor of St. Kilda (ex officio)
(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 fourth Tuesday in each month, at noon, at the Land Office, Dunedin, 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 Tuesday, the twenty-fifth day of November, one thousand eight hundred and eighty-four.

ber, one thousand eight hundred and eighty-four.

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 fourth 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 yote. 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 Chair-

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

SCHEDULE.

ALL that area in the Provincial District of Otago, being Section No. 28, Block VII., Otago Peninsula Survey District, and Section No. 4, Block XII., Dunedin and East Taieri Survey District, containing by admeasurement 132 acres, more or less. Bounded towards the North-west generally by Application No. 12, Block XII., Dunedin and East Taieri Survey District, by a road-line to Section No. 27, Block VII., Otago Peninsula Survey District; thence by that section and again by a road-line to the southernmost corner of Section No. 8, Block III., Anderson's Bay Survey District; thence by said section and again by a road-line to Section No. 26, Block VII., Otago Peninsula Survey District; towards the East by that section to its south-west corner; and thence No. 26, Block VII., Otago Pennsula Survey District; towards the East by that section to its south-west corner; and thence by a line due south to the high-water mark of the ocean; and towards the South generally by the said high-water mark to its intersection with the south-east boundary-line of Application No. 12 first mentioned: excepting a road-line, 60 links wide, intersecting the above-described area; as the same is delineated on the plans in the Survey Office, Dunadin Dunedin.

FORSTER GORING. Clerk of the Executive Council.

Terms and Conditions of Sale of a Village Settlement, Otago Land District.

WM. F. DRUMMOND JERVOIS, Governor.

ORDER IN COMNCIL.

At the Government House, at Wellington, this twenty eighth day of October, 1884.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by the twenty-first section of "The Land Act 1877 Amendment Act, 1879," it is enacted that the Governor in Council may fix the terms and conditions upon which the lands comprised in any village settlement shall be disposed of, and the mode of payment for the same:

And whereas His Excellency the Governor of the Colony of New Zealand has, by Proclamation, set apart the lands enumerated in the Schedules hereto for sale as a village settlement:

settlement:

Now, therefore, His Excellency the Governor of the Colony of New Zealand, in pursuance and exercise of the powers and authorities conferred upon him by the hereinbefore in part recited Act, and by and with the advice of the Executive Council of the Colony of New Zealand, doth hereby ux the following terms and conditions upon which the said village settlement shall be disposed of, and the mode of payment for the same, that is to say,—

1. The lands enumerated in the Schedules hereto shall be

disposed of as village allotments and small-farm allotments for cash, and small-farm allotments upon deferred pay-

2. The day upon which the lands shall be open for application shall be Wednesday, the tenth day of December, one thousand eight hundred and eighty-four, at the Land

Office, Dunedin.

3. The lands enumerated in the First Schedule hereto shall be sold for cash immediately on purchase, and the lands enumerated in the Second Schedule hereto shall be

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

4. The lands which are disposed of by sale upon deferred payments shall be subject to the provisions relating to suburban lands of Part III. of "The Land Act, 1877," also to the provisions of section nine of "The Land Act 1877 Amendment Act, 1879."

5. No appears whell he allowed to accuring more than one

Amendment Act, 1879."
5. No person shall be allowed to acquire more than one section upon either immediate or deferred payments.
6. The prices stated in the Schedules hereto shall be the prices at which the lands shall be open for application.
7. If there should be more than one application for any village allotment in the First Schedule, offered for cash, the right to purchase the same shall be determined by auction amongst the applicants; and if there should be more than

one application for any small-farm allotment in the First or Second Schedules offered on deferred payments, the right to occupy the same will be determined by lot amongst the applicants.

Schedule, upon the full payment of the purchase of any lands described in the First Schedule, upon the full payment of the purchaser of any lands described in the First Schedule, upon the full payment, and shall at the time of application deposit with the Receiver of Land Revenue for the Otago Land District one-tenth of the price of the allotment. Such payment shall be deemed to be a discharge of the license-fee for the six months due on the first day of January, one thousand eight hundred and eighty-five.

9. The purchaser of any lands described in the First Schedule, upon the full payment of the purchase-money, and the purchaser of any lands described in the Second Schedule, upon the like payment, and also the fulfilment of the terms and conditions prescribed by "The Land Act, 1877," "The Land Act 1877 Amendment Act, 1879," and "The Land Act 1877 Amendment Act, 1882," 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.

FIRST SCHEDULE.

BLOCK XII., LOWER HAWEA SURVEY DISTRICT.-VILLAGE SETTLEMENT.

	illage Allotments	1
Section.	Area.	Upset Price.
	A. R. P.	
1	0 2 0	
2	0 2 0	
3	0 2 0	
4	0 2 0	
5	$\begin{array}{cccc}0&2&0\\0&2&0\end{array}$	
6	0 2 0	
8	$egin{array}{cccc} 0 & 2 & 0 \\ 0 & 2 & 0 \\ 0 & 2 & 0 \\ \end{array}$	
9	0 2 0	-
10	0 2 0	
11	0 2 0	
12	0 2 0	
13	0 2 0 0 1 26	- [] .
14 15	0 1 26 0 1 26]
16	0 2 0	11
17	0 2 0	
18	0 2 0	11
19	0 2 0	[]
20 21	$\begin{smallmatrix}0&2&0\\0&2&0\end{smallmatrix}$	
22	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	11
23	0 2 0	
24	0 2 0	
25	0 2 0	
26	$\begin{smallmatrix}0&2&0\\0&2&0\end{smallmatrix}$	
27 28	1 0 0	
29	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	£5 per allotme
30	1 0 0	
31	1 0 0	
32	1 0 0	.
33 34	$\begin{array}{cccc} 1 & 0 & 0 \\ 1 & 0 & 0 \end{array}$	
35	1 0 0	
36	$\tilde{1}$ 0 35	. []
37	1 0 0	
38	1 0 0	
39	$\begin{array}{ccc} 1 & 0 & 0 \\ 1 & 0 & 0 \end{array}$	
40 41	1 0 0	
42	1 0 0	.
43	1 0 0	()
44	0 2 0	- 11
45	0 2 0	
46	$\begin{array}{cccc} 0 & 3 & 35 \\ 0 & 2 & 0 \end{array}$	
47 48	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	
49	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	[]
50	0 2 0	
51	0 2 0	11
52	0 2 0	
53	$\begin{array}{cccc} 0 & 2 & 0 \\ 0 & 2 & 19 \end{array}$	
54 68	0 2 19 0 3 35	
68	0 8 88	1)

Small-Farm Allotments.

Section.	Area.	Upset Price.
	A. R. P.	
61	10 0 0	11
63	5 1 16	11
65	$5 \ 0 \ 0$	11
67	5 0 0	- 1
55	5 0 0	00
57	5 0 0	-£3 per acre.
59	11 2 13	11
76	8 3 18	
78	12 1 12	
80	9 3 5	- []

SECOND SCHEDULE.

BLOCK XII., LOWER HAWEA SURVEY DISTRICT.—VILLAGE SETTLEMENT.

Small-Farm Allotments on Deferred Payments

Section.	Area.	Upset Price.
62 64 66 56 58 60 74 75 77	A. B. P. 10 0 0 5 0 0 5 0 0 5 0 0 7 0 7 11 2 13 2 2 7 10 0 0 9 2 13 9 3 37	} £4 10s. per acre

FORSTER GORING, Clerk of the Executive Council.

Native Land taken for Portion of Hutt Station on Wellington-Napier Railway (Wellington-Woodville Section).

WM. F. DRUMMOND JERVOIS, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-fifth day of September, 1884.

Present: His Excellency the Governor in Council.

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

In pursuance and in exercise of the powers vested in him by "The Public Works Act, 1882," and of all other powers in anywise enabling him in this behalf, His Excellency Sir William Francis Drummond Jervois, the Governor of the Colony of New Zealand, by and with the advice and consent of the Executive Council of the said colony, doth hereby order that the Government work known as the Wellington-Napier Railway shall and may be constructed on or through the parcel of land more particularly described in the Schedule hereto, and delineated in the plan marked P.W.D. 11482, deposited in the office of the Minister for Public Works, at Wellington, in the Provincial District of Wellington, in the said colony.

SCHEDULE.

SCHEDULE.

ALL that piece or parcel of land containing by admeasurement 3 acres and 4 perches, being part of Section No. 20, Hutt District (Block VIII., Belmont Survey District), comprising parts of Subdivisions Nos. 6, 7, and 8 of that section, known as Te Momi West; commencing at the junction of the Hutt Main Road with the northernmost boundary of Section No. 20. Bounded—Generally South-easterly by the main road 843 links, and by lines 175 and 172 links respectively; Southerly by a line, 228 links; North-westerly by the railway-line, 111, 6, 500, 6, and 484 links respectively; Northerly by Section No. 24, 341 links, to the commencing point.

point.

Also all that piece or parcel of land containing by admeasurement 1 rood 33 perches, being part of Section No. 20, Hutt District (Block VIII., Belmont Survey District), comprising parts of Subdivisions Nos. 6, 7, and 8 of that section, known as Te Momi West; commencing at a point on the northernmost boundary of Section No. 20 distant 2584 links from the north-west corner thereof. Bounded—Northerly by Section No. 24, 51 links; South-easterly by the railway-line, 375, 6, 500, 6, and 170 links respectively; Southerly by a line, 59 links; and North-westerly by a line, 1047 links, to the commencing point: be all the above areas and linkages either more or less; the several parcels of land being situate in the

Provincial District of Wellington, and are more particularly delineated upon the plan marked P.W.D. 11482, deposited in the office of the Minister for Public Works, at Wellington, in the Provincial District of Wellington.

FORSTER GORING,

Clerk of the Executive Council.

Regulations for the Election of a Native Assessor under the Licensing Acts.

WM. F. DRUMMOND JERVOIS, Governor.

TN pursuance and exercise of the powers conferred upon him by "The Licensing Act, 1881," and "The Licensing Act Amendment Act, 1882," His Excellency the Governor doth hereby make the following regulations for the election of a Native Assessor for the newly-constituted Native

of a Native Assessor for the newly-constituted Native Licensing District of Omataroa:—

1. The nomination of candidates shall take place at the Courthouse, Rotorua, on Monday, the twenty-fourth day of November instant, at the hour of noon.

2. If a poll be demanded by a candidate or by any elector the same shall be taken, and the election held, at the Courthouse aforesaid, on Monday, the first day of December next.

3. The regulations for the annual elections of Native Assessors for the Native Licensing Districts in the colony, dated the 17th January, 1883, and published in the New Zealand Gazette No. 5, of the 18th January, 1883, shall apply to the present election of an Assessor for the Native Licensing District of Omataroa, except where they are repugnant to District of Omataroa, except where they are repugnant to the regulations now made.

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

J. BALLANCE.

Rules as to Maori Juries under "The Juries Act, 1880."

WM. F. DRUMMOND JERVOIS, Governor.

Governor.

In pursuance of the powers and authorities in me vested by the one hundred and forty-fifth section of "The Juries Act, 1880," I, the Governor of the Colony New Zealand, do hereby revoke, as from the third day of November, one thousand eight hundred and eighty-four, the rules made under the provisions of the said Act, and published in the New Zealand Gazette number twelve, of the thirty-first day of January, one thousand eight hundred and eighty-three, and in lieu thereof do hereby make the following rules, and do hereby declare that such last-mentioned rules shall come into force on the said third day of November, one thousand eight hundred and eighty-four:—

1. The Jury Officer of every jury district shall, before the 10th day of November, 1884, issue and deliver his warrant, in the form hereunto annexed, marked A, to one or more constables within such jury district, together with a sufficient number of printed forms of return and notice, in the forms hereunto annexed, and marked B and C respectively.

2. Each of such constables shall forthwith after the receipt of such warrant prepare and make out in alphabetical order translates of the constables that the first translates that the first of all Mosil warrant translates the state of the translates and the constables that the state of the translates and the constables that the state of the translates and the constables that the state of the constables that the c

of such warrant prepare and make out in alphabetical order a true list of all Maori men between the ages of twenty-one a true list of all Maori men between the ages of twenty-one and sixty years residing within the limits mentioned in such warrant (and whose capacity to serve as jurors shall have been duly certified), stating in such list the Christian name and surname at full length, and the true place of abode and calling of each of such Maori men, in the proper column of the form of return hereunto annexed, and marked B.

3. Such constables, having made out such lists, shall fix a setting in the form hereunte annexed.

notice in the form hereunto annexed, marked C, in manner prescribed by the said form.

4. Any person who shall deface or remove such notice shall forfeit a sum not exceeding £5 nor less than £2.

4. Any person who shall detace or remove such notice shall forfeit a sum not exceeding £5 nor less than £2.

5. The constables shall keep the original lists or true copies thereof to be inspected and perused by any of the inhabitants of the said jury district at any reasonable time between the £6th day of December, 1884, and the 15th day of December, 1884, without fee or reward, to the end that notice may be given of Maori men qualified and liable to serve as jurors who are omitted, or of Maori men inscribed who ought to be omitted, from such list.

6. The Jury Officer of every such jury district shall, by a notice in the Form D hereunto annexed, in such a manner as he shall think fit, seven days at least before the day of meeting, call, for the purposes herein mentioned, a meeting of the Justices of the Peace residing within the jury district, to be held on Wednesday, the seventeenth day of December, at some Resident Magistrate's Courthouse or office, or some other suitable building, to be named in such notice, at the Court town of such district.

7. Sections 21 to 25, both inclusive, and section 27 of the said Act, shall apply, mutatis mutandis, to the forming, revising, keeping, and transmitting to the Sheriffs of the first jury lists for Maori cases formed under these rules.

jury lists for Maori cases formed under these rules.

8. The Jury Officer shall, before the 19th day of December 1884, deliver or transmit such list to the Sheriff of the Sheriff's district within which the jury district for which such list shall have been prepared shall be situated.

9. The jury lists so formed, revised, and transmitted to the Sheriffs as aforesaid shall remain in force until the 14th day of May, 1886.

day of May, 1886.

10. From and after the 1st day of January, 1886, sections 13 to 30, both inclusive, of the said Act, shall apply, mutatis mutandis, to the forming, revising, keeping, and transmitting to the Sheriffs jury lists for Maori cases.

11. When any notice of a claim to be tried by a Maori jury under section 148 or section 150 of the said Act, or of a mixed jury under section 152 of the said Act, has been given, the Registrar Clark or proper officer of the Court in which mixed jury under section 152 of the said Act, has been given, the Registrar, Clerk, or proper officer of the Court in which the trial is to be heard shall issue a precept, under his hand, to the Sheriff of the Sheriff's district within which such trial is to be heard, commanding such Sheriff to summon a sufficient number of Maori jurors to attend and serve at such trial.

cient number of Maori jurors to attend and serve at such trial.

12. Such precept shall be in the form contained in the Fifth Schedule to the said Act, or to the like effect, and shall command the Sheriff to summon not less than thirty-six Maori men (if so many be resident within the jury district) when the trial is to be heard under section 148 or section 150 of the said Act, and not less than twelve Maori men (if so many be resident within the jury district) when the trial is to be heard under section 152 of the said Act.

13. The provisions of the said Act as to boxes for the names of jurors, and as to jury-books for common jurors, and as to the summoning of jurors, as contained in sections 31 to 37, both inclusive, sections 65 to 70, both inclusive, and sections 95 to 101, both inclusive, of the said Act, shall apply, mutatis mutandis, to Maori juries.

14. The Forms B and C hereto annexed, and the form of summons which shall be issued in respect of the summoning of Maori juries, shall, when issued, be printed both in the English and Maori languages respectively.

FORM A.

Warrant from Jury Officer as to Maori Jurors.

JURY DISTRICT OF

TO WIT. To C.D., a constable within the said district.

To WIT.

To C.D., a constable within the said district.

These are to command you in Her Majesty's name to make out, before the 5th day of December next, a true list in writing, in the form hereunto annexed, containing the names of all Maori men between the ages of twenty-one years and sixty years, being of good fame and character, and residing within the said jury district [or describing the portion of district for which warrant given]; and, when you shall have made out such list, you are to sign the several notices hereunto annexed, and fix one of such notices upon or near the principal outer door of every Resident Magistrate's courthouse, and every church, chapel, or other public place of religious worship within the district aforesaid; and you are to keep the said list, or a true copy thereof, to be inspected or perused by any of the inhabitants of the said district at any reasonable time between the 6th day of December and the 15th day of December, without any fee or reward. And I do further require you to appear personally at the meeting of Justices to be holden at _____, on Wednesday, the 17th day of December, at 12 o'clock noon, then and there to produce the said list, and to answer on oath all questions touching the same which may then and there be put to you. You must exempt from the said list the names of all persons who are by section 6 of "The Juries Act, 1880," exempted from being inserted in such list.

Given under my hand at _____, in the said district, this day of ______, 188

Given under my hand at day of , 18 , in the said district, this-, 188

A.B., Jury Officer.

FORM B.

List of Maori Men within the Jury District of qualified and liable to serve on Juries.

Name at full length.	Calling.	Residence.

FORM C.

Notice of Maori Jury List open to Inspection.

Notice is hereby given that a list of Maori men residing within the Jury District of , and qualified to serve on juries therein, has been made out, and may be inspected and perused at the place hereunder described between the 6th day of December and the 15th day of December, 1884.

All objections to the said list will be heard by the Justices of the Peace, at a meeting of Justices, on Wednesday, the 17th day of December, 1884, at the hour of 12 o'clock noon,

Dated this

day of December, 1884.

C.D., Constable.

FORM D.

Notice of Revision of Lists.

To the Justices of the Peace in the Jury District of
You are hereby requested to attend a meeting of Justices to
revise the Maori Jury Lists for the District of
the Resident Magistrate's office [or Courthouse] at
on the day of December, 1884.

Dated this day of December, 1884.

A.B., Jury Officer.

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

Jos. A. TOLE.

Conditions for Trout-fishing in Marlborough.

WM. F. DRUMMOND JERVOIS, Governor.

IN pursuance of the powers and authorities vested in him by "The Salmon and Trout Act, 1867," His Excellency the Governor of the Colony of New Zealand, doth hereby make the following regulations for the Counties of Marlborough and Sounds:—

1. Licenses to fish for trout in the rivers in the Counties of 1. Licenses to fish for trout in the rivers in the Counties of Marlborough and Sounds will be issued under the hand of the Secretary of the Marlborough Acclimatisation Society at Blenheim, and for every such license a fee of ten shillings will be charged: Provided that it shall not be obligatory upon the said Secretary to issue a license: Provided further that the license-fee may be remitted if the applicant be a member of, or hold a valid license from, any other society in New Zealand which grants the like privilege.

2. Any holder of a license may fish with rod and line for trout, and may use a landing-net or gaff to secure any trout

2. Any holder of a license may fish with rod and line for trout, and may use a landing-net or gaff to secure any trout caught with such rod and line, in the above-named rivers, between the hours of five in the morning and ten in the evening from the fifteenth day of October, one thousand eight hundred and eighty-four, to the thirty-first day of March, one thousand eight hundred and eighty-five, both inclusive.

3. No license shall authorise any person other than the person named therein to fish, and that with artificial fly or minnow only.

minnow only.

minnow only.

4. Any person fishing either without a license or with any other bait than as aforesaid, or who shall, on demand of any person holding and showing a license, or on the demand of any ranger, police officer, or constable, fail to produce and show to such person, ranger, police officer, or constable his license, or the contents of his creek, basket, or other receptables of the shall be license. tacle, or the bait used by him for taking fish, shall be liable to a penalty not exceeding twenty pounds.

5. All trout not exceeding nine inches in length, taken by

any person fishing as aforesaid, shall be immediately returned alive to the water; and any person convicted of infringing this regulation shall be liable to a penalty not exceeding

this regulation shall be liable to a penalty not exceeding twenty pounds.

6. Except as aforesaid, no person shall fish or use any net or other engine, instrument, or device for taking fish in any river or stream within the Counties of Marlborough and Sounds; and all persons offending against this regulation shall be liable to a penalty not exceeding fifty pounds.

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

8. No person shall buy, sell, or expose or offer for sale, or shall fish for the purpose of obtaining for sale, any salmon or trout, or any part thereof; and any person infringing this regulation shall be liable to a penalty not exceeding fifty pounds.

pounds.

9. If any person shall be convicted of any offence against these regulations the license (if any) held by the offender shall thereupon become void.

shall thereupon become void.

10. Nothing in these regulations shall be deemed to prevent any person or persons authorised in writing under the hand of the Secretary of the Marlborough Acclimatisation Society from taking salmon or trout, or the spawn thereof, for acclimatisation purposes.

11. These regulations shall come into force as from the date of the publication thereof in the New Zealand Gazette.

As witness the hand of His Excellency the Governor, this twenty-ninth day of October, one thousand eight hundred and eighty-four. P. A. BUCKLEY.

Conditions for Trout-fishing in Lakes District.

WM. F. DRUMMOND JERVOIS Governor.

Governor.

In pursuance of the powers and authorities vested in him by "The Salmon and Trout Act, 1867," His Excellency the Governor of the Colony of New Zealand doth hereby make the following regulations for the County of Lake:—

1. Any holder of a license may fish with rod and line for trout in all the rivers, streams, and waters into which trout have been placed within and forming the boundaries of the County of Lake, from the first day of October, one thousand eight hundred and eighty-four, to the thirty-first day of March, one thousand eight hundred and eighty-five, both inclusive.

2. Licenses to fish in the above-described district will be

five, both inclusive.

2. Licenses to fish in the above-described district will be issued under the hand of the Secretary of the Lakes District Acclimatisation Society at Queenstown, and for every license a fee of twenty shillings will be charged.

3. No license shall authorise any person other than the person named therein to fish, and that only with rod and line, and between the hours of midnight on Sunday and midnight on Saturday in each week.

ine, and between the hours of midnight on Sunday and midnight on Saturday in each week.

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

or constable his license, shall be hable to a penalty not exceeding twenty pounds.

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

Except as aforesaid, no person shall fish or use any net or other engine, instrument, or device for taking fish in any river or stream within the above-described district; and all

river or stream within the above-described district; and all persons offending against this regulation shall be liable to a penalty not exceeding fifty pounds.

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

8. These regulations shall come into force as from the date hereof

date hereof.

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

P. A. BUCKLEY.

Amended Conditions for Trout-fishing, Otago.

WM. F. DRUMMOND JERVOIS, Governor.

WM. F. DRUMMOND JERVOIS,
Governor.

WHEREAS by "The Salmon and Trout Act, 1867," it is, among other things, provided that the Governor may from time to time make regulations for imposing conditions and restrictions in respect to salmon- and troutfishing, and for regulating the time and seasons for taking salmon and trout in each river or stream, and may from time to time rescind or vary such regulations or any of them, and substitute others in lieu thereof: And whereas on the thirtieth day of August last certain regulations were made by the Governor prescribing conditions for trout-fishing in Otago; and in and by such regulations a district was defined within which licenses issued under such regulations were to take effect: And whereas it appears expedient to redefine the said district, and to rescind Regulation number one of the regulations aforesaid, and to substitute another regulation in lieu thereof:

Now, therefore, His Excellency Sir William Francis Drummond Jervois, the Governor of the Colony of New Zealand, in exercise of the powers conferred upon him by the said recited Act, doth hereby rescind Regulation number one of the regulations published in the New Zealand Gazette number one hundred and one, of the fourth day of September, one thousand eight hundred and eighty-four, prescribing the conditions for trout-fishing in Otago, and in lieu thereof doth hereby make the regulation shall henceforth be read and construed accordingly; and doth hereby declare that such last-mentioned regulation shall come into force as from the date hereof: Provided, however, that all licenses to fish issued under the said regulations by the Secretary of the Otago Acclimatisation Society at Dunedin prior to the said last-mentioned date shall be valid and effectual, notwith-standing the recission or revocation of the said Regulation number one intended to be hereby made. number one intended to be hereby made.

SCHEDULE.

1. Any holder of a license may fish with rod and line for trout in all the rivers, streams, and waters into which trout have been placed within and forming the boundaries of the following district, from the first day of October, one thousand eight hundred and eighty-four, to the thirty-first day of March, one thousand eight hundred and eighty-five, both inclusive, namely:—
All that area in the Provincial District of Otago, bounded

All that area in the Provincial District of Otago, bounded on the East and South by the ocean, from Shag Point to the mouth of the Mataura River; on the West by the Mataura River and the County of Lake; on the North-west by the County of Westland; and on the North-east by the County of Waitaki.

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

P. A. BUCKLEY.

Trustee appointed for Hampden (Nelson) Cemetery.

WM. F, DRUMMOND JERVOIS. Governor.

In pursuance and exercise of the powers and authorities vested in me by the sixth section of "The Cemeteries Act, 1882," I, William Francis Drummond Jervois, the Governor of the Colony of New Zealand, do hereby appoint

WILLIAM WOODCOCK

to be a Trustee, in the place of John Ribet, resigned, to proto be a Trustee, in the place of John Kibet, resigned, to provide for the maintenance and care of the Hampden (Nelson) Cemetery, in conjunction with the other persons appointed by warrant under the hand of His Excellency the Governor on the thirteenth day of November, one thousand eight hundred and eighty-three.

As witness the hand of His Excellency the Governor, this twenty fourth day of October one thousand

this twenty-fourth day of October, one thousand eight hundred and eighty-four.

J. BALLANCE,

Minister of Lands.

Trustees appointed for the Maintenance of the Waimate Public Cemetery.

WM. F. DRUMMOND JERVOIS. Governor.

Governor.

IN pursuance and exercise of the powers and authorities vested in me by the sixth section of "The Cemeteries Act, 1882," I, William Francis Drummond Jervois, the Governor of the Colony of New Zealand, do hereby appoint the several persons whose names are specified in the first column of the Schedule hereto to be Trustees to provide for the maintenance and care of the public cemetery specified in the second column of the said Schedule.

SCHEDULE.

Name of Public Cemetery, and Description of Land. Names of Trustees. Waimate.
All that parcel of land in the Provincial District of Canterbury, containing by admeasurement 5 acres 3 roods, more or less, being Section No. 701 (in red), situate in the Waimate Survey District. Bounded towards the North by the Railway Terrace South, 895 links; towards the North-east by High Street, 987 links; and towards the South and West by the terrace or high bank of the Waimate Creek: be all the aforesaid linkages more or less; as the same is delineated on the plan deposited in the District Survey Office, Christchurch. Michael Studholme Leonard Price. John Manchester. George Henry Graham. Rupert Cameron. Timothy O'Connor.

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

J. BALLANCE, Minister of Lands.

Trustees appointed for the Maintenance of the Stafford, Goldsborough, and Arawata Public Cemeteries.

WM. F. DRUMMOND JERVOIS, Governor.

IN pursuance and exercise of the powers and authorities vested in me by the forty-fifth section of "The Cemeteries Act, 1882," I, William Francis Drummond Jervois, the Governor of the Colony of New Zealand, do hereby appoint the local authority specified in the first column of the

Schedule hereto to have the control and management of the public cemeteries specified in the second column of the said Schedule.

SCHEDULE.

Local Authority.

Description of Cemetery.

The Westland County Council.

STAFFORD.

All that parcel of land in the Provincial District of Westland, containing 2 acres 1 rood 17 perches, more or less, situate in Block XIV., Waimea Survey District. Bounded on the West, North, and East by Crown lands; on the Southeast by track to Scandinavian Hill; and towards the South-west and South by Section No. 1752 Section No. 1752.

GOLDSBOROUGH.

No. 137 (in red), 3 acres, more or less, situate in the Arahura District, commencing at a point on the north-western boundary of Section No. 1457 distant 99 boundary of Section No. 1457 distant 99 links from the Goldsborough and Greenstone Roads; thence south-westerly along said boundary for 3 chains 83 links; thence north-westerly, at a bearing of 328° 12′ (magnetic), for 7 chains 70 links; thence north-easterly, at a bearing of 56° 4′ (magnetic), for 3 chains 99 links, to the road aforesaid; thence south-easterly along said road; and southerly along the horse-track to Big Dam, the commencing point.

All that parcel of land in the Provincial District of Westland, containing 10 cate District of Westland, containing 10 acres and 6 perches, more or less, situate in Block I., Arawata Survey District. Bounded towards the North by the Jackson's Bay Road; towards the East by a gravel reserve and a Native reserve; and towards the South and West by Crown leads. Crown lands.

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

J. BALLANCE, Minister of Lands.

Trustees appointed for the Maintenance of the Hawkesbury
Public Cemetery.

WM. F. DRUMMOND JERVOIS, Governor.

N pursuance and exercise of the powers and authorities vested in me by the sixth section of "The Cemeteries Act, 1882," I, William Francis Drummond Jervois, the Governor of the Colony of New Zealand, do hereby appoint the several persons whose names are specified in the first column of the Schedule hereto to be Trustees to provide for the maintenance and care of the public cemetery specified in the second column of the said Schedule.

SCHEDULE

Names of Trustees.

Name of Public Cometery, and Description of Land.

William Mill. Robert Pearson. Michael McGarry. Alexander Grant Reid.

Donald Mallock. John Smith. William McDougall. Archibald Valentine Donald Sutherland. Edward Davis.

HAWKESBURY.
All that parcel of land in the Provincial District of Otago, situate in the Town of Hawkesbury, containing by admeasurement 10 acres, more or less, and marked Contains Reserved on the admeasurement 10 acres, more or less, and marked Cemetery Reserve on the map of the said town. Bounded towards the North by Block IV., Hawkesbury District, 1028 links; towards the East by Crown lands, 975 links; towards the South by Crown lands, 1028 links; and towards the West by Crown lands, 975 links.

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

J. BALLANCE,

Minister of Lands.

Places and Times appointed for Vaccination, Cambridge, Helensville, Waipawa, and Patea Districts.

WM. F. DRUMMOND JERVOIS, Governor.

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

SCHEDULE.

District for which Vaccinator appo		Place where Vaccination to be performed.	Day and Hour fixed for Performance of Vaccination.	Day and Hour fixed for inspecting the Progress of Vaccination.
Cambridge	.••	The residence of Dr. Cushny, Duke Street, Cambridge		Every Saturday, from 1 p.m. till 3 p.m.
Helensville	٠		Second Saturday in April and October, at 2 p.m.	Third Saturday in April and October, at 2 p.m.
Waipawa	••	The Schoolhouse, Hamp-		Second Wednesday in April and October, from 12 noon until 1 p.m.
Patea	••	The residence of Dr. Buckby, Egmont Street, Patea	First Monday in each month, at	

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

P. A. BUCKLEY.

Summons to Legislative Council.

Colonial Secretary's Office, Wellington, 28th October, 1884. HIS Excellency the Governor has, in Her Majesty's name, summoned name, summoned

GEORGE BUCKLEY, Esq.,

of Christchurch, to the Legislative Council of New Zealand, by writ of summons under the seal of the colony. P. A. BUCKLEY.

Registrars of Marriages, &c., appointed.

Colonial Secretary's Office, Wellington, 17th October, 1884. Weilington, 17th October, 1884.

II IS Excellency the Governor has been pleased to appoint the under-mentioned gentlemen to be the Registrars of Marriages and of Births and Deaths, and also Vaccination Inspectors, for the districts respectively set opposite their names:

Name.
JAMES PURKISS District Halcombe JAMES BEATTIE Feilding. P. A. BUCKLEY.

Geraldine County Acclimatisation Society registered.

Colonial Secretary's Office, Wellington, 29th October, 1884.

IS Excellency the Governor directs it to be notified that a conv of the vales of that a copy of the rules of

The Geraldine County Acclimatisation Society, duly signed, have been deposited in this office, and the said society is therefore deemed to be a duly-registered Acclimatisation Society under "The Animals Protection Act, 1880."

P. A. BUCKLEY.

Clerk of Court appointed.

Department of Justice,
Wellington, 29th October, 1884.
IS Excellency the Governor has been pleased to appoint GEORGE FREEMAN HEWLINGS

to be Clerk of the Resident Magistrate's Court at Lyttelton, from the 1st November next, vice F. D. Gibson, resigned.

Jos. A. TOLE.

Clerk of Licensing Committee appointed.

Department of Justice Wellington, 27th October, 1884. IS Excellency the Governor has been pleased to appoint FORBES GORDON

to be Clerk of the Licensing Committee for the District of Kihikihi, vice Constable R. J. Gillies.

Jos. A. TOLE.

Member of Otago University Council appointed.

Education Department,
Wellington, 28th October, 1884.

In pursuance of the powers vested in him by "The University of Otago Ordinance, 1869," and "The Abolition of Provinces Act, 1875," His Excellency the Governor has been pleased to appoint

JAMES MACANDREW, Esq., M.H.R.,

to be a Member of the Council of the University of Otago, vice A. Chetham-Strode, Esq., resigned. ROBERT STOUT.

Appointment of Cemetery Trustees.

General Crown Lands Office, Wellington, 29th October, 1884. weilington, 29th October, 1884.

H IS Excellency the Governor has been pleased to appoint

David Lewis, Thomas McKenzie, JOSEPH KITCHEN, JOHN HOWARD WALLACE, and WILLIAM GODFREY HOLDSWORTH

to be Trustees for the management of the Wellington Cemetery.

J. BALLANCE, Minister of Lands.

Commissioner of the Supreme Court appointed.

the Supreme Court of Queensland, has been appointed this day, by His Honour Mr. Justice Williams, a Commissioner of the Supreme Court of New Zealand in the Colony of Queensland, under "The Commissioners of the Supreme Court Act, 1875," for the purpose of taking affidavits as in the said Act mentioned.

Dated at Dunedin, this 17th day of October, 1884.

COLIN McK. GORDON, Registrar, Supreme Court.

Letters of Naturalisation issued.

Colonial Secretary's Office,
Wellington, 29th October, 1884.

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

Name.	Occupation.	Residence.
Ole Hansen Bjorngaard	Labourer Storekeeper Master-mariner	Ashburton. Waihola, County of Bruce. Riverton. Lyttelton. Waitahuna Gully, County of Tua- peka. Gwavas, Ruatani- wha, County of Waipawa.

P. A. BUCKLEY.

Application for Registration of Two Trade Marks.

Colonial Secretary's Office,
Wellington, 24th October, 1884.

NOTICE is hereby given that Alfred de Lissa, of 313,
George Street, Sydney, has applied, on behalf of Joseph
Rodgers and Sons, Limited, of 6, Norfolk Street, Sheffield,
in the County of York, England, Cutlery Manufacturers and
Merchants, to register, under "The Trade Marks Act, 1866,"
the trade marks of which the following is a description:—

Description of Trade Mark No. 1.

The representation of a star, on the right of which is a Maltese cross.

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

Steel, knives, razors, scissors, and cutlery in general, needles, Sheffield and other plated goods, and silver plate.

Description of Trade Mark No. 2.

The letters "V.R.," having between them the representation of a crown, below which are the name, words, and address "Joseph Rodgers & Sons, Cutlers to Her Majesty, No. 6, Norfolk St., Sheffield;" below which is the representation of a star, on the right of which is a Maltese cross.

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

Steel, knives, razors, scissors, and cutlery in general,

Sheffield and other plated goods, and silver plate.

P. A. BUCKLEY. Colonial Secretary and Registrar of Trade Marks.

Notice of Proposed Loan, Borough of Marton.

Colonial Secretary's Office, Wellington, 27th October, 1884.

THE following notice, received from His Worship the Mayor of the Borough of Marton, is published in accordance with "The Municipal Corporations Act, 1876."

P. A. BUCKLEY.

Borough Council Office,
Marton, 23rd October, 1884.

SIR,—I have the honor to inform you that a poll of the burgesses of Marton was taken on Saturday last, the 18th instant, on a proposal to raise a further special loan of £1,500 for the purpose of carrying out a scheme of water-supply for the town, and that the result of such poll was as follows:—

133 votes. For the proposal Against ...
Informal ... 15 1

The number of votes in favour of the proposal being more than one-half of the total number of burgesses (196), I have declared the resolution in favour of the loan to be carried.

I have, &c., R. N. BECKETT,

Mayor.

P. A. BUCKLEY.

The Hon. the Colonial Secretary, Wellington.

Despatch.-"The Colonial Prisoners Removal Act, 1884" (Imperial).

Colonial Secretary's Office, Wellington, 23rd October, 1884.

THE following despatch, received from Her Majesty's Principal Secretary of State for the Colonies, is published for general information.

Downing Street, 14th August, 1884. Sir,—I have the honour to transmit to you, for information and publication in the colony under your Government, a

copy of the Imperial Act, 47 and 48 Vict., c. 31, entitled "An Act to make Further Provision respecting the Removal of Prisoners and Criminal Lunatics from Her Majesty's Possessions out of the United Kingdom."

I have, &c., DERBY. The Officer Administering the

Government of New Zealand.

CHAPTER 31.

An Act to make Further Provision respecting the Removal of Prisoners and Criminal Lunatics from Her Majesty's Possessions out of the United Kingdom.

[28th July, 1884.

WHEREAS it is expedient to provide for the removal of prisoners undergoing sentence, and of criminal lunatics, from one British Possession to another British Possession, or to the United Kingdom:

Be it therefore enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as

Preliminary. Short Title.

1. This Act may be cited as "The Colonial Prisoners Removal Act, 1884."

Prisoners Removal.

Removal of prisoners from British Possessions in certain cases. 2. Where, as regards a prisoner undergoing sentence of imprisonment in any British Possession for any offence, it appears to the removing authority hereinafter mentioned,

(a.) That it is likely that the life of the prisoner will be endangered, or his health permanently injured, by further imprisonment in such British Possession; or
(b.) That the prisoner belonged at the time of committing the said offence to the Royal navy or to Her Majesty's

the said offence to the Royal navy or to Her Majesty's regular military forces; or

(c.) That the offence was committed wholly or partly beyond the limits of the said British Possession; or

(d.) That, by reason of there being no prison in the said British Possession in which the prisoner can properly undergo his sentence or otherwise, the removal of the prisoner is expedient for his safer custody, or for more efficiently carrying his sentence into effect; or

(e.) That the prisoner belongs to a class of persons who, under the law of the said British Possession, are subject to removal under this Act;

any such case the removing authority may, subject never-

in any such case the removing authority may, subject nevertheless to the regulations in force under this Act, order such prisoner to be removed to any British Possession or to the United Kingdom, to undergo his sentence or the residue

Return of removed prisoner. (1.) Where a prisoner has been removed in pursuance of this Act, a Secretary of State or the Government of a British Possession to which the passoner has been so removed may order the prisoner, for the purpose of undergoing the residue of his sentence, to be returned to the British Possession from

of his sentence, to be returned to the British Possession from which he was removed.

(2.) If a Secretary of State or the Government of a British Possession to which a prisoner is removed under this Act requires the prisoner to be returned for discharge to the British Possession from which he was removed, the prisoner shall, in accordance with the regulations under this Act, be returned to the said British Possession for the purpose of height them discharged by the exprintion of his content. being there discharged at the expiration of his sentence. In any other case a prisoner when discharged at the expiration of his sentence shall be entitled to be sent free of cost to the British Possession from which he was removed:

Provided that, where a prisoner at the date of his sentence belonged to the Royal navy or to Her Majesty's regular military forces, nothing in this section shall require such prisoner to be returned to the British Possession from which he was removed, or entitle him to be sent there free of cost.

Regulations as to removal.

4. (1.) It shall be lawful for Her Majesty in Council from time to time to make, and, when made, revoke and vary, regulations as to the removal, return, and discharge of prisoners

gulations as to the removal, return, and discharge of prisoners under this Act.

(2.) The regulations may provide for varying the conditions of a sentence of imprisonment passed in a British Possession where they differ from the conditions of a sentence of imprisonment in the part of Her Majesty's Dominions to which the prisoner is removed, with a view to bringing them into conformity with the latter conditions, but the prisoner shall not by reason of such variation undergo an imprisonment of any longer duration; and, where the latter conditions appear to a Secretary of State to be more severe than the former to a Secretary of State to be more severe than the former conditions, the Secretary of State may remit a portion of the imprisonment, so that the punishment undergone by the prisoner shall not, in the opinion of the Secretary of State,

be more severe than the punishment to which the prisoner was originally sentenced; and the sentence of imprisonment shall, so long as the prisoner remains in the part of Her Majesty's Dominions to which he is removed, be carried into effect as if the conditions thereof as so varied were the conditions of the conditions thereof as so varied were the conditions.

ditions of the original sentence.

(3.) The regulations may also provide for the forms to be used under this Act, and generally for the execution of this

(4.) All regulations made under this section shall be duly observed by all persons, and shall be laid before both Houses of Parliament as soon as may be after they are made.

Removing authority.

5. The removing authority for the purposes of this Act shall be a Secretary of State, acting with the concurrence of the Government of every British Possession concerned.

Evidence of act of Government of British Possession or Secretary of State.

6. (1.) The concurrence of the Government of a British 6. (1.) The concurrence of the Government of a British Possession, and any requisition by the Government of a British Possession, may be given or made by the Governor in Council or such other authority as may be from time to time provided by the law of that Possession, but shall be signified by writing under the hand of the Governor, or of the Colonial Secretary, or of any other officer appointed in this behalf by the law of that Possession.

(2.) Any writing purporting to give such concurrence or make such requisition, and to be signed by the Governor, or Colonial Secretary, or other officer for the time being, shall be conclusive evidence that the concurrence of, or requisition by, the Government of the British Possession has been duly given or made according to law; and any writing purporting to be under the hand of a Secretary of State, and to order the removal of a prisoner from a British Possession, shall be conclusive evidence that such order has been duly given by the Secretary of State; and every such writing as above in this section mentioned shall be admissible in evidence in any Court in Her Meiestry's Dominions without further proof Court in Her Majesty's Dominions without further proof.

Warrant for removal of prisoner.

7. (1.) Where the removal of a prisoner from a British Possession is ordered in pursuance of this Act, a Secretary of State or the Governor of the British Possession may, by warrant under his hand, direct the prisoner to be removed to the part of Her Majesty's Dominions mentioned in the said order, part of Her Majesty's Dominions mentioned in the said order, and for that purpose to be delivered into the custody of the persons named or described in the warrant or some one or more of them, and to be held in custody and conveyed by sea or otherwise to the said part of Her Majesty's Dominions, there to undergo his sentence, or the residue thereof, until returned in pursuance of this Act or discharged, and such warrant shall be forthwith executed according to the tenor

thereof.

(2.) Where a prisoner is to be returned to a British Possession, a Secretary of State or the Governor of the Possession in which he has been undergoing his sentence shall issue a like warrant, which shall be duly executed according to the tenor thereof.

tenor thereof.
(3.) Every warrant purporting to be issued in pursuance of this Act, and to be under the hand of a Secretary of State or Governor of a British Possession, shall be received in evidence in every Court of justice in Her Majesty's Dominions without further proof, and shall be evidence of the facts therein stated; and all acts done in pursuance of such warrant shall be deemed to have been authorized by law.

Dealing with removed prisoner.

S. (1.) Every prisoner removed in pursuance of this Act shall, until he is returned in pursuance of this Act, be dealt with in the part of Her Majesty's Dominions to which he is removed in like manner as if his sentence (with such variation, if any, of the conditions thereof as may have been duly made in pursuance of regulations under this Act) had been duly awarded in that part, and shall be subject accordingly to all laws and regulations in force in that part, with the following qualifications: that his conviction, judgment, and sentence may be questioned in the part of Her Majesty's Dominions from which he has been removed in the same manner as if he had not been removed, and that his sentence may be remitted and his discharge ordered in the same manner and by the same authority as if he had not been removed.

manner and by the same authority as it he had not removed.

(2.) The officer in charge of any prison, on request by any person having the custody of a prisoner under a warrant issued in pursuance of this Act, and on payment or tender of a reasonable amount for expenses, shall receive such prisoner and detain him for such reasonable time as may be requested by the said person for the purpose of the proper execution of

the warrant.

Escape of prisoner from custody.

9. (1.) If a prisoner while in custody in pursuance of this

may be retaken in the same manner as a person convicted of a crime against the law of the place to which he escapes may

be retaken upon an escape.
(2.) A person guilty of the offence of so escaping or of (2.) A person guilty of the offence of so escaping or of attempting so to escape, or of aiding or attempting to aid any such prisoner so to escape, may be tried in any of the following parts of Her Majesty's Dominions, namely, the part to which and the part from which the prisoner is being removed or returned, and the part in which the prisoner escapes, and the part in which the offender is found; and such offence shall be deemed to be an offence against the law of the part of Her Majesty's Dominions in which he may be so tried; and for all purposes of and incidental to the apprehension, trial, and punishment of the person accused of such offence, and of and incidental to any proceedings and matters preliminary, incidental to, or consequential thereon, and of and incidental to the jurisdiction of any Court, constable, or officer with reference to such offence and to the person accused thereof, such offence shall be deemed to have been committed in the said part, and such person may be punished in accordance with "The Courts (Colonial) Jurisdiction Act, 1874" (37 and 38 Vict., c. 27).

Criminal Lunatics.

Application of Act to removal of criminal lunatics.

Application of Act to removal of criminal lunatics.

10. (1.) The provisions of this Act shall apply to a person in custody as a criminal lunatic in like manner, so far as consistent with the tenor thereof, as they apply to a prisonar undergoing sentence of imprisonment; and separate regulations may be made by Her Majesty in Council under this Act in relation to criminal lunatics, and (subject to those regulations) all laws and regulations in force in the part of Her Majesty's Dominions in which a criminal lunatic removed or returned is for the time being in custody under a warrant issued in pursuance of this Act shall apply to such criminal lunatic as if he had become a criminal lunatic in that part.

that part.

(2.) Where a person, who is a criminal lunatic by reason of being unfit to be tried for an offence, is removed in pursuance of this Act, and a Secretary of State or the Government of the British Possession to or from which such person was removed considers that such person has become sufficiently sane to be tried for the said offence, and requires him to be returned for trial to the British Possession from which he was removed, he shall, in accordance with the regulations under this Act, be returned as a prisoner to the said British Possession, for the purpose of being there tried for the said offence, and shall be removed thither in custody in like manner as if he had been arrested under a warrant on a charge for the said offence.

Miscellaneous. Cost of removal.

Cost of removal.

11. (1.) The cost of the removal of any prisoner or criminal lunatic under this Act, and of his maintenance while in confinement, and of his return, and of his being sent after discharge to any place, shall be paid in such manner as may be arranged between the Governments of the British Possessions concerned and the Secretary of State, subject, as regards any cost to be paid out of moneys provided by Parliament, to the consent of Her Majesty's Commissioners of Her Majesty's Treasury.

Majesty's Treasury.

(2.) Nothing in this Act shall affect any power to recover the expenses of removing or returning any prisoner or criminal lunatic from the property of such prisoner or criminal lunatic

or otherwise.

Power of Legislature of British Possession to pass laws for carrying Act into effect.

12. If the Legislature of a British Possession pass any

(a.) For determining the authority by whom, and the manner in which, any jurisdiction, power, or concurrence under this Act is to be exercised or given; or
(b.) For payment of the costs incurred in the removal, maintenance, return, or sending back after discharge of a prisoner or criminal lunatic; or
(c.) For dealing in such Possession with prisoners or criminal lunatics removed thereto in pursuance of this Act: or

this Act: or

(d.) For making any class of prisoners subject to removal under this Act; or
(e.) Otherwise in any manner for the carrying of this Act

(e.) Otherwise in any manner for the carrying of this Act or any part thereof into effect as regards the said Possession, it shall be lawful for Her Majesty in Council to direct that such law or any part thereof shall, with or without modification or alteration, be recognized and given effect to throughout Her Majesty's Dominions and on the high seas as if it were part of this Act.

Power as to making and revocation of Orders in Council.

13. (1.) It shall be lawful for Her Majesty in Council from time to time to make orders for the purposes of this Act, and Act, or under a warrant issued in pursuance of this Act, itime to time to make orders for the purposes of this Act, and escapes, by breach of prison or otherwise, out of custody, he to revoke and vary any order so made, and every order so

made shall, while it is in force, have the same effect as if it | Quarterly Returns under Section 19 of "The Sheep Act, were enacted in this Act."—Notice No. 167. were enacted in this Act.

(2.) An Order in Council made for the purposes of this Act shall be laid before Parliament as soon as may be after it is made, if Parliament is then in session; or, if not, as soon as may be after the commencement of the then next session of Parliament.

Application of Act to Channel Islands and Isle of Man.

14. This Act shall extend to the Channel Islands and Isle of Man as if they were part of England and the United Kingdom.

Application of Act to place under foreign jurisdiction Acts.
See 41 and 42 Vict., c. 67.

15. It shall be lawful for Her Majesty in Council from

time to time to direct that this Act shall apply, as if, subject to the conditions, exceptions, and qualifications (if any) contained in the order, any place out of Her Majesty's Dominions in which Her Majesty has jurisdiction, and which is named in the order, were a British Possession and part of Her Majesty's Dominions, and to provide for carrying into effect such application. effect such application.

Savings. 44 and 45 Vict., c. 58; 32 and 33 Vict., c. 10.

Savings. 44 and 45 Vict., c. 58; 32 and 33 Vict., c. 10.

16. (1.) Nothing in this Act shall affect the provisions of "The Army Act, 1881."

(2.) This Act shall not affect any agreement made either before or after the passing of this Act under "The Colonial Prisoners Removal Act, 1869," nor any provisions contained in the Act of the session of the fourteenth and fifteenth years of the reign of Her present Majesty, chapter eighty-one, intituled "An Act to authorize the Removal from India of Insane Persons charged with Offences, and to give Better Effect to Inquisitions of Lunacy taken in India."

Application of Act to existing prisoners and criminal lunatics. 17. This Act shall apply to a prisoner who has been convicted, and to a criminal lunatic who has become a criminal lunatic, before the passing of this Act, in like manner as if he had been convicted and become a criminal lunatic after the commencement of this Act.

Definitions.

18. In this Act, unless the context otherwise requires, the following expressions have the following meanings, that is

The expression "British Possession" does not include any place within the United Kingdom, the Isle of Man, or the Channel Islands, but includes all other territories and places being part of Her Majesty's Dominions, and all territories and places within Her Majesty's Dominions which are not part of India and are under one Legislature shall be deemed to be one British Possession, and any part of India under a Governor or Lieutenant-Governor shall be deemed to be one British Possession British Possession.

The expression "India" means all territories and places within Her Majesty's Dominions which are subject to the Governor-General of India in Council.

The expression "Legislature," where there are local Legislatures as well as a central Legislature, means the central Legislature only; and in every part of India means the Governor-General in Council.

The expression "Secretary of State" means one of Her Majesty's Principal Secretaries of State.

Majesty's Principal Secretaries of State.

The expression "Governor" means any person or persons administering the Government of a British Possession, and includes the Governor-General of India, and also the Governor and Lieutenant-Governor of any part of India.

The expression "Colonial Secretary" includes a person performing the like duties as a Colonial Secretary, whether known as Government Secretary, Chief Secretary to the Government, or by any other title.

The expression "prison" includes any place for the confinement or detention of prisoners, whether convicted or unconvicted.

convicted.

The expression "sentence of imprisonment" means any sentence involving confinement in a prison, whether combined or not with labour, and whether known as penal servitude, imprisonment with hard labour, rigorous imprisonment, imprisonment, or otherwise, and includes a sentence awarded by way of commutation as well as an original sentence passed by the Court.

The expression "criminal lunatic" means a person detained in custody by reason of his having been charged with an offence, and either found to have been insane at the with an onence, and either found to have been fissale at the time of such offence, or found or certified or otherwise law-fully proved to be unfit on the ground of his insanity to be tried for the same, and includes a person convicted of an offence and afterwards certified or otherwise lawfully proved to be insane,

Colonial Secretary's Office, Wellington, 27th October, 1884.

THE following quarterly returns of runs or farms on which there were infected sheep on the 30th September, 1884, are published in accordance with section 19 of "The Sheep Act, 1878."

G. S. COOPER, Under-Secretary.

Name of Owner and Run or Farm.	Particulars of Flock or Flocks.	No.
AUCKLAND SHEEP	District.	<u> </u>
Marsden Subdivision. Maslen, J., Ruatangata East	Mixed	90
Auckland Subdivision. Porter, W. F., Miranda	Mixed	75 50
Pegler, Christopher, Mangare	" F. C. L	8

Vanganui Sheep District. Dyke, Henry, Lakeside, Waverley Mixed 1,350 T. G. RICHARDSON.

WELLINGTON SHEEP DISTRICT.

North Wairarapa Subdivis	ion.		
Andrew, J. C., Ica		Mixed	18,200
Belliss, H., Woodhurst		"	1,500
Liverton, William, Pakowai	••	"	4,500
		JOHN DRUI	MMOND.

NELSON SHEEP DISTRICT.

Nelson and Motueka Subdivis Newport Brothers, Maitai Paton, C. S., Nelson	sions.	Mixed	3,500 2,000
Grey and Buller Subdivision Rochfort, Frank, Greymouth Donald, David, Totara Flat Gilmer, Henry, Totara Flat Rees, John, Ahaura McLaughlan, James, Ahaura Williams, M., Fern Flat Carne, Aaron, Cronaden	on.	Mixed " " " "	90 80 260 160 100 270 80
		E. G. 1	PRICE.

MARLBOROUGH SHEEP DISTRICT.

Blenheim Subdivision. N.Z.L. and M.A.C., Mount Patriarch Fowler, W. L., Tophouse	Merino 2,600 3,000
Awatere Subdivision. Busby, J. D., Upton Downs McRae, P. R., Weld's Hill Richmond, F. H., Richmond Brook	Merino 21,590 20,000 20,000 14,750
Picton Subdivision. Landall, I., Yellaton Run Harvey, W., Clova and Beatrix Bay Cowling Brothers, Mukehanga Hippolite, J., Rangitoto Reader, H. M., Oaklea Farm Turner, Mrs. M. A., Pig Bay	Mixed 1,700 880 150 700 851 70
Kaikoura Subdivision. Reece, E., Waipapa	Merino 9,000 6,737 38,000 Mixed 1,200 Merino 480 23,000 B. P. BAYLY.

Notice to Mariners, No. 49 of 1884.

Marine Department,

Wellington, N.Z., 28th October, 1884.

THE following Notice to Mariners, received from the Portmaster, Brisbane, is published for general information.

> WILLIAM H. REYNOLDS. (for Minister having charge of Marine Department.)

REPORTED REEF, ABAFURA SEA.

Notice is hereby given that a reef has been reported by the master of the s.s. "Indus" to lie in latitude 10° 17′ South, longitude 131° 6′ East.

The reef appeared to be about 1 mile long N.E. and S.W., and a 1 mile wide, and to have very little water over it at its

G. P. Heath, Commander, R.N., Portmaster.

Department of Ports and Harbours, Brisbane, 11th October, 1884.

Notice to Mariners, No. 50 of 1884.

EXHIBITION OF LIGHT ON KAIPARA NORTH HEAD, WEST COAST OF NORTH ISLAND, NEW ZEALAND.

Marine Department,
Wellington, N.Z., 29th October, 1884.
Willington, N.Z., 29th October, 1884.
Willington, N.Z., 29th October, 1884.
Willington, N.Z., 29th October, 1884.
Wellington, N.Z., 29th October, 1884.
In the preliminary notice issued by this department, dated the 26th August last, it is hereby notified that, on and after Monday, the 1st December next, a light will be exhibited from the lighthouse which has been huilt at the North Head Keinere Harbour, the position and built at the North Head, Kaipara Harbour, the position and characteristics of which are as follow:—

characteristics of which are as follow:—
The lighthouse is situated on the North Head of Kaipara Harbour, on the west coast of the North Island, in lat. 36° 21′ S., and long. 174° 7′ 45″ E. The tower is 44 feet in height from base to vane, and is painted red. The light will be a second-order flashing white light, visible all round seaward as far as the land will allow, or between the bearings from seaward of N. 35° W. round to S. 73° E., and will show a flash every 10 seconds. The light will also show up harbour as far as the sandhills will allow.

The light is elevated 278 feet above the level of the sea, and, allowing 15 feet for the height of the eye, will be seen at a distance of 28 miles in clear weather, and at lesser distances according to the state of the atmosphere.

WILLIAM H. REYNOLDS.

WILLIAM H. REYNOLDS,
(for Minister having charge of Marine Department.

Special Rules for the Eureka Extended Quartz-Mining Company (Limited), under "The Regulation of Mines Act, 1874."

Mines Department,
Wellington, 20th October, 1884.

THE under-mentioned special rules, to be observed at
the Eureka Extended Quartz-Mine, Westport District, are published in accordance with the provisions of
section 31 of "The Regulation of Mines Act, 1874."

J. BALLANCE (for the Minister of Mines.)

The penalties for the violation of any special rules established under "The Regulation of Mines Act, 1874," and for offences against the Act, are provided for in sections 22 to 28, in Part VI.

SPECIAL RULES.

1. No officer in a place of trust shall depute another person to do his work without the sanction of his superior; and no person in a place of trust shall absent himself without having previously obtained the permission of his superior officer for his term of absence.

2. Intoxicating drinks shall not be allowed in or about the mine without the consent of the manager, and then only in cases of necessity; and no person in a state of intoxication shall be allowed to be in or about the mine.

Manager.

3. The mining manager shall take all reasonable means for carrying out the requirements of the Act and special rules, by publishing and, to the best of his power, enforcing them. He shall be responsible for the appointment of a sufficient number of competent persons to carry out the requirements of the Act and the special rules, and also to see that the working of the mine is carried on with all reasonable provisions for the safety of the persons employed.

4. The mining manager shall see that an adequate amount of ventilation is constantly produced in the mine, to dilute and render harmless noxious gases to such an extent that the working-places of the shafts, levels, stopes, stables, and workings of the mine, and the travelling roads to and from such working-places, shall, so far as is reasonably practicable, be in a fit state for working and passing therein.

5. The mining manager shall see that an ample supply of timber, props, and other requisite materials are always on the premises, and the "boss" of shift shall see that the same 3. The mining manager shall take all reasonable means for

are distributed, and also report any deficiency. The under-ground manager shall see that the roof and the sides in all working-places are properly secured by the persons working in them, and that the roof and sides of every travelling road be made and kept secure.

in them, and that the roof and sides of every travelling road be made and kept secure.

6. The mining manager or underground manager shall visit, if possible, daily all parts of the mine being worked, and shall weekly record in writing, in a book kept for the purpose, the safety of the works carried on.

7. The mining manager shall see that all the provisions contained in the Act as to the employment of boys and male young persons are strictly enforced.

8. The mining manager shall see that all the provisions contained in the Act, and in these special rules, relating to the use of gunpowder and other explosive substances used in the mine are strictly adhered to and enforced.

9. The mining manager or his deputy shall see that proper man-holes and signals which are made or provided are kept in good order, according to the provisions of the Act.

10. The underground manager or "boss" of shift shall withdraw men from working-places which are in any way unsafe, and shall report the same to the mining manager.

11. The underground manager shall see that sufficient boreholes are kept in advance of and on both sides, to prevent inundation in every working approaching a place likely to contain noxious gases or water.

12. The underground manager, whenever practicable, must personally attend to the metters and duties required by the

to contain noxious gases or water.

12. The underground manager, whenever practicable, must personally attend to the matters and duties required by the following rules; and the performance and observance of such matters and duties shall not be intrusted to a deputy, except in cases in which the underground manager cannot reasonably perform them, or during his lawful absence. In these cases he may require his deputy or deputies to act for him, and they shall be bound to do and perform all acts, matters, and duties deputed to him or them by the underground manager according to these rules.

Miners.

13. Every miner shall, under the direction of the mining manager or his deputy, set a sufficient quantity of props and bars for safely supporting the roof and sides in his working-place. The timber shall be properly set, and be removed and renewed as often as is necessary.

14. No miner shall use, or allow to be used, any gunpowder or other explosives, except in conformity with the general rules for its use.

15. In addition to any exercise.

or other explosives, except in conformity with the general rules for its use.

15. In addition to any examination by the manager or other officer, each miner must examine his working-place before commencing work and from time to time during his shift, and withdraw in case of danger.

16. Any miner or miners, having been told by the "boss" of the shift to work in any ground that he or they consider unsafe, shall report to the mining manager the condition of the ground, and it shall be considered imperatively necessary that such officer shall have such ground properly secured immediately on hearing such report; and, should the manager consider it necessary, such work to take priority in every instance; and no miner shall commence work in any such place until it has been examined and made secure.

17. Any person discovering any stoppage or derangement of the ventilation, injury to doors or air-pipes, or observing any obstruction in an air-course, a weakness in the roof or deficiency of timber, weight on the stopes, or accumulation of gas or water, shall immediately give notice to the men and boys in the mine, and to the mining manager or his deputy; and it shall be the duty of every miner to make a complaint to the mining manager af the violation of any portion of this rule if he finds the same has been or is being violated, and the manager shall enter such complaint, with the name of complainant, in a book to be kept in the commany's office on the claim. with the name of complainant, in a book to be kept in the company's office on the claim.

company's office on the claim.

18. Any person passing through a door must instantly close it; and no person shall injure a door or leave it open, or do anything to interfere with the proper working of the mine, without an order from the manager or his deputy; and no person shall leave any light in any part of the mine, nor shall he leave any gunpowder or other explosive, except in an authorized place.

an authorized place.

19. Shots must be rammed with soft material not likely to strike fire. When a shot has missed fire it shall not be unrammed, but shall be reported to the mining manager or his deputy; and the place shall not be approached without the permission of the mining manager or his deputy within thirty

permission of the mining manager or his deputy within thirty minutes after missing fire.

20. In changing shifts no miner being relieved shall leave his place of work until the next shift takes his place, and every miner on being relieved shall point out to his successor any weak place, or any ground that is dangerous or wants securing; and it shall be the duty of each miner composing the relieving shift to ask of those relieved the state of the ground before commencing his shift.

The following special rules shall be in force at every mine where men are raised or lowered in any shaft:—

Manager.

21. The mining manager must see that the signals for moving the cages are painted upon a board, and placed in a conspicuous position.

Underground Workmen.

22. During the time of the mine-drawing every person in descending the shaft shall be under the direction of the braceman, who shall, subject to the manager's directions, have full control over all persons employed under him, and in ascending shall be under the directions of the chamberman, who shall, subject to the manager's directions, have man, who shall, subject to the manager's directions, have full control over all persons under him, and no other person than the braceman and the chamberman shall give any signals during such time. No person shall get on or off the cage after the signal to go on has been given, nor until it has settled on the bearers or reached the bottom. No person shall take with him down or up the shaft tools, rails, props, sprags, or other bulky material, except for repairing the shaft. No person shall get on the cage after the numbers stated on the board at the pit top and bottom are on. Every miner and boy shall leave the cage immediately when ordered to do so by the braceman or chamberman. No person under the age of eighteen years shall have charge over the pit top the age of eighteen years shall have charge over the pit top or bottom.

Braceman and Chamberman.

Braceman and Chamberman.

23. The braceman or other appointed person shall be at the mine at the appointed time, and shall provide a sufficient number of lights on the bank; and shall before the engine is started, and from time to time during the day, see that the pulleys, ropes, cages, chains, and landing doors or frames are in safe working condition; and he shall not allow any person to descend the shaft until he has put the loaded tubs into the cage, and the ropes and the loaded cages have been run up and down the shaft, and the ropes, chains, cappings, and cages carefully examined by him. If any weakness or defect is found in anything belonging to the pit-top, or in the engine or machinery, he must not permit any person to descend or ascend until it is made secure. The braceman shall also attend to the proper signals.

24. The braceman in charge of the pit-top shall not let a

ascend until it is made secure. The braceman shall also attend to the proper signals.

24. The braceman in charge of the pit-top shall not let a stranger go down the shaft without the authority of the manager. The braceman, when he is informed of danger in the shaft, shall not allow any person to go down unless for the purpose of repairing the shaft. He shall not allow any intoxicated person to descend, or to come on to the brace. He shall himself give the signals, and let no other than appointed persons land the trucks or tubs, or put them into the cages. He shall listen at the pit-top when any person is in the shaft, and instantly signal the engineman to stop the engine in case of alarm. He shall remain at the pit-top until all the men and boys are drawn out, except in cases where a proper ladder way or other means of exit is available.

25. The braceman or chamberman shall not let a boy under sixteen years of age go down or up the shaft unless accompanied by a man, and shall not permit more than the number of persons stated on the board at the pit top and bottom to descend or ascend at one time. The braceman or chamberman shall not allow a person to go down or up against a loaded cage in the same shaft unless it is centred, and shall not allow any person to take with him rails, props, sprags, tools, tubs, or other bulky materials, or to get on or off the cage until it has settled upon the bearers or reached the pit-bottom. The braceman shall send all tools down the shaft in a tub or tram, and props, rails, and other bulky materials shall be tied securely to the cage or rope by the braceman or chamberman when being sent down or up the shaft. If a rope is working in the shaft for underground planes, no person shall ride in the cage whilst this is running unless the rope be cased.

26. The braceman shall see that the fencing is placed

rope be cased.

26. The braceman shall see that the fencing is placed securely round the top of every shaft under his charge when it is not at work, and shall keep the cages and the pit-top

clear.
27. The chamberman shall be in the mine at the appointed

27. The chamberman shall be in the mine at the appointed time. He shall be at his station to give signals and perform his other duties under these rules; and he shall, when required, remain there to see the men and boys all safely into the cage and up the shaft at the close of the shift.

28. The chamberman shall report to the manager any person that gives a signal or disobeys his directions. He shall remain at the bell-handle and give cautionary signals, if necessary, when any person ascends or descends the shaft. He shall allow appointed persons only to put tubs into or take them out of the cages.

out of the cages.

29. The chamberman shall see that the water-sump or well is never uncovered when any person is ascending or descending the shaft.

30. The braceman and chamberman shall alone give the signals for moving the cages, which are as follows:-

Signals.

When the cage is to be raised from the pit-Once. bottom the bell is to be struck

When men are about to ascend.. .. Which the braceman shall answer before Three times. Once. man shall signal Three times. Which the chamberman shall answer by signalling .. Once. When men are ready, the signal to go on ... Once. To stop the cage
To lower down the cage
To raise up after being stopped.
To call attention of braceman that cage is
wanted in any other level Once. Twice. Four times. Which the braceman shall answer by One knock.

After five knocks and a pause the number of knocks shall indicate the level where cage is wanted, as follows:-

Cage wanted in No. 1 level No. 2 Once. Twice. Three times. No. 3 .. Four times. No. 4 . . No. 5 Five times. No. 6 Six times.

Adding one knock for each additional level.

31. The braceman and chamberman shall not allow any person to ride on the cage without the cover, unless by special

32. The following special rules shall be in force at any mine where engines worked by steam or other mechanical power are used:

Engineer.

33. The engineer or some competent person shall daily inspect the engines, boilers, steam-gauges, water-gauges, feed-pumps, safety-valves, indicators, brakes, drums, ropes, chains, cages, and all other machinery used for the purpose of raising men or materials from the mine, and shall cause the same to be in a state of efficient repair.

34. The mining manager or some competent person appointed must daily examine the state of the shaft by which persons ascend or descend, and the guides and conductors

therein.

therein.

35. The mining manager or some competent person appointed shall see that the bells and signals required by this Act are fixed and maintained in working order, and that the engineman understands the code of signals.

36. The mining manager or some competent person shall see that every cage used for the purpose of raising and lowering persons in the shaft shall have a proper covering overhead.

head.

37. The engineer or some competent person shall see that all ropes are carefully attached to the drum, and when the cage is at the pit-bottom there must not be less than two rounds of rope on the drum, and shall report any breakage or

derangement of machinery to the manager.

38. The engineer or other competent person appointed shall see that each boiler is laid off and cleaned when required. He shall make a careful examination of the same and all its connections, and not allow it to work unless in

good working order.

39. The engineer shall see that every fly-wheel, and all exposed and dangerous parts of the machinery, shall be securely fenced.

40. When a winding-shaft rope requires capping or splicing, it shall be done under the direction of the engineer or a com-

petent person appointed by the manager.

41. Each engineman shall, every morning before commencing work, examine his engine and all the machinery connected therewith, and immediately report any defect to the manager or engineer.

42. The engineman must run the ropes and loaded cages slowly up and down the pit before any person ascends or

slowly up and down the pit before any person ascends or descends.

48. No one shall interfere with the engine except the engineman. He shall at all times gently lift the cage from the pit-bottom, and carefully drive the engine, and not leave the handle whilst persons are in the shaft, and shall not allow any person to remain in the enginehouse. He shall pay particular attention to the indicators and signals, and shall stop the engine if any defect is perceived.

44. The engineman shall not leave his work whilst any person is underground until he is relieved by the engineman coming on the next shift, except in cases where a proper ladder-way or other means of exit from the mine is available; and, in case of sickness or lawful absence, he must give early and sufficient notice to the manager, so that a substitute may be provided.

tute may be provided.

45. The engineman shall make himself thoroughly acquainted, and act in accordance, with the signals laid down

in these rules.

46. When work is suspended the engineman shall leave the cages in such a position that they do not impede the ventilation, and so as not to leave the pit-top unfenced.

47. Whilst any person is in the shaft the engineman shall drive the engine at a reduced speed.

48. The engineman shall, from time to time during the day, examine the fittings of the boilers, and at once report any defects to the manager or engineer. The engineman shall from time to time examine the floats, safety-valves, and steam-gauges, so as to ascertain the level of the water and pressure of the steam.

The following received rides shell be in force at any mine.

Notice to Owners of Native Land under "The Crown and Native Lands Rating Act, 1882."

The Ture Reiti i nga Whenua o te Karauna me nga Whenua Maori, 1882," me te Ture Whakatikatika i taua Ture.

Ki te tangata nana, ki nga tangata ranei na ratou nga whenua kua whakahuatia i roto i nga rooru whakaatu i nga

pressure of the steam.

The following special rules shall be in force at any mine where any incline or engine-plane is in use:—

49. The brakesman shall, during work, see that the machinery, ropes, signals, &c., are in proper working order, and, if he perceive anything wrong, at once report the same to the manager or his deputy. He must be cautious in conducting the wagons, and see that they are securely coupled. He shall pay attention in giving and receiving the necessary signals. No person shall ride on any incline without the permission of the manager.

50. The manager shall see that proper stops and blocks are fixed at the top of each incline.

Miscellaneous

Miscellaneous.

51. No stranger shall be allowed to enter any mine without the permission of the mining manager.52. In case of any of the duties defined by these rules being

temporarily performed by any person not specially appointed thereto, the said person shall be subject to these rules in like

thereto, the said person shall be subject to these rules in like manner as if he were specially appointed.

53. The persons employed in a mine may from time to time appoint two of their number to inspect the mine at their own cost, and the person so appointed shall be allowed, once at least in every month, accompanied, if the manager of the mine thinks fit, by himself or one or more officers of the mine, to go to every part of the mine and to inspect the shafts, levels, planes, working-place, return, air-ways, ventilating apparatus, old workings, and machinery, and shall be afforded by the manager and all persons at the mine every facility for the purpose of such inspection, and shall make a true report of the result of such inspection, and such report shall be recorded in a book to be kept at the mine for the purpose, and shall be signed by the person who made the report.

purpose, and shall be signed by the person who made the report.

54. A copy of these rules shall be supplied to every person employed in or about the mine, and it shall be the duty of every such person to peruse and make himself acquainted and act in accordance therewith, and return them to the manager when leaving the mine; and any person wilfully damaging a copy of these rules shall be guilty of an offence against the Act.

Alterations and Additions to the Scale of Fares and Charges in force on New Zealand Railways.

N accordance with section 144 of "The Public Works Act, 1882," I, Edward Richardson, Minister for Public Works, do hereby make the following alterations and additions to the scale of charges, to come into force on and after this day.

PART IV.-LOCAL RATES.

HURUNUI-BLUFF SECTION.

Paper from Local Paper-mills.

Paper consigned from local paper-mills will be charged Class B, half rate; minimum quantity, 10 cwt. Any less quantity will be charged as such minimum, or at the classified rates for Class D.

PART V.—CLASSIFICATION OF GOODS.

	1	Class
Drapery, packed. Owners' risk		A.
Haberdashery, packed, Owners' risk		Α.
Hessian, packed. Owners' risk		· A.
Hosiery, packed. Owners' risk		A.
Umbrellas, in cases. If in bundles, owners' ris	k	A.
Woollen goods, packed. Owners' risk		A.
Chaff-cutters. Owners' risk. Special goods		C.
Field-rollers. Owners' risk. Special goods		C.
Harrows. Owners' risk. Special goods		C.
Horse-powers. Owners' risk. Special goods		Č.
Reapers and binders, packed. Owners' risk.		
	Special.	C.
goods	• •	٠.

As witness my hand this twenty-ninth day of October, 1884.

> EDWARD RICHARDSON, Minister for Public Works.

Ki te tangata nana, ki nga tangata ranei na ratou nga whenua kua whakahuatia i roto i nga rooru whakaatu i nga utu o nga whenua Maori, kua tukua atu nei ki nga poari takiwa e mau nei nga ingoa i roto i te Kupu Apiti ki tenei, i raro i nga tikanga o nga Ture kua whakahuatia i runga ake nei me era atu Ture katoa e pa ana e whai tikanga ana.

Notemea kua tukua mai he tono ki ahau Te Minits Whakahaere i nga Moni o Niu Tireni, e mau nei toku ingoa i raro iho nei, e nga poari takiwa e tetahi tangata ranei mo te taha ki a ratou, i raro i nga tikanga o "Te Ture Reiti i nga Whenua o te Karauna me nga Whenua Maori, 1882," kia utua nga reiti e meingatia ana kia utua i runga i nga tikanga

o aua rooru:

He panuitanga tenei ki a koutou ki ia tangata ki ia tangata o koutou, kia mohio ai koutou kua takoto nga rooru o nga whenua Maori ki nga tari o aua poari takiwa ko aua rooru he mea tuhi ki te reo Maori, a e whakaatu ana hoki i nga utu o nga whenua Maori kua whakahuatia i runga i aua rooru me nga reiti e tika ana kia utua i raro i nga tikanga o taua Ture.

Na he tono tenei ki a koutou ki ia tangata ki ia tangata hoki o koutou nga tangata na ratou aua whenua kia utua e koutou aua reiti a te 31 o nga ra o Oketopa, 1884, i mua mai ranei o taua ra, me utu e koutou aua moni reiti i te tari o te poari o te takiwa i takoto ai aua whenua, tena te whakaaturanga kei te Kupu Apiti.

ranga kei te Kupu Apiti.

KUPU APITI

Te Ingoa o te Poari Takiwa.		Te Tari o te Paori Takiwa e utua ai nga Moni Reiti,	
Rori Poata o Heretaunga Rori Poata o Takaka	• •	Hastings (Haaki Pei). Takaaka.	

Ka tuhia nei toku ingoa i tenei te 21 o nga ra o Oketopa, 1884.

JULIUS VOGEL.

TRANSLATION.

THE Crown and Native Lands Rating Act, 1882," and the Amendment thereof.

To each and every the owner or owners of land described in the substituted valuation rolls of Native lands supplied to the local bodies, the names of which are set forth in the Schedule hereunder, under the provisions of the above Acts and all other Acts affecting the same or relating thereto.

and all other Acts affecting the same or relating thereto.

Whereas demand having been made to me, the undersigned Colonial Treasurer of the Colony of New Zealand, in accordance with the provisions of "The Crown and Native Lands Rating Act, 1882," by or on behalf of the said local bodies, for payment of the rates appearing to be payable under or by virtue of the said rolls:

Notice is hereby given to you and each and every of you that rolls of Native lands are now deposited at the offices of the said several local bodies, which said rolls are in the Maori language, and show the rateable value of the Native lands therein mentioned or described, and the amount of rates due in respect thereof under the said Act.

And you and each and every of you, the owners of the said lands, are hereby required and directed to pay the said rates on or before the 31st day of October, 1884, such payment to be made by you at the office of the local body in whose district the lands affected are respectively comprised, and as noted in the said Schedule. noted in the said Schedule.

SCHEDULE.

Name of Local Body.			Office of Local Body where Payment is to be made.
	Heretaunga Road Board Takaka Road Board	••	Hastings, Hawke's Bay. Takaka.

As witness my hand this twenty-first day of October, one thousand eight hundred and eighty-four.

JULIUS_VOGEL.

Application for a Patent.

Patent Office.

Wellington, 23rd October, 1884.

PATENT for Improvements in the Construction of Pavements ments.

James Kerr, of London, England, Engineer, has deposited at this office a specification of the said invention; and I have appointed Tuesday, the 20th day of January next, at 11 o'clock in the forenoon, at this office, to hear the said application and all objections thereto; and I require all persons having an interest in opposing the grant of such Letters Patent to leave, on or before the 5th 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.

Application for a Patent.

Patent Office,

Wellington, 24th October, 1884.

PATENT for a Process for the Filtration and Separation of Sewage.

of Sewage.
Thomas Roberts, of Christchurch, New Zealand, Civil Thomas Roberts, of Christchurch, New Zealand, Civil Engineer, has deposited at this office a specification of the said invention; and I have appointed Tuesday, the 20th day of January next, at 11 o'clock in the forenoon, at this office, to hear the said application and all objections thereto; and I require all persons having an interest in opposing the grant of such Letters Patent to leave, on or before the 5th 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.

No. 1268.

No. 1267.

C. J. A. HASELDEN. Patent Officer.

Application for a Patent.

Patent Office,

Patent Office,
Wellington, 24th October, 1884.

PATENT for an Apparatus for the Extraction of Tannin from Black Birch and other Barks.

Alfred Tyer, of Ngahauranga, Wellington, New Zealand. Tanner, has deposited at this office a specification of the said invention; and I have appointed Tuesday, the 20th day of January next, at 11 o'clock in the forenoon, at this office, to hear the said application and all objections thereto; and I require all persons having an interest in opposing the grant of such Letters Patent to leave, on or before the 5th 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,

No. 1269.

C. J. A. HASELDEN, Patent Officer.

Application for a Patent.

Patent Office,
Wellington, 27th October, 1884.

PATENT for an Invention for preventing the Backs of
Boots from Cracking, to be called "Corrick's Boot-back
Protector."

Protector."

HENRY CORRICK, of Christchurch, New Zealand, Bootmaker, has deposited at this office a specification of the said invention; and I have appointed Tuesday, the 20th day of January next, at 11 o'clock in the forenoon, at this office, to hear the said application and all objections thereto; and I require all persons having an interest in opposing the grant of such Letters Patent to leave, on or before the 5th day of January next, at this office, particulars in writing of their bjections to the said application, otherwise they will be precluded from urging the same.

C. J. A. HASELDEN,

C. J. A. HASELDEN,

No. 1270.

Patent Officer.

Application for a Patent.

Patent Office.

Patent Office,
Wellington, 27th October, 1884.

PATENT for a Patent Rotary Feeder for distributing
Artificial Manure and Seed-sowing.
WILLIAM WILKINSON, of Dunedin, New Zealand, Engineer,
has deposited at this office a specification of the said invention;
and I have appointed Tuesday, the 27th day of January next,
at 11 o'clock in the forenoon, at this office, to hear the said
application and all objections thereto; and I require all
persons having an interest in opposing the grant of such
Letters Patent to leave, on or before the 12th 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.

No. 1271.

C. J. A. HASELDEN Patent Officer.

Application for a Patent.

Patent Office,
Wellington, 27th October, 1884.

PATENT for an Invention for making Portable Cylinders
or Cages, for enabling miners or others to travel.

PATENT for an Invention for making Portable Cylinders or Cages, for enabling miners or others to tunnel or drive through loose or bad-driving ground.

EDWARD BETHUNE SAMMONS, of Hokitika, in the Colony of New Zealand, Painter, has deposited at this office a specification of the said invention; and I have appointed Tuesday, the 27th day of January next, at 11 o'clock in the forenoon, at this office, to hear the said application and all objections thereto; and I require all persons having an interest in opposing the grant of such Letters Patent to leave, on or before the 12th 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. the same.

C. J. A. HASELDEN, Patent Officer.

No. 1272.

Application for a Patent.

Patent Office,

Patent Office,
Wellington, 20th October, 1884.

PATENT for an Invention for pressing Wool, Hay, or other Products of the same Nature, to be called "The Compound Lever-Rack Wool-press."

DAVID MURRAY, of Wanganui, New Zealand, Engineer, has deposited at this office a specification of the said invention; and I have appointed Tuesday, the 27th day of January next, at 11 o'clock in the forencon, 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 said application and an objections thereto; and I require an persons having an interest in opposing the grant of such Letters Patent, to leave, on or before the 12th 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. 1273.

Friendly Society registered.

Friendly Societies' Registry Office,
Wellington, 24th October, 1884.

THE All Nations Lodge, No. 172, of the United Ancient
Order of Druids, situated at Port Chalmers, is registered
as a friendly society, under "The Friendly Societies Act,
1882," this 24th day of October, 1884.

F. W. FRANKLAND, Registrar.

Friendly Society registered.

Friendly Societies' Registry Office,
Wellington, 27th October, 1884.

THE Bishop Lodge, No. 171, of the United Ancient Order
of Druids, situated at Wanganui, is registered as a
friendly society, under "The Friendly Societies Act, 1882,"
this 27th day of October, 1884.

F. W. FRANKLAND, Registrar.

Te Makarini Scholarships.

TWO Scholarships of the yearly value of £35 each, to be held at the Native College, Te Aute, Hawke's Bay, are offered for competition to Maori youths, on the conditions laid down in the Regulations of the Trustees of the Te Makarini Scholarships Fund, as printed in the Native Schools Code, 1884, except that the laws of health will not be one of the subjects of examination. The examination will be held at convenient centres on the 15th and 16th of December 1884.

December, 1884.

Candidates must, either directly or through their teachers, send notice to the Inspector of Native Schools, Education Department, Wellington, of their intention to present themselves for examination. Such notice must be posted not later than the 31st October next.

Copies of the regulations and forms of notice may be obtained from teachers of Native schools and boarding institu-tions, the Secretaries to Education Boards, or the Secretary to the Education Department.

JAMES H. POPE, Inspector of Native Schools.

Wellington, 15th August, 1884.

Tenders for Purchase of Steam-engine and Rock-drill.

WRITTEN tenders will be received up to the 31st December, 1884, for the purchase of a new portable steam-engine and diamond rock-drill, with bits 2 inches in diameter, 2,000 feet of rods, and all necessary gearing for working the same, to bore at any angle. Lately imported from America, at the cost of £2,160.

For further particulars apply to the Chairman of the Inangahua County Council, Reefton.

The highest or any tender not necessarily accepted.

PATRICK BRENNAN, Chairman, Inangahua County Council.

Reefton, 29th May, 1884.

Native Land Court Notices.

Notice under "Native Land Laws Amendment Act, 1883."

JOHN EDWIN MACDONALD, Chief Judge of the Native Land Court, do hereby, in compliance with the duty imposed upon me by "The Native Land Laws Amendment Act, 1883," give notice that on the 18th day of October, 1884, the title to the lands mentioned in the Schedule herein became, within the meaning of the said Act, ascertained; and, further, that dealings with the said lands will cease to be prohibited by the provisions of the said Act on the 27th day of November, 1884.

SCHEDULE.

Name by which land is known: Kauangaroa No. 2 and Kapakapa. Native Land Court District wherein situate: Whanganui. Area: 527 acres. No. 5215.

Dated this 18th day of October, 1884.

J. E. MACDONALD Chief Judge.

Notice under "Native Land Laws Amendment Act, 1883."

JOHN EDWIN MACDONALD, Chief Judge of the Native 1, Land Court, do hereby, in compliance with the duty imposed upon me by "The Native Land Laws Amendment Act. 1983" give notice that on the 19th day of October. imposed upon me by "The Native Land Laws Amendment Act, 1883," give notice that on the 19th day of October, 1884, the title to the land mentioned in the Schedule herein became, within the meaning of the said Act, ascertained; and, further, that dealings with the said land will cease to be prohibited by the provisions of the said Act on the 28th day of November, 1884.

SCHEDULE.

Name by which land is known: Pakikau-o-whai. Native Land Court District wherein situate: Hauraki. Area: 7 acres. No. 5853.

Dated this 20th day of October, 1884.

J. E. MACDONALD, Chief Judge.

Gold Fields Notices.

Gold-Mining Lease cancelled.

Mines Department,
Wellington, 16th October, 1884.

To is hereby notified that His Excellency the Governor has been pleased to pronounce the under-mentioned gold-mining lease cancelled, and that the ground is now open for application as if no lease of the said ground had ever been applied for applied for:

A. D. Bayfeild, Hope Gold-Mining Company; 14 acres 8 roods 39 perches, Section 5, Block VIII., Aorere District, Nelson South-West Mining District. No. 1098.

J. BALLANCE,

(for the Minister of Mines.)

Gold-Mining Lease cancelled.

Mines Department,
Wellington, 16th October, 1884.

TT is hereby notified that His Excellency the Governor has
been pleased to pronounce the under-mentioned goldmining lease cancelled, and that the ground is now open for
application as if no lease of the said ground had ever been appliep for:

James Suisted; 13 acres 2 roods 30 perches, Section 22, Block V., Marina District, Nelson South-West Mining District. No. 1291.

J. BALLANCE (for the Minister of Mines.) Gold-Mining Leases cancelled.

Mines Department,
Wellington, 16th October, 1884.
T is hereby notified that His Excellency the Governor has been pleased to pronounce the under-mentioned gold-mining leases cancelled, and that the ground is now open for application as if no lease of the said ground had ever been applied for :-

W. Burns and others; Empire Quartz-Mining Company; 16 acres 1 rood 37 perches, Section 3, Block V., Marina District. No. 1240.

Joseph Kelly; Aurora Quartz-Mining Company; 12 acres, Section 21, Block V., Marina District, Nelson South-West Mining District. No. 1253.

J. BALLANCE, (for the Minister of Mines.)

Gold-Mining Lease cancelled.

Mines Department,
Wellington, 18th October, 1884.
T is hereby notified that His Excellency the Governor has been pleased to pronounce the under-mentioned gold-mining lease cancelled, and that the ground is now open for application as if no lease of the said ground had ever been been applied for:—

Joseph Ferris and others; 3 acres 1 rood 26 perches; Section 123, Block V., Waitahuna East District. No. 819c.

J. BALLANCE, (for the Minister of Mines.)

Gold-Mining Lease cancelled.

Mines Department, Wellington, 20th October, 1884. T is hereby notified that His Excellency the Governor ha L been pleased to pronounce the under-mentioned gold-mining lease cancelled, and that the ground is now open for application as if no lease of the said ground had ever been applied for:—

Patrick Fahey and Thomas Webb; 10 acres, Section 16, Block II., St. Bathans District. No. 729c.

J. BALLANCE. (for the Minister of Mines.)

Gold-Mining Leases cancelled.

Mines Department, Wellington, 28th October, 1884. T is hereby notified that His Excellency the Governor has been pleased to pronounce the under-mentioned gold-mining leases cancelled, and that the ground is now open for application as if no leases of the said ground had ever been applied for, viz.:—

for application as it no leases of the said ground had ever been applied for, viz.:—

Patrick Tangey; 16 acres and 20 perches, Section 27, Block VII., Onakaka District, Buller. No. 982.

Henry Cosgrove; 16 acres 2 roods, Section 26, Block VII., Orikaka District, Buller. No. 984.

Luca Fantella and another; 16 acres 2 roods, Section 33, Block I., Marina District. No. 947.

John Carroll; 15 acres 3 roods 32 perches, Section 40, Block IX., Lyell. No. 968.

William Campbell; 14 acres 3 roods 31 perches, Section 39, Block IX., Lyell. No. 1014.

George Zanetti and others; 6 acres 2 roods 34 perches, Section 41, Block IX., Lyell. No. 988.

Patrick O'Leary and another; 16 acres 1 rood 34 perches, Section 50, Block XIII., Lyell. No. 1028.

John McNeill and another; 16 acres 1 rood 38 perches, Section 40, Block I., Marina District. No. 1026.

Peter Nelson and others; 4 acres 3 roods 29 perches, Section 12, Block XV., Lyell. No. 1052.

John Smyth and others; 1 acre 1 rood 36 perches, Section 60, Block XIII., Lyell. No. 1113.

Dominico Beratto; 15 acres 3 roods 25 perches, Section 63, Block XIII., Lyell. No. 11140.

James Gardner and others; 16 acres, Section 76, Block XIII., Lyell. No. 1116.

William Green; 16 acres, Section 72, Block XIII., Lyell. No. 1139. No. 1139.

J. BALLANCE (for the Minister of Mines.)

Crown Lands Notices.

Sale of License of Run, Amuri.

Crown Lands Office, Nelson, 20th October, 1884. THE license for the term of ten years, from the 1st day of March, 1885, for the under-mentioned run will be offered for sale by auction, on Thursday, the 20th day of November, 1884, at the Courthouse, Waiau, at 12 o'clock

License No. 112, Marion District. Estimated area, 15,500 acres, situate on the banks of the Upper Hope River to Tutikuri Saddle; about 1,500 acres open grass flats, remainder principally bush. Altitude, 2,000 to 6,000 feet. Upset annual rental, £65.

annual rental, £65.

The license will be sold subject to the general provisions as to runs specified in "The Land Act, 1877," and "The Land Act 1877 Amendment Act, 1879."

The first year's rent, with the license fee, £2 2s., shall be paid on the fall of the hammer, and thereafter the rent shall be paid half-yearly, in advance, on the 1st day of March and on the 1st day of September in each year.

Plan and further particulars can be seen at this office, and at the Courthouse, Waiau.

ALFRED GREENFIELD,

Commissioner of Crown Lands.

Commissioner of Crown Lands.

Crown Lands Sale, Woodville and Tahoraiti Survey Districts.

Crown Lands Office,
Napier, 16th October, 1884.

Notice is hereby given that the lands referred to in
the Schedule hereunder will be offered for sale by
public auction, at the Council Chamber, Napier, on Monday,
the 17th November next, at 11 o'clock in the forenoon. Further particulars can be ascertained on application at this
office

HORACE BAKER, Commissioner of Crown Lands.

SCHEDULE. FOR SALE FOR CASH.

Block.	Section.	Area.	Upset Price.			
	Woodville Survey District.					
VII.	187a 187	A. R. P. 23 0 0 83 0 0	£ s. d. 34 10 0 207 10 0			
	Tahoraiti	Survey Dist	trict.			
XIV.	1	16 0 16	32 4 0			
\mathbf{F}	OR SALE ON	Deferred F	AYMENTS.			
	Woodville	Survey Dist	trict.			
IX.	5	152 3 0	152 15 0			
Bush Mills Settlement.	} 20	88 0 0	88 0 0			
	Norsewood	l Survey Dis	trict.			

Norsewood Survey District.

III. | 7 | 47 2 0 | 59 7 6 |
16 | 74 1 0 | 111 7 6 |
Description of Lands for Sale for Cash.—Woodville Survey District: Block VII., Section 187A, hilly bush-covered land; Section 187, half good flat land, rest hilly, covered with bush. Both these sections have a frontage to Harding's Road, and are distant from the railway-line about one and a half miles. Tahoraiti Survey District: Block XIV., Section 1, open fern-covered land, has a frontage to a formed road, about two miles from Village of Kumeroa.

Land opened for Application on Deferred Payments and for

Crown Lands Office,

Crown Lands Office,
Invercargill, 20th August, 1884.

NOTICE is hereby given that the under-mentioned sections which have been withheld from sale will be open for application on deferred payments three months hence, in terms of clause 153 of "The Land Act, 1877," namely:—
Block I., Seaward Bush Township: Section No. 26, 1 acre 3 roods 8 perches; Section No. 36, 5 acres; Section No. 59, 5 acres; Section No. 63, 4 acres 2 roods; Section No. 67, 2 acres 1 rood; Section No. 674, 2 acres 1 rood; Section No. 68, 2 acres 1 rood; Section No. 68, 2 acres 1 rood; Section No. 59, Block XIV., Jacob's River Hundred, 32 acres 2 roods 21 perches, which has also been withheld from sale, will be sold by public auction for cash.

W. H. PEARSON.

W. H. PEARSON, Commissioner of Crown Lands.

Napier High School Endowment Lands for Sale on Application.

Crown Lands Office,
Napier, 16th October, 1884.

THE lands mentioned hereunder will be open for selection, for cash, on Tuesday, the 18th November, 1884, and every lawful day thereafter until withdrawn from sale.
One-fourth of the purchase-money to be paid on application, the balance within one month thereafter.

Further particulars can be obtained on application at this

Further particulars can be obtained on application at this

office.

HORACE BAKER, Commissioner of Crown Lands.

SCHEDULE.

Block.	Section.	Area.	Upset Price.
			1
	Waihua S	URVEY DIST	RICT.
	1	Acres.	£ s. d.
IV.	1	875	875 0 0
	2	353	441 5 0
	3	1,190	1,190 0 0
VII.	1	1,437	1,257 7 6
VIII.	1 2	222	277 10 0
	3	596	640 14 0
	4	1,041	1,223 3 6
	7	798	997 10 0
	8	731	913 15 0
	9	120	210 0 0
	TARAMARAMA	SURVEY D	ISTRICT.
XIX.	1 1	1,062	796 10 0
	2	607	455 5 0

Notification respecting the Napier High School Endowment Block, to be sold as above.

THE Board of Governors of the Napier High School will be willing to lend, on mortgage for a term of ten years, at 6 per cent., two-thirds of the purchase-money of the above-described blocks. DAVID SIDEY.

Hon. Secretary to Board of Governors.

Runs for Sale by Auction, Christchurch Land District.

Crown Lands Office,

Christchurch, 26th September, 1884. IST of runs to be submitted to auction at the Land Office, Christchurch, on the 17th November, 1884, at 12 o'clock noon:

No. of Run.	Original No.	Locality.	Area.	Upse Annu Renta	al
			Acres.	£s.	đ.
ки	787, Cl.III.	Between Eyre and Wai-	9,194	76 12	
·		makiriri			_
N6	450 "	Big Ben Range	2,708	16 18	
N7	718 "	Poulter River	5,000	10 8	
N8	500 "	East of Poulter River	5,000	10 8	
м9	789 "	Bealey and Waimakiriri		9 (_
N10	682 "	South side of Upper	6,980	14 15	10
1		Waimakiriri			
N11	768 "	West of Poulter River	5,000	10 8	
N12	677 "	Near Lake Coleridge	11,000	22 18	
N13	716 "	Head-waters, Rangitata	5,000	10 8	
N14	717 "	" "	5,000	10 8	
N15	384 "	" "	10,000	41 13	
N16	679 "	" "	5,000	20 16	
N24	752 "	River Dobson	5,000	10 8	
N25	344, Cl. II.	East of Lake Ohau	2,000	4 3	
N26	381, Cl.III	. Near Burke's Pass	[15,000]	52 2	
N30	626 "	River Ahuriri	5,000	10 8	
N31	697 "		5,000	10 8	
N33	700 "	East of Makarora River	7,400	10 10	
N34	772 "	East of Lake Wanaka	10,000	12 10	
N35	707 "	West of Makarora River	5,000	3 (
N36	750 "	,, ,,	5,000	3 (
N37	741 "	North of River Wilkin	5,000	3 1	
N38	742 "	,, ,,	5,000	3 18	
N40	706 "	, ,	5,000	4 3	3 0
N41	709	River Wilkin	5,000	7 10	0 0
	,	1		•	

No. of Run.	Original No.	Locality.	Area.	Upset Annual Rental.
			Acres.	£ s. d.
n4 3	290, Cl. II.	Island, head of Lake Wanaka	99	1 10 0
N48	610, Cl.III.	West of River Hawera	5,000	4 10. 0
N49	609 "	, ,	5,000	4 10 0
N50	623 "	East of River Hawera	5,000	4 10 0
N51	699 "	West of River Hawera	5,000	4 10 0
N54	294, Cl. II.	Longbeach	1,044	27 5 1
N55	324 "	Wakanui	1,096	27 18 11
N56	406 "	Port Levy, Banks Pe-	2,280	25 8 11
1100	200 "	ninsula		
N57	356 "	South of Makikihi	1,160	23 18 6
N58	452 "	Woodstock	2,450	26 19 0
1100	102 "	(Between the Wilber-)		
n59	763, Cl.III.		5,000	20 16 8
n60	765 "	branches of Rakaia	5,000	20 16 8
. 1100	"	River	. ,	
N61	429, Cl. II.	West Eyreton	2,800	47 5 0
N62	430 "	West Lijteton	2,582	43 11 5
N63	599, Cl. III.	West of River Hunter,	5,000	20 16 8
ИОО	033, 01.111.	near Lake Hawea	0,000	
N64	625 "	On the Ahuriri, near Lake Ohou	5,000	20 16 8
n 65	711 "	About four miles east of Lake Tekapo	5,000	20 16 8

The licenses for each run shall be for a term of five years four months, terminating the 1st March, 1890, subject to the provisions of "The Land Act, 1877," and its amendments. Purchasers will have to pay on the fall of the hammer ten months' rent, to the 1st September, 1885, in pursuance of clause 6, subsection 3 of section 16, "The Land Act 1877 Amendment Act, 1879."

WALTER KUTSON

WALTER KITSON, Commissioner of Crown Lands, Local Land Officer.

Sale of Crown Lands at Ashwick Flat, on Immediate and Deferred Payments.

Crown Lands Office. Christchurch, 20th August, 1884. THE under-mentioned Crown lands will be offered to the public as follows: public as follows :-

DEFERRED-PAYMENT LANDS.

On Thursday, the 27th day of November next, applications will be received at the Land Office, Christchurch, between the hours of 10 a.m. and 4 p.m., for the under-mentioned lands, open for application on deferred payments.

Sections in Ashwick Flat.

Section.	Area.	Upset Price per Section.
	A. R. P.	£ s. d.
1 1	290 3 23	872 13 8
	269 1 3	807 16 2
<u>ā</u>	317 1 7	951 17 8
4	313 1 0	935 15 0
2 3 4 5	314 1 0	785 12 6
6	815 0 0	787 10 0
7	305 3 0	764 7 6
8	320 0 0	640 0 0
9	317 3 34	635 18 6
10	320 0 0	640 0 0
ii	314 2 9	943 13 5
13	266 0 22	1,064 11 0
16	262 1 15	655 17 3
17	303 0 7	757 12 3
18	254 3 39	382 9 10
19	320 0 0	640 0 0
20	308 0 24	616 6 0
21	319 0 22	638 5 6
22	320 0 0	640 0 0
23	320 0 0	640 0 0
24	320 0 0	640 0 0

Applicants for any of the above lands may also send their applications and deposits, with statutory declaration as required by "The Land Act, 1877," through the post to the Land Office, Christchurch, to arrive on or before Thursday, 27th November, 1884.

Should two or more persons apply for the same section, it will be put up to auction (between the applicants only), at the Crown Lands Office, Christchurch, on Friday, the 28th day of November, at 10.30 a.m.

On Friday, the 28th day of November, at 11 o'clock in the forencon, the under-mentioned lands will be submitted for sale, for cash, by public auction, at the Land Office, Christchurch :-

Sections in Ashwick Flat.

Section.	Area.	Upset Price per Section.	
12 14 15	A. R. P. 48 2 8 70 2 2 66 0 8	£ s. d. 169 18 6 141 0 6 132 2 0	

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

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

WALTER KITSON,

Commissioner of Crown Lands.

Sale of Crown Lands, Nelson.

Crown Lands Office,

Crown Lands Office,
Nelson, 6th October, 1884.

Nelson, 6th October, 1884.

Control is hereby given that the under-mentioned allotments of Crown lands will be offered for sale by public
auction, at the Courthouse, Waiau, Amuri, on Thursday, the
20th November, 1884, at 11 o'clock.
One-fourth of the purchase-money must be paid at the
time of sale, and the remainder within one calendar month
from that date, or the deposit forfeited.

ALFRED GREENFIELD,
Commissioner of Crown Lands.

Commissioner of Crown Lands.

SCHEDULE.

	Towns	HIP OF WAIAU.		
Block.	Section.	Area.	Upset Price.	
		A. B. P.	£ s. d.	
VI.	2в	0 1 8	6 0 0	
	3в	0 1 8	6 0 0	
	8в	0 1 8	6 0 0	
	9в	0 1 8	6 0 0	
XV.	1в	0 1 7	6 0 0	
	2в	0 0 22	5 0 0	
	3в	0 0 39	500	
	4B	0 1 0	5 0 0	
	5в	0 0 32	5 0 0	
	6в	0 1 0	5 0 0	
XVI.	1в	0 0 28	5 0 0	
	2в	0 1 0	5 0 0 5 0 0	
	3в	0 1 0	5 0 0	
	4A	0 0 35	5 0 0	
	5в	0 1 0	5 0 0	
	6в	0 1 0	5 0 0	
	7в	0 1 0	5 0 0	
	8B	0 1 0	5 0 0	
	9в	0 1 0	5 0 0	
	10в	0 1 0	5 0 0	
	11B	0 1 0	5 0 0	
	12в	0 1 0	5 0 0	
	13в	0 1 0	5 0 0	
	14B	0 1 0	5 0 0	
	15B	0 1 0	5 0 0	
	16B	0 1 0	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	
	17B	0 1 0	5 0 0	
	18B	$\begin{array}{c cccc} 0 & 1 & 0 \\ 0 & 1 & 0 \end{array}$	5 0 0 5 0 0	
*****	19в		$ \begin{array}{ccccccccccccccccccccccccccccccccc$	
XVIII.	1B		500	
	2B 3B	$\begin{array}{ c c c c c c c c c c c c c c c c c c c$	500	
	3B 4B	0 1 0	5 0 0	
	4B 5B	0 1 0	500	
	6B	0 1 0	500	
	7B	0 1 0	5 0 0	
	7B 8B	0 1 0	500	
	9B	0 1 0	5 0 0	
	98	, 0 1 0 1	5 0 0	

Block.	Section.	Area.	Upset Price.		
xv		A. R. P.	£ s. d.		
	10в	0 1 0	5 0 0		
	11в	0 1 0	$5 \ 0 \ 0$		
	12в	0 1 0	5 0 0		
	13в	0 1 0	$5 \ 0 \ 0$		
	14в	0 1 0	5 0 0		
	15в	0 1 0	5 0 0		
	16в	0 1 0	5 0 0		
	17в	0 1 0	5 0 0		
	18в	0 1 0	5 0 0		
	19в	0 1 0	5 0 0		
	20в	0 1 0	5 0 0		
XXIII.	1в	0 1 0	5 0 0		
	2в	0 1 0	5 0 0		
	3в	0 1	5 0 0		
	4в	0 1 0	5 0 0		
	5в	0 1 0	5 .0 0		
	6в	0 1 0	5 0 0		
	7в	0 1 0	5 0 0		
	8в	0 1 0	5 0 0		
	9в	0 1 0	5 0 0		
	10в	0 1 0	5 0 0		

WANDLE BUSH.—BLOCK II., WAIAU DISTRICT.

Section.	Area.	Upset Price.
	A. R. P.) £ s. d.
1	20 1 31	60 15 0
2	17 0 35	51 0 0
$\bar{3}$	16 0 30	48 0 0
4	20 1 10	60 15 0
5	19 0 27	57 0 0
. 6	25 0 30	75 0 0
7	19 8 35	60 0 0
8	22 2 35	67 10 0
9	20 2 36	61 10 0
10	19 0 28	57 0 0
ii	19 2 17	58 10 0
12	23 1 12	70, 0 0
13	19 1 16	57 15 0
14	25 2 13	76 10 0
15	16 3 33	50 0 0
16	19 2 8	59 0 0
17	19 0 30	57 0 0
18	19 1 25	57 15 0
19	21 3 27	66 0 0
20	7 3 1	23 10 0

TATEMENT of the average amount of Liabilities and Assets of the Bank of New Zealand, within the colony of New Zealand, during the Quarter ended 29th September, 1884.

1884.						
	LIABILI	TIES.		£	s.	d.
Notes in circulation				475,026	9	5
Bills in circulation			٠.	16,409	19	
Balances due to other I	Banks			6,283	19	7
Government deposits				375,617	7	0
Other deposits—						
Not bearing interest				1,650,584		10
Bearing interest				2,821,546	13	3
•			-			
Total average l	liabilitie	S		25,345,468	15	7
			•	·		-
	Asse	rs.				
Coined gold and silver	r and o	ther coin	ned	£	s.	d٠
metals				578,875	6	5
Gold and silver in bulli-	on or ba	rs		79,242		4
Notes and bills of other				30,144		11
Balances due from othe	er Banks			4,338		5
Landed property				82,868	14	2
Amount of all other sec	curities-	_		•		
1. Notes and bills dis				1,756,126	11	7
2. Colonial Governme	ent secu:	rities		511,538	9	3
3. Other funded secu	rities					
4. Debts due to the	Bank (exclusive	of			i
debts abandone	d as bad)	١		5,509,649	9	7
5. Securities not in	ncluded	under	$_{ m the}$			
above heads				190,123	17	1
			-			
Total average a	assets			8,742,907	10	9

Amount of the capital stock paid up at the close of the quarter ended 29th September, 1884, £1,000,000. Rate of the last dividend declared to the shareholders, equal to 15 per cent. per annum.

Amount of the last dividend declared, £75,000. Amount of the reserved profits at the time of declaring such dividend, £713,405 0s. 4d.

Dated at Wellington, this 17th day of October, 1884.

GEORGE E. TOLHURST, Manager at Wellington. W. W. STOW, pro Accountant.

TATEMENT of the amount of the average Liabilities and Assets of the Union Bank of Australia (Limited), in the Colony of New Zealand, during the Quarter ended 30th September, 1884.

		Главі	LITIES.		£	s.	d.
	Notes in circulation				114,699	13	11
l	Bills in circulation				10,723	17	3
ı	Balances due to other I	Banks	• •		480	18	3
I	Government deposits						
	Other deposits—						
	Not bearing interest		• •		580,312	9	1
I	Bearing interest			• • •	1,112,505	4	4
				-			
i	Total average l	iabilit	ies	££	1,818,722	2	10
				=			1.14
			SETS.	. =			7 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -
	Coined gold and silver			coined	£		
	metals	and	other	coined	412,944	15	8
	metals Gold and silver in bulli	and on or l	other bars		$412,944 \\ 7,210$	$^{15}_{4}$	8 10
	metals Gold and silver in bulli Notes and bills of other	and on or l Bank	other bars		412,944 $7,210$ $10,273$	15 4 15	8 10 7
	metals Gold and silver in bulli Notes and bills of other Balances due from other	and on or l Bank	other bars	••	412,944 7,210 10,273 57	15 4 15 17	8 10 7 0
	metals Gold and silver in bulli Notes and bills of other Balances due from other Landed property	and on or l Bank er Ban	other bars s ks	•••	412,944 $7,210$ $10,273$	15 4 15 17	8 10 7
	metals Gold and silver in bulli Notes and bills of other Balances due from other Landed property Amount of all other sec	on or l Bank er Ban	other bars s ks	•••	412,944 7,210 10,273 57 117,530	15 4 15 17 1	8 10 7 0 6
	metals Gold and silver in bulli Notes and bills of other Balances due from other Landed property	on or le Bank er Bank curities	other bars s ks	•••	412,944 7,210 10,273 57	15 4 15 17 1	8 10 7 0

 Other funded securities
 Debts due to the Bank (exclusive of debts abandoned as bad)
 Securities not included under the above 970,620 18 11 heads .. 54,972 13 6

> Total average assets ..£2,279,304 4 5

Amount of the capital stock paid up at the close of the quarter ended 30th September, 1884, £1,500,000.
Rate of the last dividend declared to the shareholders, 16 per

cent. per annum.

Amount of the last dividend declared, £120,000.

Amount of the reserved profits at the time of declaring such dividend, £1,099,118 9s. 5d.

Dated at Wellington, this 16th day of October, 1884.

Wm. JAMIESON, Manager pro tem. A. H. STOCK, pro Accountant.

CTATEMENT of the average amount of the Liabilities and Assets of the Bank of New South Wales, in New Zealand, during the Quarter ended 30th September, 1884.

	Liabi	LITIES.		£	s.	đ٠
Notes in circulation				82,006	14	1.
Bills in circulation				192	3	4
Balances due to other:	Banks			3,397	2	2
Government deposits						
Other deposits—						
Not bearing interest				249,189	16	0
Bearing interest				609,654		6
1			-			
Total average	liabiliti	ies		£944,440	8	1
ľ			-			_
	Ass	ETS.				
Coined gold and silve	r and	other	barios	£	cı	d.
metals		Ounci	comica	362,262		
Gold and silver in bulli	on or b	a.re	••	14,826		
Notes and bills of other			••	14,620 $1,572$		
Balances due from other			••	13,459		
Landed property	or Dam	A5	••			
Amount of all other see	 mritian	••	• •	77,571	Z	10
1. Notes and bills di				079 661	-	
2. Colonial Governm			• •	273,661	7.7	9
3. Other funded secu		urmes	••	• •		
4. Debts due to the		/aalara	·	• •		
debts abandoned			ave or	1 010 400		
5. Securities not i			47	1,210,409	11	Ţ
above heads	noruae	d unde	r the	00 onn		
above neads	• •	• •	• •	62,277	TY	11
Total average	oggota		- 7	20 016 041		
Total average	ಡುವರಲ್ಲಿನ	• •	å	2,016,041	0	8
ľ			•			نتنت

Amount of the capital stock paid up at the close of the quarter ended 30th September, 1884, £1,000,000.

Rate of the last divide cent. per annum, an Amount of the last d £12,500=£87,500. Amount of the reserve	d bonus ividend	2½ per declare	cent. p d, £75	er annum	bo	nus
dividend, £ $645,9221$	9s. 11d.				_	
Dated at Wellington	•	•		•		
R. C. T.	ENNE	VT, Acti	ng Ma	nager.		
CHAS. A	. TABU	TEAU,	ACUI	ng Account	HIII	٠.
					-	
The Liabilities a within the Colony of I weekly statements du to the 30th September.	and Asse New Zearing the	ets of the	ie Ban aken	k of Austr from the s	alas	sia, ral
	Тлар	LITIES.		£		a
Notes in circulation	TIVE	THILLIES.				d. 2
Bills in circulation	••	•••	• • •	$66,545 \\ 5,674$	12	9
Balances due to other		••		109	4	0
Government deposits Other deposits—	••	• •	••	••		
Not bearing interest				251,079	18	6
Bearing interest		••		336,046	5	3
Total average	liabiliti	es		£659,455	6	8
			-			
	Assi			_		
Coined gold and silve metals	r and c	other co	oined	£		
Gold and silver in bulli	ion or ba	ırs	••	123,478	11	5
Notes and bills of other	r Banks	••		3,595	0	2
Balances due from othe	er Bank	s	• •	104	12	1
Landed property Amount of all other see	curities.		••	58,035	4	10
1. Notes and bills dis				595,354	14	5
2. Colonial Governm		rities	••	• •		
3. Other funded secu 4. Debts due to the	Bank	exclusi	ve of	••		
debts abandone	d as bad)		864,104	11	5
5. Securities not in above heads	acluded	under	\mathbf{the}	0.004	10	
above neads	••	••	••	2,334		
Total average	assets	. ••	£	1,647,007	11	_3
Amount of the capital of Rate of the last divided a natural na	dend d ım. idend de	eclared clared,	to th £112,(ie shareho 000.	olde	rs,
Dated at Wellington,	, this 15	th day o	of Octo	ber, 1884.		
	MORR				ın£	
υ. Υ Υ.	TIONE	TANGUTTI.	, <i>pro</i>	Accounts	att fi	
						
TATEMENT of the Assets of the Nati in New Zealand, durin 1884.	onal Ba	nk of N	ew Zea	aland (Lin	ite	d),
	LIABIL	ITIES.		£	s.	d.
Notes in circulation	••	••		107,252	13	9
Bills in circulation Balances due to other I	Ranka .	••	••	5,078 7,782	19 18	5 2
Government deposits	STITES.	••	• •	1,102	10	4

Covernment deposits
Other deposits
Not bearing interest
Bearing interest
...

Total average liabilities

Assets.			
Coined gold and silver and other coined	£	s.	đ.
metals	282,416	5	7
Gold and silver in bullion or bars	17,187	1	1
Notes and bills of other Banks	2,472	1	5
Balances due from other Banks	10,596	7	11
Landed property	83,150	12	8
Amount of all other securities—			
1. Notes and bills discounted	443,546	4	3
2. Colonial Government securities	• •		
3. Other funded securities	• •		
4. Debts due to the Bank (exclusive of			
	,008,311	7	3
5. Securities not included under the			
above heads	13,324	13	9
Total average assets £1	,861,004	13	11

Amount of the capital stock paid up at the close of the quarter ended 30th September, 1884, £350,000.

Rate of the last dividend declared to the shareholders, 3 per cent. for half-year ended 31st March, 1884.

Amount of the last dividend declared, £10,500.

Amount of the reserved profits at the time of declaring such dividend, £21,873 10s. 1d.

Dated at Dunedin, this 15th day of October, 1884.

W. DYMOCK, Inspector.
ALEX. FORREST, Inspector's Accountant.

ENERAL ABSTRACT showing the average amount of the Liabilities and Assets of the Colonial Bank of New Zealand, within the Colony of New Zealand, taken from the several weekly statements during the Quarter, from the 30th June to the 30th September, 1884.

Notes in circulation Bills in circulation Balances due to other Ba Government deposits Other deposits Not bearing interest Bearing interest	-		£ 111,434 2,748 1,743 369,146 581,789	13 3 15	11 6 10
		-			
Total average lia	bilities	£1	,066,863	_1	8
	Assets.	_	,		_
Coined gold and silver		haric	£	s.	đ.
metals	and oner of	AHOU.	232,862		
Gold and silver in bullion	or bars	••	7,643		1.
Notes and bills of other B			1,855		
Balances due from other	Banks	• •	24,013		8
Landed property		• •	38,075	7	0
Amount of all other secur	rities—		•		
 Notes and bills disco 	ounted	••	523,752	13	4
2. Colonial Governmen		• •	• •		
3. Other funded securit		••	••		
4. Debts due to the E		ve of		_	_
debts abandoned a		41.	899,532	6	1.
5. Securities not incl above heads	luded under	the	69,823	10	8
above neads	• ••	••	09,625	10	0
Total average ass	sets	£1	,7 97,559	19	2

Amount of the capital stock paid up at this date, £400,000. Rate of the last dividend declared to the shareholders, 7 per

342,631 **7** 564,799 **3**

£1,027,545

ŏ

cent. per annum.

Amount of the last dividend declared, £14,000.

Amount of the reserved profits at the time of declaring such dividend, £58,767 18s. 2d.

Dated at Dunedin, this 21st day of October, 1884.

GEO. COWIE, General Manager. A. HERDMAN, Accountant.

STATEMENT of the Liabilities and Assets of the under-mentioned Banks in the Colony of New Zealand, for the Quarter ended 30th September, 1884. LIABILITIES.

,	Notes	Bills	Balances due		Deposits.			
BANKS.	in in to Circulation. other Banks.			Government.	Not bearing Interest.	Bearing Interest.	Total Liabilities.	
Bank of New Zealand Union Bank of Australia (Limited) Bank of New South Wales Bank of Australasia National Bank of New Zealand (Limited) Colonial Bank of New Zealand	114,699 13 11 82,006 14 1 66,545 6 2 107,252 13 9	£ s. d. 16,409 19 6 10,723 17 3 192 3 4 5,674 12 9 5,078 19 5 2,748 3 11	£ s. d. 6,283 19 7 480 18 3 3,397 2 2 109 4 0 7,782 18 2 1,743 15 6	£ s. d. 375,617 7 0	# s. d. 1,650,584 6 10 580,312 9 1 249,189 16 0 251,079 18 6 342,631 7 5 369,146 17 10	£ s. d. 2,821,546 13 3 1,112,505 4 4 609,654 12 6 336,046 5 3 564,799 3 0 581,789 10 8	£ s. d. 5,345,468 15 7 1,818,722 2 10 944,440 8 1 659,455 6 8 1,027,545 1 9 1,066,863 1 8	
Totals	956,965 11 1	40,827 16 2	19,797 17 8	375,617 7 0	3,442,944 15 8	6,026,341 9 0	10,862,494 16 7	

ASSETS.

				ADDETO.						
	Silver and other	Gold and Silver Notes an in Bills of oth Bullion or Bars. Banks.		Landed Property.	Notes and Bills Discounted.	Government Securities.	Other Funded Securities.	Debts due to Bank, exclusive of Debts abandoned as bad.	Securities not included under other Heads.	Total Assets.
Bank of New Zealand	362,262 11 (123,478 11 282,416 5 232,862 5 1	5 79,242 8 4 30,144 7 8 7,210 4 10 10,273 15 0 14,826 11 1 1,572 12 5 3,595 0 7 17,187 1 1 2,472 1 1 7,643 12 1 1,855 18	7 57 17 0 9 13,459 2 8 2 104 12 1 5 10,596 7 11	82,868 14 2 117,530 1 6 77,571 2 10 58,035 4 10 83,150 12 8 38,075 7 0	1,756,126 11 7 705,693 17 5 273,661 11 9 595,354 14 5 443,546 4 3 523,752 13 4	511,538 9 8			190,123 17 1 54,972 13 6 62,277 17 11 2,334 16 11 13,324 13 9 69,823 18 8	£ s. d. 8,742,907 10 9 2,279,304 4 5 2,016,041 0 8 1,647,007 11 3 1,861,004 13 11 1,797,559 19 2 18,343,825 0 2

CAPITAL AND PROFITS.

	 	CHILING INCE INCLINE		 	
Banks.	Capital paid up.	Rate per Annum	of Last Dividend.	Amount of Last Dividend declared.	Amount of Reserve Fund at the Time of declaring such Dividend
Bank of New Zealand	 £ 1,000,000 1,500,000 1,000,000 1,600,000 350,000 400,000	Sixteen per cent. Seventeen and a half per cent. Fourteen per cent. Six per cent.		 £ s. d. 75,000 0 0 120,000 0 0 87,500 0 0 112,000 0 0 10,500 0 0 14,000 0 0	£ s. d. 713,405 0 4 1,099,118 9 5 645,922 19 11 738,000 0 0 21,873 10 1 58,767 18 2 3,277,087 17 11

Treasury, Wellington, 25th October, 1884. James C. Gavin, Secretary to the Treasury.

entre en			RE'	TURI	N of	the	VAL.	UE O	Імро	rts at	the	severa	l Pos	rs of N	ew Żea	ALAND	duri	ing the	QUAR	TER er	ided 3	Oth SEPT	EMBER	, 1884.					·
Countries.		Auckland.	Thames.	Russell.	Mongonui.	Hokianga.	Kaipara.	Tauranga.	Poverty Bay.	New Plymouth.	Patea.	Wanganui.	Foxton.	Wellington.	Napier.	Wairau.	Picton.	Nelson.	Westport.	Greymouth.	Hokitika,	Lyttelton.	Timaru.	Oamaru.	Dunedin.	Invercargill and Bluff.	Riverton.	Totals.	Correspond- ing Quarter, 1883.
United Kingdom		£ 337,815	£ 2,536	£ 174	£ 23	£	£	£ 440	£ 6,061	£ 4,787	£ 1,031	£ 8,704	£ 115	£ 233,146	£ 26,804	£ 2,532	£ 426	£ 37,393	£ 2,330	£ 9,004	£ 3,119	£ 230,014	£ 23,850	£ 19,799	£ 439,510	£ 29,276	£ 680	£ 1,419,569	£ 1,405,957
Queensland New South Wales Victoria South Australia Western Australia Tasmania		337 117,902 31,429 14 5,226	672 394 	275 95 			3 395 787 	58 	384 1,384 44 	702 1,369 	37 212 19	1,447 1,199 107	241 	60 65,801 37,417 2,537	4,386 6,021 610	633 11	51 19 	3,420 4,153 5	72 1,915 	1,598 7,951 79	515 5,742 29	2,750 20,447 18,337 3,968	2,657 930 297	2,619 1,760 1,246	345 17,827 144,211 536 5,699 7,329	2,911 3,952 8,623 582	 127 	6,406 245,261 274,949 594 5,718 22,071	1,397 108,920 177,207 2,828 3,696 26,313
Pacific Islands— Norfolk Island New Caledonia Cook Islands Friendly Islands Savage Island Fiji Islands		3,6647 2,402 697 3,502												 3,338							::	 2			 1		::	 3,664 2,402 697 6,843	1,105 4 3,099 2,121 794 5,404
Navigator Islands Long Island Gilbert Islands Marshall Islands Sandwich Islands Swain's Island Union Islands Whale Fisheries		2,450 1,300 900						618 				::										::			 3,240			618 2,450 1,300 900 3,240	 4,315 17 1,792
North America— Canada											•••							,							467			467	
United States— On the East Coast On the West Coast Java Japan Philippine Islands China Hongkong		10,491 6,715 61 2,550 22,315 485	20 	76				 87 	225 15 	 		269 10 340		7,521 2,246 15 260 14,512 4,751	652 116 111 		 	594 130 376 7,151 .	::	169 466	21 	9,471 2,699 767 	 	497 	38,456 2,920 3 1,422 1,071 31,800	1,747 58 150		70,506 15,201 79 5,501 1,071 53,801 37,036	71,636 19,306 2,878 74,483 1,464
India— Singapore Bengal and Burmah Bombay Ceylon Mauritius		 					::		279 	 				 630	1,180 33 		 		::		 	5,075 8,238			 90 10,508			10 6,549 33 90 19,376	55 14,231 205 284 18,009
Africa— Cape Colony Europe—	, 																									8		8	45
France Spain Portugal Italy Austria Germany Switzerland Holland Belgium		172 11 ,316 					:::::::::::::::::::::::::::::::::::::::					197		3,022 150 321 329 721								 159 76			21 1,004 	 		3,215 150 321 11 8,005 721 191 30	5,365 212 792 27 2,005 180 863 28 66
Malta Totals	···	551,914	3,622	620	23		1,185	1,203	8,437	6,858	1,299	12,273	356	376,787	39,913	3,220	496	53,222	4,317	19,287	9,426	310,870	28,296	25,861	706,460	47,297	807	2,214,049	
Corresponding Quarter	,1883	539,560	4,019	884	49	30	1,288	1,153	6,665	5,301		9,382	395	307,403	42,399	4,905	264	61,271	5,096	25,210	10,108	292,871	33,532	18,652	539,665	46,928	78	•••	1,957,108

Department of Trade and Customs, Wellington, 21st October, 1884.

WILLIAM SEED, Secretary and Inspector.

				· · · · · ·																				
Countries.	Auckland.	Thames.	Busseli.	Whangaroa,	Mongonui.	Hokianga.	Kaipara.	Poverty Bay.	N. Plymouth	Wanganui.	Wellington,	Napier,	Picton.	Nelson,	Greymouth.	Hokitika.	Lyttelton.	Timaru.	Oamaru.	Dunedin.	Invercargill and Bluff Harbour.	Riverton.	Totals	Corresponding Quarter, 1883.
United Kingdom	£ 68,806	£	£	£	£	£	£	£	£	£	£ 100,525	£ 30,308	£ 17,578	£	£	£	£ 329,574	£ 7,769	£ 12,196	£ 134,105	£ 6,158	£	£ 707,019	£ 655,659
Queensland	2,618 58,573 5,026 16 	1,690	706 		3	1,695 315 1,423	8,655	6 38	679		9,855 2,716 2,272	 23 		••	2,084 	709	4,774 56,407 3,982 2,302 864	1,804 4,490 	2,226 7 5,302	104 28,030 97,438 2,326 10 1,083	861 17,738 16,326 3,704 2,070	140	14,225 187,167 136,848 13,650 10 6,889	109,118 105,866 15,689 2,432
Norfolk Island New Caledonia New Hebrides Island Cook Islands Friendly Islands Savage Island Society Islands Fiji Islands Gilbert Islands Navigator Islands	361 1,956 1,828 256 7,512 4,848		20							 										5			361 20 1,956 1,828 256 7,865	5,772 4,391 8,716 804 338 11,164 176
Suwarrow Island Ellice Island Phœnix Island Chesterfield Island Sandwich Islands Guam Whale Fisheries United States—	540 785 229 198										 							•••	•••				4,848 540 785 229 198	19 589 <i>5</i> 51 42 480
On the East Coast On the West Coast South America—	56,977 7,656	••			::	.:			••			••				::	•••			••			56,97 7 7,656	
Brazil Java China Hongkong India—	3 134 841	••			•••		•••	••	••		128 1,664	••			••		1,360 801	 	•••	 2,080			1,360 3 262 5,386	144
Bengal Mauritius Africa—		••				.:		••	••			••	••		 		• •	••	••	188			188	58 10,350
Cape Colony Totals	219,214	1,690	799		3	3,433	16,303	44	679	<u> </u>	117,435	30,331	17,578		2,084	709	10,006	14,063	19,731	265,369	46,857	140	10,006	4,215
Corresponding Qr., 1883	299,228	1,695	861	5,176	2,775	1,614	12,616	145		2,037	141,593			590	3,233		343,443			181,151	56,894	209		1,109,146
Department of Trade	and Custo	oms.	 -	·	<u></u>	'	'			1											TXTTT T			

Department of Trade and Customs, Wellington, 21st October, 1884.

WILLIAM SEED, Secretary and Inspector.

RETURN of the QUARTITY and VALUE of EXPORTS from New Zealand during the QUARTER ended 30th September, 1884.

ARTICLE			2001	LAND	THA	MES	Ruse	BELL	Mone	IUMO	Hoki	IANGA	KAII	PARA	POVERT	BAY	NEW PL	YMOUTH	Ріст	ON	WELLI	NGTON		PIER	
	ES	-	Quantity	Value	Quantity	Value	Quantity	Value	Quantity	Value	Quantity	Value	Quantity	Value	Quantity	Value	Quantity	Value	Quantity	Value	Quantity	Value	Quantity	Value	ARTICLES
ilver		tons ounces ounces tons	19 9393 132	£ 23 37010 406	:::	£		£		£		£	 20	£ 100		£		£		£ 53 53	₈₄	£ 336 336		£	The Mine,— Coal Gold Silver Minerals
Eisheries,— ish (all kinds) il (Whale) Thalebone	 	cwts. gallons cwts.	118 2269 53½				:::	 						17 17				:::			24 	18 18			The Fisheries,— Fish (all kinds) Oil (Whale) Whalebone
Forest,— ungus um (Kauri) imber (Sawn) ,, (Logs) ,, (Spars)		cwts. tons feet number number	582 1736 1950600	944 96285 11798	406500	 1575	141000	600			614800 108		 2192764 941	 11107 5064			10894	 41			977 111400 	1658 700 			The Forest,— Fungus Gum (Kauri) Timber (Sawn) ,, (Logs) ,, (Spars)
imals and Produce,- Sacon and Hams Seef (Salted)	-	cwts.	58 1845	109027 259 2630		1575		600			:::	3433		16171					:::		1692	2358	4	11	Animals and Produce,— Bacon and Hams Beef (Salted)
ter (sates) utter heese ides ive Stock leats (Preserved) ,,, (Frozen) kins (Rabbit) ,, (Sheep) allow /ool		cwts. number number cwts. cwts. number tons lbs.	225 226 3178 1062 841 170 140020	1175 632 2936 3857 2492 5290 7970	 5 	50 10 ::: ::: :::	101	64 64							:::::::::::::::::::::::::::::::::::::::		26 15 	132 43 	228 4052 68736 1780 170 67629	800 4750 848 279 4890 2443	403 130 2957 3030 14521 321438 20871 447 833864	1728 312 2611 6531 21475 3283 3740 13327 37575	916 10624 2025 138 177844	1710 13681 246 4333 9133	Butter Cheese Hides Live Stock Meats (Preserved) (Frozen Skins (Rabbit) (Sheep) Tallow Wool
ricultural Products,			93	27241 478		60		71										175 65		14010		93206		29114	Agricultural Products,— Bran and Sharps
Gran and Sharps Flour Grain (Barley) ,, (Malt) ,, (Oats) ,, (Wheat) Hops Meal (Oat) Cotatoes Geeds (Grass)	***	tons tons bushels bushels bushels cwts. cwts. tons bushels	3392 65 86 204 95 623	344 464 16 722 126 439 294				 6						::: ::: ::: ::: :::	::: ::: ::: ::: :::		1850 41	268 123	13184	3050	40 1400 45 1375 74 1492	8 350 7 8876 222 516			Flour Grain (Barley) ,, (Malt) ,, (Oats) ,, (Wheat) Hops Meal (Oat) Potatoes Seeds (Grass)
nufactures,— Ale and Beer Biscuits Cordage Leather		gallons cwb. cwts. cwts.	605 544 77 359	62 629 149 2403				 				:::			 ::: :::				 12	200	50 316 190	5 1160 2489			Manufactures,— Ale and Beer Biscuits Cordage Leather Phormium
Phormium Soap	***	tons ewts.	85 576 	1370 571 5184				-::-			-:::									200		3654	•	1212	Soap
scellaneous		value		6817			···	117										7		250 17563		5388 114939		30326	Miscellaneous
al New Zealand Properties Price Colonial, Britis Manufactures		nd Foreign		195008		1635		794		3		3433		16288		38		679		17563		2496		50326	

	,,		Grry	MOUTH	Нок	ITIKA	Lym	BLTON	Tim.	ARU	Оам	ARU	Duni	BDIN	. AT	CARGILL ND HARBOUR	Rive	RTON	Тот	ALS	CORRESPONDING QUARTER, 1883.	
ARTIC	LES		Quantity	Value	Quantity	Value	Quantity	Value	Quantity	Value	Quantity	Value	Quantity	Value	Quantity	Value	Quantity	Value	Quantity	Value	Value	ARTICLES
The Mine,— Coal Gold Silver Minerals		tons ounces ounces tons	820 	£ 584		£	26476	£ 107571 		£	1 :::	£ 3	23064	£ 92319	714	£ 2768	37	£	839 59782 	£ 607 240200 	£ 1313 215642 	The Mine,— Coal Gold Silver Minerals
he Fisheries,—				584				107571				3		92404		2768		140		241398	218015	Mh a Thial and an
Ambergris Fish (all kinds) Oil (Whale) Whalebone	***	lbs. ewts. gallons cwts.	 	 								 	 		" 1 …	 	 	 	155 2268 53½	165 288 6000	200 112 195	The Fisheries,— Ambergris Fish (all kinds) Oil (Whale) Whalebone
he Forest,—																1		•		6453	507	The Forest,—
Fungus Gum (Kauri) Timber (Sawn) ,, (Logs) ,, (Spars)		cwts. tons feet number number			60000	200	78 11 	144 172 	 		 		103 25515 	179 221 	 104957 	420	···	***	1740 1737½ 5618430 1049	2925 96457 29429 5730	4660 99091 29216 6367	Fungus Gum (Kauri) Timber (Sawn) ,, (Logs) ,, Spars)
Animals and Produce						200		316					***	400		420				134541	139334	Animals and Produce,—
Bacon and Hams Beef (Salted) Butter Cheese Hides Live Stock Meats (Preserved) ,, (Frozen) Skins (Rabbit) ,, (Sheep) Tallow Wool Agricultural Product		cwts. cwts. cwts. number cwts. cwts. number cwts. cwts. number tons lbs.	1197 1200	1260 20 1280	500	500	240½ 86 1203 1524 484 668 8½ 20822 609974 26521 358 856087	976 77 5473 3274 394 14234 15 29154 6230 3026 10966 42842 116661	 	26 228 	21 21 4934 24144 24 49084	54 54 4605 252 612 3068 8591	5 235 506 334 1261 748 3802 17742 2737222 22929 264 834137	20 340 2561 927 835 1208 7099 20363 30303 1640 4843 41939	4 37 20 140 1423 753 	12 52 101 415 876 787 			311½ 3895 2404 2475½ 11000 3332 8825½ 72695 3761514 74666 1571 2966680	1278 5723 11253 5895 9412 20150 18647 94028 40916 9026 44261 145402	1256 5200 12480 1656 6338 21296 18158 25694 37190 11537 55885 127404	Bacon and Hams Beef (Salted) Butter Cheese Hides Live Stock Meats (Preserved) ,, (Frozen) Skins (Rabbit) (Sheep) Tallow Wool
Bran and Sharrs Flour Grain (Barloy) , (Malt) , (Oats) , (Wheat) Hops Meal (Oat) Potatoes Seeds (Grass)		tons tons bushels bushels bushels cwts. cwts. tons bushels	 1	 3			944 492 16475 9573 62214 712315 920½ 810 9765 29600	4122 4473 3214 2886 6892 109539 4712 469 23346 5903	122½ 40231 49668 4	498 4532 8258 10 	127 9450 38032 21590 42 	538 1890 4693 3761 89 	707 632 1244 972 205662 67757 4650 567 866	3026 5097 148 243 21265 10974 3151 1739 188 45831	166 2296 300612 41400 1004 	761 			21683 1151 42689 11945 651993 895840 23812 6668 10590 33919	9488 9914 8677 3479 68244 139886 14310 4390 25977 7167	8170 12399 J3013 5420 42956 161773 5519 3343 16741 7425	Agricultural Products,— Bran and Sharps Flour Grain (Barley) ,, (Malt) ,, (Oats) ,, (Wheat) Hops Meal (Oat) Potatoes Seeds (Grass)
Manufactures,— Ale and Beer Biscuits Cordage Leather Phormium Soap		gallons ewts. ewts. ewts. tons ewts.	 4	 20			 441 991	 2172 1620	::				 110 1133 230	223 5286 230	104 	10 			759 544 187 2253 386‡ 806	77 629 372 11041 5679 801	2382 338 12127 9321 1752	Manufactures,— Ale and Beer Biscuits Cordage Leather Phormium Soap
Miscellaneous		walu a		20			<u> </u>	3792						5739	<u></u>	10			ļ <u></u> .	18599	25920	Miscellaneous
Cotal New Zealand I		value		178				13450				161		5147		930				33663	26109	тизсенинения
Other Colonial, Brit Produce and Manu	ish. ar	d Foreign		2065		700		407346 2724		14059	····	19726		261599 3770		45871 986		140		1132177 34355	1010738 98408	
TOTALS				2084		709		410070		14063		19731		265369		46857		140	·	1166532	1109146	l.

THE NEW ZEALAND GAZETTE.

[No. 117

RETURN of the Number, Tounage, and Crews of Vessels entered Inwards at the several Ports of Mew Nealand during the Quarter ended 30th

1-1		ī	ı	1	ī	Ť	1	1	- ,					1										·	·				-		•		TOTSII) իսթ ա	barT to tre	Departme
114 868301 171		••		691	960'9	6 T	066	8 247	TOT 2	gt 4	.48 84	77,8	ττ	91	068	g	398	888'6	6	287	6 090,80	3 09 T	₹ŞŢ	90 7 , <u>\$</u>	ΔT	8298	₹98 ' 8	6€₹₹	L	22	12	86		28	Quarter,	rresponding 1883
• • • •	₹96	₱86221	161	79T	208,2	ET.	267	₽28I	021 8.	LT 6	92 84	18,8	6	••		••	697	878,8	6	289	76556	182	791	208,2	EI	£523	₱9 2 81	1691	Ţ	72	<u>gi</u>	611	•	38		Totals
101 994, 58 0d 3	86 02 84 608 11 86 608 7 88 608 7 80 7 80	991 189,42 183,42 038	2	18 6	842 707 828	8 7 I	\$18 \$16 \$01 \$08 \$08 \$11 \$08 \$11 \$08 \$11 \$08 \$11 \$18 \$18 \$18 \$18 \$18 \$18 \$18 \$18 \$1	888 689 744 789 789 789 789 789 789 789 789 789 789	11 20 1 1 20 1 1 20 1 1 20 1 1 20 1 1 20	8 0 3 0	OT		E				0052 01 6	201, 4 018	I	8 8231 8 84 667 7 86 801 802 8288 8288 8318 8318	988'98 988'98 986 988'88 988'88	1 9 2 9 2 1 2 6 1 1 2 9 5 1 1 2 9 5 1 1 2 9 1 1 2 9 1 1 2 9 1 1 2 9 1 1 1 1	6 8	698,1 707 331 	8 7 T		612,4 988,3 889,8 889,8 889,8 889,8 889,8 881,1 801,4	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2		3 	8	12 3 1 5 1 5 1 5 1 7 1 5 1 5 1 7 1 6 1 7 1 1 7 1 1 1 1 1 1 1 1 1 1 1		2T T		escanda serial s
Vessels Tons.	Crews.	Tons.	Vessels.	Crews.	Tons.	Vessels.	Crews.	Lons.	3	Vessels.	Crews.	Tons.	Vessels.	Crews.	Tons.	Vessels.	Crews.	Tons.	Vessels.	Crews.	Tons.	Vessels.	Crews.	Tons.	Vessels.	Crews.	Tons.	Vessels.	In Ballast.	With Cargoes.	Ballast.	With Cargoes.	Ballast.	With Cargoes.		
Correspondii Quarter, 1883.		,slatoT	*		ı Balla	ul		StaC) Чэі/	_		sto.T	5 2		Balla	1		Cargo		-	.slatoT	1		allaa			алеО д	<u>. </u>	serres Li eles, ries,	Fores Count and When	-sə-	Brita asod nois	·mo	Unit Kingd	Ч ВЕТУАГ.	To stao T
				. 18	LATOT	•				•				·N	OBEIG	Ħ.		* * .			J. 18		•	BILLER	1]		CE.	Мики		-		

Secretary and Inspector. SECT,

Department of Trade and Customs, Wellington, 21st October, 1884.

RETURN of the Number, Tonnage, and Crews of Vessels cleared Outwards at the several Ports of New Zealand during the Quarter ended 30th September, 1884.

			LEARE	FOE						В	RITISH.								F	OREIG	N.			Ì				. 1	OTALS	i .						
Ports of Departure.	Unit Kinge		Briti Posse sion	es-	Fore Coun an Wha Fishe	tries d ale	Wit	n Carg	oes.	In	Ballast	;.	ŗ	Fotals.		Wit	h Carg	oes.	In	Balla	st.		Totals		Wit	h Carg	oes.	In	Balla	st.		Totals	•.	(respon Quarte 1883.	r,
	With Cargoes.	In Ballast.	With Cargoes.	In Ballast.	With Cargoes.	In Ballast.	Vessels.	Tons.	Crews.	Vessels.	Tons.	Crews.	Vessels.	Tons.	Crews.	Vessels.	Tons.	Crews.	Vessels.	Tons.	Crews.	Vessels.	Tons.	Crews.	Vessels.	Tons.	Crews.	Vessels.	Tons.	Crews.	Vessels.	Tons.	Crews.	Vessels.	Tons.	Crews.
Auckland Fhames Russell Whangaroa Mongonui Hokianga Kaipara New Plymouth Wanganui Foxton Wellington Napier Picton Nelson Hokitika Lyttelton Fimaru Damaru Dunedin Bluff Harbour	2		29 35 5 20 1 13 1 3 1 24 4 3 3 5 5 22	 1	19	3	46 3 5 5 20 1 15 2 3 1 1 88 4 4 7	24859 542 3231 1100 5202 103 17116 1348 654 134 40101 1693 2083 3083 16368	21 207 44 176 6 593 41 22 7 1266 38 62 84	6 4 6 1 4	3040 1424 292 2576 751 3921	89 68 47 60 61 124	52 3 5 5 20 1 19 6 2 1 3 1 42 4 5 13 21	28587 542 3231 1100 5202 103 20156 1424 1348 292 654 134 42677 1698 2834 7004 16368	21 207 44 176 6 661 47 41 9 22 7 1326 38 78 208		4484 340 	225		110 505	10	5 · · · · · · · · · · · · · · · · · · ·	4594 .340 1303 517 998	22	50 3 6 5 20 1 15 3 1 40 4 4 4 7 23	29848 542 3571 1100 5202 103 17116 1348 40899 1698 2083 8083 17366	21 229 44 176 6 593		3838 3040 1424 292 3081 751 4438	68 47 9 71	3 6 5 20 1 19 6 2 1 3 1 45 4	5202 103 20156 1424 1348 292 654 134 43980 1693	21 229 44 176 6 661 47 41 9 22 7 1353 38 78 220	3 4 6 5 2 14 3 20 6 1 6 28 6 6 9	31848 451 1238 1626 463 3819 	1 22 4 5 8 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
Totals	26		138	18	20	13	175	17617	4713	28	15732	413	203	133349	5126	9	6620	285	3	1132	33	12	7752	318	184	124237	4998	31	16864	446	215	141101	5444		••	
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Department of Trade and Customs, Wellington, 21st October, 1884.

WILLIAM SEED, Secretary and Inspector.

Land Transfer Act Notices.

WHEREAS a dealing affecting Suburban Section No. 13, Woodville, comprised in Register-book, Vol. v., folio 60, to one JOHN BINSLEY, has been presented for registration, and the original certificate of title has been lost or mislaid: Now I hereby give notice of my intention to register such dealing, and to dispense with the production of the original certificate of title, in terms of clause 97 of the Land Transfer Act, at the expiration of fourteen days after the date of the Gazette containing this notice.

Dated at the Lands Registry Office, Napier, this 22nd day of October. 1884.

of October, 1884.

628

EDWIN BAMFORD, District Land Registrar.

TRANSMISSION No. 353.—WILLIAM PYLE, of St. Bathan's, Storekeeper, and WILLIAM McENDOW, of Black's, Farmer, claiming as Executors under the will of Griffith Thompson, late of Ida Valley, Farmer, deceased, have applied to be registered as Proprietors of Sections 17 and 18, Block V., Tiger Hill District, Register-book, Vol. lxix., folio 138. Applicants will be registered accordingly unless caveat be lodged in this office within one calendar month after the date of the Gazette containing this notice.

Dated this 20th day of October, 1884, at the Lands Registry Office, Dunedin.

H. TURTON.

H. TURTON, District Land Registrar.

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

THOMAS SURMAN.—1 rood, being Section 3, Block IV.,
Town of Winton. Occupied by Isaac Plunkett. No. 2168.
Diagrams may be inspected at this office.
Dated this 21st day of October, 1884, at the Lands Registry

Office, Invercargill.

626

F. G. MORGAN, District Land Registrar.

OTICE is hereby given that the several parcels of land hereinafter described will be brought under the provisions of "The Land Transfer Act, 1870," unless caveat be lodged forbidding the same on or before the 6th day of December next.

1004. WILLIAM AKERSTEN.—1 acre and 18 perches, parts of Sections 837, 839, 841, and 843, City of Nelson, fronting on Hampden Street 156 links, on St. Vincent Street 308 links and 460 links, and on Totara Street 139½ links. Occupied by John Cox and James Kelly.

1005. JAMES BENTLEY (as Executor of John Tregela).

6 perches, part of Section 174, City of Nelson, fronting on Hardy Street 30 links by a depth of 106 links, and situate 61 links from Collingwood Street. Occupied by William Darby. Diagrams may be inspected at this office.

Dated this 28th day of October, 1884, at the Lands Registry Office, Nelson.

ANDREW TURNBULL,

ANDREW TURNBULL,
District Land Registrar.

OTICE is hereby given that the parcel of land hereinafter described will be brought under the provisions
of "The Land Transfer Act, 1870," unless caveat be lodged
forbidding the same within one calendar month from the
date of the Gazette containing this notice.
469. PETER BELL CAMERON.—10½ perches, part of
Section 84, Greymonth. Occupied by William Teasdale.

Diagrams may be inspected at this office.

Diagrams may be inspected at this office.

Dated this 23rd day of October, 1884, at the Lands Registry Office, Hokitika.

ALFD. H. KING District Land Registrar.

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

5511. CHARLES BROWN.—1 rood 8 perches, part of Rural Section 4904, Ashburton District. Occupied by Applicant.

plicant.
5529. HENRY WILLIAMSON.—1 rood 5 perches, parts of Sections 221 and 222, City of Christchurch. Unoccupied.
5530. WILLIAM SEAGO SAVAGE.—17 acres 1 rood 14 perches, Lots 4, 5, 6, 10, 12 to 16, 19 to 26, 28 to 36, and 42, deposited Plan 40, parts of Rural Section 7767, Ashburton District. Unoccupied.
5531. THOMAS WILLIAMSON HALL.—37 perches, Lot 134, deposited Plan 1, part of Rural Section 730, Borough of Timaru. Occupied by Applicant.

5533. ROBERT JOHN FLEMING.—141 acres, Rural Sections 4022, 4945, 8265, and 9728, Halswell Survey District. Occupied by Applicant.

Diagrams may be inspected at this office.

Dated this 24th day of October, 1884, at the Lands Registry Office, Christchurch,

J. M. BATHAM. District Land Registrar.

Mining Notices.

THE DUKE OF WELLINGTON GOLD-MINING COM-PANY (LIMITED).

THIS is to notify that Mr. W. J. Scott has been appointed Legal Manager of the above-named company, vice Mr. R. Wilberfoss, resigned; and that the office of the company has been removed to his office, Grey Street.

WM. BISHOP, Jun., Directors.

A. McLEOD, Wellington, 29th October, 1884.

632

To the Mining Registrar at Alexandra South of the Dunstan District, and all other persons whom it may concern.

TAKE notice that it is intended to construct a Water-race

TAKE notice that it is intended to construct a Water-race and divert water for irrigation and domestic purposes, commencing at a point in Medcalf's Gully, about three hundred yards from the Manuherikia Road, and terminating at my paddock near the Dredge Company's Coalpit.

The length of such race is half a mile or thereabouts, and its intended course is north-east and south-west. It is partly constructed, and the time required for completion is fourteen days. The right is asked for fifteen years. The mean depth of such race is 1 foot, and the mean breadth is 1 foot, and it is proposed to divert one Government-head of water.

Dated at Alexandra, this 6th day of October, 1884.
ARCHIBALD BRUCE.

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

Received, 7th October, 1884.

FREDERICK JEFFERY,

Mining Registrar.

Private Advertisements.

To A. R. Ure, Esq., Registrar of Births, Deaths, and Marriages, Dunedin.

WILLIAM JOHNSTONE WILL, Bachelor of Medicine and
Master in Surgery of the University of Edinburgh,
now residing at East Taieri, hereby give you notice that it
is my intention to apply to you, on the 25th day of November,
1884, to be registered in terms of "The Medical Practitioners
Registration Act, 1869;" and that I have deposited my
diplomas with you for public inspection.

WILLIAM JOHNSTONE WILL, M.B., C.M. East Taieri, 25th October, 1884.

AMURI ROAD DISTRICT.

Amuri Road Board to take, for the purposes of a public road in the Acheron Valley, all that land, 100 links wide, commencing at a point in Reserve No. 1, and running through Sections numbered 23, 4, 2, 3, 24, 25, 5, 6, 26, 27, 28, 29, 30, 7, and 8, freehold land, and Sections 2, 5, 4, leasehold land, all in the Acheron Survey District. Plans of the land may be seen at the office of the Amuri Road Board, Waiau.

All persons having any well-grounded objections to the taking of such land are hereby required to set forth the same in writing, and send such writing to the Chairman of the Amuri Road Board, Waiau, within forty days from this date.

By order.

By order.

Clerk, Amuri Road Board. Road Board Office, Waiau, 25th October, 1884. 633

"THE FRIENDLY SOCIETIES ACT, 1882."

CANCELLING OF REGISTRY OF BRANCH.

Friendly Societies' Registry Office,
Wellington, 28th October, 1884.

NOTICE is hereby given that the Registrar of Friendly
Societies has, pursuant to section 10 of "The Friendly
Societies Act, 1882," by writing under his hand dated the

28th day of October, 1884, cancelled the registry of the Hope of Hastings Tent of the New Zealand Central District Independent Order of Rechabites, Register No. 110 (25), held at Hastings, on the ground that the Branch has ceased to

F. W. FRANKLAND,

625 Registrar.

NEW ZEALAND HANSARD.

THE House of Representatives having ordered that Hansard should be offered for sale to the content of the sale to the content of the sale to the sale Hansard should be offered for sale to the public at the cost of paper, presswork, and binding (exclusive of composi-tion), this is to notify that the subscription of Ten Shillings for each session hitherto charged is now REDUCED to TWOPENCE per Part, post free. The average number of parts per session is thirty, so that subscribers wishing to take them for the session should pay for that number.

All Postmasters throughout the colony are authorized to receive the names and addresses of intending subscribers, on

prepayment of subscriptions.

Orders will be supplied only from the date of their reception at the Government Printing Office at Wellington, unless previous numbers should be in stock.

Hansard is published in bi-weekly parts on Tuesdays and Fridays.

Fridays.

GEO. DIDSBURY, Government Printer.

Government Printing Office, Wellington, 23rd August, 1884.

THE NEW ZEALAND GAZETTE.

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

Single copies of the *Gazette*, 6d. each. Advertisements are charged at the uniform rate of 6d. per

line for each insertion.

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

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

Booksellers and Advertising Agents will be allowed a com-

mission at the rate of 5 per cent.

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

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

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

NO ADVERTISEMENT WILL BE INSERTED WITHOUT PREPAY-MENT BEING MADE.

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By Authority: George Didsbury, Govt. Printer, Wellington.