

THE

NEW ZEALAND GAZETTE.

Published by Authority.

WELLINGTON, THURSDAY, SEPTEMBER 24, 1885.

Extending the Boundaries of the Borough of Hawksbury.

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

A PROCLAMATION.

The Municipal Corporations Act, 1876," and the Acts amending the same, I, William Francis Drummond Jervois, the Governor of the Colony of New Zealand, do hereby proclaim and declare that the districts the boundaries whereof are specified in the First Schedule hereto are hereby incorporated into the Receiver of Hawkshury, and added to the porated into the Borough of Hawksbury, and added to the wards of the said borough as mentioned in the said Schedule, and that the boundaries of the said borough shall be those described in the Second Schedule hereto.

FIRST SCHEDULE.

PROPOSED ADDITION TO BOROUGH OF HAWKSBURY.

PROPOSED ADDITION TO BOROUGH OF HAWKSBURY.

ALL that area in the Provincial District of Otago, situate in the Hawksbury Survey District, commencing at the southernmost corner of Section No. 80, Block V., and bounded towards the North by a right line to the north-western corner of Section No. 2, Block IV.; thence towards the East and again towards the North by that section to the main North Road; thence towards the South-east by that road to a point in line with the southern boundary of Section No. 50 of the said Block IV.; thence across the main North Road aforesaid and again towards the North by the said Section No. 50; again towards the East by Sections Nos. 1, 2, 3, 4, 5, and 6, Block VI., and a road; again towards the South-east by Section No. 19 of the said Block VI.; towards the South-east by Section No. 19 of the said Block VI.; thence towards the South-west by a right line to and thence by that section to its northernmost corner; thence by a line running parallel to Henry Street, in the Township of West Hawksbury, as far as the main North Road aforesaid; thence again towards the North-west by that road to the Mill Road; thence across and by the latter road to the Quarry Road; thence again towards the South-west by the said Glock V.; and thence again towards the North-west by the said Block V.; and thence again towards the North-west by the last-mentioned section, by Section No. 57 of the said Block V.; and thence again towards the North-west by the last-mentioned section, by Section No. 71, by a road forming the south-eastern boundary of the said Section No. 71, and forming the south-eastern boundaries of Sections Nos. 72, 73, 74, 75, 84, and 83, all of Block V. aforesaid, and by Section No. 82 to the southernmost corner of Section No. 80 aforesaid, the place of commencement: excluding from 80 aforesaid, the place of commencement: excluding from

the above-described area the Borough of Hawksbury, as described in the New Zealand Gazette No. 1, 5th January,

Land to be added to Beach Ward.

All that area bounded towards the North-east by Henry Street; towards the North-west by the Township of West Hawksbury; towards the North generally by the Lagoon Reserve; towards the South-east by the ocean to a point in Reserve; towards the South-east by the ocean to a point in line with the north-eastern boundary-line of Section No. 9, Block VI.; thence towards the South-west by a right line to and thence by that section to its northernmost corner; thence by a line running parallel to Henry Street aforesaid as far as the main North Road; thence again towards the North-west by that road to the Mill Road; and thence again towards the North by the main North Road aforesaid to Henry Street aforesaid.

Land to be added to West Ward.

All that area bounded towards the North by a right line from the southernmost corner of Section No. 80, Block V., Hawksbury Survey District, to the north-western corner of Section No. 2, Block IV.; thence towards the East and again towards the North by that section to the main North Road; thence towards the South-east by that road to the district road forming the northern boundary of Section No. 50 of the said Block IV.; thence to and by the south side of the main North Road to the Township of West Hawksbury; thence across the main North Road; thence towards the North-west by Sections Nos. 26, 27, and 28 of subdivision of the Hawksbury Estate; thence towards the South-east by the last-mentioned section; again towards the South-east by the said Section No. 28 and Sections Nos. 27, 26, 25, 24, and 23, all of the subdivision of the Hawksbury Estate aforesaid; towards the North-east by Sections Nos. 2A and 1A; again towards the North-east by Sections Nos. 2A and 1A; again towards the North-east by All that area bounded towards the North by a right line the last-mentioned section; again towards the South-east by Sections Nos. 2A and 1A; again towards the North-east by the last-mentioned section and the production of its south-western boundary-line to the south side of the main North Road aforesaid; thence again towards the South-east and towards the South by the south side of that road to the Mill Road; thence by the said Mill Road to Quarry Road; thence again towards the South-west by the said Quarry Road; thence again towards the South-west by the said Quarry Road through Sections Nos. 57 and 58, Block V., Hawksbury Survey District, to the south-eastern boundary-line of Section No. 57 aforesaid; thence towards the North-west by the last-mentioned section, by Section No. 71, by a road forming the south-eastern boundary of the said Section No. 71, and forming the south-eastern boundaries of Sections Nos. 72, 73, 74, 75, 84, and 83, all of Block V. aforesaid, and by Section No. 82 to the southernmost corner of Section No. 80 aforesaid, the place of commencement. the place of commencement.

Land to be added to East Ward.

All that area bounded towards the North by Section No. All that area bounded towards the North by Section No. 50, Block IV., Hawksbury Survey District; towards the East by Sections Nos. 1, 2, 3, 4, 5, and 6, Block VI., and a road, and Section No. 19 of the said Block VI.; towards the South by the ocean, by Beach Reserve, and Section No. 7, Block VI., to the Township of West Hawksbury; thence towards the West by that township to the Main North Road; and thence again towards the North-west by that road.

SECOND SCHEDULE.

BOROUGH OF HAWKSBURY.

ALL that area in the Provincial District of Otago, situate in the Hawksbury Survey District, commencing at the southernmost corner of Section No. 80, Block V., and bounded towards the North by a right line to the north-western corner of Section No. 2, Block IV.; thence towards the East and again towards the North by that section to the main North Road; thence towards the South-east by that road to a point in line with the southern boundary of Section No. 50 of the said Block IV.; thence across the main North Road aforesaid and again towards the North by the said Section No. 50; again towards the East by Sections Nos. 1, 2, 3, 4, 5, and 6, Block VI., and a road; again towards the South-east by Section No. 19 of the said Block VI.: towards the South by the ocean to a point in line with the north-eastern boundary-line of Section No. 9, Block VI.; thence towards the South-west by a right line to and ALL that area in the Provincial District of Otago, situate in VI.; thence towards the South-west by a right line to and thence by that section to its northernmost corner; thence by a line running parallel to Henry Street, in the Township of West Hawksbury, as far as the main North Road aforesaid; thence again towards the North-west by that road to said; thence again towards the North-west by that road to the Mill Road; thence across and by the latter road to the Quarry road; thence again towards the South-west by the said Quarry Road through Sections Nos. 57 and 58, Block V., to the south-eastern boundary-line of Section No. 57 of the said Block V.; and thence again towards the North-west by the last-mentioned section, by Section No. 71, by a road forming the south-eastern boundary of the said Section No. 71, and forming the south-eastern boundaries of Sections Nos. 72, 73, 74, 75, 84, and 83, all of Block V. aforesaid, and by Section No. 82 to the southernmost corner of Section No. 80 aforesaid, the place of commencement.

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 eighteenth day of September, in the year of our Lord one thousand eight hundred and eighty-five. eighty-five.

P. A. BUCKLEY.

GOD SAVE THE QUEEN!

Land set apart on Deferred Payments in Southland.

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

A PROCLAMATION.

WHEREAS by the fifty-third section of "The Land Act, 1877," it is enacted that the Governor, by Proclama-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 such blocks or allotments as may be recommended by any Land Board, and may also from time to time alter, amend, or revoke any such Proclamation:

And whereas the Land Board of Southland has recommended 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 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 Wednesday, the twenty-eighth day of October, one thousand eight hundred and eighty-five, 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.

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 stated in the Schedule hereto.

price stated in the Schedule hereto.

SCHEDULE. INVERCARGILL HUNDRED.

Block.	Section.	Area.	Upset Price per Section.	
XIX.	61 62 63 64 65 68 69 70 71 72 73 74	A. R. P. 2 0 23 1 3 8 0 3 27 0 3 8 0 2 32 0 2 7 0 2 26 0 2 23 0 2 29 0 2 7 0 1 36 0 1 7	£ s. d. 20 0 0 17 10 0 10 0 0 10 0 0* 7 10 0* 7 10 0* 7 10 0 7 10 0 7 0 0 5 0 0*	

* With valuation for improvements.

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 Welington, this eighteenth day of September, in the year of our Lord one thousand eight hundred and eighty-five. eighty-five.

J. BALLANCE. Minister of Lands.

GOD SAVE THE QUEEN!

Land set apart on Deferred Payments in Southland.

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

A PROCLAMATION.

WHEREAS by the fifty-third section of "The Land Act, 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 such blocks or allotments as may be recommended by any Land Board, and may also from time to time alter, amend, or revoke any such Proclamation:

And whereas the Land Board of Southland has passed a resolution recommending that the land described in the Schedule hereto annexed should be set apart for sale on deferred payments:

Schedule hereto annexed should be set apart for sale on deferred payments:

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 Thursday, the twenty-second day of October, one thousand eight hundred and eighty-five, 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.

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 stated in the Schedule hereto.

price stated in the Schedule hereto.

SCHEDULE. TAKITIMO SURVEY DISTRICT.

Section.	Area.	Upset Price per Acre.
	A. R. P.	£ s. d.
101	233 0 21	1 5 0
102	291 1 0	1 5 0
103	168 0 0	1 5 0
104	165 1 14	1 0 0
105	160 2 0	1 0 0
106	161 2 0	1 0 0

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 eighteenth day of
September, in the year of our Lord one thousand
eight hundred and eighty-five.

J. BALLANCE,

J. BALLANCE, Minister of Lands.

GOD SAVE THE QUEEN!

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

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

A PROCLAMATION.

BY virtue and in exercise of the powers and authorities vested in him by the second 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 dealars that the sections of land council. 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.

Survey District.	Section.	Block.	Area.
Blackstone	28	XIII.	A. R. P. 145 1 29

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-third day of September, in the
year of our Lord one thousand eight hundred and year of our Lord one thousand eight hundred and eighty-five.

J. BALLANCE, Minister of Lands.

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

GOD SAVE THE QUEEN!

Districts constituted under "The Marriage Act, 1880."

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

A PROCLAMATION.

N pursuance and exercise of the power and authority vested in the Governor by "The Marriage Act, 1880," 1, William Francis Drummond Jervois, the Governor of the Colony of New Zealand, do hereby abolish the existing marriage districts known as the Porangahau, Castlepoint, and Woodville Districts, and do proclaim and declare that the territory heretofore comprised within the said districts is

hereby divided anew into five marriage districts, the names and boundaries whereof shall be as follow:-

WAINUI DISTRICT.

All that area in the Counties of Waipawa and Wairarapa East bounded towards the North-east by the north-eastern boundary-line of the Tautane Block; towards the East and South-east by the sea; towards the South-west generally by the Akiteo River to where it first crosses the boundary-line between the Counties of Waipawa and Wairarapa East; and thence by the said County of Wairarapa East to the western-most corner of the Tautane Block; and thence towards the North-west by the north-western boundary-line of the Tautane Block aforesaid.

Porangahau District.

All that area in the County of Waipawa bounded towards All that area in the County of Waipawa bounded towards the North-east by the Hapuka line, from the Ngahape Stream to the sea at Blackhead; thence towards the Southeast by the sea to the northern boundary-line of the Tautane Block; thence towards the South-west by the said Tautane Block to its northernmost corner; thence towards the Northwest generally by a right line to the confluence of the Mangapuaka Creek with the Wangai Stream, and by that stream to its source; thence by a right line to the source of the Mangapurakau Stream, by that stream and the Waikopiro Stream to its confluence with the Mangawaiora Creek, and by that creek to a point due west of the source of the Ngahape Stream; thence by a right line to the source of the said Ngahape Stream; and thence by that stream to the Hapuka line aforesaid. Hapuka line aforesaid.

CASTLEPOINT DISTRICT.

All that area in the County of Wairarapa East bounded All that area in the County of Wairarapa East bounded towards the North and North-east by the County of Waipawa and the Wainui District, hereinbefore described; towards the South-east by the sea; and towards the South-west generally by the right banks of the Whareama and Mangapokia Rivers respectively, and by Sections Nos. 619, 618, and 617, Rewa Survey District, Sections Nos. 616, 289, 290, 867, 863, 873, 872, 293, 292, and 299, Mangapakeha Survey District, and by the right bank of the Taueru River to Education Reserve No. 151; thence by the said Education Reserve and Sections Nos. 128 and 127, Puketoi Survey District, to the Waitawhiti Stream; and thence by the left bank of that stream and the left bank of the Tiraumea River to its confluence with the Manawatu River.

DANEVIRK DISTRICT.

All that area in the County of Waipawa bounded towards the North-west by the summit of the Ruahine Range to a point due west (magnetic) of the intersection of the south-western boundary-line of Section No. 2, Whakaruatapu, Norsewood Survey District, with the Whakaruatapu Stream; Norsewood Survey District, with the Whakaruatapu Stream; thence towards the North-east generally by a right line to the said intersection; thence by the said Section No. 2 and Section No. 1 to the south-eastern corner of the latter; thence by a line due cast (magnetic) to the Mangatawainui River, by that river and the Manawatu River to the Tarereangarchu Stream; and thence by that stream and the Mangapuaka Stream to the Wangai Stream; thence towards the South-east by a right line to the porthernmost corner of Mangapuaka Stream to the Wangai Stream; thence towards the South-east by a right line to the northernmost corner of the Tautane Block; thence by that block to Oporae (Trig. Station No. 51); thence towards the South-west and West generally by the south-western and western boundary-lines of the Mangatoro Block; thence by the southern boundary-line of the Kaitoki Block to the Otope Stream; thence towards the South generally by that stream to the southeastern boundary-line of the Otawhao Block; thence by that boundary-line to the Otawhao Stream; thence by that stream to the southern boundary-line of the Otawhao Block aforesaid; thence by that boundary-line to the Manawatu River: thence across and by that river to the southern aforesaid; thence by that boundary-line to the Manawatu River; thence across and by that river to the southern boundary-line of the Oringi Waiaruhe Block; thence again towards the West and South-west by the southern, western, and south-western boundary-lines of that block to the south-eastern corner of the Maharahara Block; thence by the south-western boundary-line of that block to the summit of the Ruahine Range aforesaid.

WOODVILLE DISTRICT.

All that area in the County of Waipawa bounded towards the North-west by the summit of the Ruahine Range; towards the North-east generally by the Danevirk District, hereinbefore described; towards the South-east by the Tautane Block; and towards the South-west by the County of Wairarapa East to the Ruahine Range aforesaid.

And I hereby declare that this Proclamation shall come into operation on the first day of October, in the year of our Lord one thousand eight hundred and eighty-five.

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 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 Wel-lington, this twenty-third day of September, in the year of our Lord one thousand eight hundred and eighty-five.

P. A. BUCKLEY.

GOD SAVE THE QUEEN!

Districts constituted under "The Registration of Births and Deaths Act, 1875."

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

A PROCLAMATION.

A PROCLAMATION.

In pursuance and exercise of the power and authority vested in the Governor by "The Registration of Births and Deaths Act, 1875," I, William Francis Drummond Jervois, the Governor of the Colony of New Zealand, do hereby abolish the existing registration districts known as the Porangahau, Castlepoint, and Woodville Districts; and do proclaim and declare that the territory heretofore comprised within the said districts is hereby divided anew into five registration districts, the names whereof shall be the Wainui, Porangahau, Castlepoint, Danevirk, and Woodville Districts, and the boundaries whereof shall be coterminous with the boundaries of the marriage districts bearing the same names as are set forth in a Proclamation of even date herenames as are set forth in a Proclamation of even date herewith, made under the provisions of "The Marriage Act, 1880."

And I hereby declare that this Proclamation shall come into operation on the first day of October, in the year of our Lord one thousand eight hundred and eighty-five.

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 Commanderable 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 Wel-lington, this twenty-third day of September, in the year of our Lord one thousand eight hundred and eighty-five.

P. A. BUCKLEY.

GOD SAVE THE QUEEN!

Powers delegated to the Napier Borough Council under "The Public Domains Act, 1881."

WM. F. DRUMMOND JERVOIS, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this seventeenth day of September, 1885.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

"N exercise and pursuance of the powers and authorities rested in him by "The Public Domains Act, 1881,"
His Excellency the Governor of the Colony of New Zealand, 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 second day of December, 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 Meanee Public Domain Board, namely,—

THE NAPIER BOROUGH COUNCIL

(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 1. The Board shall meet for the transaction of business on the second Tuesday in each month, at three o'clock p.m., at the Borough Council offices, Napier, 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 thirteenth day of October, one thousand eight hundred and eighty-five.

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 third Tuesday in January in every succeeding year thereafter, elect one of themselves to be Chairman, who may join in the discussion, and shall have an original as well as a casting vote. The Chairman shall hold office until the election of his successor.

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

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

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

SCHEDULE.

BCHEDULE.

ALL that parcel of land in the Provincial District of Hawke's Bay, containing by admeasurement 92 acres, more or less, being Section No. 2 of Meanee South. Bounded towards the North-east by Sections Nos. 1 and 6 respectively, 1300 and 2940 links; towards the South-east by Section No. 9, 2500 links; towards the South-west by Section No. 4, 3500 links; and towards the North-west by a public road, 1000, 882, and 830 links respectively. 839 links respectively.

FORSTER GORING, Clerk of the Executive Council.

Native Land taken for Portion of Kawakawa Railway.

WM. F. DRUMMOND JERVOIS, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this first day of September, 1885

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 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 Kawakawa Railway shall and may be constructed on or through the parcels of land more particularly described in the Schedule hereto, and delineated on the plan marked P.W.D. 13126, deposited in the office of the Minister for Public Works, at Wellington, in the Provincial District of Wellington, in the said colony. said colony.

SCHEDULE.

THE several parcels of land mentioned in list hereunder:-

Approximate Area of each of the Parcels of Land required to be taken.	Being Section or Portion	Situated in Block No.	Situated in Survey District of
A. R. P. 4 2 30 (Ef to Gh) 6 2 35 (MN to OP) 0 1 16 0 0 3 0 0 5 0 0 16 0 0 3 0 0 16 0 0 27	Native land, Ngamahanga Te Raupo Naturahi, 185 Awahe, Lot No. 1 of 174 Awahe, Lot No. 2 of 174 Awahe, Lot No. 3 of 174 Awahe, Lot No. 5 of 174 Awahe, Lot No. 5 of 174 Awahe, Lot No. 6 of 174 Awahe, Lot No. 7 of 174	IX. V. XII. "	Russell. "Kawakawa. "" "" "" "" ""

All in the Provincial District of Auckland; as the same are more particularly delineated on the plan marked P.W.D. 13126, deposited in the office of the Minister for Public Works at Wellington, in the Provincial District of Wellington, and thereon coloured pink.

FORSTER GORING, Clerk of the Executive Council. Regulations under "The Salmon and Trout Act, 1867," and "The Fisheries Conservation Act, 1884," Geraldine Dis-

WM. F. DRUMMOND JERVOIS, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-third day of September, 1885.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

WHEREAS by "The Salmon and Trout Act, 1867" (hereinafter termed "the said Act"), it is, among other things, enacted that the Governor may from time to time make, rescind, or vary regulations for the purposes therein mentioned:

therein mentioned:
And whereas by "The Fisheries Conservation Act, 1884," All whereas by "The Fisheries Conservation Act, 1653, it is, among other things, enacted that the Governor in Council may from time to time make, alter, and revoke regulations for the purposes therein mentioned, which said regulations shall have force and effect only in any waters or

places specified therein:
And whereas it is expedient to make the regulations here-

And whereas it is expedient to make the regulations hereinafter set forth with respect to salmonidæ, trout, perch, and tench inhabiting the waters in that part of the County of Geraldine lying between and including the Rangitata River on the North, the Opihi River on the South, the sea-coast on the East, and the Mackenzie County on the West:

Now, therefore, I, William Francis Drummond Jervois, the Governor of the Colony of New Zealand, in exercise of the powers conferred upon me by the said Act and "The Fisheries Conservation Act, 1884," and by and with the advice and consent of the Executive Council of the said colony, do hereby make the following regulations; and, with the like advice and consent, I do order that these regulations colony, do hereby make the following regulations; and, with the like advice and consent, I do order that these regulations shall have force and effect within that part of the County of Geraldine lying within the boundaries aforesaid, and in the waters thereof, as interpreted by "The Fisheries Conservation Act, 1884."

REGULATIONS.

1. LICENSES to fish for trout, perch, and tench in all the waters of that part of the County of Geraldine lying between and including the Rangitata River on the North, the Opihi River on the South, the sea-coast on the East, and the Mackenzie County on the West, shall be issued under the hand of the Secretary of the Geraldine County Acclimatisation Society (hereinafter termed "the said Acclimatisation Society"), at Temuka, and for every such license a fee of twenty shillings will be charged: Provided that it shall not be obligatory upon the said Secretary to issue a license.

twenty shillings will be charged: Provided that it shall not be obligatory upon the said Secretary to issue a license.

2. Every such license shall entitle the person named therein to fish in any of the said waters from the first day of October in any year to the thirty-first day of March in the year following inclusive, between the hours of five a.m. and ten p.m. only, but no such license shall confer any right of entry upon the land of any person without his consent.

3. No person shall fish for, take, catch, or kill, or attempt to fish for, take, catch, or kill, in any manner whatever, or have in his possession, any trout, perch, or tench, except during the above-mentioned period.

4. Every such license shall entitle the person named therein to fish with one rod and line only, and with the following baits, namely, natural and artificial fly, natural and artificial minnow, silveries, bullies (Electris gobioides), grasshoppers, spiders, caterpillars, creepers, and worms.

5. No person shall use any other bait, or any method, device, or contrivance of any sort or kind (except a rod and line and landing-net or gaff) whatever for the purpose of

device, or contrivance of any sort or kind (except a rod and line and landing-net or gaff) whatever for the purpose of fishing for, catching, killing, or taking trout, perch, or tench.

6. No cross-line fishing, stroke-hauling, or any other unsportsmanlike device shall be used for the purpose of catching, killing, or taking trout, nor shall any of the baits above mentioned be used with any medicated or chemical

above mentioned be used with any medicated or chemical preparation whatever.

7. No person shall fish without a license, and every person fishing shall, on the demand of any ranger, constable, member of the said Acclimatisation Society, or person producing a license from such society, produce and show to such ranger, constable, member, or person his license, or the contents of his creel or bag, and the bait used by him for catching, killing, or taking trout, perch, or tench, as the case may be.

8. Every trout not exceeding eight inches in length taken or caught by any person shall be immediately returned alive into the water from which the same is taken.

9. No person shall put, throw, or place, or allow to be put, thrown, or placed, into any of the waters hereinbefore mentioned, any sawdust or sawmill refuse, or anything of any kind or description whatever poisonous, deleterious, or

kind or description whatever poisonous, deleterious, or noxious to fish.

10. No person shall buy, sell, or expose or offer for sale any of the salmonide, trout, perch, or tench, or take, fish for, catch, or kill any of the salmonide, trout, perch, or tench, in order to make sale of the same, for a period of one

year from the first day of October, one thousand eight hun-

dred and eighty-five.

11. No person shall take, fish for, catch, or kill in any manner whatever, or have in his possession any salmon, salmon-parr, or smelt, or the young of any salmon; and any of the above-named taken by accident or otherwise shall immediately be returned to the water from whence it was taken.

12. No person shall have in his possession any of the salmonide, trout, perch, or tench during the period appointed for a close season for any of such fish.

13. Any person committing a breach of any of these regulations shall be liable to a penalty of not less than one pound and not exceeding fifty pounds.

14. Nothing in the foregoing regulations shall be deemed to prevent any person authorized in writing under the hand of the Secretary of the said Acclimatisation Society from taking salmon or trout, or the spawn thereof, for acclimatisa-

tion purposes.

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

FORSTER GORING, Clerk of the Executive Council.

Regulations for Fishing in North Canterbury.

WM. F. DRUMMOND JERVOIS, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty-third day of September, 1885.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

UNDER and by virtue of the provisions of "The Salmon and Trout Act, 1867," and "The Fisheries Conservation Act, 1884," His Excellency the Governor of the Colony of New Zealand, acting by and with the advice and consent of the Executive Council of the said colony, doth hereby make the following regulations, and doth declare that the same shall have force and effect in all the salt, fresh, and brackish waters in the Provincial District of Canterbury north of the Rangitata River, and on the coasts and bays thereof, including artificial waters, and that such regulations shall come into force from the date of the publication thereof in the New Zealand Gazette:—

in the New Zealand Gazette:—

1. Licenses to fish for trout, perch, and tench in all the waters in the Provincial District of Canterbury north of the Rangitata River will be issued under the hand of the Secre-

Rangitata River will be issued under the hand of the Secretary of the Canterbury Acclimatisation Society, at Christchurch, and for every such license a fee of twenty shillings will be charged: Provided that it shall not be obligatory upon the said Secretary to issue a license.

2. Every such license shall entitle the person named therein to fish in any of the said waters, from the first day of October in any year to the thirty-first day of March in the year following inclusive, between the hours of five a.m. and ten p.m. only, but no such license shall confer any right of entry upon the land of any person without his consent.

3. No person shall fish for, take, catch, or kill, or have in

of entry upon the land of any person without his consent.

3. No person shall fish for, take, catch, or kill, or have in his possession, or attempt to fish for, take, catch, or kill, in any manner whatever, any of the salmonide or trout, except during the above-mentioned period.

4. Every such license shall entitle the person named therein to fish with one rod and line only, and with the following baits: natural or artificial fly, natural or artificial minnow, silveries, bullies (Electris gobioides), grasshoppers, catavnillars expenses and worms.

miniow, silveries, bullies (Electris gobioides), grasshoppers, spiders, caterpillars, creepers, and worms.

5. No person shall use any other bait, or any method, device, or contrivance of any sort or kind whatever, for the purpose of fishing for, taking, catching, or killing trout, perch, or tench, except a rod and line, and a landing-net for fish taken with rod and line.

6. No cross-line fishing, stroke-hauling, or any other unsportsmanlike device shall be used for the purpose of taking, catching, or killing trout or perch, nor shall any of the baits above mentioned be used with any medicated or chemical

preparation whatever.

7. No person shall fish without a license, and every person fishing shall, on demand of any ranger, constable, member of the Acclimatisation Society, or person producing a license, produce and show to such ranger, member, constable, or person his license and the contents of his creel or bag, and the bait used by him for taking, catching, or killing trout, perch, or tench.

8. Every treat

8. Every trout not exceeding ten inches in length from nose to tip of tail, taken or caught by any person, shall immediately be returned alive into the water from which the

same is taken.

9. No person shall put, throw, or place, or allow to be put, thrown, or placed, into any of the said waters, any sawdust or sawmill refuse, or anything of any kind or description whatever poisonous, deleterious, or noxious to fish. 10. No person shall take, fish for, catch, or kill, in any manner whatever, or have in his possession, any salmon, salmon-parr, or smolts, or the ova, young, or fry of any salmon in any stage whatever; and any of the above-named, taken by accident or otherwise, shall immediately be returned

taken by accident or otherwise, shall immediately be returned to the water from whence it was taken.

11. No person shall buy, sell, or expose or offer for sale, within the district to which these regulations relate, any of the salmonidæ, trout, perch, or take, fish for, catch, or kill any of the salmonidæ, trout, perch, or tench, in order to make sale of the same, for a period of one year from the first day of October, one thousand eight hundred and eighty-

12. No person shall have in his possession any of the salmonidæ, trout, perch, or tench during the period appointed for a close season for any of such fish.

13. No person shall take, catch, or kill any perch under eight inches in length, nor shall perch be taken, caught, or killed at all, or had in the possession of any person, between the first day of April and the thirtieth day of November in

any year.

14. The penalty for the breach of any of these regulations shall not be less than twenty shillings or more than fifty

15. Nothing in the foregoing regulations shall be deemed to prevent any person or persons authorized in writing under the hand of the Secretary of the said Acclimatisation Society from taking sulmon or trout, or the spawn thereof, for acclimation appresses matisation purposes.

FORSTER GORING. Clerk of the Executive Council.

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 seventeenth day of September, 1885.

Present:

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR IN COUNCIL.

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

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

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

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

SCHEDULE.

Dates of Orders.	Judges by whom made.	Trustees hereby appointed.	Name, Sex, and Age of Persons under Disability.	Lands in respect of which Trustees are appointed.	Derivation of Estate of Cestui que Trust.
1885. 23 March	William Gil- bert Mair	Kata Karanama	Komene, m., 14 yrs.; Wi Keepa, m., 12 yrs.	Lot 4, Parish of Matata, 409 acres, Bay of Plenty	Succession order for in- interest of Te Raiti.
"	Ditto	,	Ditto	Lot 4, Parish of Matata, 409 acres; Lot 14, Parish of Matata, 1,660 acres; Lot 28, Parish of Matata, 1,160 acres, Bay of Plenty	Succession orders for interest of Karanama.
		Mihiata Komene	Waka te Rohu, m., 16 yrs.; Te Wiremu Wa- aka, m., 15 yrs.; Te Wirihana Paora, m., 13 yrs.; Te Neketai Paora, m., 10 yrs.; Maika Waaka, m., 6 yrs.; Rawaki te Paora, f., 4 yrs.; Tu te Wehi- wehi Paora, m., 5 yrs.	Ditto	Succession orders for interest of Komene Ngatakiari.
24 March	"···	Maria na Parakaia	Wiremu Waaka te Rohu, m., 16 yrs.; Te Wiremu Komene, m., 15 yrs.; Maika Komene, m., 6 yrs.	,, .,	Succession orders for interest of Makareta Titihuia (who was one of the successors to Waaka Komene).
13 June	,,	Rewi Rangiamio	Hare te Haupa, m., 14 yrs.	Kaingaroa No. 1a South, Bay of Plenty, 573 acres 3 roods 15 perches	Order for Crown grant.
5 August	Edward Wal- ter Puckey	Henare Mete Amehau and Hehaia Tarakawa	Tiriata Mohi, f., 6 yrs	Tirotirowhetu No. 1, Bay of Plenty, 17 acres 1 rood 19 perches	Memorial of ownership.

Validating New Plymouth Borough Elections.

WM. F. DRUMMOND JERVOIS, Governor.

ORDER IN COUNCIL.

At the Government House, at Wellington, this twenty third day of September, 1885.

Present: His Excellency the Governor in Council.

WHEREAS the Returning Officer of the Borough of New Plymouth failed to appoint a day for an election to fill extraordinary vacancies caused by the resignation of the Mayor and of two Councillors for the Central Ward of the said borough within twenty-five days from the occurrence

the said borough within twenty-five days from the occurrence of such vacancies: And whereas the said elections have since been held, to wit, on the fifteenth day of August last, and it is expedient to validate the same:

Now, therefore, His Excellency the Governor of the Colony of New Zealand, by and with the advice and consent of the Executive Council of the said colony, and in pursuance and exercise of the powers and authorities vested in him by "The Municipal Corporations Act, 1876," doth hereby order and declare that the election of the Mayor of the Borough of New Plymouth, and of two Councillors for the Central Ward of the said borough, so held as aforesaid, shall be deemed to be valid and effectual notwithstanding the failure to notify the occurrence of the extraordinary vacancies within the time required by law. required by law.

FORSTER GORING, Clerk of the Executive Council.

Increasing Number of Councillors for Ridings of County of Waipawa.

WM. F. DRUMMOND JERVOIS, Governor.

WHEREAS by a Proclamation dated the eighth day of WHEREAS by a Proclamation dated the eighth day of September, one thousand eight hundred and eightyfive, and published in the New Zealand Gazette of the tenth day of September, one thousand eight hundred and eightyfive, certain ridings of the County of Waipawa were severed from the said county and constituted a new county, called the County of Patangata: And whereas it is expedient to increase the number of the Councillors to represent the remaining ridings of the said County of Waipawa, so as to make up the full number of Councillors required by "The Counties Act, 1876:"

Now, therefore, I, William Francis Drummond Jervois, the Governor of the Colony of New Zealand, in exercise and pursuance of the powers conferred upon me by "The Counties Acts Amendment Act, 1883," do hereby declare that, from and after the first day of October, one thousand eight hundred and eighty-five, the number of Councillors for the ridings of the County of Waipawa shall be as follows: For the Ridings of Waipukurau and Waipawa, one member each; and for the Ridings of Woodville, Norsewood, and Ruataniwha, two members each.

As witness the hand of His Excellency the Governor,

As witness the hand of His Excellency the Governor, this eighteenth day of Scotember, one thousand eight hundred and eighty-five.

P. A. BUCKLEY.

Hares to be deemed Game in Rakaia Road District, County of Selwyn.

WM. F. DRUMMOND JERVOIS, Governor.

TN exercise of the powers vested in me by "The Animals Protection Act, 1880," I, William Francis Drummond Jervois, the Governor of the Colony of New Zealand, do hereby declare that from and after the first day of October, one thousand eight hundred and eighty-five, hares shall come within the operation of the said "Animals Protection Act, 1880," within the Rakaia Road District, County of Solumn of Selwyn.

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

P. A. BUCKLEY.

Vaccination Districts constituted.

WM. F. DRUMMOND JERVOIS, Governor.

TN pursuance and exercise of the powers vested in the Governor by "The Public Health Act, 1876," I, William Francis Drummond Jervois, the Governor of the Colony of New Zealand, do hereby abolish the existing vaccination districts known as the Porangahau, Castlepoint, and Woodville Districts; and do declare that the territory heretofore comprised

within the said districts is hereby divided anew into five Porangahau, Castlepoint, Danevirk, and Woodville Districts, and the boundaries whereof shall be coterminous with the boundaries of the marriage districts bearing the same names as are set forth in a Proclamation of even date herewith, made under the provisions of "The Marriage Act, 1880."

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

P. A. BUCKLEY.

Conditions for Trout-fishing in Waitaki.

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 Waitaki:—

1. Any holder of a license may fish with rod and line for trout in all the streams and lakes within and forming the boundaries of the County of Waitaki from the first day of October, one thousand eight hundred and eighty-five, to the thirty-first day of March, one thousand eight hundred and eighty-six, both inclusive.

2. Licenses to fish with rod and line in the above district will be issued under the hand of the Secretary of the Waitaki

will be issued under the hand of the Secretary of the Waitaki

County Acclimatisation Society, at Oamaru, and for every license a fee of twenty shillings will be charged.

3. No license shall authorize any person other than the person named therein to fish, and that only with rod and line.

line.

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.

5. All trout not exceeding seven inches in length taken by any person fishing as aforesaid shall be immediately returned alive into 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.

come void.
6. Except as aforesaid, no person shall fish or use any net

6. Except as aforesaid, no person shall fish or use any net or other engine, instrument, or device for taking fish in any lake, river, or stream within the above 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 lake, 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 data

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

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

P. A. BUCKLEY.

Officer appointed to grant Licenses under Section 15 of "The Licensing Act Amendment Act, 1882."

WM. F. DRUMMOND JERVOIS Governor.

Governor.

In pursuance and exercise of the powers and authorities vested in me in that behalf by "The Licensing Act Amendment Act, 1882," I, William Francis Drummond Jervois, the Governor of the Colony of New Zealand, do hereby appoint Caleb Whitefoord, Esquire, Resident Magistrate, to exercise, in terms of section fifteen of the said Act, a special authority in the granting of publicans' licenses within the district the limits of which are defined in the Schedule hereto.

SCHEDULE,

ALL that area in the County of Selwyn bounded towards the North-west by the summit of the Southern Alps from the source of the Rakaia River to Mount Harman; thence towards the East by the summit of the watershed between the north branch of the Wilberforce River and the Waimathe north branch of the Wilberforce River and the Walma-kariri River to Black Range; thence towards the North-east by the summit of that range to a point due north of the main source of the Harper River; thence again towards the East by a line to the said source; thence towards the South-east and again towards the North-east by the said Harper River and the Wilberforce River to the Rakaia

River; and thence towards the South generally by the lastmentioned river to its source.

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

Jos. A. TOLE.

Trustees appointed for the Maintenance of the Norsewood 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, in the place of Isaac Hill Creamer, Frederick Wahl, Edward Petterson, Edward Christofferson, senior, and Alfred Lipman Levy, resigned. resigned.

SCHEDULE.

Name of Public Cemetery, and Description of Land. Names of Trustees. Norsewood. All that parcel of land in the Provincial District of Hawke's Bay, containing by admeasurement 2 acres 2 roods, more Per Magnussen. Engebret Engebretsen. by admeasurement 2 acres 2 roods, more or less, being Sections Nos. 1, 2, 3, 4, 5, 6, 7, 8, 9, and 10, Block I., in the Village of Norsewood. Bounded towards the North-east by Sigismund Street, 500 links; towards the South-east by Viking Street, 500 links; towards the Southwest by Odin Street, 500 links; and towards the North-west by Carl Street, 500 links. Carl August Johansen. Ole Lund. Christian Edward Pettersen. 500 links.

> As witness the hand of His Excellency the Governor, this seventeenth day of September, one thousand eight hundred and eighty-five.

> > J. BALLANCE, Minister of Lands.

Trustees appointed for the Maintenance of the South Rakaia Public Cemetery.

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 cemetery specified in the second column of the said Schedule, in the place of William Alexander Brown, William Kemble, Charles Lake, Edwin Clark, James Bruce, George Shellock, and George Robinson.

SCHEDULE.

Local Authority.	Description of Cemetery.	
The South Rakaia Road Board.	SOUTH RAKAIA. All that parcel of land in the Provincial District of Canterbury, containing by admeasurement 10 acres, more or less, in the Rakaia Village Settlement Block. Bounded on the South by Ulundi Road; on the East by Baker's Road; on the North by Sections Nos. 23 and 22; and on the West by Sections Nos. 20 and 22.	

As witness the hand of His Excellency the Governor, this seventeenth day of September, one thousand eight hundred and eighty-five.

J. BALLANCE, Minister of Lands. Trustees appointed for the Kowai 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

George Baynton Starry and Thomas McNaught

to be Trustees, in the place of Messrs. L. C. Williams and A. McDonald, resigned, to provide for the maintenance and care of the Kowai Cemetery, in conjunction with the other persons appointed by warrant under the hand of His Excellency the Governor on the twenty-eighth day of August, one thousand eight hundred and seventy-eight.

As witness the hand of His Excellency the Governor, this eighteenth day of September, one thousand eight hundred and eighty-five.

J. BALLANCE, Minister of Lands.

Registrars of Marriages, &c., appointed.

Colonial Secretary's Office,
Wellington, 23rd September, 1885.

IIS 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.			District.
Sydney Arthur Pull			Wainui.
MICHAEL CROPP			Porangahau.
Duncan McCallum			Danevirk.
WILLIAM GIBB CRAWFORD			Woodville.
John Mackenzie			Castlepoint.
These appointments take	effect on	and	from the 1

st proximo.

P. A. BUCKLEY.

Clerk of Resident Magistrate's Court appointed.

Department of Justice,
Wellington, 18th September, 1885.

HIS Excellency the Governor has been pleased to appoint point Constable ARTHUR PICKERING to be Clerk of the Resident Magistrate's Court at Hastings. Jos. A. TOLĔ.

Members of Licensing Committees appointed.

Department of Justice, Wellington, 23rd September, 1885. IS Excellency the Governor has been pleased to appoint ALEXANDER CHISHOLM

to be a Member of the Licensing Committee for the District of Outram, $vice\ J.\ Cox,$ resigned; and

ROBERT ARMSTRONG

to be a Member of the Licensing Committee for the District of Brunnerton, vice M. Smith, resigned. Jos. A. TOLE.

Health Officer, Dunedin, appointed.

Department of Trade and Customs, Wellington, 17th September, 1885.

HIS Excellency the Governor has been pleased to appoint

JOHN DRYSDALE, Esq., M.D., to be a Health Officer at the Port of Dunedin, under sec-tion 105 of "The Public Health Act, 1876," vice Captain Thomson, resigned.

JULIUS VOGEL.

Volunteer Officer appointed.

Defence Office, Wellington, 23rd September, 1885.

HIS Excellency the Governor has been pleased to make the under-mentioned appointment. the under-mentioned appointment:

Waiuku Cavalry Volunteers.

George Lanrigg Leathes Lawson to be Honorary Surgeon. Date of commission, 12th September, 1885.

J. BALLANCE.

By-law made by Otahuhu Road Board, County of Manu-

Colonial Secretary's Office,
Wellington, 23rd September, 1885.

THE following by-law made by the Otahuhu Road Board is published in accordance with "The Road Boards Act, 1882."

P. A. BUCKLEY.

OTAHUHU ROAD BOARD.—BY-LAW No. 1, 1885.

Otahuhu Road Board.—By-law No. 1, 1885.

In pursuance of the powers vested in Road Boards by section 126 of "The Road Boards Act, 1882," the Otahuhu Road Board hereby make the following by-law; such by-law to come into force from and after the 1st October, 1885:—

No person, not being a ratepayer, shall be allowed to graze any horses or cattle on the public roads or public reserves in the Otahuhu Road District. Ratepayers alone will be allowed to graze horses or cattle on the public roads or public reserves under the control of the Otahuhu Road Board, between sunrise and sunset, on condition that they pay the sum of 5s. per annum for each horse or foal, and 2s. 6d. per annum for each cow or calf.

All fees to be paid in advance to the Clerk of the Board, from whom chains can be procured for all licensed cattle or

from whom chains can be procured for all licensed cattle or

I hereby certify that the above By-law No. 1 has been made, by special order, at a meeting of the Otahuhu Road Board, held on the 19th August, as by law required.

By order of the Board.

CHARLES BOWDEN. Clerk, Otahuhu Road Board.

Otahuhu, 16th September, 1885.

County of Thames.—Notice of proposed Special Loan.

Colonial Secretary's Office,
Wellington, 22nd September, 1885.

THE following notice, received from the Chairman of the
Thames County Council, is published in accordance
with "The Counties Act, 1876," and the Acts amending the

P. A. BUCKLEY.

Council Chambers,

Thames, 19th September, 1885.

SIR,—I have the honour, in obedience to section 146 of "The Counties Act, 1876," to forward you the annexed notice, which appeared in the Thames Advertiser of the 17th current, relating to the poll taken in the Thames High-level Weter-reac Special Being District for raising a special level Water-race Special Rating District for raising a special loan.
I have, &c.,
A. Brodie,

County Chairman.

The Hon. the Colonial Secretary, Wellington.

THAMES HIGH-LEVEL WATER-RACE SPECIAL RATING DIS-TRICT.

Proposal to raise Special Loan.

I hereby give notice that at the poll taken on Tuesday, the 15th day of September instant, the number of votes recorded were as follows:—

For the proposal . . Against the proposal . . Informal 102 votes. • • • • 4 " 1 "

As the above number of votes in favour of the proposal exceeds two-thirds of the total number of votes exercisable by the voters of the whole district, I hereby declare the proposal to be carried.

ALEXANDER BRODIE, Chairman, Thames County Council.

Application for Registration of a Trade Mark.

Colonial Secretary's Office,
Wellington, 22nd September, 1885.

NOTICE is hereby given that the New Zealand Frozen
Meat and Storage Company (Limited), of Auckland, in the Colony of New Zealand, have applied to register, under "The Trade Marks Act, 1866," the trade mark of which the following is a description: which the following is a description:-

Description of Trade Mark.

The representation of a peach, with a small branch and three leaves, and the words "Peach Brand, New Zealand Packing Co." The representation of the peach to be used either with or without the words "Peach Brand, New Zealand Packing Co."

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

Tinned meats, soups, bacon, frozen meats, manures,

butter, and all goods manufactured by the New Zealand Frozen Meat and Storage Company (Limited).

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

Special Order made by Geraldine County Council.—Sead down Water-supply District constituted.

Colonial Secretary's Office,
Wellington, 22nd September, 1885.

THE following special order, made by the Geraldine
County Council, is published in accordance with "The
Counties Act 1876 Amendment Act, 1882."

P A BUCKLEY

P. A. BUCKLEY.

SPECIAL ORDER.

SPECIAL ORDER.

The following special order was made on the 16th day of September, 1885, at the ordinary meeting of the Council:—Proposed by Mr. William Moody and seconded by Mr. William Balfour, "That, in conformity with the provisions of 'The Counties Act 1876 Amendment Act, 1883,' relating to water-supply for irrigation, all that portion of the Levels Riding hereinafter described, and situate in the County of Geraldine, be constituted, from and after the 19th day of September, 1885, a district for the nurpose of carrying out irrigation

ber, 1885, a district for the purpose of carrying out irrigation works therein, under the name of 'The Seadown Watersupply District.'"

Supply District."

Description of District.

Being all that district comprised within the following boundaries: Commencing at the junction of the main North and McKenzie Country Roads; thence south-easterly along the main South Road to the Washdyke Creek; thence following the said creek to the Washdyke Creek; thence following the southern bank of the said Waitarakao Lagoon to the ocean; thence northerly along the ocean beach to the Opihi River; thence following the southern bank of the said Opihi River to the northwest corner of Rural Section 8853; thence following the west boundary of the last-named section and of Section No. 19100 to the road from Arowhenua to Pleasant Point; thence westerly along the said road to its junction with the McKenzie Country Road; and returning thence south-easterly along said McKenzie Country Road to the commencing point.

to the commencing point.

I hereby certify that the above special order has been made in accordance with the provisions of "The Counties Act, 1876," and Amendment Act, 1883.

F. W. STUBBS,

Clerk, Geraldine County Council.

Timaru, 16th September, 1885.

Despatch.—Colonial Attorneys Relief Act (Imperial).

Colonial Secretary's Office,
Wellington, 15th September, 1885.

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

(New Zealand, No. 48.)

Downing Street, 22nd July, 1885.

Sir,—In reply to your Despatch No. 42, of the 28th March last, I have the honour to transmit to you, for communication to your Government, an Order in Council directing that the Colonial Attorneys Relief Act shall, subject to the qualifications enacted by "The Colonial Attorneys Relief Act Amendment Act, 1884," come into operation as to the Colony of New Zealand of New Zealand.

I have, &c., Fred. Stanley.

Governor Sir W. F. D. Jervois, G.C.M.G., C.B., &c.

At the Court at Windsor, the 24th day of June, 1885.

Present:

THE QUEEN'S MOST EXCELLENT MAJESTY,

His Royal Highness the Prince of Wales, Lord Chancellor,
Lord President, Lord Privy Seal, Marquis of Hartington,
Earl of Derby, Earl Granville, Earl of Kimberley, Secretary Sir William Vernon Harcourt, Mr. Chancellor of the
Exchequer, Mr. Trevelyan, Sir Henry James.

Exchequer, Mr. Trevelyan, Sir Henry James.

Whereas by "The Colonial Attorneys Relief Act," passed in the twenty-first year of the reign of Her Majesty Queen Victoria, it is enacted that Her Majesty may from time to time, by Order in Council, direct that Act to come into operation as to any one or more of Her Majesty's colonies or dependencies, and thereupon, but not otherwise, the provisions of the Act shall apply to persons duly admitted as attorneys and solicitors in the superior Courts of law and equity in such colonies or dependencies, but no such Order in Council shall be made in respect of any colony, except upon application made by the Governor or person exercising the functions of Governor of such colony or dependency, and until it shall be shown to the satisfaction of Her

Majesty's Principal Secretary of State for the Colonies that Majesty's Frincipal Secretary of State for the Colonies that the system of jurisprudence as administered in such colony or dependency, and the qualification for admission as an attorney or solicitor in the superior Courts of law and equity in such colony or dependency, answer to and fulfil the conditions specified in section three of the said Act, and also that the attorneys or solicitors of the superior Courts of law or equity in England are admitted as attorneys and solicitors in the superior Courts of law and equity of such colony or dependency on production of their certificates of admission in the English Courts, without service or examina-

solictions in the superior Courts of law and equity of such colony or dependency on production of their certificates of admission in the English Courts, without service or examination in the colony or dependency:

And whereas by "The Colonial Attorneys Relief Act Amendment Act, 1884," it is enacted that, upon application made by the Governor or person exercising the functions of Governor of any of Her Majesty's colonies or dependencies, and after it has been shown to the satisfaction of Her Majesty's Principal Secretary of State for the Colonies that the system of jurisprudence as administered in such colony or dependency answers to and fulfils the conditions specified in section three of the Colonial Attorneys Relief Act; and also that the attorneys and solicitors of the superior Courts of law or equity in England are admitted as attorneys and solicitors in the superior Courts of law and equity of such colony or dependency on production of their certificates of admission in the English Courts, without service in the colony or dependency, or examination, except in the laws of the colony or dependency in so far as they differ from the laws of England, Her Majesty may from time to time, by Order in Council, direct the Colonial Attorneys Relief Act to come into operation as to such colony or dependency, although persons may in certain cases be admitted as attorneys or solicitors in such colony or dependency, although persons may in certain cases be admitted as attorneys and thereupon, but not otherwise, the provisions of the Colonial Attorneys Relief Act shall apply to persons duly admitted as attorneys and solicitors in such colony or dependency and thereupon, but not otherwise, the provisions of the Colonial Attorneys Relief Act, he prove by affidavit that he has served for five years under articles of clerkship to a solicitor or attorney-at-law in such colony or dependency; and passed an examination to test his fitness and capacity before he was admitted an attorney or solicitor in such colony or dependency; an

period of seven years at the least:
And whereas application has been made by Sir William
Drummond Jervois, G.C.M.G., C.B., Governor of the Colony
of New Zealand, that the Colonial Attorneys Relief Acts
may be directed to come into operation within the said colony

And whereas it has been shown to the satisfaction of the Earl of Derby, Her Majesty's Principal Secretary of State for the Colonies, that the system of jurisprudence as administered in the Colony of New Zealand answers to and fulfils the conditions specified in section three of the said Act, and also that the attorneys or solicitors of the superior courts of law or equity in England are admitted as attorneys and solicitors in the superior Courts of law and equity of New Zealand on production of their certificates of admission in the English Courts, without service or examination in New Zealand, except in the laws of the colony in so far as they differ from the laws of England:

Now, therefore, in pursuance of the above-recited Acts,

they differ from the laws of England:

Now, therefore, in pursuance of the above-recited Acts, and in execution of the powers thereby in Her Majesty vested, Her Majesty is pleased, with the advice of Her Most Honourable Privy Council, to order, and it is hereby ordered, that, from and after the date of the publication of this Order in Council by the Officer Administering the Government of the Colony, the Colonial Attorneys Relief Act shall, subject to the qualifications enacted by "The Colonial Attorneys Relief Act Amendment Act, 1884," come into operation as to the Colony of New Zealand, although persons may, in certain cases, be admitted as attorneys or solicitors in the said colony without possessing all the qualifications for admission, or having fulfilled the conditions specified in section three of the said Act.

three of the said Act.
And the Right Honourable Her Majesty's Principal Secretary of State for the Colonies is to give the necessary instructions herein accordingly.

C. L. PEEL.

Bonus for Kerosene.

Colonial Secretary's Office,
Wellington, 18th February, 1885.

OTICE is hereby given that a bonus will be paid for
the production of kerosene under the following con-

A bonus of sixpence per gallon will be paid on kerosene produced within the colony to an extent not exceeding 50,000 gallons, in quantities of not less than 10,000 gallons at a time; the kerosene to be of a quality approved of Government, and to be sold at a fair average market price.

Conditions.

1. Notice of intention to claim the above bonus must be given in writing to the Colonial Secretary not later than the 31st December, 1885.

2. The claim must be secretary not later than the 31st December, 1885.

The claim must be made before the 30th June, 1886. 3. The first claimant who proves to the satisfaction of the Government that he has fulfilled all the conditions to be the

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

P. A. BUCKLEY.

Rewards offered for the Discovery of New Gold Fields.— Amended Conditions.

Mines Department, Wellington, 16th March, 1885. Wellington, 10th March, 1000.

REWARDS are offered for the discovery of new gold fields, upon the conditions set forth hereunder, payable out of the parliamentary vote of £2,500.

W. J. M. LARNACH,

Minister of Mines.

AMENDED CONDITIONS.

AMENDED CONDITIONS.

1. The maximum sum offered as a reward for any proved discovery of a new gold field in accordance with these conditions is £500; but, if the total sum claimed as rewards in any one year exceeds the parliamentary vote, the amount available only will be divided equally.

2. The newly-discovered gold field, if in alluvial ground, must be situated not less than ten miles from the nearest alluvial gold workings, or, if in quartz, not less than five miles from the nearest existing quartz mines.

3. No grant will be paid upon any application until it shall have been proved that not less than 20,000 ounces of gold have been extracted from the new gold field within two years from the registration of the discovery, if in alluvial workings, and, if in quartz workings, proof of a similar yield from this source within three years from such registration will be required. will be required.

4. Any person discovering new gold workings, and being desirous of obtaining a reward, shall immediately forward a written report of such discovery, with full particulars, to the Warden or Resident Magistrate of the district within which such discovery shall be situated, and the Warden or Resident Magistrate shall forthwith register the report as an application for reward.

5. No prospecting is allowed upon Native land without the approval in writing of the Native Minister, or of some one appointed by him in that behalf.

Prospectors going upon Native land without the consent of the owners are liable to the penalties imposed by the Acts relating to gold fields, and will forfeit all claim to reward.

New Zealand Industrial Exhibition, 1885.

PRIZE ESSAYS.

Wellington, 29th December, 1884.

Wellington, 29th December, 1884.

ONE gold medal and twenty guineas, one silver medal and ten guineas, and one bronze medal and five guineas will be awarded for essays on the present condition and future prospects of the industrial resources of New Zealand, and the best means for fostering their development. In judging of the merits of the essays preference will be given to those which are of a practical character, rather than to mere abstract or theoretical disquisitions. The essays must be sent in to the Secretary of the Exhibition, signed with a motto and accompanied by a sealed envelope containing the author's name and address, on or before the 1st day of December, 1885. This late date is fixed to enable the essayists, if they desire to do so, to utilize the information which the Exhibition itself will supply.

The essays will be submitted to a Board of three persons, to be hereafter appointed, on whose decision respecting the

to be hereafter appointed, on whose decision respecting the merits of the essays the above prizes will be awarded; pro-vided the essays reach a sufficiently-deserving standard of

excellence.

JULIUS VOGEL.

Notice to Mariners, No. 36 of 1885.

Marine Department,
Wellington, 23rd September, 1885.

THE following Notice to Mariners, received from the
Hydrographer to the Admiralty, London, is published
for general information. W. J. M. LARNACH.

AUSTRALIA.—CORAL SEA.—OUTER ROUTE. Reef Eastward of Malay Reef.

Reef Eastward of Malay Reef.

Information has been received from Mr. Cotter, commanding the British steam-vessel "Abington," of the existence of a coral reef lying about eighteen miles E. ½ S. from Malay Reef, westward of the Outer Route to Torres Strait.

This reef (Abington Reef) was passed by the "Abington" at 5 p.m. on the 29th April, 1885, at the distance of half a mile. It appeared to extend about one mile in a north-west and south-east direction, and the sea broke slightly on its south-western edge. south-western edge.

Position by observations, lat. 18° 2′ S., long. 149° 37′ E. The bearing is magnetic. Variation $7\frac{3}{4}$ ° casterly in 1885. The bearing is magnetic. Variat By command of their Lordships.

W. J. L. WHARTON, Hydrographer.

Hydrographic Office, Admiralty, London, 25th July, 1885.

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

"TE 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 nte tangata nana, ki nga tangata ranci na ratou nga whenua kua whakahuatia i roto i nga rooru whakaatu i nga utu o nga whenua Maori, kua tukua atu nci ki nga poari takiwa e mau nci nga ingoa i roto i te Kupu Apiti ki tenci, i raro i nga tikanga o nga Ture kua whakahuatia i runga ake

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 Minita 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 Whenuao te Karauna me nga Whenua Maori, 1882," kia utua nga raiti e majagatis ana kis utua nga raiti e majagatis ana kis utua nga raiti e majagatis ana kis utua i maori nga tikanga utua nga reiti e meingatia ana kia utua i runga i nga tikanga

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

mea tulii ki te reo Maori, a e whakaatu ana hoki i nga utu o nga whenua Maori kua whakahuatia i runga i aua rooru.

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 30 o nga ra o Hepetema, 1885, 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.

KUPU APITI.

Te Ingoa o te Poari Takiwa.	Te Tari o te Poari Takiwa e utua ai nga Moni Reiti.
Te Rori Poata o te Arai .	. Te Arai.
Te Rori Poata o Barrett .	. Barrett.
Te Rori Poata o Castlepoint .	. Tenui.
Te Rori Poata o Collingwood .	
Te Rori Poata o Maungakaramea	Maungakaramea.
Te Rori Poata o Maunu .	. Whangarei.
Te Rori Poata o Meanee .	. Taradale.
Te Rori Poata o Mercer .	. Mercer.
Te Rori Poata o Motueka .	. Motueka.
Te Rori Poata o Newcastle .	. Hamilton.
Te Poata o te Taone o Normanby	Normanby.
Te Rori Poata o Norsewood .	. Norsewood.
Te Rori Poata o Okato .	. Okato.
Te Poata o te Taone o Opotiki .	. Opotiki.
Te Rori Poata o Ormond .	. Ormond.
Te Rori Poata o Patea ki te Ra whiti	- Patea.
Te Rori Poata o Patea ki te Hau	Patea.
auru To Pori Posto o Pomisobio	The A
Te Rori Poata o Rangiachia .	. Te Awamutu.
Kaute Kaunihera o Tauranga .	. Tauranga.
Te Rori Poata o Taueru ki Runga	Bowlands (near Masterton).
Kaute Kaunihera o Waipawa .	. Waipawa.
Te Rori Poata o Waipipi .	
Kaute Kaunihera o Wairoa .	1
Te Rori Poata o Waitara ki te Hauauru	Lepperton.
Kaute Kaunihera o Waitotara .	Wanganui.
Te Rori Poata o Waiuku	777 1 3
Te Rori Poata o Whaingaroa .	101
Te Rori Poata o Whenuakura	1 50 4 1
Te Rori Poata o Matakana ki te Rawhiti	Matakana ki te Rawhiti.
Te Rori Poata o Omata	Omata.

He mea tuhi nei toku ingoa i tenei rua tekau ma rua o nga ra o Hepetema, 1885. JULIUS VOGEL,

Minita Whakahaere i nga Moni o te Koroni.

[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. thereto.

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.

ands therein mentioned or described.

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 30th day of September, 1885, 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.

Office of Local Body where

	Payment is to be made.
Barrett Road Board Castlepoint Road Board Collingwood Road Board Maungakaramea Road Board Maunu Road Board Meanee Road Board Mercer Road Board Motueka Road Board Normanby Town Board Normanby Town Board Norsewood Road Board Opotiki Town Board Opotiki Town Board Opotiki Town Board Opotiki Town Board Ormond Road Board Patea East Road Board Patea West Road Board Rangiaohia Road Board Tauranga County Council Upper Taueru Road Board Waipawa County Council Waipipi Road Board Wairoa County Council Wairaa West Road Board Wairoa County Council Waitata West Road Board Wairoa County Council Waitata Road Board Whenuakura Road Board Whenuakura Road Board Matakana East Road Board Matakana East Road Board	Te Arai. Barrett. Tenui. Collingwood. Maungakaramea. Whangarei. Taradale. Mercer. Motueka. Hamilton. Normanby. Norsewood. Okato. Opotiki. Ormond. Patea. Patea. Te Awamutu. Tauranga. Bowlands (near Masterton). Waipawa. Waiuku. Wairoa, Hawke's Bay. Lepperton. Wanganui. Waiuku. Oketo, Auckland. Patea. Matakana East. Omata.

As witness my hand this twenty-second day of Sep-tember, one thousand eight hundred and eighty-

JULIUS VOGEL, Colonial Treasurer.

Money Order and Savings Bank Offices opened.

General Post Office, Wellington, 18th September, 1885.

T is hereby notified for general information that Money Order and Savings Bank Offices will be opened at

WHANGAFOUA (Chief Office, Auckland), KAIKORA NORTH (Chief Office, Napier), NEWTOWN (Chief Office, Wellington), WAIKAKA (Chief Office, Invercargill), WAIRIO (Chief Office, Invercargill), on the 1st proximo.

W. GRAY, Secretary. Agency of New Zealand Government Life Insurance Association opened, Brunnerton.

N.Z. Government Life Insurance Association, Wellington, 17th September, 1885.
N agency of the above association will be opened at

the Post Office, Brunnerton, Westland,

as from the 28th instant.

By order.

D. M. LUCKIE,

Acting General Manager.

Application for a Patent.

Patent Office,

Patent Office,

Wellington, 19th September, 1885.

PATENT for an Improvement in the Knife of the "Triumph Ti-tree Cutter." (See Letters Patent, No. 1306, of the 20th day of November, 1884.)

Henny Reynolds, of Taupiri, Waikato, Auckland, New Zealand, has deposited at this office a specification of the said invention; and I have appointed Tuesday, the 8th day of December 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 23rd day of November next, at this office, particulars in writing of their objections to the said application, otherwise they will be precluded from urging the same.

No. 1553.

C. J. A. HASELDEN, Patent Officer.

Application for a Patent.

Patent Office,
Wellington, 19th September, 1885.

PATENT for a Washing and Cleansing Fluid, to be known as "Casson and Co.'s Invincible Cleanser and Washing Fluid."

George Savara Communication of the Control of the

Washing Fluid."
GEORGE SAMUEL CASSON, of Dunedin, New Zealand, Accountant, has deposited at this office a specification of the said invention; and I have appointed Tuesday, the 8th day of December 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 23rd day of November next, at this office, particulars in writing of their objections to the said application, otherwise they will be precluded from urging the same. precluded from urging the same.

No. 1554.

C. J. A. HASELDEN, Patent Officer.

Application for a Patent.

Patent Office,
Wellington, 19th September, 1885.

PATENT for August's Economic Blended Hair Mat-

trass. HERMAN AUGUST, of Invercargill, New Zealand, Upholsterer and Cabinetmaker, has deposited at this office a specification of the said invention; and I have appointed Thursday, the 10th day of December next, at 11 o'clock in the forenoon, the 10th day of December next, at 110 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 Letters Patent to leave, on or before the 25th day of November 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. 1555.

Patent Officer.

Application for a Patent.

Patent Office,

Wellington, 19th September, 1885.

PATENT for Improvements in Gas-motor Engines. (A communication from Charles Henry Andrew, of the firm of Messrs. J. E. H. Andrew and Co., Engineers, of

firm of Messrs. J. E. H. Andrew and Čo., Engineers, of Stockport, Chester, England.)

JOHN HENRY COCKSEDGE, of 26, Martin's Lane, Cannon Street, London, England, Gentleman, temporarily residing at Melbourne, Victoria, has deposited at this office a specification of the said invention; and I have appointed Thursday, the 1st day of April 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 Letters Patent to leave, on or before the 17th day of March next, at this

office, particulars in writing of their objections to the said application, otherwise they will be precluded from urging

No. 1556.

C. J. A. HASELDEN Patent Officer.

Gold Rields Notices.

Gold-Mining Leases cancelled.

Mines Department,
Wellington, 17th September, 1885.
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

open for application as if no lease of the said ground had ever been applied for:—
Comstock Extended; Section 3, Block XI., 14 acres and 12 perches, Reefton. No. 1004.
Comstock Extended; Section 2, Block XI., 14 acres 1 rood 4 perches, Reefton. No. 1005.
North Cleopatra; Section 2, Block VII., 15 acres 3 roods 34 perches, Reefton. No. 1007.
Southern Cross; Section 18, Block XI., 16 acres and 38 perches, Reefton. No. 1059.
All in the Nelson South-West Mining District.

W. J. M. LARNACH.

W. J. M. LARNACH, Minister of Mines.

Gold-Mining Leases cancelled.

Mines Department, Wellington, 17th September, 1885. 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

James and John Findlay; Section 56, Block VIII., 3 acres 3 roods, Kawatiri. No. 1103.

Mokihinui Morning Star Quartz - Mining Company (Limited); Section 16, Block V., 12 acres, Marina. No.

The Buller Quartz-Mining Company (Limited); Section 28, Block V., 13 acres 2 roods 3 perches, Marina. No. 1255. The Constitutional Gold-Mining Company; Section 7, Block X., 16 acres 2 roods, Ngakawau. No. 1325. All in the Nelson South-West Mining District.

W. J. M. LARNACH, Minister of Mines.

Gold-Mining Lease cancelled.

Mines Department,

Wellington, 18th September, 1885. 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 applied for:

James Meikle; Section 7, Block VI., 6 acres, Kyeburn,
Otago District. No. 753c.

W. J. M. LARNACH,

W. J. M. LARNACH Minister of Mines.

Gold-Mining Lease to be granted.

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

Objections against such lease.
Objections to the granting of such lease, stating the grounds of objection, must be made in writing, and lodged with the Warden at Queentown on or before the 10th day

of October, 1885.

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

SCHEDULE.

APPLICANT: Thomas Gilbert Pearce. Style under which it is intended to conduct the business: "Victoria." 16 acres, at Skipper's Creek, in the Wakatipu Mining District.

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

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

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 8th day of September, 1885, 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 18th day of October, 1885.

SCHEDULE.

Name by which land is known: Parakiri. Native Land Court District wherein situate: Thames. Estimated area: 322 acres.

Name by which land is known: Pukewera. Native Land Court District wherein situate: Kaipara. Area: 295 acres. Name by which land is known: Paiti. Native Land Court District wherein situate: Kaipara. Area: 4 acres 1 rood 39 perches.

Dated this 9th day of September, 1885.

J. E. MACDONALD, Chief Judge.

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 9th day of September, 1885, 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 19th day of October, 1885.

SCHEDULE.

Name by which land is known: Turuakanga. Native Land Court District wherein situate: Thames. Area: 28 acres 2 roods.

Name by which land is known: Owharau. Native Land Court District wherein situate: Thames. Area: 21 acres 2 roods.

Name by which land is known: Te Mimi-o-Kaiuru No. 3. Native Land Court District wherein situate: Thames. Area: 4 acres and 32 perches.

Dated this 9th day of September, 1885.

J. E. MACDONALD, Chief Judge.

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 10th day of September, 1885, 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 20th day of October, 1885.

SCHEDULE.

NAME by which land is known: Waitakere. Native Land Court District wherein situate: Kaipara. Area: 2,587 acres. Dated this 10th day of September, 1885.

J. E. MACDONALD, Chief Judge.

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

I, 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 11th day of September, 1885, 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 21st day of October, 1885.

SCHEDULE.

NAME by which land is known: Otaki, Section 80. Native Land Court District wherein situate: Otaki. Area: 34 perches.

Name by which land is known: Otaki, Section 120. Native Land Court District wherein situate: Otaki. Area: 37 perches.

Dated this 11th day of September, 1885.

J. E. MACDONALD, Chief Judge.

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

JOHN EDWIN MACDONALD, Chief Judge of the Native imposed upon me by "The Native Land Laws Amendment Act, 1883," give notice that on the 12th day of September, 1885, 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 22nd day of October, 1885.

SCHEDULE.

NAME by which land is known: Otaki, Sections 97, 100. Native Land Court District wherein situate: Otaki. Area: 3 roods 16 perches.

3 roods 16 perches.

Name by which land is known: Otaki, Sections 81, 83.

Native Land Court District wherein situate: Otaki. Area: 1 rood 26 perches.

Dated this 12th day of September, 1885.

J. E. MACDONALD, Chief Judge.

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 13th day of September, 1885, 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 23rd day of October, 1885.

SCHEDULE.

Name by which land is known: Ngaruerue. Native Land Court District wherein situate: Thames. Area: 114 acres. Dated this 14th day of September, 1885.

J. E. MACDONALD, Chief Judge.

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

John Edwin Macdonald, Chief Judge of the Native imposed upon me by "The Native Land Laws Amendment Act, 1883," give notice that on the 15th day of September, 1885, 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 25th day of October, 1885.

SCHEDULE.

NAME by which land is known: Te Kopi. Native Land Court District wherein situate: Thames. Area: 1 acre and 28 perches.

Dated this 15th day of September, 1885.

J. E. MACDONALD, Chief Judge.

Crown Lands Notices.

Sale of Village-settlement Sections, Oxford Survey District, Canterbury.

Crown Lands Office,
Christchurch, 17th September, 1885.

T is hereby notified that the date for receiving applications for village sections in Reserve 2331, Oxford Survey District, has been extended to Tuesday, the 13th October next, at this office, where full particulars can be obtained.

JOHN H. BAKER, Commissioner of Crown Lands.

Upset Price.

Sale of Town, Suburban, and Rural Lands, Auckland.

Crown Lands Office,

Auckland, 1st September, 1885.

HEREBY notify that the town, suburban, and rural lands mentioned in the Schedule hereunder will be offered for sale by public auction, at this office, on Tuesday, the 13th October, 1885, at the hour of 11 o'clock in the forenoon.

Comparisoner of Crown London.

Commissioner of Crown Lands.

30	TT.	ਸਾਬ	T	TT	TF.

SCHEDULE.				
Lot.	Area.	Upset Price.		
	EDEN COUNTY.			
Towns	ship of Wolesley (near	Anondale)		
10wna	A. R. P.	£ s. d.		
1 _A	0 1 0	7 10 0		
2A	0 1 0	7 10 0		
4A	0 1 0	7 10 0		
$rac{6}{7}$	$\left[\begin{array}{ccc}0&1&0\\0&1&0\end{array}\right]$	7 10 0 7 10 0		
8	0 1 0	7 10 0		
9	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	7 10 0		
10	0 1 0	7 10 0		
11	0 1 0	7 10 0		
12 13	$\begin{smallmatrix}0&1&0\\0&1&0\end{smallmatrix}$	7 10 0 7 10 0		
14	0 1 0	7 10 0		
16	0 1 0	7 10 0		
18	0 1 0	7 10 0		
19	0 1 0	7 10 0		
20	$\begin{smallmatrix}0&1&0\\0&1&0\end{smallmatrix}$	7 10 0 7 10 0		
$\begin{array}{c} 21 \\ 22 \end{array}$	0 2 16	18 0 0		
23	0 2 16	18 0 0		
24	0 2 16	18 0 0		
25	$egin{array}{ccc} 0 & 2 & 18 \ 0 & 2 & 16 \end{array}$	18 7 6 18 0 0		
$\begin{array}{c} 26 \\ 27 \end{array}$	$egin{array}{ccc} 0 & 2 & 16 \ 0 & 2 & 16 \end{array}$	18 0 0 18 0 0		
28	0 2 16	18 0 0		
29	0 2 3	15 11 3		
30	0 1 30	13 2 6 15 3 9		
31 34	$\begin{array}{cccc} 0 & 2 & 1 \\ 0 & 2 & 15 \end{array}$	15 3 9 17 16 3		
36	$\begin{smallmatrix}0&2&10\\0&1&22\end{smallmatrix}$	11 12 6		
37	0 2 0	15 0 0		
38	0 2 0	15 0 0		
39	0 2 0	15 0 0 15 0 0		
40 44	$\begin{smallmatrix}0&2&0\\0&2&0\end{smallmatrix}$	15 0 0 15 0 0		
46	$ \stackrel{\circ}{0} \stackrel{\circ}{2} \stackrel{\circ}{0} $	15 0 0		
47	0 2 0	15 0 0		
48	0 2 0	15 0 0		
49 50	$\begin{smallmatrix}0&2&0\\0&2&0\end{smallmatrix}$	15 0 0 15 0 0		
50 51	0 2 0	15 0 0		
52	0 1 27	12 11 3		
53	0 1 27	12 11 8		
54	$egin{array}{cccc} 0 & 1 & 27 \\ 0 & 1 & 27 \end{array}$	12 11 3 12 11 3		
57 58	0 1 30	13 2 6		
59	0 1 30	13 2 6		
60	0 2 0	15 0 0		
61	0 2 0	15 0 0		
62	$\begin{smallmatrix}0&2&0\\0&2&0\end{smallmatrix}$	15 0 0 15 0 0		
63 64	0 2 0			
65	0 2 0	15 O O		
66	0 1 27	12 11 3		
67	$\begin{array}{ccc}0&1&27\\0&2&0\end{array}$	12 11 3 15 0 0		
68 69	0 2 0	15 0 0		
70	0 2 0	15 0 0		
71	0 2 0	15 0 0 15 0 0 15 0 0 15 0 0		
$\frac{72}{72}$	0 2 0	$\begin{array}{ccc} 15 & 0 & 0 \\ 15 & 0 & 0 \end{array}$		
73 74	$egin{array}{cccc} 0 & 2 & 0 \\ 0 & 1 & 27 \end{array}$	12 11 8		
7 5	0 1 27	12 11 8		
76	2 0 9	61 13 9		

WAIPA COUNTY.

Town of Hamilton West.
0 3 17 500 0 O

Town of Te Rore.

Block.	Section.	Area.	Upset Price.
III.	1	A, R. P. 0 1 0	£ s. d. 7 10 0

MANUKAU COUNTY.

Section.	Lot.	Area.	Upset Price.
1	6	Town of Howick. A. R. P. 0 0 13	£ s. d. 2 8 9

	Suburbs of Weymo	uth.	
	A. R. P.	ı £ s.	đ.
5	5 1 2	20 11	Ö
7	6 2 39	20 12	
7 8	7 3 35	23 18	
11	3 3 35		6
	9 9 99	10 11	O
13	1)		
14			_
15	} 22 2 30	68 1	3
16	ĺ í		
17)	-	
23	11 1 0	33 15	0
25	8 1 20	33 10	0
30	10 2 0	31 10	0
32	22 1 16	90 8	0
33	13 3 36	42 8	3
34	$\frac{10}{21}$ $\frac{1}{2}$ $\frac{29}{29}$	65 0	ŏ
35	16 0 8	48 3	ŏ
00	10 0 0	1 40 0	U
	EDEN COUNTY.		
Parisl	ı of Waikomiti (Avon	dale South).	
305	3 3 36	19 17	6
310		11 6	6
311	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	15 9	0
317	1 0 29	7 1	9
	1 0 20		

Paris	h of Waikomiti (Avon	dale South).
305	3 3 36	19 17 6
310	2 3 13	11 6 6
311	3 3 18	15 9 0
317	1 0 29	7 1 9
320	3 2 11	17 17 0
321	1 1 37	786
322	1 1 4	7 13 0
344	3 0 10	18 7 6
345	2 3 6	16 14 6
347	3 0 14	18 10 6
348	400	24 0 0
349	3 0 3	18 2 6
351	0 3 20	5 5 0
353	2 3 37	17 18 0
354	1 2 8	960
355	1 3 36	11 17 0
356	2 1 15	14 1 6

Description of Land .- Open land.

WAITEMATA COUNTY.

Parish of Takapuna.
25 3 19 | 52 0 0

Description of Land.—All open, slightly undulating, fronting Northcote and Lucas Creek main road.

Parish of Paremoremo.

163 | 881 0 0 | 690 10 0

Description of Land.—Ahout 400 acres forest, containing about 500,000 feet of kauri, remainder open land, very broken, situated close to Waikoukou, and on main road Riverhead to Helensville.

Parish of Waipareira.

	= 40, 10,10 0)		
28▲	13 2 0	27 0	0
160	32 1 8	66 18	0
161	33 0 8	99 3	0
169	1 10 9 16 1	91 16	Λ

Description of Land.—Open fern land, undulating, access by road, and close to Swanson Railway Station.

COROMANDEL COUNTY.

Harataunga Survey District (Cabbage Bay).

Block.	Section.	Are	а.		Upse	et P	rice
		Δ. 1	R.	Р.	£	s.	d.
III.	1	322	0	0	80	10	0
1	2	520	0	0 1	255	0	0
	3	235	0	0	108	15	0
	4	232	0	0 1	433	0	0
	5	176	0	0	44	Ó	0
v.	2	196	2	0	49	5	0
	3	355	ō	0	88	15	Ō
	4	285	Õ	ŏ	103	5	ŏ

Description of Land.—Block III., Section No. 1, about one-quarter mixed forest, a few good puriri trees, remainder

broken fern land, poor soil. Section No. 2, almost entirely covered with heavy forest, with patches of kauri, estimated to contain about 500,000 feet of kauri, poor soil, and very broken. Section No. 3, about one-third forest, estimated to contain about 200,000 feet of kauri. Section No. 4, almost entirely covered with heavy forest, estimated to contain about 1,500,000 feet of kauri. A road could easily be made to all these sections. Section No. 5, about one-third forest, a few puriri trees, broken land, soil very poor. There is a good track from Otautu near the western corner of this section. Block V., Section No. 2, about one-third forest, a few puriri trees, about 30 acres swamp, remainder broken fern land, soil poor. Section No. 3, about one-third forest, a few kauri trees, broken land, poor soil, small portion flat land. Section No. 4, a few patches of bush and about 150,000 feet of kauri, about 50 acres swamp, remainder broken fern land, poor soil. These sections are easily accessible fern land, poor soil. These sections are easily accessible from Cabbage Bay.

RODNEY COUNTY.

Parish of Mahurangi.

Lot.	Area.	Upset Price.
192 193	A. R. P. 49 2 0 76 0 5	£ s. d. 37 2 6 28 10 6

Description of Land.—All tea-tree scrub, broken. Lot 192 sea frontage, accessible by road. Lot 193 fronts branch of Mahurangi River, accessible by road and river at spring

Block	Section.	Area.	Upset Price.
Oto	ımatea Sur	vey District (Pa	kiri Block).
XVI.	19	а. п. р. 134—1—8	£ s. d. 67 5 0

Description of Land.-Mixed bush, undulating land, clay soil, well watered.

WHANGAREI COUNTY.

Opuawhanga Survey District. 150 0 0 150 0 0 93 15 VIII. 93 15 0 93 15 0 9

Description of Land.—Very broken, all bush, containing a quantity of scattered kauri, accessible by road through

Lot.	Area.	Upset Price.
	BAY OF ISLANDS COU	JNTY.
	Parish of Ruapekap	oeka.
4 2	A. R. P. 2 2 0	£ s. đ. 5 0 0*

* Subject to £35 for improvements. MANGONUI COUNTY.

Parish of Kaiaka. 113 2 18 1 56 17 6

Description of Land.—Mixed forest, with a few totara and kauri trees, and some puriri suitable for fencing, about 4 acres fern flat along river. Accessible by new Great North

Road.

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 thenceforward be null and void. Crown-grant fees to be paid on completion of purchase.

Maps of the above lands may be seen, and further particulars obtained, on application at this office.

Schedules containing descriptions, &c., of the above lands will be exhibited at railway stations and post offices.

Sale of Crown Lands, Hunterville Village Settlement.

Crown Lands Office.

Wellington, 8th September, 1885.

T is hereby notified that the above township will be disposed of in the following manner:—

8 village sections communication.

98 village sections, comprising 64 acres, for cash.
35 small-farm sections, comprising 48 acres, for cash.
41 small-farm sections, comprising 350 acres, on deferred payments.

Applications will be received under the above-stated systems on Monday, the 5th day of October, 1885, at the Land Office, Wellington, and at the Temperance Hall,

Marton, between the hours of 9.30 a.m. and 4.50 p.m. ownership of contested sections will be determined at Marton, on Thursday, the 8th October, 1885, at 10 o'clock a.m.

FIRST SCHEDULE.

HUNTERVILLE VILLAGE SETTLEMENT. Village Allotments for Cash.

ection.	A	rea.	U Pri Allo	pset ce p tme	er	Section.	A	rea.	Pri Allo	pse ce p tme	er
1 2 4 5 6 7 8 9 10 11 12 13 14 16 21 12 22 23 28 29 30 34 39 40 70 71 72 73 74 76 78 102 103 104 105 110 111 112 114 115 119 125 126 127 129 142 143 144 145	A. 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	R. P. 3 19 1 12 1 1 20 33 3 34 3 8 8 0 0 0 0 0 3 20 3 3 34 3 8 8 0 0 0 0 0 3 20 3 10 3 16 3 18 3 3 4 4 4 3 3 4 4 4 3 3 4 4 4 3 3 4 4 3 3 4 4 4 4 3 3 4 4 4 3 3 4 4 4 3 3 4 4 4 3 3 4 4 4 4 3 3 4 4 4 3 4 4 4 3 4 4 4 3 4 4 4 3 4 4 4 4 3 4 4 4 4 4 3 4	£ 12 15 10 20 440 30 112 12 12 25 25 25 25 20 20 10 10 10 10 10 10 10 10 10 10 10 10 10	s.000000000000000000000000000000000000	d. 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	149 150 151 153 165 166 167 168 169 170 171 172 173 174 184 185 186 190 191 193 194 195 236 237 239 240 242 243 246 247 248 249 250 251 252 256 257 258 260 261	A. 1111000000000000000000000000000000000	R. P. 0 0 0 0 0 0 0 0 32 0 32 0 31 0 29 0 32 19 3 18 3 37 1 30 0 30 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	£ 10 10 10 10 20 30 20 16 16 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6	s. 000000000000000000000000000000000000	d.000000000000000000000000000000000000
146		1 12	15	0	0	263	0	2 5	20	0	0

SECOND SCHEDULE.

HUNTERVILLE VILLAGE SETTLEMENT. Small-farm Allotments for Cash.

Section.	,A	rea.	Pri Allo	pse ce r tme	er	Section.	A	rea.	Pri Allo	pse ce j tm	oer.
19 24 27 31 32 35 36 41 75 89 90 91 92 93 113 116 117 118	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	R. P. 0 5 0 17 0 29 0 27 0 18 0 8 0 10 0 16 0 27 0 32 1 1 1 6 2 13 1 32 1 18	£ 12 12 12 28 20 20 15 12 8 8 8 7 12 12 12	s. 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	d. 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	120 123 128 147 148 154 175 176 177 182 187 199 200 201 202 269	A. 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	R. P. O 3 0 4 0 25 0 15 0 19 0 31 1 26 3 33 2 25 0 36 1 37 3 17 3 24 2 1 38	£ 10 12 12 10 10 10 10 24 20 15 10 6 6 10 10 10 10 45	s. 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	d. 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0

THIRD SCHEDULE.

HUNTERVILLE VILLAGE SETTLEMENT.

Small-farm Allotments on Deferred Payments.—Residence compulsory.

					mpe	usory.					
Section.	A	rea.		et P	rice re.	Section.	A	rea.	Upse	t P	
42	A. 4	R. P. 3 35	£ 5	s. 0	d. 0	100	A. 5	в. р. 2 12	£	s. 0	d. 0
44	5	2 4	5	ő	ŏ	121	4	2 36	6	ŏ	ŏ
45	6	$\bar{0}$ $\bar{1}$	4	ō	Ō.	130 }	_		-	-	-
4 6	7	3 31	4	0	0	131	3	2 34	5	0	0
48 49	12	2 14	3	0	0	137) 132)					
50 51	8	1 5	3	0	0	133 134	5	0 24	4	0	0
52 53	8	1 24	4	0	0	135 136					
5 5	4	2 34	6	0	0	138					
57) 58 }	6	2 14	3	0	0	139 140	7	2 39	5	0	0
59 68 69	19	3 4	4	0	0	141) 188) 189 }	12	1 10	3	0	0
265						267	12	1 10	3	U	U
$\{60, 61, 61, 61, 61, 61, 61, 61, 61, 61, 61$	10	3 23	3	0	0	197 268	11	1 13	3	0	0
$egin{array}{c} 62 \ 63 \end{array} brace$	11	0 27	3	G	0	203) 204 }	5	0 24	5	0	0
64 89	8	2 15	4	0	0	$\left\{ \begin{array}{c} 205 \\ 206 \end{array} \right\}$	5	1 20	5	0	0
66 79	5	3 19	6	0	0	208				_	_
79A) 67	20	0 0	3	0	0	210 211	11	3 , 0	5	0	0
80)						212 /					
107	4	2 3	5	0	0	$oxed{213}$	11	3 14	4	0	0
108 109						215	11	3 14	*	U	U
81						216					
82	6	1 25	4	0	0	217	10	A 90	_	^	^
83 Ý			1			218	10	0 36	5	0	0
84						219			}		
179	13	0 8	5	0	0	220)	_		_ ا		^
180			1			221 222	7	0 8	5	0	0
181 <i>)</i> 85)						225					
86	7	1 35	5	0	0	226	10	0 16	3	0	0
101	•	1 00	"	•		227	_	1 00		^	^
87 j	7	0 28	4	0	0	228	9	1 22	4	0	0
224	1	U 28	4	U	١	230)					
94)				_	_	233	12	1 11	3	0	0
95	5	3 14	5	0	0	234			1		
96) 97	4	2 5	5	0	0	231)	7	1 13	3	0	0
99	5	3 15	5	ő	0	264	13	0 6	3	0	0
	J	3 10				201					

CONDITIONS OF SALE.

1. The lands enumerated in the Schedules hereto shall be

1. The lands enumerated in the Schedules hereto shall be disposed of as village allotments for cash, and small-farm allotments for cash and upon deferred payments.

2. The day upon which the lands shall be open for application shall be Monday, the fifth day of October, one thousand eight hundred and eighty-five, at the Land Office, Wellington, and at the Temperance Hall at Marton.

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

5. No person shall be allowed to acquire more than one allotment 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 allotment in the First Schedule, offered for cash, the right to purchase the same shall be determined by auction amongst the applicants only; and if there should be more than one application for any allotment in the Second or Third Schedules, offered for cash or deferred payments, the right to occupy the same shall be determined by lot amongst the applicants.

8. Each applicant for a deferred-payment section in the Third Schedule will be required to make the declaration

applicants.

8. Each applicant for a deferred-payment section in the Third Schedule will be required to make the declaration prescribed by section sixty-two of "The Land Act, 1877," and shall at the time of application deposit with the Receiver of Land Revenue for the Wellington 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

six months due on the first day of January, one thousand eight hundred and eighty-six.

9. The purchaser of any lands described in the First and Second Schedules, upon the full payment of the purchasemoney, and the purchaser of any lands described in the Third 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.

The Hunterville Township comprises about 650 acres of forest land, and is situated in the Porewa Valley, about sixteen miles from Marton, on the Murimotu Road and the projected North Island Main Trunk Railway. The Public Works Department having selected a site for a proposed railway station, sections have been laid off on the road leading to it. The quality of the land in Hunterville is generally very good, and it is the centre of a large and progressive district.

Plans, forms of application, &c., may be seen at post offices and railway stations, and can be obtained at the land offices throughout the colony and at the principal post offices in this district. Any additional particulars can be obtained at this office.

offices in this district.
obtained at this office.

J. W. A. MARCHANT, Commissioner of Crown Lands.

Sale of Crown Lands, Marlborough.

Crown Lands Office,
Blenheim, 28th August, 1885.

THE Marlborough Land Board notifies that at noon on
Tuesday, the 6th October, 1885, at the Survey Office,
Blenheim, the under-mentioned sections of land will be
offered for sale by auction for cash, and a license of the run
under mentioned will also be offered by public auction, at the
upset prices and rent respectively hereinafter set forth:—

Block	Section.	Area.	Upset Price.	Cost of Survey.	Improve- ments.							
Rural Land.												
		•	harlotte i									
	151	A. R. P. 35 0 18	£ s. d 35 1 8	£ s. d.	£ s. d.							
		H	Kaikoura.									
	Part of 95	36 0 24	36 3 ()	1							
	Part of 87	25 0 0	36 3 0 25 0 0 45 0)								
	\$8	45 0 0	45 0)	٠.							
PASTURE LAND.												

Cloudy Bay Survey District. | 233 0 36[116 12 3] 23 6 0*|

Whernside Survey District

(Under Section 90, Marlborough Waste Lands Act, 1867.)

II.	1	880 0	0 440	0	0	25	6	0	40 0	0*,
,,	2	887 3	37 444	0	0	25	10	7	43 15	0*
III.	1	1,048 0	0 524	0	0	30	2	7	62 10	0*
,,	2	887 3 1,048 0 1,050 0	0 525	0	0	30	3	9	161 5	0*

* Should any one but applicants become the purchasers, the cost of survey and value of improvements must be paid at the auction, to be handed to applicants.

to be handed to applicants.

Sections 1 and 2, Block II., and Sections 1 and 2, Block III., are pastoral country, limestone formation, 1,500 to 3,600 feet above the sea, hills steep, soil good, covered with tussocks and some native grass. Would take grass well by surface sowing, accessible by bridle-track only.

Twenty-five per cent. of the purchase-money must be paid at auction, and the balance and the Crown grant fees within one month, or the money paid at auction will be forfeited.

Run to be let under license, under "The Land Act, 1877," and amendments thereof, 1879, 1882, 1884:—
The Glenfield Run, situate in Kaituna Valley, Cloudy Bay

VI.

Survey District; approximate area, 560 acres; upset annual rent, 1d. per acre. Term, ten years. There must be paid at the auction rent at the rate of the highest price bid from date of auction to the 1st March, 1886, and £3 for the

Plans can be seen, and further particulars obtained, at this office.

HENRY G. CLARK.

Commissioner of Crown Lands,

Sale of Timber.

Crown Lands Office,

Napier, 1st September, 1885.

OTICE is hereby given that the right to cut timber on the under-mentioned sections will be offered by public auction, at the Council Chamber, Napier, at 2 p.m., on Thursday, the 1st October, 1885.

TAKAPAU SURVEY DISTRICT.

Norsewood Rural Section No. 61, 31 acres; upset rental, £23.5s

Norsewood Rural Section No. 62, 34 acres; upset rental, £25 10s.

Norsewood Rural Section No. 83, 30 acres; upset rental, £22 10s.

Norsewood Rural Section No. 83A, 25 acres; upset rental, £18 15s.

NORSEWOOD SURVEY DISTRICT.

Block VI., Section No. 23, 150 acres; upset rental, £135. On the Norsewood rural sections the right to cut timber to extend over two years, and on Section No. 23, Block VI., over five years.

HORACE BAKER, Commissioner of Crown Lands.

Sale of Forfeited Deferred-payment Sections in Marlborough.

Crown Lands Office,

Crown Lands Office,
Blenheim, 28th August, 1885.

TNDER section 71 of "The Land Act, 1877," and
section 16 of "The Land Act Amendment Act, 1884,"
the under-mentioned forfeited deferred-payment sections,
with improvements thereon, will be offered for sale by public
auction, at the Survey Office, Blenheim, at noon, on Tuesday,
the 6th October, 1885. The land to be sold on deferred pay-

PELORUS SOUND, WET INLET.

Section.	Area.	Upset Price.	Value of Improvements.				
Part 2 of 78 180, 181	A. R. P. 121 1 35 146 1 10	£ s. d. 242 18 9 147 0 0	£ s. d. 0 1 0 0 1 0				

A deposit of 5 per cent. on the price of the land must be paid at the auction.

HENRY G. CLARK, Commissioner of Crown Lands.

Land Transfer Act Notices.

ARAH BARKER, of Nelson, Spinster, having lodged with me a declaration as to the loss of certificates of title to part of Section 423, City of Nelson, registered in the Registerbook, Vol. viii., folios 117 and 118, notice is hereby given that I shall issue provisional certificates for above land unless cannot be leaded forbidling the game on each before the large caveat be lodged forbidding the same on or before the 10th day of October next.

Dated at the Lands Registry Office, Nelson, this 21st day

of September, 1885.

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ANDREW TURNBULL, District Land Registrar.

TRANSMISSION No. 159.—Notice is hereby given that ELIZABETH SYMONS, claiming as Devisce under the will of John Symons, late of Nelson, Merchant, deceased, will be registered as Proprietrix of Section 485, Town of Westport, comprised in Crown grant, Vol. i., No. 895, unless caveat be lodged against her application on or before the 31st day of October next.

Dated this 21st day of September, 1885, at the Lands Registry Office, Nelson.

ANDREW TURNBULL,

ANDREW TURNBULL. District Land Registrar.

TRANSMISSION No. 459. — WILLIAM FOWLER CHRISTIE, of Seedown near Time TRANSMISSION No. 459.—WILLIAM FOWLER CHRISTIE, of Seadown, near Timaru, Farmer, claiming as Devisee under the will of Thomas Christie, late of Greytown, East Taieri, Farmer, deceased, has applied to be registered as Proprietor of Sections 23, 24, 25, 26, 27, and 42, Block IV., Town of Greytown, Register Vol. iii., folio 200. Applicant 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 at the Lands Registry Office, Dunedin, this 21st day of September, 1885.

day of September, 1885.

H. TURTON. 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 within one month from date of Gazette containing this notice.

5711. WILLIAM HENRY ELTON.—3 roods 28 perches, part of Rural Section 375, Borough of Lyttelton. Occupied by Amplicant.

by Applicant.
5716. THOMAS CAPILL.—1 acre 2 roods, part of Rural Section 321, Borough of Kaiapoi. Occupied by Elizabeth Capill.

5717. LEONARD COCKAYNE.—15 acres and 6 perches, parts of Rural Sections 734 and 1165, Christchurch District. Occupied by Applicant.

Occupied by Applicant.
5718. SAMUEL PAUL.—80 acres, Rural Section 13975,
Timaru District. Occupied lyApplicant.
5720. CHRIST'S COLLEGE, CANTERBURY.—1 rood,
Section I, Town of Lyttelton. Occupied by Manning and Co.,
W. Holmes, — Robinson, and — Gemmell.
Diagrams may be inspected at this office.
Dated at the Lands Registry Office, Christchurch, this 19th
day of September, 1885.

day of September, 1885.

J. M. BATHAM, District Land Registrar.

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

the 26th day of October next.

JOHN PEACH.—Lots 23, 24, 25, 26, 27, 28, 29, 30, and 31 of the subdivision of part of Allotments 22 and 23 of Section 12 of the Suburbs of Auckland. In Applicant's occupation.

WIRIHANA TAKAANINI.—1,120 acres, in the Parish of Papakura, granted to Ihaka Takaanini te Tihi. Unoccupied. $24\overline{2}9.$

ALLAN KERR TAYLOR.—Parts of Lots 169 and 170 of

Section 10 of the Suburbs of Auckland, containing 137 acres 3 roods 12 perches. In Applicant's occupation. 2434.

JOSIAH CLIFTON FIRTH.—A block of land known by the name of Matamata South, and numbered 693B, containing 2,554 acres 2 roods 24 perches. In Applicant's occupation. 2436 2436.

JOSIAH CLIFTON FIRTH.—Lots 8, 9, and 10 of a subdivision of Allotment 2 of Section 37 of the City of Auckland. Unoccupied. 2437.

Diagrams may be inspected at this office.
Dated this 17th day of September, 1885, at the Lands
Registry Office, Auckland.

THEO. KISSLING,

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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 at this office forbidding the same within one calendar

lodged at this office forbidding the same within one calendar month from the date of the Gazette containing this notice.

Applicant: JAMES JOHN SINCLAIR.—Allotments 51, 60, 61, and part of Allotment 52, being subdivision of part of Section 2, Omaka, containing 7 acres 3 roods 23 perches.

Occupied by James John Sinclair. No. 414.

Diagrams may be inspected at this office.

Dated this 16th day of September, 1885, at the Lands Begistry Office. Blenheim.

Registry Office, Blenheim.

JOHN ALLEN, District Land Registrar.

N OTICE is hereby given that the several parcels of land hereinafter described will be brought under the provisions of "The Land Transfer Act, 1870," unless caveat be lodged forbidding the same on or before the 31st day of

October next. 1046. EDWARD WOODWARD.—5₁₇₀ perches, part of Section 456, City of Nelson, fronting 45₁₇₀ links on South Street, with a depth easterly of 78 links, and situate 140 links from southern boundary of section. Occupied by a

weekly tenant.

1048. WILLIAM ROWLAND HOCTON.—20 perches, part of Section 135, City of Nelson, fronting 50 links on Washington Road and 258½ links on Quebec Road. Occupied

by Robert Watson. 1049. WILLIAM NORRISS and GEORGE GARDNER. —4 acres 3 roods 8 perches, part of Section 85, Waimea South District, fronting 422 links on public road and abutting 480 links on Section 84. Occupied by Richard Norriss.

Diagrams may be inspected at this office.

Dated this 21st day of September, 1885, at the Lands Registry Office, Nelson.

ANDREW TURNBULL, District Land Registrar.

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BEGISTRAR-GENERAL'S Report on the Vital Statistics of the Principal Towns of New Zealand during the Mont of August, 1885.

RETURN of the Number of Births, with the actual Mortality of Males and Females, and the Proportion of Deaths to Population, in the under-mentioned Boroughs, during the Month of August, 1885.

	e i	BIRTHS.			DEATHS	BEGISTE	RED IN AU	GUST, 1885	5.		Proportion of
Вовоисия.	Estimated Population,			Males.			Females.			Proportion of Deaths	Deaths to the 1,000 of Population in
	Est	TOTAL	Under 1 Year.	1 & under 5 Years.	5 Years and over.	Under 1 Year.	1 & under 5 Years.	5 Years and over.	Total Deaths	to the 1,000 of Population, August, 1885.	the Year 1884.
Auckland	28,580	114	7	3	14	2	1	8	35	1.22	15:27
Wellington	23,092	84	3		9	1		11	24	1.04	15.54
Christchurch	16,462	31		2	7		1	4	14	0.85	13.08
Dunedin	24,999	58	7	1	11	3	2	8	32	1.28	12.95
Thames	5,393	20	••	1		• •	1	3	5	0.93	10.24
New Plymouth	3,849	8			3		2	2	7	1.82	13.04
Napier	6,488	31	• •		8	1 .			4	0.62	15.08
Wanganui	5,227	13	• •	· · ·	1	• •		١	1	0.19	9.22
Nelson	7,317	9		•••	5	1	2	4	12	1.64	12.23
Sydenham	9,741	43	2	1	3	3	1	2	12	1.23	9.85
Lyttelton	4,655	22			1	2			3	0.64	7.94
Timaru	4,405	12	1		2		i		3	0.68	9.80
Oamaru	6,651	16	1	i }	1			. 4	6	0.90	9.63
Hokitika	2,917	10		l	1	1	1	1	3	1.03	10.62
Caversham	4,349	18	1	l		••	1		2	0.46	9.40
Invercargill	5,287	15	1	••	2	2		2	7	1.32	12.94
Totals	••	504	23	8	62	16	12	49	170	••	••

The deaths of persons not residents of the boroughs, occurring at hospitals, have been excluded in all cases.

The total births in the above boroughs amounted to 504, against 518 in July, a decrease of 14. The deaths in August were 170, an increase of 10 on the number for July. Of the above deaths, males contributed 93; females, 77. Fifty-nine of the deaths were of children under 5 years of age, being 34.71 per cent. of the whole number; 39 of these were of children under 1 year of age.

THE following Table shows the Causes of the Deaths of Persons of both Sexes under 5 Years of Age and 5 Years and upwards, and the Proportions per Cent. of Deaths from each Cause, in the Boroughs of Auckland, Wellington, Christchurch, and Dunedin, that were registered during the Month of August, 1885.

93 36		AUCE	LAND.	WELL	Wellington.		CHURCH.	Dun	EDIN.		PROPOR-
CLASSE	CAUSES OF DEATH.	Under 5 Years.	5 Years & over.	Under 5 Years	5 Years & over.	Under 5 Years.	5 Years & over.	Under 5 Years.	5 Years & over.	TOTAL.	TIONS PER CENT
I.	Specific Febrile or Zy- motic Diseases Parasitic Diseases	2	2	1	1	1	••	1	2	10	9.52
II. III. IV. V.	Dietic Diseases Constitutional Diseases	••	1 6	••	4	••	3		2 7	3 20	2·86 19·05
VI. VII.	Developmental Diseases Local Diseases Violence	6	12 ··	3 	14 ••	2	8	8 ··	 8 	8 61 	7·62 58·09
VIII.	Ill-defined and Not- specified Causes	. 1	··	••	••		••			3	2.86
	Totals	13	22	4	20	3	11	13	19	105	100.00

				Auci	KLAND,	WELL	INGTON.	CHRIST	CHURCH.	Dun	EDIN.	
CLASS I.—SPI ZYMOTI	Under 5 Years.	5 Years and over.	TOTAL									
ORDER 1:— Miasmatic Dise Whooping Co Diphtheria		••		••	i		-1	1		••	••	1 2
Order 2:— Diarrheal,— Diarrhea Order 5:—	••		•	1			••	••		••	••	1
Venereal,— Syphilis ORDER 6:—	••		••	1	••	1		••		••	2	4
Septic,— Septicæmia	••		••		1			••	••	1		2
CLASS III.—	Dimitic 	DISEAS	es.		1		••		•••	••	2	3

				Auce	KLAND.	WELL	INGTON.	CHRIST	CHURCH.	DUN	EDIN.	
				Under 5 Years.	5 Years and over.	Under 5 Years.	5 Years and over.	Under 5 Years.	5 Years and over.	Under 5 Years.	5 Years and over.	TOTAL
Class IV.—Consti	TITTONAT.	. Diseas	SES.									
Cancer	••	• •	•••	• •	2		1	••	1	••	2	6
Phthisis	••				4	••	3		2	••	2	11
Tuberculosis						••	•••	••	••	••	2	2
Rheumatic Go	ut	••	••	••			ļ				1	1
CLASS V.—DEVELO		DISEAS	ES.							-		5
Premature Bir		• •	• •	4		••	••	••	•••	1 1	•••	1
Atelectasis	• •	• •	• •	••	i	••	i	••	••			2
Old Age	••	••	••	•••	1		ļ - -					
CLASS VI.—L	ocal Di	SEASES.										
DRDER 1:— Diseases of Nervo Meningitis						1	1	1	1	1		5
Apoplexy	••	••	••	· · ·	i		ī				2	4
Insanity	••	••	• •	::		::	2					2
Epilepsy	••		••				1			••		1
Convulsions			••				••	i		3	.,	3
Order 3:— Diseases of Circu												
					2]	2		1		2	7
Disease of Hea Syncope		••	• •	l ::		1	ļ					l i
Aneurism	••	• •	• • •				1					1
Diseases of Respi			••									
Laryngitis		••			1						••	1
Croup				••				1			••	1
Bronchitis				1	1		1		1	1	••	5
Pneumonia				1	2	•••	1		1	1	٠:	6
Pleurisy		• •	• •	1		••	•••	•••	• • •	1 :	1	2
Congestion of l Hæmorrhage o	Lungs	• •	• •	$\frac{2}{\cdots}$::				::	1	1 1	1
ORDER 5:			••									
Diseases of Diges	stive Sys	tem,—			1	}	1					1
Noma	• •	• •	• •	1	•••			••	• • • • • • • • • • • • • • • • • • • •		••	1
Sore Throat		• •	• •	1	i		•••	::	::	::		l i
Ulceration of I Enteritis			• •	••		•••	::	::	::	i	::	ī
Ileus	••	••	• •	::	2	::	i] ::	::	l . .		3
Hernia	••		• •			i		1				Ĭ
Liver Disease			• •						1			1
ORDER 7:—						1	1	ŀ				
Diseases of the U	Trinary S	ystem,—	-			1	_]				_
Albuminuria	• •	• •	• •	••			2	••	• • •	•••	••	2
Uræmia	••	• •	• •	••	1	••	••	••		••	i	1 1
Cystitis Order 8:—	••	••	••	••	••	• • • • • • • • • • • • • • • • • • • •	•••	••		•••	*	1
Diseases of Repr	oductive	System,				1			_	}	1	l .
Uterine Diseas	se .			••			••		1		••	1
Puerperal Met	ritis	•:.	• •	••	1		••		.;	••	••	1
Childbirth (The	rombosis	after)	••	••		••	••	••	1	••	•••	1
Diseases of Orga	ns of Lo	com o tion	ı,					1	_			
Caries of Spine	Э	••	••		··-	••		•••	1		•••	1
CLASS VIII.—ILL	-DEFINED		от-									
Atrophy		••		}						2		2
Inanition		••	••	1						•••		1
				13	22	4	20	3	11	13	19	105

The following remarks apply only to the four principal boroughs:-

Wellington.

Dietic Diseases.—The 3 deaths in this class were all from alcoholism.

Constitutional Diseases.—The deaths from these diseases were 20 in August, against 21 in July. Of these, the deaths from cancer were 6 in August and 4 in July; phthisis caused 11 deaths in each month.

Local Diseases.—These diseases were slightly more fatal in August, the deaths having been 61 in that month, against 58 in July; but, while diseases of the nervous system caused fewer deaths (15 in August, against 19 in July), diseases of the respiratory organs were more prevalent, the deaths having been 14 in July and 20 in August.

Violent Deaths.—There were no deaths registered as in this class during the past month: an exceptional feature in the monthly report.

monthly report.

The births in August were 287, against 317 in July, a decrease of 30. The deaths in August were 105, against 112 in July, a decrease of 7.

There were 11 deaths of persons of 65 years and upwards: three males of 85, 74, and 68, and three females of 80, 67, and 65, died at Auckland; a male of 73 and a female of 73 at Wellington; a male of 71 at Christchurch; and a male of 76 and a female of 81 at Dunedin.

Zymotic Diseases.—The mortality from these diseases was again low in August. Four of the 10 deaths were attributed to syphilis, 2 having been those of young children. There were 2 deaths from diphtheria: 1 in Auckland and 1 in Wellington.

Dietic Diseases.—The 3 deaths in this class were all from alcoholism

The subjoined table shows the mortality for the last two months at each of these four boroughs from six principal specific febrile or zymotic diseases, and also the deaths from certain inflammatory diseases of the lungs. These causes of death have been distinguished from the others of the classes to which they belong, as being the most important special diseases which give rise to sudden increases in the death-rates of towns, and the prevalence of which is closely connected with sanitary condition and climatic influence of the season on health.

			Sı	x Pri	NCIPA	AL SP	ECIF	c Fei	BRILE	OR Z	ZYMO	ric D	ISEAS	ES.	PRINCIPAL LUNG DISEASES.							
Towns.				Measles.	F	Scarlet rever.	Tvphoid and	other Pever.		Diphtheria.	Whooning	Cough.	Dysentery and	Diarrhœa.	-	Dronchius.		Fleurisy.		Fneumonia,	Congestion of	Lungs.
			Aug	July	Aug	July	Aug	July	Aug	July	Aug	July	Aug	July	Aug	July	Aug	July	Aug	July	Aug	July
Auckland Wellington Christchurch Dunedin						••		1	1 1 	1 2 	 i		1 	$\begin{bmatrix} 2 \\ \cdots \\ 1 \end{bmatrix}$	2 1 1 1	$\begin{array}{c} 2 \\ 2 \\ 1 \\ \end{array}$	1 1	i 	3 1 1	1 1 	2 2	 1 1
Totals	••		••	•••		•••	•••	1	2	3	1	•••	1	3	5	5	2	1	6	3	4	2

Registrar-General's Office, Wellington, 15th September, 1885. WM. R. E. BROWN, Registrar-General.

Provisional Meteorological Return for August, 1885.

	AUCKLAND.	WELLINGTON.	DUNEDIN.
Mean Temperature in shade for month Average same month previous years Maximum Temperature in shade, and date	51·2 52·2 61·5 on 17th	48·4 47·9 61·1 on 19th	44·7 43·1 62·0 on 23rd
Minimum Temperature in shade, and date	3 9·0 on 4th	35.0 on 12th	32·0 on 5th
Maximum Temperature in sun, and date	123 0 on 22nd	118.0 on 25th	109·0 on 23rd
Minimum Temperature on grass, and date	30.0 on 4th	30·0 on 12th	29·0 on 5th
Mean Humidity (Saturation = 100) Average same month previous years Total Rainfall in inches Average same month previous years Number of Days of Rain Average same month previous years	76 79 2·720 4·683 16	85 73 2·817 5·324 17	73 76 8·263 2·838 9 9

Note:—This table is prepared from unchecked averages, transmitted by telegraph in anticipation of the full returns, and must not be entirely relied on for compiling Meteorological Statistics.

Meteorological Office, Wellington, 15th September, 1885.

JAMES HECTOR.

Land Transfer Act Notices.

HEREBY give notice that, after the expiration of four-teen days from the publication hereof in the New Zealand Gazette, it is my intention to proceed with the registration of a transfer affecting the land included in certificate of title, Vol. ii., folio 3, being Lot 12 of Section No. 301, Palmerston North, of which DANIEL PECK is the registered Proprietor, without the production of the outstanding duplicate of such certificate, unless caveat be lodged at this office within the above-named period.

Dated at the Lands Registry Office, Wellington, this 23rd

day of September, 1885.

GEO. B. DAVY. District Land Registrar.

NOTICE is hereby given that EDWIN OATWAY and THOMAS HAYWARD, of Christchurch, Tailors, Executors of the will of MARY HARRISON, deceased, Admin-Executors of the will of MARY HARRISON, deceased, Administratrix of the Estate of WILLIAM HARRISON, late of Waltham, Tailor, deceased, intestate, have applied to have the said Mary Harrison registered as Proprietor of Lot 250, Plan 2, part of Rural Section 79, in the Borough of Sydenham, containing 1 rood, comprised in certificate of title, Vol. viii., folio 194; and that the said Mary Harrison will be so registered unless a caveat forbidding the same be lodged within one month from date of Guzette containing this notice.

date of Gazette containing this notice.

Dated this 19th day of September, 1885, at the Lands

Registry Office, Christchurch.

J. M. BATHAM, District Land Registrar. OTICE is hereby given that unless within one month from the date of the Gazette containing this notice a sufficient amount be realized by the sale of Lot 40, deposited Plan 51, part of Lot 5, Christchurch Town Reserves, containing 22 perches, comprised in certificate of title, Vol. xxxvii., folio 94, to satisfy the principal, interest, and other charges due on a mortgage thereof, given by ARTHUR THEOBALD WASHER, of Sydenham, Accountant, to FREDERIC AUGUSTUS BISHOP, of Christchurch, Wine Merchant, or unless within the same period a caveat be lodged forbidding the same, a foreclosure order will be issued in favour of the mortgagee.

Dated this 21st day of September, 1885, at the Lands Registry Office, Chistchurch.

J. M. BATHAM, District Land Registrar.

Mining Notices.

the Larnach Gold-Mining Company as a Limited Company, under the provisions of "The Mining Companies Act, 1872."

1. The name of the company is to be the Larnach

Gold-Mining Company (Limited).

2. The place of operations is at Irishman's Creek, Lyell, in the County of Buller, New Zealand.

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

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SEPT.	24.]	THE	11/TO A	Y ZIDIAI
thousand pound es	e number of share	ty-four thousa s subscribed t	nd shar for is t	es of one wenty-four
6. The 7. The	d, being the entire e number of paid-u e amount of capital d pounds.	p shares is nil.		
8. The 9. The	e name of the Man e names and addres and the number of	sses and occupa	utions of	the share-
		er Booften		No. of Shares. 3,000
Henry I Albert I George	dro Anderson, Brok Pickett, Assayer, R Pickering, Banker, Bell Shepherd, Iroi	eefton Reefton imonger, Reefto	 on	2,000 1,500 2,000
George ? William	Clinton Savage, Go St. George, Clerk, I n Joseph Potts, Pul Dykes, Carpenter,	Reefton olisher, Ree <mark>fto</mark> n		2,000 250 250 500
Anthony Arthur I Samuel	y Horn, Tobacconis Brown, Teacher, W Thorpe, Medical P	t, Westport estport ractitioner, We	stport	1,000 1,000 1,000
William Charles John Me	n James Rodgerson, Adolph Lempfert, l cGill, Hotelkceper,	Gentleman, W Hotelkeeper, W Denniston	estport aimangs	500
Samel J John Gi	Woodward, Sharek James Warren, Ban Jimer, Hotelkeeper, Lloyd, Bank Clerk,	k Manager, We Westport	estport	500 500 350
William Helen I Mary J.	n Hindmarsh, Share Lillian Galloway, T Galloway, Reefton	ebroker, Reefton eacher, Dunedi		1,000 500 500
Charles	Stevenson, Hotelkes Cohen, Stationer, I Cummings, Miner	Reefton	••	1,500 1,500 900
Dated	l this 12th day of S			24,000
	ess to signature—G	W. E	$IINDM_{2}$	ARSH, Manager.
	illiam Hindmarsh,		d sincer	ely declare
2. The knowled declarate and by	om the Manager of the above statement lge, true in every particles of conscientiously virtue of an Act I intituled "The Ju	is, to the best articular; and I y believing the of the General stices of the Pe	of my I make to same Asseme ace Act	belief and this solemn to be true, bly of New
Taker of Septe	n before me at Ree ember, 1885—Georg	fton, New Zea ge Wise, J.P.	land, th	is 12th day 505
as a Lin Compan	o undersigned, here he Great Northern nited Company, un nies Act, 1872," and te name of the com	Gold-Mining (der the provisio I the amendme	Compan ns of "! nts ther	y (Limited) The Mining eof.
Gold-Mi 2. Th in the F	ining Company (Li te place of intended Provincial District of the registered office of	mited) d operations is a of Nelson.	at West	Wanganui,
Collingv 4. Th thousan	wood. le nominal capital ld pounds, in twe	of the compa	ny is t	wenty-four
being r shares i	te number of shares not less than two in the company, the	thirds of the	entire	number of
7. The	ne number of paid-u te amount already p en shillings per sha	aid-up is twelvere.		_
9. Th holders,	e name of the Man e names and addre , and the number of ollow:—	sses and occupa	ations of	the share-
Alexand Joseph George Frank (William Thomas Robert	ler Wilkie, West W Higham, Collingwo Duggan, Collingwo Jiles, Collingwood, n Calverly Riley, Co s Jones, Collingwoo Gilmer, Nelson, Pu	od, Miner od, Miner Battery Manag bllingwood, Stor d, Miner blican	 e r	900
Benjam	in Osborne, Nelson	, Publican	• •	500

Benjamin Osborne, Nelson, Publican
Isaac Plimmer, Wellington, Accountant
Christopher Mace, Wellington, Mine Manager
Patrick Day, Nelson, Miner

Jacob William Miles, Collingwood, Gentleman Richard George Peacock, Collingwood, Printer Charles Lewis, Takaka, Surveyor John Williams, Collingwood, Miner William Gledhill, Collingwood, Publican William Thomas Locke Travers, Wellington, Solicitor William Willicombe, Collingwood, Builder William Hinwood, Collingwood, Miner James Henderson, Nelson, Engineer Richard Patterson, Collingwood, Constable Edward Touet, Nelson, Purser John Edward Fletcher, Collingwood, Agent John Edward Fletcher (in trust for company)	500 250 250 400 50 250 250 100 100
our name record (in trast for company)	
D-4-3 41: 1041 3 of Conton 1995	24,000
Dated this 10th day of September, 1885. JOHN E. FLETCH	ER.
	nager.
Witness to signature—Andrew T. Maginnity, Pos	tmaster,
Collingwood.	
I, John Edward Fletcher, do solemnly declare the	

1. John Edward Fletcher, do solemnly declare that—

1. I am the Manager of the said intended company.

2. The above statement is, to the best of my belief and knowledge, true in every particular; and I make this solemn declaration conscientiously believing the same to be true, and by virtue of the provisions of an Act of the General Assembly of New Zealand intituled "The Justices of the Peace Act, 1882."

JOHN E. FLETCHER.
Taken and declared before me this 10th day of September, 1885—William Gibbs, a Justice of the Peace in and for the Colony of New Zealand.

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

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

1. The name of the company is to be the Imperial Gold-Mining Company (Limited).
2. The place of operations is at Karangahake, in the Provincial District of Auckland, in the Colony of New Zealand.
3. The registered office of the company will be situated at the New Zealand Insurance Company's Buildings, Auckland, in the Provincial District of Auckland and Colony of New Zealand Zealand.

4. The nominal capital of the company is twelve thousand pounds sterling, in twenty-four thousand shares of ten shillings sterling each.

5. The number of shares subscribed for is eighteen thousand, being more than two-thirds of the entire number of shares in the company.

6. The number of shares paid up is nil.

7. The amount already paid up is nil.

8. The name of the Manager is Dennis Gilmore MacDonnell

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

ļ		110.01
Charles Casterias Manual Assatz		Shares.
Charles Cookman McMillan, Auckland, Merchant	•	1,800
Richard Spratt, Auckland, Mining Agent	• •	1,500
Laurence David Nathan, Auckland, Merchant	• •	1,200
James Reid, Auckland, Broker	• •	1,200
Francis Hull, Auckland, Broker	• •	900
Alfred Kidd, Auckland, Hotelkeeper		900
Christopher Atwell Harris, Auckland, Gentleman		600
Franz Scherff, Auckland, Merchant		600
William Burton, Auckland, Bank Officer		600
Henry Thomson Gorrie, Auckland, Clerk		600
Joseph Friar Clarke, Auckland, Broker		600
Joseph Howard, Auckland, Gentleman		600
William Gorrie, Auckland, Stationer	٠.	300
William Theobold Raymond, Auckland, Gentlema	n	300
Samuel Jackson, jun., Auckland, Solicitor	٠.	300
Thomas Alexander Menzies, Auckland, Broker		300
Francis Perrot, Auckland, Dealer	٠.	300
William Humphrey Jones, Auckland, Agent		300
George Bruce, Auckland, Coach-builder	٠.	300
Dennis Gilmore MacDonnell, Auckland, Legal Mar	na-	
ger		300
Patrick Comiskey, Auckland, Gentleman	٠.	300
Arthur Dalton, London, Gentleman		300
Robert Clements, Karangahake, Miner		2,700
James Craig, Thames, Miner		600
George Norman McGruer, Karangahake, Miner		300
William Dunkin, Karangahake, Miner		300
		18,000
Dated this 10th day of September, 1885.		,

d this 10th day of September, 1000. D. G. MacDONNELL,

500 1,000 1,000

Manager.

Witness to signature—J. N. Nichol, jun.

I, Dennis Gilmore MacDonnell, do solemnly and sincerely declare that

1. I am the Manager of the said intended company

2. The above statement is, to the best of my belief and knowledge, true in every particular; and I make this solemn declaration conscientiously believing the same to be true, and by virtue of an Act of the General Assembly of New Zealand intituled "The Justices of the Peace Act, 1882."

D. G. MACDONNELL,

Manager.

Taken before me, this 10th day of September, 1885-Frederick L. Prime, J.P.

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

1. The name of the company is to be the Wakatu Gold-Wining Company (Limited).

I. The name of the company is to be the Wakatu Gold-Mining Company (Limited).

2. The place of intended operations is on the Bulmer Creek Extended Lease, at Bulmer Creek, in the District of Owen, in the County of Inangahua, and in the Colony of New Zealand.

3. The registered office of the company will be situated in Nelson, in the County of Waimea, and in the colony aforesaid.

said.

4. The nominal capital of the company is twenty-four thousand pounds, in twenty-four thousand shares of one pound each, and upon each share the sum of ten shillings is

considered to be paid up.

5. The number of shares subscribed for is twenty-four thousand, being the entire number of shares in the company.

6. The number of paid-up shares is nil.
7. The amount of capital considered to be paid up is twelve thousand pounds.
8. The name of the Manager is Sheppard J. Reeves.
9. The names and addresses and occupations of the shareholders, and the number of shares held by each at this date,

			Shares.
John Pratt, Nelson, Butcher			3 00
B. S. Chisholm, Nelson, Grocer			375
Matthew Byrne, Reefton, Mine-owner			4,080
William Snow, Nelson, Tailor			750
F. C. Pettit, Nelson, Commission Agent			425
F. H. House, Nelson, Salesman	• •		300
Thomas H. Shone, Nelson, Cabinetmaker			825
Henry J. Goss, Nelson, Commission Agent		••	75
Charles Bulmer, Owen, Miner		• • • • • • • • • • • • • • • • • • • •	4,275
Thomas Shone, Nelson, Cabinetmaker	••		450
H. Whiting, Nelson, Blacksmith	• •	••	900
Joseph Gibbs, Wakefield, Farmer	••	• •	570
7 1 0 1 1 37 1 10	• •	•	
	• •	• •	750
Curnie Gaudin, Nelson, Housekeeper	• •	• •	300
Moutray and Crosbie, Nelson, Ironfounder	'S	• •	300
William Phillips, Nelson, Merchant	• •		1,200
George Noble, Nelson, Baker			450
Charles Noble, Nelson, Baker			900
W. Estcourt, Nelson, Clerk			150
Robert Watson, Nelson, Blacksmith			75
Thomas Petitt, Nelson, Grocer			550
George Aldridge, Nelson, Miner			1,800
Francis Healey, Nelson, Salesman	••		2,850
Sheppard J. Reeves, Nelson, Sharebroker	in truct	٠	1,350
Despera C. Moores, Proposi, Disarrobotoker	(III oraso	,	1,000

Dated this 16th day of September, 1885.

SHEPPARD J. REEVES, Manager.

Witness to signature—Robert Levien.

I, Sheppard J. Reeves, do solemnly and sincerely declare that-

1. I am the Manager of the said intended company.
2. The above statement is, to the best of my belief and knowledge, true in every particular; and I make this solemn declaration conscientiously believing the same to be true, and by virtue of an Act of the General Assembly of New Zealand intituled "The Justices of the Peace Act, 1882."

SHEPPARD J. REEVES.

Taken before me, at Nelson, this 16th day of September, 1885-Robert Levien, J.P.

TATEMENT of the Affairs of the St. Bathan's Water-race Company (Limited), for the half-year ending the 31st August, 1885, in accordance with section 135 of "The Minng Companies Act, 1872."

Name of company: The St. Bathan's Water-race Company (Limited).

When formed, and date of registration: April, 1872; August,

Where business is conducted, and name of Legal Manager: St. Bathan's; Alexander McLean.

Nominal capital: £9,600.

Amount of paid-up scrip given to shareholders: £7,224. Number of shares into which capital is divided: 48.

Number of shares taken: 48. Amount of calls made: £7,233. Total amount of subscribed capital paid up: £7,233.

Number of shareholders at time of registration of company: 10.

Amount of cash in hand: £28. Whether in operation or not: In operation. Total amount of dividends declared: Nil.

Number of shares unallotted: Nil.
ALEXANDER McLEAN,

Manager. 499

St. Bathan's, 10th September, 1885.

Company (Limited), Terawhiti, for the half-year ending the 31st day of May, 1884, in accordance with section 135 of "The Mining Companies Act, 1872."

Name of company: The Poneke Gold-Mining Company

(Limited). The Folicke Gold-Mining Company (Limited). When formed, and date of registration: 11th July, 1883; 28th August, 1883.

Where business is conducted, and name of Legal Manager:
Lambton Quay, Wellington; William Jonathan Tabor.
Nominal capital: £12,000.
Amount of paid-up scrip given to shareholders: Nil.

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

Number of shares into which capital is divided: 24,000.

Number of shares taken: 24,000.

Amount of calls made: £150.

Total amount of subscribed capital paid up: £119 5s. 5d.

Number of shareholders at time of registration of company: 35.

Amount of cash in hand: £26 19s. 3d.

Whether in operation or not: Work suspended for the present. Total amount of dividends declared: Nil.

Number of shares unallotted: Nil.

W. J. TABOR, Manager.

UNO GOLD-MINING COMPANY (LIMITED).

THIS is to certify that Sheppard Jeffares Reeves has been appointed Local Manager L been appointed Legal Manager of the above-named company; and that the Office of the said company is situated in Bridge Street, Nelson.

Given under the common seal of the company this 7th day of August, 1885.

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J. A. HARLEY, R. M. CROSBIE, Directors.

BULMER CREEK GOLD-MINING COMPANY (LIMITED).

THIS is to certify that Sheppard Jeffares Reeves has been appointed Legal Manager of the above-named company; and that the Office of the said company is situated in Bridge Street, Nelson.

Given under the common seal of the company, at Nelson, this 10th day of July, 1885.

506

24,000

JOHN PRATT B. S. CHISHOLM, Directors.

Private Advertisements.

OTICE is hereby given that the Partnership hitherto OTICE is hereby given that the Partnership hitherto subsisting between us, the undersigned Samuel Paull Andrews and Charles Watson Martin, as Auctioneers and Estate Agents, at No. 200, Hereford Street, Christchurch, under the style or firm of "Andrews and Martin," has been this day dissolved by mutual consent.

As witness our hands this 1st day of September, 1885.

SAMUEL P. ANDREWS.

CHARLES WATSON MARTIN.

Witness to the signature of Semuel Paull Andrews.

Witness to the signature of Samuel Paull Andrews— Jas. Goodman, of Christchurch, Solicitor's Clerk. Witness to the signature of Charles Watson Martin— Jos. Spencer, Clerk to Mr. John Joyce, Solicitor, Christ-

church.

Thomas John Withers, of Southbridge, M.D., 1877, and M.Ch., 1877, of Queen's University, Ireland, hereby give notice that I have this day deposited my diplomas with the Registrar of the Christchurch District, and that I intend to apply to be registered under the New Zealand Medical Act on the 2nd October, 1885.

In the matter of "The Companies Act, 1882," and the amendments thereof, and in the matter of the voluntary winding-up of the Manawatu Butter, Cheese, and BACON MANUFACTURING COMPANY (LIMITED).

HEREBY summon a General Meeting of the helders of the above-named company, to be holden in Mr. Linton's auction-rooms, in Palmerston North, on the 23rd day of November, 1885, at 10 o'clock in the forenoon, for the purpose of submitting my report, together with an account showing the manner in which the winding-up of the company has been conducted and the property thereof

posed of.
Dated this 22nd day of September, 1885.
C. W. WALKER,
Official Liquidator of the above-named Company. 509

TAKE notice that the Partnership hitherto existing between James Charles Yorke, of Inaha, Journalist, and Joseph Braden Innes, of Hawera, Printer, carrying on business in copartnership under the style or firm of "Innes and Co.," at Hawera aforesaid, as General Printers, has this day been dissolved by mutual consent.

Dated this 15th day of September, 1885.

J. C. YORKE. J. B. INNES.

Witness to signatures of James Charles Yorke and Joseph Braden Innes—H. Caplen, Solicitor, Hawera.

WE, the undersigned Joseph Braden Innes, of Hawera, in the Provincial District of Taranaki and Colony of New Zealand, Newspaper Proprietor and Printer, and James Charles Yorke, of the Inaha, in the County of Hawera and Colony of New Zealand, Journalist and Farmer, certify that we have this day entered into partnership under the clauses relating to special partnership contained in "The Mercantile Law Act, 1880," and declare the particulars following to be true, viz:—

"The Mercantile Law Act, 1880," and declare the particulars following to be true, viz.:—

1. The style of the firm under which the partnership is to be conducted shall be "Innes and Company."

2. The above-mentioned James Charles Yorke is a Special Partner, and resides at Inaha, in the County of Hawera; and the said Joseph Braden Innes is a General Partner, and resides in the Lake Road, Hawera, aforesaid.

3. The amount of capital which such special partner contributes is £1,150, and the amount contributed by the general partner is 1.350, to the common stock.

partner is 1,350, to the common stock.

4. The general nature of the business to be transacted is that of Newspaper Proprietors and Publishers, Printers, and Stationers.

5. The principal place at which such business is to be transacted is at the Star Office, High Street, in the Borough of Hawera aforesaid.

of Hawera atoresata.

6. The partnership is to commence on Tuesday, the 15th day of September, 1885, and is to terminate on the 14th day of September, 1892.

As witness our hands this 15th day of September, 1885.

J. B. INNES.

J. C. YORKE.

Appeared before me at Hawera, in the Colony of New Zealand, the 15th day of September, 1885, Joseph Braden Innes and James Charles Yorke, the partners signing the above certificate, and did each freely and voluntarily acknowledge and sign the same—William J. Furlong, a Justice of the Peace in and for the Colony of New Zealand. 502

NOTICE.

M. THOMAS SHERLOCK GRAHAM has retired from the firm of HEYMANSON, Low, AND Co., and the business of the said firm will henceforth be carried on, under the same style, under the management of Mr. W. B. A. Morrison.

Dated, 1st September, 1885.

M. J. LOW, D. BEAL,

Trustees and Executors of the Will of the late R. A. Low.

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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.
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Owners of Land within the Colony, together with the Area and Value in Counties, and the Value in Boroughs and

Area and value in Counties, and the Value in Boroughs and Town Districts, compiled from the Assessment Rolls of the Property-Tax Department as at the 1st October, 1882.

The names of Freeholders are printed in alphabetical order; and all land owned by them, in whatever part of the colony, appears opposite their respective names, thus enabling the total capital value of each person's freehold property to be seen at a glance.

the total capital value of each person's freehold property to be seen at a glance.

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Geo. DIDSBURY,

Government Printer.

Wellington, 1st July, 1884.

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By Authority: GEORGE DIDSBURY, Govt. Printer, Wellington.

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